Position Summary

Dentists must maintain clear, accurate and contemporaneous dental records.

1. Background

1.1. Dental records are essential for continuity of care and for forensic investigations

1.2. Australian Health Practitioner Regulation Agency (AHPRA) in partnership with the National Boards has created a Code of Conduct for health practitioners which includes a section on health records.

1.3. The Board has created specific Guidelines on Dental Records.

1.4. There are Commonwealth and State and Territory acts that cover health records and patient privacy.

Definition

1.5 BOARD is the Dental Board of Australia.

1.6 DENTAL PRACTITIONER is a person registered by the Board to provide dental care.

1.7 A DENTIST is an appropriately qualified dental practitioner, registered by the Board to practise all areas of dentistry.

2. Position

2.1. Dentists must maintain clear, accurate and contemporaneous dental records.

2.2. Dentists should be aware of all legislation and regulation that applies to dental records.

2.3. This Policy and its Guidelines should apply equally to any dental practitioner.
Appendix to Policy Statement 5.17 – ADA Guideline for Dental Records

These guidelines are designed to help dentists with dental records, however dentists have an obligation that they keep dental records in accordance with the guidelines of the Dental Board of Australia.

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5. Definitions

1. Introduction

1.1. Dentists have a professional and a legal obligation to maintain clinically relevant, accurate and contemporaneous dental records of their patients.

1.2. Dental records play an essential role in:
   • documenting the consent provided by the patient;
   • documenting the assessment and treatment of the patient;
   • documenting the advice provided to the patient;
   • assisting with complaint resolution, medico-legal, and professional standards reviews; and
   • documenting compliance with insurer, other third party payer, and government subsidized dental program requirements.
1.3. A record of each occasion of contact with a patient is essential for diagnosis, treatment planning, case management, practice administration, and transfer of care between clinicians.

1.4. Adequate contemporaneous records are essential evidence in the case of a dispute or litigation, and obviate the need for assumptions regarding a dentist’s ‘usual practices’.

1.5. Privacy Laws regulate the collection, use, disclosure, security and retention of personal information, including health information.

1.6. The Dental Board of Australia has issued Guidelines on dental records available at www.dentalboard.gov.au.

2. What constitute dental records?

2.1. Records consist of a variety of material generated and stored in handwritten and electronic format and include:

- Notes made by clinicians and staff
- Completed written medical history
- Consent documents
- Copies of correspondence about and with the patient
- Radiographs, tracings, measurements
- Digital records including CAD/CAM records
- Diagnostic images, reports and casts
- Special test findings
- Photographs
- Records of financial transactions
- Appointment books

3. General principles

3.1. Dentists should protect an individual’s right to privacy and confidentiality of sensitive personal health information and comply with all relevant Privacy Laws.

3.2. Clinically relevant, accurate, and contemporaneous dental records are essential to provide dental care and for forensic purposes.

3.3. Dentists should take reasonable steps to ensure that the information in dental records is accurate, complete and current.

3.4. Dentists are only permitted to collect personal information which is necessary for their lawful functions and activities as a dentist.

3.5. Records must be sufficiently comprehensible so that another practitioner, relying on the record, can assume the patient’s ongoing care.

3.6. Records should be completed for each patient contact and as soon as practicable after a service has been rendered, or patient contact been made, by the dentist.

3.7. Entries should be made in chronological order.

3.8. Where entries are hand-written, a non-erasable pen should be used.

3.9. Entries must be accurate, concise, legible, and use standard abbreviations.
3.10. All dental services should be coded using the current edition of The Australian Schedule of Dental Services and Glossary, but a code alone is insufficient record, and details of the service rendered must accompany a code.

3.11. Records must be readily understandable by third parties, particularly other health care providers.

3.12. Records must be able to be retrieved promptly when required.

3.13. All comments must be factual and emotional comments and defamatory statements should be avoided.


3.15. The treating dentist should ensure that only authorised and suitably qualified persons provide clinical information from the dental record to patients and other persons.

4. **Guidelines for dental records**

4.1. **Content of dental records**

(a) **Patient details**

Sufficient information to identify and communicate with the patient should be recorded, including:

(i) identifying details of the patient (including full name, sex, date of birth and address, including email and telephone number); and

(ii) the current medical history of the patient, including any adverse drug reactions.

(b) **Substitute decision maker**

If the patient is a child or under the care of a legal guardian or substitute decision maker, the dental record should contain the name, address and contact details of the parent, guardian or substitute decision maker and the relationship of the substitute decision maker to the patient.

(c) **Consents and restrictions on disclosure**

The dental record should include:

(i) a record of consents provided by the Patient. Please refer to the ADA’s Policy Statement 5.15 Consent to Treatment;

(ii) if written consent is provided, the signed consent form;

(iii) if a patient information sheet has been provided to the patient, a copy of the patient information sheet or reference to the name and version/date of the patient information sheet;

(iv) if written consent is not provided, then:

   » a description of the treatment as explained to the patient; and

   » the consents provided by the patient, including consent to treatment, privacy consents and financial consent;

(v) advice given to the patient on:

   » treatment options
   » the relevant material risks and benefits of those options
   » pre- and post-treatment instructions
   » likely outcomes

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1 Drafted taking into consideration “Guidelines on dental records” Dental Board of Australia (1 July 2010) accessed 19 February 2016.
(vi) relevant questions, comments or concerns expressed by patients over offered treatments;

(vii) any treatment advice that the patient was unwilling to accept;

(viii) any comments or complaints by patients about treatment provided;

(ix) if there are any restrictions on disclosures, including in relation to any directions from the patient or family law restrictions;

(x) if the patient has made a direction in relation to care, such as a restriction on blood transfusions, etc;

(xi) subject to discrimination laws, for workplace health and safety reasons you may wish to include a “flag” on the medical record for the treating provider within your dental practice to contact you, for example, if a patient has previously displayed aggression or inappropriate behaviour towards staff so that appropriate staff can be involved in treating the patient; and

(xii) if English is not the patient’s first language, and if an interpreter is required to assist in communicating with the patient.

(d) **Clinical details**

For each appointment, clear documentation describing:

(i) the date of visit

(ii) the identifying details of the practitioner providing the treatment

(iii) information about the type of examination conducted

(iv) the presenting complaint

(v) relevant medical and dental history

(vi) clinical findings and observations

(vii) diagnosis or differential diagnosis

(viii) treatment plans and alternatives

(ix) patient consent

(x) all procedures conducted

(xi) instrument batch (tracking) control identification, where relevant

(xii) any medicine/drug prescribed, administered or supplied or any other therapeutic agent used (name, quantity, dose, instructions)

(xiii) details of advice provided

(xiv) coding of the service/s rendered according to the current edition of *The Australian Schedule of Dental Services and Glossary*

(xv) unusual sequelae of treatment, significant events or adverse events

(xvi) radiographs and other relevant diagnostic data: digital radiographs must be readily transferable and available in high definition digital

(xvii) other digital information including CAD/CAM records

(xviii) instructions to and communications with laboratories.
(e) Other details

(i) all referrals to and from other practitioners

(ii) any relevant communication with or about the patient

(iii) change of circumstances

(iv) change of substitute decision maker

(v) details of anyone contributing to the dental record

(vi) estimates or quotations of fees

(vii) Records should also indicate when the patient failed to attend and provide for adequate follow up.

4.2. Corrections and deletions

(a) Where corrections are necessary, liquid paper products or erasable pens should not be used. Corrections should be undertaken by the person striking out the incorrect words and rewriting the correct words. If the document is being rewritten the original document should be kept as a reference.

(b) Any amendments to dental records after they have been initially generated should be clearly recorded and dated. Corrections to clinical information should not remove the original information.

4.3. Use and disclosure of records

(a) The use and disclosure of dental records must be in accordance with all relevant Privacy Laws.

(b) Dental records should be used and disclosed for their primary purpose of collection (i.e. to treat the patient) or for secondary or purposes permitted under Privacy Laws (for example, for billing purposes or if you are provided with a court order such as a search warrant or subpoena).

(c) Detailed records containing identifying personal information should not be used for research purposes without the consent of the patient or unless a statutory exemption in relation to patient consent applies.

(d) Notwithstanding the above subparagraph C, all patient information used for dental research must comply with the NHMRC Guidelines under sections 95 and 95A of the Privacy Act 1988 (Cth).

4.4. Storage and security of records

(a) Under Guidelines issued by the Australian Information Commissioner, dental practices must take reasonable steps to protect the personal information they hold from misuse, interference, loss, unauthorised access, modification or disclosure.

(b) Dental records should be securely stored and protected from unauthorised access or use. All file cabinets should be locked and kept in a room which is not accessible to the general public. All computers should be password protected and screen visibility limited to staff members only. All computer systems should have appropriate and current security software installed.

(c) Dentists should ensure records are maintained on durable paper as some forms of medical photographic imaging fades with time and should be copied.

(d) Dental records can be sent by secure fax or by secure email or by secure encrypted links. When sending dental records by post, traceable methods should be used such as registered mail or express post.

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3 Privacy Act 1988 (Cth), APP 6.
Dental records should only be sent electronically to a patient with prior permission.

If a health record is destroyed after the required retention periods, it must be destroyed in a secure manner, such as document shredding.

4.5. Electronic records

- A health record may be kept in electronic form, but only if it is capable of being printed in paper.
- Electronic records must provide prompt access to information and be capable of generating appropriate clinical reports.
- Electronic records should be time logged and, if codes are used, they should be readily convertible to conventional language.
- Other necessary functional requirements of electronic records are:
  - a treating dentist’s records must show who made each entry and when it was made;
  - it must not be possible for entries to be changed without trace, that is, there must be an audit trail;
  - there should be security procedures such as access being available only by password;
  - there must be a standard procedure for entering treatment record data that is recorded in an office manual or memorandum to the practitioner’s staff; and
  - there must be adequate computer back up and disaster recovery systems in place, including off-site backup.

4.6. My Health Record

- Patients may elect to register for a Commonwealth Government My Health Record.
- Dentists may elect to participate in the My Health Record Scheme.
- If Dentists elect to participate in the My Health Records Scheme, they must comply with all relevant agreements and laws and should facilitate the provision of appropriate dental health summaries for incorporation into the patient’s My Health Record.

4.7. Retention of records

- Dental records should be retained:
  - in the case of health information collected while the individual was an adult – for at least seven years from the last occasion on which a health service was provided to the individual by the health service provider;
  - in the case of health information collected while the individual was under the age of 18 years – at least until the individual has attend the age of 25 years.
- If you delete or dispose of health information, you must keep a record of the name of the individual to whom the health information related, the period covered by the record, and the date on which it was deleted or disposed of.
- A health service provider who transfers health information to another organisation and does not continue to hold a record of that information must keep a record of the name and address of the

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*My Health Records Act 2012 (Cth)*

*Refer, for example to section 25 of the Health Records and Information Privacy Act 2002 (NSW)*

*ibid*
organisation to which it was transferred. 

(d) Unless required by law, or an agreed transfer of records to another treating practitioner, copies and not originals of records should be released. If original records are released, dental practitioners should obtain an acknowledgment receipt and also retain copies for their own records.

(e) Diagnostic images and reports should be kept as part of the dental record. It is a reasonable alternative that diagnostic images and diagnostic casts be given to the patient for retention.

(f) Subject to mandatory retention requirements, dentists must take reasonable steps to destroy or permanently destroy or permanently de-identify personal information if it is no longer needed for any purpose for which the information may be used or disclosed under Privacy Laws.

4.8. Regulatory compliance

(a) All Medicare request and provider forms must be completed in compliance with regulatory requirements before relevant services are provided.

(b) All Therapeutic Goods Administration, diagnostic and poisons legislation required documentation must be completed in compliance with regulatory requirements.

(c) If a matter has been reported, for example, to the Dental Board of Australia, retain a record of what was reported.

4.9. Access and corrections to records

(a) The dentist (or the dental practice) owns the dental records.

(b) Copyright in dental records may or may not exist depending upon the circumstances and the complexity of the entry.

(c) Under Privacy Laws, if a dentist holds personal information about an individual (including a patient), the dentist must provide the individual with access to the information on request by the individual unless a specific exemption applies.

(d) The exemptions include, but are not limited to:

(i) you believe that providing access to health information would pose a serious threat to the life, health or safety of any individual, or to public health or public safety; or

(ii) giving access would have an unreasonable impact on the privacy of other individuals; or

(iii) the request for access is frivolous or vexatious; or

(iv) the information relates to existing or anticipated legal proceedings, and would not be accessible by the process of discovery in those proceedings; or

(v) giving access would be unlawful; or

(vi) denying access is required or authorised by or under an Australian law or a court/tribunal order.

(e) Access may include providing the patient with a copy of the dental records.

(f) If a dentist charges for providing access to personal information, those charges:

(i) must not be excessive; and

(ii) must not apply to lodging a request for access.

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7 ibid
8 Privacy Act 1988 (Cth), APP 11.
9 Privacy Act 1988 (Cth), APP 12
(iii) In some States, the costs are regulated under State Privacy Laws.

(g) It is recommended that when a patient seeks to access their dental records, the dentist offers to meet with the patient and explain the records to them.

(h) It is preferable that the information should be provided in a report, and not simply by sending a copy (never an original, unless an original is required by court order) of the records. A report written for the express purpose of the request may be far more helpful than the records themselves.

(i) If a dentist holds personal information about an individual and the individual is able to establish that the information is inaccurate, out-of-date, incomplete, irrelevant or misleading, the dentist must take reasonable steps to correct the information.10

(j) If the individual and the dentist disagree about whether the information is inaccurate, out-of-date, incomplete, irrelevant or misleading, and the individual asks the dentist to associate with the information a statement claiming that the information is inaccurate, out-of-date, incomplete, irrelevant or misleading, the dentist must take reasonable steps to do so.11

(k) A dentist must provide reasons for denial of access or a refusal to correct an individual’s personal information.12

4.10. Privacy Policy

(a) Dental practices must have a written privacy policy available for information of patients and practice staff on its management of personal information. The dentist must make the document available to anyone who asks for it. Please refer to the ADA Policy Statement 5.14 Dentistry. Privacy and Confidentiality.13

(b) On request by a person, a dentist must take reasonable steps to let the person know, generally, what sort of personal information it holds, for what purposes, and how it collects, holds, uses and discloses that information.14

4.11. Cessation or sale of practice

(a) When a dental practice closes, dentists must:

   (i) take reasonable steps to notify patients in advance and facilitate the transfer of care for current patients to other practitioners (including the secure and consensual transfer of dental records of those patients); and

   (ii) make appropriate arrangements for the retention and storage of other patient records, including where possible provision to the patient or secure and consensual transfer to another dental practice.

(b) Dentists should refer to Guidelines issued by the Australian Privacy Commissioner if contemplating a change in business circumstances or closure of the practice.15

(c) Some State Privacy Laws include specific requirements when a dental practice is closed or sold.

5. Definitions

In these Guidelines:

Health Information means information or an opinion about:

- the health or a disability (at any time) of an individual; or

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11 Ibid.
12 Ibid.
13 Privacy Act 1988 (Commonwealth) NPP 5.
14 Ibid
• an individual’s expressed wishes about the future provision of health services to him or her; or
• a health service provided, or to be provided, to an individual, that is also personal information; or
• other personal information collected to provide, or in providing, a health service; or
• other personal information about an individual collected in connection with the donation, or intended donation, by the individual of his or her body parts, organs or body substances; or
• genetic information about an individual in form that is, or could be, predictive of the health of the individual or a genetic relative of the individual.

My Health Record is a personally controlled electronic health record created under the My Health Records Act 2012 (Cth), formerly known as the Personally Controlled Electronic Health Records Act 2012 (Cth).

Personal Information means information or an opinion (including information or an opinion forming part of a database), whether true or not, and whether recorded in a material form or not, about an individual whose identity is apparent, or can reasonably be ascertained, from the information or opinion.

Privacy Law means all privacy laws which apply to the relevant dentist, which may include the following:

• Privacy Act 1988 (Cth);
• Health Records (Privacy and Access) Act 1997 (ACT);
• Health Records and Information Privacy Act 2002 (NSW);
• Health Records Act 2001 (Vic);
• Health Care Act 2008 (SA) & PC012 Information Privacy Principles Instruction (SA) (public sector only);
• The Information Act 2003 (NT) (public sector only);
• The Information Privacy Act 2009 (Qld) (public sector only);
• The Personal Information and Protection Act 2004 (Tas) (public sector only); and
• Freedom of Information Act 1992 (WA) (public sector only).