Equality, Diversity and Human Rights

Level 1 – All staff
Core Skills Reader
Introduction to the Core Skills

The Core Skills standardises the training for 11 subjects commonly delivered as part of statutory and mandatory training requirements for health and social care organisations.

For each subject a set of learning of outcomes has been agreed nationally and is set out in the UK Core Skills and Training Framework (a copy of the framework is available on the Skills for Health website: www.skillsforhealth.org.uk/).

The learning outcomes specify what needs to be covered in the training for each Core Skills subject. This ensures a quality standard is set and provides clear guidance for organisations to deliver against these requirements as well as recognise the equivalent training delivered externally. This allows for Core Skills training to be portable between organisations and prevents the needless waste and duplication of statutory and mandatory training where is not required.

To aid organisations in the delivery of the Core Skills subjects, these education resources have been developed to be aligned to the learning outcomes in the UK training framework. Organisations have the flexibility to deliver these resources in a variety of formats as well as adapting them to add localised content alongside the Core Skills Materials.

If you require any further information about the Core Skills, in the first instance please contact the Learning and Development Lead in your organisation.
In the North West the implementation and management of the Core Skills is overseen by the North West Core Skills Programme on behalf of Health Education North West. The programme can be contacted on: CoreSkills.Programme@nhs.net
Introduction to Equality, Diversity and Human Rights

This reader covers the Core Skills learning outcomes for Equality, Diversity and Human Rights.

This resource has been designed to cover induction level training and addresses the key principles in Equality, Diversity and Human Rights. It covers the general information about Equality, Diversity and Human Rights that all employees should be aware of. It is mapped against the learning outcomes in the UK Core Skills Training Framework.

The training covered here is likely to be a minimum requirement for all staff working in a health setting and specific staff groups may require additional training dependent upon their role.

It is anticipated that it will take you approximately 20-30 minutes to complete this reader.
What you will learn in this Reader

The objectives below covered by this reader are aligned to the Learning Outcomes for Equality, Diversity & Human Rights in the UK Core Skills and Training Framework.

1. Principles of Equality, Diversity and Human Rights
2. Relevant legislation, Trust policies and processes
3. Individual role and responsibilities
4. The purpose and benefits of monitoring equalities and health inequalities
5. How to challenge behaviours that undermine equality, diversity and human rights
6. What the equality duties mean for you at work
7. The importance of valuing people as individuals and treating everyone with dignity, courtesy and respect
8. What to do if there are concerns about equality and diversity practices

Why is this important?

Equality and Diversity is at the heart of everything the NHS undertakes. We all have an impact when putting Equality and Diversity in to practice and need to understand why this is important.

As an organisation the NHS has a moral responsibility for promoting Equality and Diversity. It is our fundamental belief that everyone has the right to be treated fairly. The NHS is committed to removing barriers to opportunity and encouraging choice for all. To make this happen, staff throughout the NHS, need to demonstrate appropriate actions and behaviours.
Over the past few years the law in the UK has changed to bring protection against discrimination to more groups of people, for example:

- Different ages
- Different genders
- Different cultural backgrounds
- Holding different religious beliefs
- Different sexual orientations
- With disabilities

The law gives protection against discrimination at work and in the provision of services. Legislation gives us the guidelines on how we should act and a minimum standard for how we should treat people as employees and service users. In addition to these legal responsibilities, the public sector has additional responsibilities to promote equality of opportunity, good relations and positive attitudes in respect of Race, Disability and Gender.

“Equality and diversity is about creating a fairer society where everyone can participate and has the opportunity to fulfil their potential.” (Key Skills Framework)

**Equality and Diversity**

Equality and Diversity affects us all. At any point in our lives, any one of us could experience discrimination on the grounds of our age, race, gender, ability, sexual orientation, religion or belief.

Equality does not mean treating everyone the same, but making sure people are treated fairly. It is about challenging the factors that limit opportunity and appropriately meeting individuals’ needs.

We all work in diverse teams, with people of different genders, ethnic origins, beliefs, values, sexual orientation, abilities, and working styles. Diversity is recognising and valuing these differences and ensuring many different types of people contribute to society.
Equality and Diversity in the Health Sector

In relation to the health sector and healthcare, equality and diversity best practice contributes to and enables improved services and better care. Examples include:

- Personalised patient care
- Equal access to health care services for all
- Provide "reasonable adjustments" for people with disabilities e.g. removing physical barriers to accessing services
- Interpreting services and accessible communication
- Equal access to jobs
- Equal access to promotion and training opportunities for existing staff

Equality Act (2010)


It harmonises and simplifies equality and diversity law and ensures consistency in what employers need to have in place to make the workplace a fair environment and to comply with the law.

The Act covers the same groups that were protected by previous equality legislation and extends some protections to some of the groups not previously covered, and also strengthens particular aspects of equality law.
General duties of the Equality Act

In summary, all public organisations must, in the exercise of their functions, have due regard to the need to:

- Eliminate unlawful discrimination, harassment and victimisation and other conduct prohibited by the Act
- Advance equality of opportunity between people who share a protected characteristic and those who do not
- Foster good relations between people who share a protected characteristic and those who do not
- It gives the NHS the opportunity to work towards reducing inequalities in care

The broad purpose is to embed into the day-to-day practices of organisations, consideration of equality and good relations. The general equality duty therefore requires organisations to consider how they could positively contribute to the advancement of equality and good relations. The Act requires equality considerations to be reflected in the design of policies and the delivery of services and for these issues to be kept under review.

Protected characteristics

Under the Equality Act there are nine protected characteristics:

- **Age**
  Refers to a person belonging to a particular age (e.g. 32 year olds) or range of ages (e.g. 18 - 30 year olds)
- **Disability**
  A person has a disability if s/he has a physical or mental impairment which has a substantial and long-term adverse effect on that person's ability to carry out normal day-to-day activities
- **Gender reassignment**
  The process of transitioning from one gender to another
- **Marriage and civil partnership**
  In England, Scotland and Wales marriage is no longer restricted to a union between a man and a woman but now includes a marriage between a same-sex couple. Same-sex couples can also have their relationships legally recognised as ‘civil partnerships’. Civil partners must not be treated less favourably than married couples (except where permitted by the Equality Act).

- **Pregnancy and maternity**
  Pregnancy is the condition of being pregnant or expecting a baby. Maternity refers to the period after the birth, and is linked to maternity leave in the employment context. In the non-work context, protection against maternity discrimination is for 26 weeks after giving birth, and this includes treating a woman unfavourably because she is breastfeeding.

- **Race**
  Refers to the protected characteristic of Race, a group of people defined by their race, colour, and nationality (including citizenship) ethnic or national origins.

- **Religion and belief**
  Religion has the meaning usually given to it but belief includes religious and philosophical beliefs including lack of belief (e.g. Atheism).

- **Sex**
  A person’s sex refers to the fact that they are male or female. In relation to a group of people, it refers to either men or women or to either boys or girls.

- **Sexual orientation**
  Whether a person's sexual attraction is towards their own sex, the opposite sex or to both sexes.

People who belong to the above groups have what are called protected characteristics.

It doesn't matter whether any of these characteristics apply to you, or the people in your life. If you are treated worse because someone thinks you belong to a group of people with protected characteristics, this is discrimination.

The Act now also protects you if people in your life, such as family members, friends or co-workers have a protected characteristic and you are treated less favourably because of that. For example, you are discriminated against because your son is gay.


**Fairness and equality**

Promoting Equality, Fairness and Good Working Relationships is a priority of the NHS. All members of staff need to take responsibility for promoting these objectives both within the NHS and amongst service users.

Staff need to take positive action to challenge prejudice at every opportunity and treat people according to their needs.

Fairness is underpinned by:

- Showing respect for all
- Providing equality of opportunity
- Treating people according to their needs
- Making reasonable adjustments
- Taking positive action to challenge prejudice and discrimination

**How is ‘Reasonable’ Judged?**

The most important part of the law against disability discrimination is the duty of employers to make reasonable adjustments; basically this means when disabled workers are disadvantaged in the workplace due to their disability, employers must take reasonable steps to enable them to carry out their duties, for example by adjusting their working hours or by modifying equipment.

Therefore employers need to ascertain if adjustment will resolve the problem, how practical it will be and any financial and other
costs. They must also consider their own financial and other resources; a small shop would not have the resources of a multi-national chain of shops, and the availability of financial or other assistance.

How can organisations promote an inclusive approach?

Healthcare organisations can promote an inclusive approach by creating an environment and culture where everyone is treated with dignity and respect. The talents and skills of different groups are valued, and where patient care and safety improves because the workforce, patients and the public are engaged and consulted. Examples of how to approach this include:

- Patient and Public Involvement to engage with their community and understand their needs in order to tackle local health inequalities
- Develop an equality policy and action plan
- Review complaints
- Equality Data Collection and monitoring
- Improve services through consultation and involvement
- Equality Impact Assessments
- Promote equality and good employment practice

Human Rights

‘All human beings are born free and equal in dignity and rights. They are endowed with reason and conscience and should act towards one another in a spirit of brotherhood’

U.N. Declaration of Human Rights, 1948

The Human Rights Act 1998 (also known as the Act or the HRA) came into force in the United Kingdom in October 2000. The Act sets out the fundamental rights and freedoms that individuals in the UK have access to. The rights in the Act mean that no one should treat you in
an inhuman or degrading way. They give you the right to privacy and to enjoy your family life. They uphold the choices you make in many important areas.

“The Human Rights Act offers a practical tool to help support NHS organisations to put the individual at the heart of the decision making process and make decisions that better protect the interests of service users, staff and carers.” (DH, 2008)

Our human rights under the Human Rights Act (1998)

The Act sets out the fundamental rights and freedoms that individuals in the UK have access to. They include:

The Right…

- To life
- Not to be tortured or treated in an inhuman or degrading way
- To be free from slavery or forced labour
- To liberty and security
- To a fair trial
- To no punishment without law
- To respect for private and family life, home and correspondence
- To freedom of thought, conscience and religion
- To freedom of expression
- To freedom of assembly and association
- To marry and have a family
- Not to be discriminated against
- To peaceful enjoyment of possessions
- To education
- To free elections.
Absolute and non-absolute rights

All the rights in the Human Rights Act are divided into absolute and non-absolute (qualified and restricted) rights.

**Absolute** rights cannot be infringed under any circumstances. These are the Right to Life, Prohibition of torture and degrading treatment, Prohibition of Slavery and Forced Labour and No Punishment without Law.

**Qualified** rights are rights that the state can lawfully interfere with in certain circumstances. Interference with these must be lawful, legitimate, necessary and proportionate.

An example of a qualified right is freedom of expression, which is acceptable to curtail if expression leads to incitement to hatred.

Right to liberty and security is an example of a restricted or limited right. This means that it will be unlawful to deprive an individual of liberty unless there are valid (legal) grounds to do so. Sectioning under the Mental Health Act to prevent harm to oneself or others is an example of this.

Human Rights based approach

The Human Rights Act is underpinned by the core values of Fairness, Respect, Equality, Dignity and Autonomy for all. These values are at the heart of high quality health service. This human rights based approach goes beyond the 9 protected characteristics to outlaw discrimination on all grounds.

There are benefits that accrue from a human rights based approach for all in the NHS. Firstly it improves the patient, service user and staff experiences through person-centred decision making. For the NHS it improves compliance with the Human Rights Act and reduces the number of complaints/litigation it receives. This approach guarantees human rights are not an “add on”, they are an inherent part of care.
F.R.E.D.A.

The FREDA principles roughly equate to various Articles of the HRA (1998) (these relationships though are not exclusive).

- **Fairness** Article 6: Right to a fair trial
- **Respect** Article 8: Right to private and family life
- **Equality** Article 14: Prohibition of discrimination
- **Dignity** Article 3: Freedom from torture, inhuman and degrading treatment
- **Autonomy** Article 8: The right to respect for private and family life

By practicing the underlying core values of F.R.E.D.A. guarantees a human rights based approach to be fundamental in clinical and organisational practice. The NHS Constitution makes clear that healthcare and human rights go hand in hand. According to the Darzi report (2008) healthcare organisations must ensure that patients receive personalised care and are treated with ‘compassion, dignity and respect. This is in line with FREDA principles.

### Forms of Discrimination

Discrimination in its legal sense is categorised into direct and indirect discrimination.

**Direct discrimination** is when someone is treated less favourably than another person because of a protected characteristic (Age, Disability, Gender reassignment, Marriage and civil partnership, Pregnancy and maternity, Religion and belief, Race, Sex, Sexual orientation).

**Indirect discrimination** occurs when the effect of conditions, practices or requirements imposed, has an unreasonably detrimental impact on one group over another. For example, your employer insisting all male colleagues must be clean
shaven. This rule could be putting members of certain religious sects at a disadvantage.

**Associative discrimination** is discrimination against an individual because of an association with another person who has a protected characteristic under the Equality Act 2010. An example of associative discrimination might be a non-disabled employee who is discriminated against because of action she needs to take to care for a disabled dependant.

**Perceived discrimination** is the unlawfully discrimination against someone on the mistaken assumption they hold a protected characteristic for example, a man who is not gay is discriminated against because of a belief that he is.

**Is it ever lawful to discriminate?**

In very limited circumstances, it is possible for an employer to discriminate during recruitment or promotion where a protected characteristic is a Genuine Occupational Requirement.

If an employer can show that a job requires a person of a specific gender, race, religion or sexual orientation in order to effectively perform the role, and it is proportionate for the employer to apply the requirement they can discriminate against candidates who do not fulfil the specific criteria, as shown by the examples below:

- If a butcher has to prepare halal meat (meat that has been prepared in a way that is consistent with the Muslim faith), it might be justified to insist that this role is performed by a Muslim
- A Catholic care home might be able to show that its carers should be Catholic because their work will involve them meeting a client’s spiritual needs. But they might not be able to make the same claim for their reception staff, who do not need to provide spiritual leadership or support the clients

Individuals may not agree that such a rule is appropriate or fair for a particular job. If so, they can still claim they have been unlawfully discriminated against. The employer would need to be able to explain and justify the rule.
Bullying and Harassment

Bullying and harassment is behaviour that makes someone feel intimidated or offended. Harassment is unlawful under the Equality Act. The effect on the individual is more important than the intention of the bully / bullies.

Bullying or harassing behaviour could include:

- Verbal abuse, taunting, nasty comments or jokes
- Spreading malicious rumours
- Physical force
- Unfair treatment
- Deliberately isolating / ignoring someone
- Regularly undermining a competent worker
- Denying someone training or promotion opportunities
- Display or circulation of offensive materials
- Inappropriate sexual comments

It is an employer’s responsibility to have procedures in place to prevent bullying and harassment. They will be liable for any harassment suffered by their employees.

The Basis of Discrimination

Discrimination occurs when people are treated differently than others who are similarly situated because of a particular characteristic. The basis for this is often due to stereotyping and prejudice. The defining characteristic is viewed and judged on pre and misconceptions rather than the individual.

A definition of a stereotype is ‘an overgeneralisation or fixed belief about a particular group of people’. We gain an advantage from using stereotyping because it enables us to quickly react to situations because we have had a similar experience before.
The disadvantage is that it makes us ignore the differences between individuals therefore assuming things about people that may not be true. For example make assumptions about a person based on their age, sex, race, sexuality, etc.

Gordon Allport, a psychologist defined prejudice as a ‘feeling, favourable or unfavourable, toward a person or thing, prior to, or not based on, actual experience’. Therefore prejudicial behaviour is favouring or disfavouring an individual because of your preconceived ideas relating to their age, sex, race, sexuality and so on.

The Ladder of Prejudice

The psychologist Allport describes a ladder of negative actions that spring from prejudice.

The first rung is **Speech**, this takes the form of talking, laughing and joking about a group as if they all share the same personality or traits. Actions include name calling, telling jokes, rumours and assigning evil motives and behaviour to the group.

The next step on the ladder is **Avoidance**, at this stage people now avoid contact with the group that has been stereotyped. This lack of contact between the groups leads to a lack of knowledge and ignorance of the stereotyped group breeding fear and prejudice.

The action now increases to **Discrimination**. The group are forced from most public spaces and are corralled in ghettos, shunned by the majority and laws are enacted to enforce this discrimination.

This leads to step 4, which is **Physical Attack**. These attacks are made on people and property. It may take the shape of mob violence or gang warfare resulting from prejudice. Places of worship or buildings representing the group are seen as targets and may be defaced or destroyed as they are a public display of the differences.

Finally step 5 is **Killing**. This last step escalates to the murder and extermination of the unwanted group.
How to challenge prejudice and discrimination?

The fight against discrimination, and combating underlying prejudices, are central to the human rights approach in the NHS. We all need to challenge prejudice and discrimination whenever and wherever we meet it.

Think about the impact of your role and the relationships you have with the individuals. Are they a colleague, are you their manager or just a friend? If you challenge discriminatory behaviour it is probable that the offender will be unlikely to meet the challenge if they believe that you will fail to support them. It is always best to challenge immediately if you can rather than leaving it to a later time. If you don’t the victim may suffer additional instances of discrimination.

If you don’t feel confident challenging discriminatory behaviour seek confidential advice from your line manager, HR, staff side representative or staff support service. Consider when and where is best to challenge. Remember the following points:

- Avoid blame - say what would be better
- Think about the impact of your role and relationship with the individual
- Be clear about your position
- Consider when & where is best to challenge
- Think about the effect on others
- Not challenging is not a neutral act, it can be seen as collusion

Reporting discrimination and harassment

Take action as quickly as possible to try and stop it, and prevent it from escalating any further. Refer to specific policies and procedures in your organisation, but the following steps are a good guideline:

- Tell your manager what is happening
- Talk to your Personnel / HR Department or Trade Union
- Get independent advice
- Collect evidence
Drivers of monitoring equalities and health inequalities

Health care services should be built around the diverse, individual needs of patients and service users, rather than those individuals fitting into the services on offer. NHS organisations should therefore - within reason and within the law - be prepared to make adjustments to their services, and how people access them, depending on the needs, circumstances and protected characteristics of individual patients and service users.

Monitoring Equality

At the heart of the Equality Act (2010) are provisions to outlaw direct and indirect discrimination, harassment and victimisation with regard to nine protected characteristics.

- Age
- Disability
- Race including ethnicity and national identity
- Sex
- Gender re-assignment
- Marriage and civil partnership
- Pregnancy and maternity
- Religion or belief, including lack of belief
- Sexual orientation
Monitoring Health inequalities

Tackling health inequalities is core to the NHS Constitution and the values and purpose of the NHS. Reducing health inequalities can improve average life expectancy and reduce illness and disability across the social gradient. Monitoring health inequalities can be taken from three areas:

- Postcode of residence
- Socio-economic factors
- Educational attainment

Benefits of an effective approach

The benefits of an effective approach to equality, diversity and human rights are far ranging for healthcare organisations, and include:

- Fair, moral and inclusive society
- Aids recruitment and retention of staff
- Less complaints
- High staff morale directly links to better patient care and service delivery, patient satisfaction is higher and mortality rates are lower
- Reduced bullying and harassment cases and associated sickness rates which result in improved productivity
- Enhances an organisation’s reputation
- Ensures organisations are meeting their legal obligations
- Greater opportunities for patients / service users to access their local healthcare services which is directly linked to the long-term sustainability of those services and organisations
Your responsibilities

You do not only have rights under equality laws but you also have responsibilities and must support your employer in putting equality legislation into practice.

You must ensure you don’t intentionally or unintentionally harass, bully or abuse others. Do not discriminate directly or indirectly against others nor encourage or support others to discriminate.

You must report any evidence or suspicions you may have of discrimination taking place. If someone makes a complaint or provides information relating to discrimination you must support them and help prevent them from being victimised.