

Announced Inspection

Name of Establishment: Affinity Dental Care

Establishment ID No: 11575

Date of Inspection: 22 July 2014

Inspector's Name: Stephen O'Connor

Inspection No: 16702

The Regulation and Quality Improvement Authority
9th floor Riverside Tower, 5 Lanyon Place, Belfast, BT1 3BT
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1.0 General Information

Name of establishment:	Affinity Dental Care
Address:	112 Moss Road Lambeg Lisburn BT27 4NU
Telephone number:	028 92605626
Registered organisation / Responsible individual:	Mr Paul Thompson
Registered manager:	Mr Paul Thompson
Person in charge of the establishment at the time of Inspection:	Mr Paul Thompson
Registration category:	IH-DT
Type of service provision:	Private dental treatment
Maximum number of places registered: (dental chairs)	3
Date and type of previous inspection:	Announced 17 September 2013
Date and time of inspection:	22 July 2014 09:50 – 11:55
Name of inspector:	Stephen O'Connor

2.0 Introduction

The Regulation and Quality Improvement Authority (RQIA) is empowered under The Health and Personal Social Services (Quality, Improvement and Regulation) (Northern Ireland) Order 2003 to inspect dental practices providing private dental care and treatment. A minimum of one inspection per year is required.

This is a report of the announced inspection to assess the quality of services being provided. The report details the extent to which the standards measured during inspection were met.

3.0 Purpose of the Inspection

The purpose of this inspection was to consider whether the service provided to patients was in accordance with their assessed needs and preferences and was in compliance with legislative requirements, minimum standards and other good practice indicators. This was achieved through a process of analysis and evaluation of available evidence.

RQIA not only seeks to ensure that compliance with regulations and standards is met but also aims to use inspection to support providers in improving the quality of services. For this reason, inspection involves in-depth examination of an identified number of aspects of service provision.

The aims of the inspection were to examine the policies, practices and monitoring arrangements for the provision of dental care, and to determine the provider's compliance with the following:

- The HPSS (Quality, Improvement and Regulation) (Northern Ireland) Order 2003;
- The Independent Health Care Regulations (Northern Ireland) 2005;
- The Regulation and Improvement Authority (Independent Health Care) (Fees and Frequency of Inspections) (Amendment) Regulations (Northern Ireland) 2011;
- The Minimum Standards for Dental Care and Treatment 2011; and
- Health Technical Memorandum HTM 01-05: Decontamination in Primary Care Dental Practices and Professional Estates Letter (PEL) (13) 13.

Other published standards which guide best practice may also be referenced during the inspection process.

4.0 Methods/Process

Committed to a culture of learning, the RQIA has developed an approach which uses self-assessment, a critical tool for learning, as a method for preliminary assessment of achievement of the Minimum Standards.

The inspection process has three key parts; self-assessment (including completion of self-declaration), pre-inspection analysis and the inspection visit by the inspector.

Specific methods/processes used in this inspection include the following:

- a self-assessment was submitted prior to the inspection and has been analysed;
- discussion with Mr Paul Thompson, responsible individual;
- examination of relevant records;
- consultation with relevant staff;
- tour of the premises; and
- evaluation and feedback.

Any other information received by RQIA about this practice has also been considered by the inspector in preparing for this inspection.

5.0 Consultation Process

During the course of the inspection, the inspector spoke with staff on duty. Questionnaires were provided to staff prior to the inspection by the practice, on behalf of the RQIA to establish their views regarding the service. Matters raised by staff were addressed by the inspector during the course of this inspection:

	Number	
Discussion with staff	3	
Staff Questionnaires	12 issued	11 returned

Prior to the inspection the registered person/s were asked, in the form of a declaration, to confirm that they have a process in place for consulting with service users and that a summary of the findings has been made available. The consultation process may be reviewed during this inspection.

6.0 Inspection Focus

The inspection sought to establish the level of compliance achieved with respect to the selected DHSSPS Minimum Standards for Dental Care and Treatment and a thematic focus incorporating selected standards and good practice indicators. An assessment on the progress in relation to the issues raised during and since the previous inspection was also undertaken.

In 2012 the DHSSPS requested that RQIA make compliance with best practice in local decontamination, as outlined in HTM 01-05 Decontamination in Primary Care Dental Premises, a focus for the 2013/14 inspection year.

The DHSSPS and RQIA took the decision to review compliance with best practice over two years. The focus of the two years is as follows:

- Year 1 Decontamination 2013/14 inspection year
- Year 2 Cross infection control 2014/15 inspection year

Standard 13 – Prevention and Control of Infection [Safe and effective care]

The dental service takes every reasonable precaution to make sure you are not exposed to risk of infection.

The decontamination section of the Infection Prevention Society Audit tool, which has been endorsed by the Department of Health, was used as a framework for development of a self-assessment tool and for planned inspections during 2013/14.

The following sections of the 2013 edition of the Infection Prevention Society Audit tool, which has been endorsed by the Department of Health have been used as a framework for the development of a self-assessment tool and for planned inspections in 2014/15:

- prevention of Blood-borne virus exposure;
- environmental design and cleaning;
- hand Hygiene;
- management of Dental Medical Devices;
- personal Protective Equipment; and
- waste.

A number of aspects of the decontamination section of the audit tool have also been revisited.

RQIA have highlighted good practice guidance sources to service providers, making them available on our website where possible. Where appropriate, requirements will be made against legislation and recommendations will be made against DHSSPS Minimum Standards for Dental Care and Treatment (2011) and other recognised good practice guidance documents.

The registered provider/manager and the inspector have each rated the practice's compliance level against each section of the self-assessment.

The table below sets out the definitions that RQIA has used to categorise the service's performance:

Guidance - Compliance statements		
Compliance statement	Definition	Resulting Action in Inspection Report
0 - Not applicable		A reason must be clearly stated in the assessment contained within the inspection report.
1 - Unlikely to become compliant		A reason must be clearly stated in the assessment contained within the inspection report.
2 - Not compliant	Compliance could not be demonstrated by the date of the inspection.	In most situations this will result in a requirement or recommendation being made within the inspection report.
3 - Moving towards compliance	Compliance could not be demonstrated by the date of the inspection. However, the service could demonstrate a convincing plan for full compliance by the end of the Inspection year.	In most situations this will result in a requirement or recommendation being made within the inspection report.
4 – Substantially Compliant	Arrangements for compliance were demonstrated during the inspection. However, appropriate systems for regular monitoring, review and revision are not yet in place.	In most situations this will result in a recommendation, or in some circumstances a requirement, being made within the inspection report.
5 – Compliant	Arrangements for compliance were demonstrated during the inspection. There are appropriate systems in place for regular monitoring, review and any necessary revisions to be undertaken.	In most situations this will result in an area of good practice being identified and comment being made within the inspection report.

7.0 Profile of Service

Affinity Dental Care is located within a former residential property which has been converted and adapted to accommodate a dental practice. The practice is located in a residential area of Lambeg near to the city of Lisburn.

Ample private and on-street car parking is available for patients.

The establishment is fully accessible for patients with a disability.

Affinity Dental Care operates three dental chairs, providing both private and NHS dental care. A decontamination room, waiting area, reception area and toilet facilities are available for patient use. Staff and storage facilities are also available.

Affinity Dental Care is now registered as a limited company called Affinity Dental Care Limited. As this represents a new entity a new application for registration with RQIA is required. Further details can be seen in section 11.3 of the report.

Mr Thompson works alongside four other associate dentists, a team of dental nurses, hygienists and administration staff. Staff within the practice are supported by a practice manager.

Affinity Dental Care has been successful in gaining the Investors in People (IIP) bronze award.

The establishment's statement of purpose outlines the range of services provided.

The practice is registered as an independent hospital (IH) providing dental treatment (DT).

8.0 Summary of Inspection

This announced inspection of Affinity Dental Care was undertaken by Stephen O'Connor on 22 July 2014 between the hours of 09:50 and 11:55. The inspection was facilitated by Ms Lesley Payne, practice manager. Mr Paul Thompson, responsible individual, was available for verbal feedback at the conclusion of the inspection.

The requirements and recommendations made as a result of the previous inspection were also examined. Observations and discussion demonstrated that the requirements and recommendations have been addressed and compliance achieved. The detail of the action taken by Mr Thompson can be viewed in the section following this summary.

Prior to the inspection, Mr Thompson completed a self-assessment using the standard criteria outlined in the theme inspected. The comments provided by Mr Thompson in the self-assessment were not altered in any way by RQIA. The self-assessment is included as appendix one in this report.

During the course of the inspection the inspector met with staff, discussed operational issues, examined a selection of records and carried out a general inspection of the establishment.

Questionnaires were also issued to staff; 11 were returned to RQIA within the timescale required. Review of submitted questionnaires and discussion with staff evidenced that staff were knowledgeable regarding the inspection theme and that they have received training appropriate to their relevant roles. Staff confirmed that they are familiar with the practice policies and procedures and have received infection prevention and control training. Clinical staff confirmed that they have been immunised against Hepatitis B.

A comment included on a submitted questionnaire can be found in section 11.1 of this report.

Inspection Theme – Cross infection control

Dental practices in Northern Ireland have been directed by the DHSSPS, that best practice recommendations in the Health Technical Memorandum (HTM) 01-05, Decontamination in primary care dental practices, along with Northern Ireland amendments, should have been fully implemented by November 2012. HTM 01-05 was updated in 2013 and Primary Care Dental Practices were advised of this through the issue of Professional Estates Letter (PEL) (13) 13 on 1 October 2013. The PEL (13) 13 advised General Dental Practitioners of the publication of the 2013 version of HTM 01-05 and the specific policy amendments to the guidance that apply in Northern Ireland.

RQIA reviewed the compliance of the decontamination aspect of HTM 01-05 in the 2013/2014 inspection year. The focus of the inspection for the 2014/2015 inspection year is cross infection control. A number of aspects of the decontamination section of HTM 01-05 have also been revisited.

A copy of the 2013 edition of HTM 01-05 Decontamination in primary dental care practices is available at the practice for staff reference. Staff are familiar with best practice guidance outlined in the document and audit compliance on an ongoing basis.

The practice has a policy and procedure in place for the prevention and management of blood-borne virus exposure, including management of spillages, sharps and inoculation incidents in accordance with national guidance. Review of documentation and discussion with Ms Payne and staff evidenced that appropriate arrangements are in place for the prevention and management of blood-borne virus exposure. Staff confirmed that they are aware of, and are adhering to, the practice policy in this regard. Sharps boxes suitable for general clinical waste and pharmaceutical waste were available throughout the practice. However, it was observed that sharps boxes were sitting on the floor and that they had not been signed and dated on assembly. Best practice in this regard was discussed with staff and a recommendation was made.

The premises were clean and tidy and clutter was kept to a minimum. Satisfactory arrangements are in place for the cleaning of the general environment and dental equipment. A recommendation was made that fabric covered chairs should be removed from the surgeries.

The practice has a hand hygiene policy and procedure in place and staff demonstrated that good practice is adhered to in relation to hand hygiene. Dedicated hand washing basins are available in the appropriate locations. Information promoting hand hygiene is provided for staff and patients. A recommendation was made that overflows in all dedicated hand washing basins should be blanked off using a stainless steel plate and sealing them with antibacterial mastic.

A written scheme for the prevention of legionella is available. Procedures are in place for the use, maintenance, service and repair of all medical devices. Observations made and discussion with staff confirmed that dental unit water lines (DUWLs) are appropriately managed.

The practice has a policy and procedure in place for the use of personal protective equipment (PPE) and staff spoken with demonstrated awareness of this.

Observations made confirmed that PPE was readily available and used appropriately by staff.

Appropriate arrangements were in place for the management of general and clinical waste, including sharps. Waste was appropriately segregated and suitable arrangements were in place for the storage and collection of waste by a registered waste carrier. Relevant consignment notes are retained in the practice for at least three years.

A decontamination room separate from patient treatment areas and dedicated to the decontamination process is available. Appropriate validated equipment, including a washer disinfector, a DAC Universal and two steam sterilisers have

been provided to meet the practice requirements. Equipment logbooks evidenced that periodic tests are undertaken and recorded in keeping with HTM 01-05.

It was established during this inspection that Affinity Dental Care is now registered as a limited company, called Affinity Dental Care Limited. As this represents a new entity a new application for registration with RQIA is required. Further details can be seen in section 11.3 of the report.

The evidence gathered through the inspection process concluded that Affinity Dental Care is substantially compliant with this inspection theme.

Mr Thompson confirmed on the submitted self-assessment that arrangements are in place for consultation with patients at appropriate intervals, that feedback provided by patients has been used by the service to improve, and that results of the consultation have been made available to patients.

One requirement and three recommendations were made as a result of the announced inspection, details can be found in the main body of the report and the attached Quality Improvement Plan (QIP).

The inspector wishes to thank Mr Thompson, Ms Payne and staff for their helpful discussions, assistance and hospitality throughout the inspection process.

9.0 Follow-up on Previous Issues

No	Regulation Ref.	Requirements	Action taken - as confirmed during this inspection	Inspector's Validation of Compliance
1	15 (6)	The following issues in relation to the management of medical emergencies should be addressed: Review the emergency medicines and associated equipment retained in keeping with guidance outlined by the Resuscitation Council (UK); Review the format of Adrenaline retained, consideration should be given to providing pre-filled syringes suitable for administration to children and adults; Replace the expired needles and syringes, if they are required to administer medicines retained in ampoule format.	Review of the medical emergency kit demonstrated that all medicines recommended for use in a medical emergency are available. Adrenaline in the form of pre-filled syringes suitable for administration to children and adults is available. Of the medicines retained, none require the use of needles or syringes to be administered. This requirement has been addressed.	Compliant
2	15 (4)	In keeping with best practice endodontic reamers and files should be treated as single use as opposed to single patient use and discarded following use.	Discussion with the lead dental nurse and staff demonstrated that endodontic reamers and files are treated as single use as opposed to single patient use. This requirement has been addressed.	Compliant

No	Minimum Standard Ref.	Recommendations	Action Taken – as confirmed during this inspection	Inspector's Validation of Compliance
1	13	Ensure that unwrapped dental instruments which have not been used within the working day on which they were processed are reprocessed.	Discussion with the lead dental nurse and staff demonstrated that unwrapped instruments that have not been used within the working day on which they were processed are reprocessed. This recommendation has been addressed.	Compliant
2	13	The issues in relation to periodic testing should be addressed: - Undertake and document a daily steam penetration test, and weekly protein residue test for the DAC Universal; and - Records the results of the daily automatic control test for the non-vacuum sterilisers.	Discussion with the lead dental nurse and review of machine logbooks demonstrated that the all relevant periodic tests are undertaken and results recorded. This recommendation has been addressed.	Compliant

10.0 Inspection Findings

10.1 Prevention of Blood-borne virus exposure

STANDARD 13 – Prevention and Control of Infection (Safe and effective care)
The dental service takes every reasonable precaution to make sure you are not exposed to risk of infection.

Criteria Assessed:

- **11.2** You receive care and treatment from a dental team (including temporary members) who have undergone appropriate checks before they start work in the service.
- **13.2** Your dental service adheres to the appropriate infection control policies and procedures in line with current best practice and legislation.
- **13.3** Your dental service has systems in place, including induction and ongoing training, to make sure these policies and procedures are known, and are being appropriately applied to the service at all times.

Inspection Findings:

Mr Thompson rated the practice arrangements for the prevention of blood-borne virus exposure as compliant on the self-assessment.

The practice has a policy and procedure in place for the prevention and management of bloodborne virus exposure, including management of spillages, sharps and inoculation incidents in accordance with national guidance.

Review of documentation and discussion with staff evidenced that:

- the prevention and management of blood-borne virus exposure is included in the staff induction programme;
- staff training has been provided for clinical staff; and
- records are retained regarding the Hepatitis B immunisation status of clinical staff.

Ms Payne confirmed that in the future all newly recruited staff will be receive an occupational health check.

Discussion with staff confirmed that staff are aware of the policies and procedures in place for the prevention and management of blood-borne virus exposure.

Observations made and discussion with staff evidenced that sharps are appropriately handled. It was observed that the sharps boxes in surgeries two and three were sitting on the floor in alcoves to prevent unauthorised access, and that they had not been signed and dated on assembly. This is not in keeping with good infection control practice and a recommendation was made in this regard. The lead dental nurse confirmed that used sharps boxes are locked with the integral lock, signed and dated and stored ready for collection away from public access.

Discussion with staff and review of documentation evidenced that arrangements are in place for the management of a sharps injury, including needle stick injury. Staff are aware of the actions to be taken in the event of a sharps injury.

Provider's overall assessment of the dental practice's compliance level against the standard assessed	Compliant
Inspector's overall assessment of the dental practice's compliance level against the standard assessed	Substantially compliant

10.2 Environmental design and cleaning

STANDARD 13 – Prevention and Control of Infection (Safe and effective care)
The dental service takes every reasonable precaution to make sure you are not exposed to risk of infection.

Criterion Assessed:

13.1 Your dental service's premises are clean.

Inspection Findings:

Mr Thompson rated the practice arrangements for environmental design and cleaning as compliant on the self-assessment.

The practice has a policy and procedure in place for cleaning and maintaining the environment.

The inspector undertook a tour of the premises which were found to be maintained to a good standard of cleanliness. The inspector had the opportunity to review the arrangements in the decontamination room and surgeries two and three. Clinical and decontamination areas were tidy and uncluttered and work surfaces were intact and easy to clean. Floor coverings are impervious and were sealed at the edges. Fixtures, fittings, dental chairs and equipment were free from damage, dust and visible dirt. Fabric covered chairs were observed in the two surgeries reviewed. In keeping with good infection prevention and control practice a recommendation was made that fabric covered chairs should be removed from all clinical areas.

It was observed that the walls in the surgeries reviewed are wallpapered with embossed wallpaper which has been painted. Best practice guidance in regards to finished wall surfaces was discussed with Mr Thompson. The inspector advised that wall surfaces should be non-porous, suitable for frequent cleaning, tolerate the use of cleaning agents, and the use of joints should be avoided. Fixtures, fittings, dental chairs and equipment were free from damage, dust and visible dirt.

Discussion with staff confirmed that appropriate arrangements are in place for cleaning including:

- Equipment surfaces, including the dental chair, are cleaned between each patient;
- Daily cleaning of floors, cupboard doors and accessible high level surfaces;
- Weekly/monthly cleaning schedule;
- Cleaning equipment is colour coded;
- Cleaning equipment is stored in a non-clinical area; and
- Dirty water is disposed of at an appropriate location.

Discussion with staff and review of submitted questionnaires confirmed that staff had received relevant training to undertake their duties.

The practice has a local policy and procedure for spillage in accordance with the Control of Substances Hazardous to Health (COSHH) and staff spoken with demonstrated awareness of this.

Provider's overall assessment of the dental practice's compliance	Compliant
level against the standard assessed	
Inspector's overall assessment of the dental practice's compliance	Substantially
level against the standard assessed	compliant

10.3 Hand Hygiene

STANDARD 13 – Prevention and Control of Infection (Safe and effective care)
The dental service takes every reasonable precaution to make sure you are not exposed to risk of infection.

Criteria Assessed:

- **13.2** Your dental service adheres to the appropriate infection control policies and procedures in line with current best practice and legislation.
- **13.3** Your dental service has systems in place, including induction and ongoing training, to make sure these policies and procedures are known, and are being appropriately applied to the service at all times.

Inspection Findings:

Mr Thompson rated the practice arrangements for hand hygiene as compliant on the self-assessment.

The practice has a hand hygiene policy and procedure in place.

Ms Payne confirmed that hand hygiene is included in the induction programme and that hand hygiene training is updated periodically.

Discussion with staff confirmed that hand hygiene is performed before and after each patient contact and at appropriate intervals. Observations made evidenced that clinical staff had short, clean nails and jewellery such as wrist watches and stoned rings were not worn, in keeping with good practice.

Dedicated hand washing basins are available in the dental surgeries and the decontamination room and adequate supplies of liquid soap, paper towels and disinfectant rub/gel were available. It was observed that the dedicated hand washing basins in the surgeries reviewed had overflows. A recommendation was made that overflows in all dedicated hand washing basins should be blanked off using a stainless steel plate and sealing them with antibacterial mastic. Staff confirmed that nail brushes and bar soap are not used in the hand hygiene process in keeping with good practice.

The inspector observed that laminated /wipe-clean posters promoting hand hygiene were on display in dental surgeries, the decontamination room and toilet facilities.

Provider's overall assessment of the dental practice's compliance level against the standard assessed	Compliant
Inspector's overall assessment of the dental practice's compliance level against the standard assessed	Substantially compliant

10.4 Management of Dental Medical Devices

STANDARD 13 – Prevention and Control of Infection (Safe and effective care)
The dental service takes every reasonable precaution to make sure you are not exposed to risk of infection.

Criterion Assessed:

13.4 Your dental service meets current best practice guidance on the decontamination of reusable dental and medical instruments.

Inspection Findings:

Mr Thompson rated the practice approach to the management of dental medical devices as compliant on the self-assessment.

The practice has an infection control policy that includes procedures for the use, maintenance, service and repair of all medical devices.

The inspector reviewed the written scheme for the prevention of legionella contamination in water pipes and other water lines and discussion with Ms Payne and staff confirmed that this is adhered to.

Staff confirmed that impression materials, prosthetic and orthodontic appliances are decontaminated prior to despatch to laboratory and before being placed in the patient's mouth.

Observations made and discussion with staff confirmed that DUWLs are appropriately managed. This includes that:

- An independent bottled-water system is used to dispense potable water to supply the DUWLs in surgeries two and three;
- Self-contained water bottles in surgeries two and three are removed, flushed with potable water and left open to the air for drying when empty in accordance with manufacturer's guidance;
- Water supply to the DUWLs in surgery one is provided through the direct mains water supply. Mr Thompson confirmed on discussion that there is a physical air gap separating the DUWLs in surgery one from the mains water systems;
- DUWLs are flushed at the start of each working day and between every patient:
- DUWLs and handpieces are fitted with anti-retraction valves; and
- DUWLs are purged using disinfectant as per manufacturer's recommendations.

Mr Thompson confirmed that the DUWLs do not have filters that require cleaning or replacing.

Provider's overall assessment of the dental practice's compliance level against the standard assessed	Compliant
Inspector's overall assessment of the dental practice's compliance level against the standard assessed	Compliant

10.5 Personal Protective Equipment

STANDARD 13 – Prevention and Control of Infection (Safe and effective care)

The dental service takes every reasonable precaution to make sure you are not exposed to risk of infection.

Criterion Assessed:

- **13.2** Your dental service adheres to the appropriate infection control policies and procedures in line with current best practice and legislation.
- **13.3** Your dental service has systems in place, including induction and ongoing training, to make sure these policies and procedures are known, and are being appropriately applied to the service at all times.

Inspection Findings:

Mr Thompson rated the practice approach to the management of personal protective equipment (PPE) as compliant on the self-assessment.

The practice has a policy and procedure in place for the use of PPE and staff spoken with demonstrated awareness of this. Ms Payne confirmed that the use of PPE is included in the induction programme.

Observations made and discussion with staff evidenced that PPE was readily available and in use in the practice.

Discussion with staff confirmed that:

- Hand hygiene is performed before donning and following the removal of disposable gloves;
- Single use PPE is disposed of appropriately after each episode of patient care;
- Heavy duty gloves are available for domestic cleaning and decontamination procedures where necessary; and
- Eye protection for staff and patients is decontaminated after each episode.

Staff confirmed that they were aware of the practice uniform policy.

Provider's overall assessment of the dental practice's compliance level against the standard assessed	Compliant
Inspector's overall assessment of the dental practice's compliance level against the standard assessed	Compliant

10.6 Waste

STANDARD 13 – Prevention and Control of Infection (Safe and effective care) The dental service takes every reasonable precaution to make sure you are not exposed to risk of infection.

Criterion Assessed:

- **13.2** Your dental service adheres to the appropriate infection control policies and procedures in line with current best practice and legislation.
- **13.3** Your dental service has systems in place, including induction and ongoing training, to make sure these policies and procedures are known, and are being appropriately applied to the service at all times..

Inspection Findings:

Mr Thompson rated the practice approach to the management of waste as compliant on the self-assessment.

The practice has a policy and procedure in place for the management and disposal of waste in keeping with HTM 07-01. Ms Payne confirmed that the management of waste is included in the induction programme and that waste management training is updated periodically.

Review of documentation confirmed that contracted arrangements are in place for the disposal of waste by a registered waste carrier and relevant consignment notes are retained in the practice for at least three years.

Observations made and discussion with staff confirmed that staff are aware of the different types of waste and appropriate disposal streams.

Pedal operated bins are available throughout the practice.

Appropriate arrangements are in place in the practice for the storage and collection of general and clinical waste, including sharps waste.

The inspector observed adequate provision of sharps containers including those for pharmaceutical waste, throughout the practice. As discussed in section 10.1 of this report a recommendation was made in regards to sharps containers.

Provider's overall assessment of the dental practice's compliance level against the standard assessed	Compliant
Inspector's overall assessment of the dental practice's compliance level against the standard assessed	Compliant

10.7 Decontamination

STANDARD 13 – Prevention and Control of Infection (Safe and effective care) The dental service takes every reasonable precaution to make sure you are not exposed to risk of infection.

Criterion Assessed: 13.4

Your dental service meets current best practice guidance on the decontamination of reusable dental and medical instruments.

Inspection Findings:

Mr Thompson rated the decontamination arrangements of the practice as compliant on the self-assessment.

A decontamination room separate from patient treatment areas and dedicated to the decontamination process is available.

Appropriate equipment, including a washer disinfector, a DAC Universal and two steam sterilisers have been provided to meet the practice requirements.

Review of documentation evidenced that equipment used in the decontamination process has been appropriately validated.

Review of equipment logbooks evidenced that periodic tests are undertaken and recorded in keeping with HTM 01-05.

Provider's overall assessment of the dental practice's compliance level against the standard assessed	Compliant
Inspector's overall assessment of the dental practice's compliance level against the standard assessed	Compliant

Inspector's overall assessment of the dental practice's compliance	Compliance Level
level against the standard assessed	Substantially
	compliant

11.0 Additional Areas Examined

11.1 Staff Consultation/Questionnaires

During the course of the inspection, the inspector spoke with Ms Payne, practice manager, the lead dental nurse and a dental nurse. Questionnaires were also provided to staff prior to the inspection by the practice on behalf of the RQIA. Eleven were returned to RQIA within the timescale required.

Review of submitted questionnaires and discussion with staff evidenced that staff were knowledgeable regarding the inspection theme and that they have received training appropriate to their relevant roles. Staff confirmed that they are familiar with the practice policies and procedures and have received training in infection prevention and control. Clinical staff confirmed that they have been immunised against Hepatitis B.

The following comment was included in a submitted questionnaire:

"Very happy with care and service".

11.2 Patient Consultation

Mr Thompson confirmed on the submitted self-assessment that arrangements are in place for consultation with patients, at appropriate intervals, that feedback provided by patients has been used by the service to improve, and that results of the consultation have been made available to patients.

11.3 Registration Status

During this inspection it was established that the practice registered as a limited company on the 1 June 2012. The registered company is Affinity Dental Care Limited. An application in relation to the limited company has not been received by RQIA. The inspector advised Mr Thompson that where the restructuring of a business results in a new entity being formed to carry on the regulated services, then an application for registration must be made to RQIA by that entity. A requirement was made in this regard. Following this inspection the application paperwork was forwarded to Mr Thompson by RQIA.

12.0 Quality Improvement Plan

The details of the Quality Improvement Plan appended to this report were discussed with Mr Thompson as part of the inspection process.

The timescales for completion commence from the date of inspection.

The registered provider/manager is required to record comments on the Quality Improvement Plan.

Matters to be addressed as a result of this inspection are set in the context of the current registration of your premises. The registration is not transferable so that in the event of any future application to alter, extend or to sell the premises the RQIA would apply standards current at the time of that application.

Enquiries relating to this report should be addressed to:

Stephen O'Connor
The Regulation and Quality Improvement Authority
9th Floor
Riverside Tower
5 Lanyon Place
Belfast
BT1 3BT



Quality Improvement Plan

Announced Inspection

Affinity Dental Care

22 July 2014

The areas where the service needs to improve, as identified during this inspection visit, are detailed in the inspection report and Quality Improvement Plan.

The specific actions set out in the Quality Improvement Plan were discussed with Mr Paul Thompson either during or after the inspection visit.

Any matters that require completion within 28 days of the inspection visit have also been set out in separate correspondence to the registered persons.

Registered providers/managers should note that failure to comply with regulations may lead to further enforcement and/or prosecution action as set out in The HPSS (Quality, Improvement and Regulation) (Northern Ireland) Order 2003.

It is the responsibility of the registered provider/manager to ensure that all requirements and recommendations contained within the Quality Improvement Plan are addressed within the specified timescales.

Matters to be addressed as a result of this inspection are set in the context of the current registration of your premises. The registration is not transferable so that in the event of any future application to alter, extend or to sell the premises the RQIA would apply standards current at the time of that application.

STATUTORY REQUIREMENTS

This section outlines the actions which must be taken so that the registered person/s meets legislative requirements based on The HPSS (Quality, Improvement and Regulation) (Northern Ireland) Order 2003, and The Independent Health Care Regulations (NI) 2005 as amended.

NO.	REGULATION REFERENCE	REQUIREMENTS	NUMBER OF TIMES STATED	DETAILS OF ACTION TAKEN BY REGISTERED PERSON(S)	TIMESCALE
1	Article 13 The Health and Personal Social Services (Quality, Improvement and Regulation) (Northern Ireland) Order 2003	Where the restructuring of a business results in a new entity being formed to carry on the regulated services, then an application for registration must be made to RQIA by that entity. As the practice is now registered as a limited company, a new application should be submitted and appropriate fees paid as a matter of urgency to register the practice as Affinity Dental Care Limited. Ref: 11.3	One	We are currently in the process of completing the required paperwork and shall submit the new application shortly	One month

RECOMMENDATIONS

These recommendations are based on The Minimum Standards for Dental Care and Treatment (2011), research or recognised sources.

They promote current good practice and if adopted by the registered person may enhance service, quality and delivery.

	ey promote current good practice and it adopted by the registered person may enhance service, quality and delivery.						
NO.	MINIMUM	RECOMMENDATIONS	NUMBER OF	DETAILS OF ACTION TAKEN	TIMESCALE		
	STANDARD		TIMES STATED	BY REGISTERED PERSON(S)			
	REFERENCE						
1	13	The following issues in relation to sharps boxes should be addressed: • Ensure sharps boxes are labelled on assembly; and • sharps boxes should not be on the floor of any dental surgery.	One	Sharps polocy has been reviewed to ensure boxes are labelled and signed as required. Sharps boxes are now stored in cupboards in the surgeries	Immediate and on-going		
		Ref: 10.1					
2	13	Fabric covered chairs should be removed from all clinical areas. Ref: 10.2	One	Fabric chairs have been removed from surgeries	One month		
3	13	Overflows in all dedicated hand washing basins should be blanked off using a stainless steel plate and sealing them with antibacterial mastic. Ref: 10.3	One	Work has now been completed to seal basin overflows	Two months		

Please complete the following table to demonstrate that this Quality Improvement Plan has been completed by the registered manager and approved by the responsible person / identified responsible person and return to independent.healthcare@rqia.org.uk

Name of Registered Manager Completing QIP	Paul Thompson
Name of Responsible Person / Identified Responsible Person Approving QIP	Paul Thompson

QIP Position Based on Comments from Registered Persons	Yes	Inspector	Date
Response assessed by inspector as acceptable	Yes	Stephen O'Connor	04/09/1
Further information requested from provider	No	Stephen O'Connor	04/19/1





Self Assessment audit tool of compliance with HTM01-05 - Decontamination - Cross Infection Control

Name of practice:

Affinity Dental Care

RQIA ID:

11356

Name of inspector:

Stephen O'Connor

This self-assessment tool should be completed in reflection of the current decontamination and cross infection control arrangements in your practice.

THE REGULATION AND QUALITY IMPROVEMENT AUTHORITY

9th floor Riverside Tower, 5 Lanyon Place, Belfast, BT1 3BT

Tel: 028 9051 7500 Fax: 028 9051 7501

1 Prevention of bloodborne virus			
Inspection criteria (Numbers in brackets reflect HTM 01-05/policy reference)	Yes	No	If NO provide rationale and actions to be taken with timescales to achieve compliance with HTM 01-05.
1.1 Does the practice have a policy and procedure/s in place for the prevention and management of blood borne virus exposure, including management of spillages, sharps and inoculation incidents in accordance with national guidance? (2.6)	/		If no, answer remaining questions in this section to reflect your current arrangements
1.2 Have all staff received training in relation to the prevention and management of blood-borne virus exposure? (1.22, 9.1, 9.5)	/		
1.3 Have all staff at risk from sharps injuries received an Occupational Health check in relation to risk reduction in bloodborne virus transmission and general infection? (2.6)	/		
1.4 Can decontamination and clinical staff demonstrate current immunisation with the hepatitis B vaccine e.g. documentation? (2.4s, 8.8)	/		
1.5 Are chlorine-releasing agents available for blood /bodily fluid spillages and used as per manufacturer's instructions? (6.74)	/		
Any references to sharps management should be read in conjunction with The Health and Safety (Sharp Instruments in Healthcare) Regulations (Northern Ireland) 2013 Are sharps containers correctly assembled?			

Inspection ID: 16702 / RQIA ID: 11356 1.7 Are in-use sharps containers labelled with date, locality and a signature? 1.8 Are sharps containers replaced when filled to the indicator mark? 1.9 Are sharps containers locked with the integral lock when filled to the indicator mark? Then dated and signed? 1.10 Are full sharps containers stored in a secure facility away from public access? 1.11 Are sharps containers available at the point of use and positioned safely (e.g. wall mounted)? 1.12 Is there a readily-accessible protocol in place that ensures staff are dealt with in accordance with national guidance in the event of blood-borne virus exposure? (2.6) 1.13 Are inoculation injuries recorded? 1.14 Are disposable needles and disposable syringes discarded as a single unit? Provider's level of compliance Provider to complete

Inspection criteria	Yes	No	If NO provide rationale and actions to be taken with timescales to achieve compliance with HTM 01-05.
2.1 Does the practice have a policy and procedure for cleaning and maintaining the environment? (2.6, 6.54)	V		
2.2 Have staff undertaking cleaning duties been fully trained to undertake such duties? (6.55)	/		
2.3 Is the overall appearance of the clinical and decontamination environment tidy and uncluttered? (5.6)	/		
2.4 is the dental chair cleaned between each patient? (6.46, 6.62)	/		
2.5 Is the dental chair free from rips or tears? (6.62)	/		
2.6 Are all surfaces i.e. walls, floors, ceilings, fixtures and fittings and chairs free from damage and abrasion? (6.38)	/		
2.7 Are all work-surface joints intact, seamless, with no visible damage? (6.46, 6.47)	/		
2.8 Are all surfaces i.e. walls, floors, ceilings, fixtures and fittings and chairs free from dust and visible dirt? (6.38)	/		
2.9 Are the surfaces of accessible ventilation fittings/grills cleaned at a minimum weekly? (6.64)	/		
2.10 Are all surfaces including flooring in clinical and decontamination areas impervious and easy to clean? (6.46, 6.64)	/		

✓		
/		
/		
/		
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/		
/		

2.21 Is there a designated area for the disposal of dirty water, which is outside the kitchen, clinical and decontamination areas; for example toilet, drain or slophopper (slop hopper is a device used for the disposal of liquid or solid waste)?	\checkmark				
2.22 Does the practice have a local policy and procedure/s for spillage in accordance with COSHH? (2.4d, 2.6)	V				
Provider's level of compliance			Prov	ider to com	plete

3 Hand hygiene						
Inspection criteria	Yes	No	If NO provide rationale and actions to be taken with timescales to achieve compliance with HTM 01-05.			
3.1 Does the practice have a local policy and procedure for hand hygiene? (2.6 Appendix 1)	V					
3.2 Is hand hygiene an integral part of staff induction? (6.3)	/					
3.3 Is hand hygiene training provided periodically throughout the year? (1.22, 6.3)	/					
3.4 Is hand hygiene carried out before and after every new patient contact? (Appendix 1)	\					
3.5 Is hand hygiene performed before donning and following the removal of gloves? (6.4, Appendix 1)	/					
3.6 Do all staff involved in any clinical and decontamination procedures have short nails that are clean and free from nail extensions and varnish? (6.8, 6.23, Appendix 1)	/					
3.7 Do all clinical and decontamination staff remove wrist watches, wrist jewellery, rings with stones during clinical and decontamination procedures? (6.9, 6.22)						
3.8 Are there laminated or wipe- clean posters promoting hand hygiene on display? (6.12)	/					
3.9 Is there a separate dedicated nand basin provided for hand hygiene in each surgery where clinical practice takes place? (2.4g, 5.10)	✓					

			mspection id.	10/02/ RQIA ID: 1135
3.10 Is there a separate dedicated hand basin available in each room where the decontamination of equipment takes place? (2.4u, 5.7, 6.10)	/			
3.11 Are wash-hand basins free from equipment and other utility items? (2.4g, 5.7)	/			
3.12 Are hand hygiene facilities clean and intact (check sinks taps, splash backs, soap and paper towel dispensers)? (6.11, 6.63)	/			
3.13 Do the hand washing basins provided in clinical and decontamination areas have :				
no plug; andno overflow.	/			
Lever operated or sensor operated taps.(6.10)				
3.14 Confirm nailbrushes are not used at wash-hand basins? (Appendix 1)	/			
3.15 Is there good quality, mild liquid soap dispensed from single-use cartridge or containers available at each wash-hand basin?	/			
Bar soap should not be used. (6.5, Appendix 1)		3		
3.16 Is skin disinfectant rub/gel available at the point of care? (Appendix 1)	/			
3.17 Are good quality disposable absorbent paper towels used at all wash-hand basins? (6.6, Appendix 1)				

3.18 Are hand-cream dispensers with disposable cartridges available for all clinical and decontamination staff? (6.7, Appendix 1)	
Provider's level of compliance	Provider to complete

Inspection criteria	Yes	No	If NO provide rationale and actions to be taken with timescales to achieve compliance with HTM 01-05.	
4.1 Does the practice have an infection control policy that includes procedures for the use, maintenance, service and repair of all medical devices? (1.18, 2.4a, 2.6, 2.7, 3.54)	/			
4.2 Has the practice carried out a risk assessment for legionella under the Health and Safety Commission's "Legionnaires' disease - the control of legionella bacteria in water systems Approved Code of Practice and Guidance" (also known as L8)? (6.75-6.90, 19.0)	/			
4.3 Has the practice a written scheme for prevention of legionella contamination in water pipes and other water lines?(6.75, 19.2)	/			
4.4 Impression material, prosthetic and orthodontic appliances: Are impression materials, prosthetic and orthodontic appliances decontaminated in the surgery prior to despatch to laboratory in accordance with manufacturer's instructions?(7.0)	/			
4.5 Impression material, prosthetic and orthodontic appliances: Are prosthetic and orthodontic appliances decontaminated before being placed in the patient's mouth? (7.1b)	/			
4.6 Dental Unit Water lines (DUWLs): Are in-line filters cleaned/replaced as per manufacturer's instructions?(6.89, 6.90)	/			

			Iliapection ID. 10/02/ NQIA ID. 11000
4.7 Dental Unit Water lines (DUWLs): Is there an independent bottled-water system used to dispense distilled, reverse osmosis (RO) or sterile water to supply the DUWL? (6.84)			
4.8 Dental Unit Water lines (DUWLs): For dental surgical procedures involving irrigation; is a separate single-use sterile water source used for irrigation? (6.91)	V		
4.9 Dental Unit Water lines (DUWLs): Are the DUWLs drained down at the end of every working day?(6.82)	/	•	
4.10 Dental Unit Water lines (DUWLs): Are self-contained water bottles (bottled water system) removed, flushed with distilled or RO water and left open to the air for drying on a daily basis, and if necessary overnight, and in accordance with manufacturer's guidance? (6.83)		/	ALPRON IS USED. ADVICE IS NOT TO LIKAVE BOTTLES DRY.
4.11 Dental Unit Water lines (DUWLs): Where bottled water systems are not used is there a physical air gap separating dental unit waterlines from mains water systems. (Type A)?(6.84)	/		
4.12 Dental Unit Water lines (DUWLs): Are DUWLs flushed for a minimum of 2 minutes at start of each working day and for a minimum of 20-30 seconds between every patient? (6.85)	/		
4.13 Dental Unit Water lines (DUWLs): Are all DUWL and hand pieces fitted with anti-retraction valves? (6.87)	/		
4.14 Dental Unit Water lines (DUWLs): Are DUWLs either disposable or purged using manufacturer's recommended disinfectants? (6.84-6.86)	/		

	Inspection ID: 16702 / RQIA ID: 11356
4.15 Dental Unit Water lines (DUWLs): Are DUWL filters changed according to the manufacturer's guidelines? (6.89)	
Provider's level of compliance	Provider to complete

Inspection criteria	Yes	No	If NO provide rationale and actions to be taken with timescales to achieve compliance with HTM 01-05.
5.1 Does the practice have a policy and procedures for the use of personal protective equipment? (2.6, 6.13)	V		
5.2 Are staff trained in the use of personal protective equipment as part of the practice induction? (6.13)	V		
5.3 Are powder-free CE marked gloves used in the practice? (6.20)	/		
5.4 Are alternatives to latex gloves available? (6.19, 6.20)	V		pe
5.5 Are all single-use PPE disposed of after each episode of patient care? (6.21, 6.25, 6.36c)	1		
5.6 Is hand hygiene performed perfore donning and following the removal of gloves? (6.4 Appendix 1)	√		
5.7 Are clean, heavy duty nousehold gloves available for domestic cleaning and decontamination procedures where necessary? (6.23)	/		
5.8 Are heavy-duty household gloves washed with detergent and not water and left to dry after each use? (6.23)	/		
5.9 Are heavy-duty household gloves replaced weekly or more requently if worn or torn? (6.23)	~		

5.10 Are disposable plastic aprons worn during all decontamination processes or clinical procedures where there is a risk that clothing/uniform may become contaminated? (6.14, 6.24-6.25)	/		
5.11 Are single-use plastic aprons disposed of as clinical waste after each procedure? (6.25)	.V		
5.12 Are plastic aprons, goggles, masks or face shields used for any clinical and decontamination procedures where there is a danger of splashes? (6.14, 6.26-6.29)	✓		
5.13 Are masks disposed of as clinical waste after each use? (6.27, 6.36)	/		
5.14 Are all items of PPE stored in accordance with manufacturers' instructions? (6.14)	/		
5.15 Are uniforms worn by all staff changed at the end of each day and when visibly contaminated? (6.34)	/		
5.16 Is eye protection for staff used during decontamination procedures cleaned after each session or sooner if visibly contaminated? (6.29)	/		
5.17 Is eye protection provided for the patient and staff decontaminated after each episode of patient care? (6.29)			
Provider's level of compliance			Provider to complete

6 Waste					
Inspection criteria	Yes	No	If NO provide rationale and actions to be taken with timescales to achieve compliance with HTM 07-01.		
6.1 Does the practice have a policy and procedure/s for the management and disposal of waste? (2.6, 6.1 (07-01) 6.4 (07-01))	✓				
6.2 Have all staff attended induction and on-going training in the process of waste disposal? (1.22, 6.43 (07-01) 6.51 (07-01))	✓				
6.3 Is there evidence that the waste contractor is a registered waste carrier? (6.87 (07-01) 6.90 (07-01))	/				
6.4 Are all disposable PPE disposed of as clinical waste? (6.26, 6.27, 6.36, HTM 07-01 PEL (13) 14)	/				
6.5 Are orange bags used for infectious Category B waste such as blooded swabs and blood contaminated gloves? (HTM 07-01, PEL (13) 14, 5.39 (07-01) Chapter 10 - Dental 12 (07-01))	/				
6.6 Are black/orange bags used for offensive/hygiene waste such as non-infectious recognisable healthcare waste e.g. gowns, tissues, non-contaminated gloves, X-ray film, etc, which are not contaminated with saliva, blood, medicines, chemicals or amalgam? (HTM 07-01, PEL (13) 14, 5.50 (07-01) Chapter 10-Dental 8 (07-01))	/				
6.8 Are black/clear bags used for domestic waste including paper cowels? (HTM 07-01, PEL (13) 14, 5.51 (07-01))	/				

6.9 Are bins foot operated or sensor controlled, lidded and in good working order? (5.90 (07-01)) 6.10 Are local anaesthetic cartridges and other Prescription Only Medicines (POMs) disposed of in yellow containers with a purple lid that conforms to BS 7320 (1980)/LIN 3291? (HTM 07-01 PEL (13) 14, Chapter 10 - Dental 11 (07-01) 6.11 Are clinical waste sacks securely tied and sharps containers locked before disposal? (5.87 (07-01)) 6.12 Are all clinical waste bags and sharps containers locked before disposal? (5.23 (07-01), 5.25 (07-01)) 6.13 Is waste awaiting collection stored in a safe and secure location away from the public within the practice premises? (5.33 (07-01), 5.96 (07-01)) 6.14 Are all clinical waste bags fully described using the appropriate European Waste Catalogue (EWC) Codes as listed in HTM 07-01 (Safe Management of Healthcare Waste)?(3.32 (07-01)) 6.15 Are all consignment notes for all hazardous waste retained for at least 3 years?(6.105 (07-01)) 6.16 Has the practice been assured that a "duty of care" audit has been undertaken and recorded from producer to final disposal? (6.107-01), 6.9 (07-01), 6.16 (17-01), 6.9 (07-01), 6.16 (17-01), 6.9 (07-01), 5.88 (07-01), 4.18 (07-01)) 6.17 Is there evidence the practice is segregating waste in accordance with HTM 07-01? (5.86 (07-01)), 5.88 (07-01), 4.18 (07-01)) Provider's level of compliance			 	11D. 1070271	
cartridges and other Prescription Only Medicines (POMs) disposed of in yellow containers with a purple lid that conforms to BS 7320 (1990)/UN 3291? (HTM 07-01 PEL (13) 14, Chapter 10 - Dental 11 (07-01)) 6.11 Are clinical waste sacks securely tied and sharps containers locked before disposal? (5.87 (07-01)) 6.12 Are all clinical waste bags and sharps containers labelled before disposal? (5.23 (07-01), 5.25 (07-01)) 6.13 is waste awaiting collection stored in a safe and secure location away from the public within the practice premises? (5.33 (07-01), 5.96 (07-01)) 6.14 Are all clinical waste bags fully described using the appropriate European Waste Catalogue (EWC) Codes as listed in HTM 07-01 (Safe Management of Healthcare Waste)?(3.32 (07-01)) 6.15 Are all consignment notes for all hazardous waste retained for at least 3 years?(6.105 (07-01)) 6.16 Has the practice been assured that a "duty of care" audit has been undertaken and recorded from producer to final disposal? (6.1 (07-01), 6.9 (07-01)) 6.17 is there evidence the practice is segregating waste in accordance with HTM 07-01? (5.86 (07-01), 5.88 (07-01), 4.18 (07-01))	, , , , , , , , , , , , , , , , , , ,	V			
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sharps containers labelled before disposal? (5.23 (07-01), 5.25 (07-01)) 6.13 Is waste awaiting collection stored in a safe and secure location away from the public within the practice premises? (5.33 (07-01), 5.96 (07-01)) 6.14 Are all clinical waste bags fully described using the appropriate European Waste Catalogue (EWC) Codes as listed in HTM 07-01 (Safe Management of Healthcare Waste)?(3.32 (07-01)) 6.15 Are all consignment notes for all hazardous waste retained for at least 3 years?(6.105 (07-01)) 6.16 Has the practice been assured that a "duty of care" audit has been undertaken and recorded from producer to final disposal? (6.1 (07-01), 6.9 (07-01)) 6.17 Is there evidence the practice is segregating waste in accordance with HTM 07-01? (5.86 (07-01), 5.88 (07-01), 4.18 (07-01))	securely tied and sharps containers locked before disposal? (5.87 (07-01))	/			
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fully described using the appropriate European Waste Catalogue (EWC) Codes as listed in HTM 07-01 (Safe Management of Healthcare Waste)?(3.32 (07-01)) 6.15 Are all consignment notes for all hazardous waste retained for at least 3 years?(6.105 (07-01)) 6.16 Has the practice been assured that a "duty of care" audit has been undertaken and recorded from producer to final disposal? (6.1 (07-01), 6.9 (07-01)) 6.17 Is there evidence the practice is segregating waste in accordance with HTM 07-01? (5.86 (07-01), 5.88 (07-01), 4.18 (07-01))	stored in a safe and secure location away from the public within the practice premises? (5.33)	/			
all hazardous waste retained for at least 3 years?(6.105 (07-01)) 6.16 Has the practice been assured that a "duty of care" audit has been undertaken and recorded from producer to final disposal? (6.1 (07-01), 6.9 (07-01)) 6.17 Is there evidence the practice is segregating waste in accordance with HTM 07-01? (5.86 (07-01), 5.88 (07-01), 4.18 (07-01))	fully described using the appropriate European Waste Catalogue (EWC) Codes as listed in HTM 07-01 (Safe Management of Healthcare Waste)?(3.32 (07-	✓			
assured that a "duty of care" audit has been undertaken and recorded from producer to final disposal? (6.1 (07-01), 6.9 (07-01)) 6.17 Is there evidence the practice is segregating waste in accordance with HTM 07-01? (5.86 (07-01), 5.88 (07-01), 4.18 (07-01))	all hazardous waste retained for at	/			
is segregating waste in accordance with HTM 07-01? (5.86 (07-01), 5.88 (07-01), 4.18 (07-01))	assured that a "duty of care" audit has been undertaken and recorded from producer to final disposal?	1			
Provider's level of compliance Provider to complete	is segregating waste in accordance with HTM 07-01? (5.86 (07-01), 5.88 (07-01), 4.18 (07-01))	/		Dravide	omulata
	Provider's level of compliance			Provider to c	omplete

7 Decontamination			
Inspection criteria	Yes	No	If NO provide rationale and actions to be taken with timescales to achieve compliance with HTM 01-05.
7.1 Does the practice have a room separate from the patient treatment area, dedicated to decontamination meeting best practice standards? (5.3–5.8)	/		
7.2 Does the practice have washer disinfector(s) in sufficient numbers to meet the practice requirements? (PEL(13)13)	/		
7.3 Are all reusable instruments being disinfected using the washer disinfector? (PEL(13)13)	/		
7.4 Does the practice have steam sterilisers in sufficient numbers to meet the practice requirements?	/		
7.5 a Has all equipment used in the decontamination process been validated?			
7.5 b Are arrangements in place to ensure that all equipment is validated annually? (1.9, 11.1, 11.6, 12,13, 14.1, 14.2, 15.6)	\/ \/		
7.6 Have separate log books been established for each piece of equipment?	/	}	
Does the log book contain all relevant information as outlined in HTM01-05? (11.9)	/		

o Is there a system in place to rd cycle parameters of pment such as a data logger? rider's level of compliance Provider to complete
rd cycle parameters of pment such as a data logger?
ider's level of compliance Provider to complete

Appendix 1



Name of practice: Affinity Dental Care

Declaration on consultation with patients

The need for consultation with patients is outlined in The Independent Health Care Regulations (Northern Ireland) 2005, Regulation 17(3) and The Minimum Standards for Dental Care and Treatment 2011, Standard 9.

1	Do you haintervals?		place for co	onsultation with patients, undertaken at appropriate
	Yes		No	
	If no or	other please give	e details:	
2	If approp	riate has the feed	dback prov	rided by patients been used by the service to improve?
	Yes		No	
3	Are the re	esults of the cons	sultation m	ade available to patients?
	Yes		No	