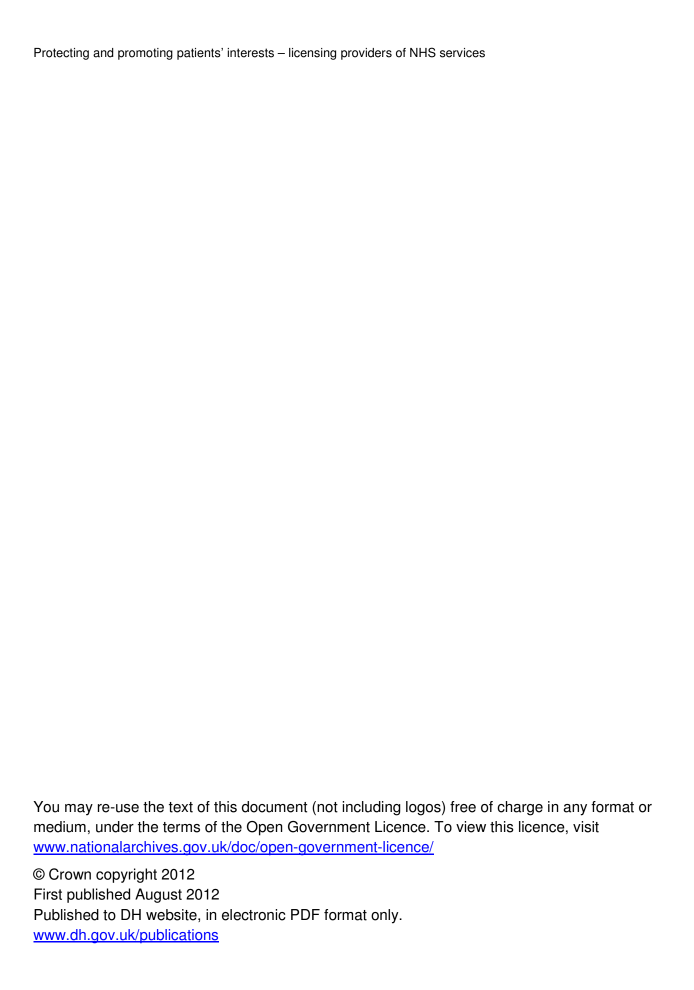


# Protecting and promoting patients' interests – licensing providers of NHS services

Your response to the consultation



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## Contents

Contents	4
NHS trusts	6
Private and voluntary providers of hospital and community services	6
Family Health Services	7
Adult social care	8
Objection percentage threshold	9
Share of supply objection percentage	10
How Monitor will enforce licence conditions	11
Equalities Issues	12
How to Respond	13

## Background

This document should be read in conjunction with the document entitled "Protecting and promoting patients" interests – licensing providers of NHS services— a consultation on the proposals". The Department of Health has launched a public consultation on the proposed regulations on Licensing of health providers and invites you to respond.

The Licensing consultation is about:

- who will need to hold a licence from a Monitor;
- the circumstances in which providers who are licensed can have a say in any changes to the standard conditions in their licence;
- the fines Monitor will be able to impose if a provider breaches its licence conditions, delivers services without a licence or fails to supply Monitor with required information.

Please return your responses, no later than Monday 22 October 2012 to:

By email: Licensing.Exemptions@DH.gsi.gov.uk with the subject 'Licensing Exemptions Consultation'.

#### By post to:

Licensing Consultation
Department of Health
Room 235 Richmond House
79 Whitehall
London SW1A 2NS

Many thanks for your response to this consultation. Please note that responses may be made public unless you state otherwise.

### **Personal Details**

Organisation(s) represented: British Dental Association NHS trusts Question 1: Do you think NHS trusts should be exempt from the requirement to hold a licence, but expected to meet equivalent requirements to those in the general, pricing (where appropriate), choice and competition and integrated care sectors of Monitor's licence? ⊠Yes ∏No Question 2: Is there anything you want to add? Private and voluntary providers of hospital and community services Question 3: Do you agree that it is not appropriate to license small and micro providers of NHS funded services, at this stage, pending further review of costs and benefits? **X**Yes Do you agree? No, proceed to question 7. Question 4: If so, do you agree that providers of NHS services with fewer than 50 employees (FTEs) and income from the provision of NHS hospital and community healthcare services of less than £10 million should be exempt from the requirement to hold a licence?  $\boxtimes$ Yes, proceed to question 7  $\square$ No Do you agree?

		nis threshold based on a provider e appropriate (eg. <50 staff (WTEs) <u>or</u>	
	<b>∐</b> Yes	No, proceed to question 6	
If so, which?	□<50 Staff (WTEs)	<210m turnover	
Question 6: If not, on wh	nat basis should small an	d micro providers be exempt?	
Question 7: Is there anything you want to add?			
Family Health Service	S		
services under contract		ry medical services and primary dental oning Board should initially be exemptor?	
Do you agree? Question 9: Is there any	⊠Yes thing you want to add?	□No	

We agree that primary dental services should not be regulated by Monitor. The dental profession has expressed very forcefully its anger at the over-regulation of its work and services, which we have documented at length, and so we welcome the proposal. We are, however, concerned by the suggestion that that this proposal will be reviewed in the next Parliament and note that the consultation document contains various references to this. We have made cogent arguments (contained in the attached response to the Tranche 2 consultations) that Monitor regulation would be inappropriate and disproportionate. We worry that Monitor's purview in both regulation and price setting may extend unnecessarily into primary dental services and Local Professional Networks. We emphasise that it is proposed that a new dental contract payment structure will contain a Dental Quality and Outcomes Framework based on capitation, quality and registration and so Monitor's involvement in setting dental prices will be inapt. We seek a clear assurance now that the decision to exempt primary dental services will stand and will not be part of any future review.



#### Adult social care

Question 10: Do you think providers of adult social care who also provide NHS services should be required to hold a licence, unless they fall below a *de minimis* threshold?

	∐Yes	No, proceed to question 15
		be fewer than 50 employees (FTEs) and unity healthcare services of less than £10
	□Yes	☐No, proceed to question 13
provider fulfilling one of the		threshold based on an adult social care more appropriate (ie <50 staff (FTEs) <u>or</u>
<£10m turnover)?	<b>□</b> Yes	□No
If so, which?	<50 Staff (FTEs)	□<£10m Turnover

Question 13: Do you know of any adult social care providers who also provide NHS services who would not fall below this specific *de minimis* threshold?

Protecting and promoting patients' interests – licensing providers of NHS services

Option 1: For fewer than	50 employees <u>a</u>	and incom	e <£10m?	<b>∐Yes</b>	□No
Option 2: For fewer than	50 employees o	only?		∐Yes	□No
Option 3: For income <£1	10m only?			□Yes	□No
If yes to any of the above	e, please provid	e details:			
Question 14: If you think th threshold?	ere should be a	different <i>de</i>	e <i>minimis</i> thre	shold, what is that	
Question 15: Is there anyth	ing you want to a	add?			
Objection percentage t	hreshold				
Question 16: Do you think a 20% threshold would be suitable for the standard condition modification objection percentage?					
	<b>□</b> Yes		□No		

Question 17: If not, what figure do you think would be suitable?			
Question 18: Is there an	ything you want to add?		
Share of supply object	tion percentage		
	as the number of licence	reshold should be calculated by e holders affected by the proposed	
	∏Yes	□No	
Question 20: Do you think the threshold itself should be 20% as with the objections percentage?			
	<b>□</b> Yes	□No	
Question 21: Do you think variations in the costs of providing NHS services should be taken into account when calculating share of supply?			
	☐Yes	□No	
	_	_	

Question 22: Is there anything you want to add?

Protecting and promoting	ig patients' interests – licensi	ng providers of NHS services	
How Monitor will	enforce licence cond	ditions	
TIOW MIDING WIII	emorce licerice conc	illions	
		n of turnover for the purpo ased on turnover from pro	
turnover?		pro	
	□Yes	□No	
Question 24: If not	. how do vou think tur	nover should be calculated	<b>d?</b>
	<u>,</u>		
Question 25: Is the	ere anything you want	to add?	
	, , ,		

### **Equalities Issues**

Question 26: Do you have any evidence that the proposals in this document will impact adversely or unfairly on any protected groups?			
Do you have any evidence?	□Yes	⊠No	
If so, please provide details.			

#### How to Respond

The deadline for responses to this consultation is 22 October 2012.

e-mail licence.exemptions@dh.gsi.gov.uk

contact Licensing Providers of NHS services

Department of Health

Room 235

Richmond House 79 Whitehall London SWIA 2NS

online An online response form is available on the DH website<sup>1</sup>.

#### Comments on the consultation process itself

If you have concerns or comments which you would like to make relating specifically to the consultation process itself please

contact Consultations Coordinator

Department of Health 3E48, Quarry House

Leeds LS2 7UE

e-mail consultations.co-ordinator@dh.gsi.gov.uk

Please do not send consultation responses to this address.

#### Confidentiality of information

We manage the information you provide in response to this consultation in accordance with the Department of Health's Information Charter.

Information we receive, including personal information, may be published or disclosed in accordance with the access to information regimes (primarily the Freedom of Information Act 2000 (FOIA), the Data Protection Act 1998 (DPA) and the Environmental Information Regulations 2004).

<sup>&</sup>lt;sup>1</sup> http://www.dh.gov.uk/health/category/publications/consultations/

If you want the information that you provide to be treated as confidential, please be aware that, under the FOIA, there is a statutory Code of Practice with which public authorities must comply and which deals, amongst other things, with obligations of confidence. In view of this, it would be helpful if you could explain to us why you regard the information you have provided as confidential. If we receive a request for disclosure of the information we will take full account of your explanation, but we cannot give an assurance that confidentiality can be maintained in all circumstances. An automatic confidentiality disclaimer generated by your IT system will not, of itself, be regarded as binding on the Department.

The Department will process your personal data in accordance with the DPA and, in most circumstances, this will mean that your personal data will not be disclosed to third parties.

#### Summary of the consultation

A summary of the response to this consultation will be made available before or alongside any further action, such as laying legislation before Parliament, and will be placed on the consultations website at

http://www.dh.gov.uk/en/Consultations/Responsestoconsultations/index.htm