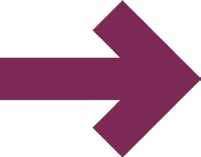
**Managing**

**Conflicts of Interest in the NHS**

**Guidance for staff and organisations**



This guidance is intended to protect patients, taxpayers and staff covering health services in which there is a direct state interest. It comes into force on approval of the Managing Conflicts of Interest in the NHS Policy.

It is applicable to the following NHS bodies:

• National Waiting Times Centre Board (Also known as the Golden Jubilee Foundation)

For the purposes of this guidance these bodies are referred to as ‘organisation’.

The principles of this guidance will be followed until further guidance is issued by NHS Scotland.

Its applicability to NHS Scotland will be delivered through amendments to our Standards of Business Conduct.

This guidance does not apply to bodies not listed above (i.e. independent and private sector organisations, general practices\*, social enterprises, community pharmacies, community dental practices, optical providers, local authorities – who are subject to different legislative and governance requirements).

1 Purpose

2 Action

3 Definitions

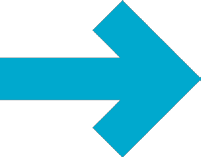
4 Declarations

5 Management

6 Transparency

7 Breaches

8 Resource annexes



Every year the taxpayer entrusts NHS organisations with over £110 billion to care for millions of people. This money must be spent well, free from undue influence.

To deliver high quality and innovative care organisations need to work collaboratively with each other, local authorities, industry and other public, private and voluntary bodies. Partnership working brings many benefits, but also creates the risk of conflicts of interest.

Organisations and the people who work with, for, and on behalf of them (referred to as **‘staff’** in this guidance) want to manage these risks in the right way. Staff and organisations may already be taking steps to do this. However, how this should be done has not always been made clear and there is variation in current practice

– implementation of this guidance will make things easier and enable greater consistency across the NHS.

By implementing this guidance staff and organisations will understand what to do to take the best action and protect themselves from allegations that they have acted inappropriately.

This guidance:

* Introduces consistent principles and rules for managing conflicts of interest.
* Provides simple advice to staff and organisations about what to do in common situations.
* Supports good judgement about how interests should be approached and managed.

**2. Action: What should staff and**

**organisations do?**

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| **Action for staff** | **Action for organisations** |
| **DO**  • Familiarise yourself with this guidance and your organisational policies and follow them.  • Use your common sense and judgement to consider whether the interests you have could affect the way taxpayers’ money is spent.  • Regularly consider what interests you have and declare  these as they arise. If in doubt, declare. | **DO**  • Ensure that you have clear and well communicated processes in place to help staff understand what they need to do.  • Identify a team or individual with responsibility for:  - Reviewing current policies and bringing them in line with this guidance.  - Providing advice, training and support for staff on how interests should be managed.  - Maintaining register(s) of interests.  - Auditing policy, process and procedures relating to this guidance at least every three years. |
| **DON’T**  • Misuse your position to further your own interests or those close to you.  • Be influenced, or give the impression that you have been influenced by, outside interests.  • Allow outside interests you have to inappropriately affect  the decisions you make when using taxpayers’ money. | **DON’T**  • Avoid managing conflicts of interest.  • Interpret and deploy this guidance in a way which stifles the collaboration and innovation that the NHS needs. |

**3.1.** For the purposes of this guidance a ‘conflict of interest’ is defined as:

“A set of circumstances by which a reasonable person would consider that an individual’s ability to apply judgement or act, in the context of delivering, commissioning, or assuring taxpayer funded health and care services is, or could be, impaired or influenced by another interest they hold.”

**3.2.** A conflict of interest may be:

**Actual**

There is a material conflict between one or more interests

**Potential**

There is the possibility of a material conflict between one or more interests in the future

**3.3.** Staff may hold interests for which they cannot see potential conflict. However, caution is always advisable because others may see it differently. It will be important to exercise judgement and to declare such interests where there is otherwise a risk of imputation of improper conduct.

**3.4.** ‘Interests’ can arise in a number of different contexts. A material interest is one which a reasonable person would take into account when making a decision regarding the use of taxpayers’ money because the interest has relevance to that decision.

**3.5.** Interests fall into the following categories:

**Financial interests**

Where an individual may get direct financial benefit\* from the consequences of a decision they are involved in making

**Non-financial professional interests**

Where an individual may obtain a non-financial professional benefit\* from the consequences of a decision they are involved in making, such as increasing their professional reputation or promoting their professional career

**Non-financial personal interests**

Where an individual may benefit\* personally in ways which are not directly linked to their professional career and do not give rise to a direct financial benefit, because of decisions they are involved in making in their professional career

**Indirect interests**

Where an individual has a close association\*\* with another individual who

has a financial interest, a non-financial professional interest or a non-financial personal interest who would stand to benefit\* from a decision they are

involved in making

\* A benefit may arise from the making of gain or avoiding a loss

\*\* These associations may arise through relationships with close family members and relatives, close friends and associates, and business partners. A common sense approach should be applied to these terms. It would be unrealistic to expect staff to know of all the interests that people in these classes might hold. However, if staff do know of material interests (or could be reasonably expected to know about these) then these should be declared.

Further guidance on how to interpret these categories is at Annex B.

**4.1.** Organisations should support staff to understand that having interests is not in itself negative, but not declaring and managing them is.

**4.2.** All staff must be aware of how and to whom declarations should be made, declaring material interests at the earliest opportunity (and in any event within 28 days) via a positive declaration to their organisation. Therefore, declarations should be made:

• On appointment with an organisation

• When a person moves to a new role or their responsibilities change significantly

• At the beginning of a new project/piece of work

• As soon as circumstances change and new interests arise

**4.3.** Some staff are more likely than others to have a decision making influence on the use of taxpayers’ money, because of the requirements of their role. For the purposes of this guidance these people are referred to as

**‘decision making staff’**.

**4.4.** Because of their influence in the spending of taxpayers’ money, organisations should ensure that, at least annually, decision making staff are prompted to update their declarations of interest, or make a nil return.

**4.5.** Organisations should define decision making staff according to their own context, but this should be justifiable and capture those groups of staff that have a material influence on how taxpayers’ money is spent.

**4.6.** The following non-exhaustive list describes who these individuals are likely to be:

• Executive and non executive directors\* who have decision making roles which involve the spending of taxpayers’ money

• Members of advisory groups which contribute to direct or delegated decision making on the commissioning or provision of taxpayer funded services

• Those at Agenda for Change band 8d\*\* and above

• Administrative and clinical staff who have the power to enter into contracts on behalf of their organisation

• Administrative and clinical staff involved in decision making concerning the commissioning of services, purchasing of good, medicines, medical devices or equipment, and formulary decisions.

**4.7.** There may be occasions where staff declare an interest but, upon closer consideration, it is clear that this is not material and so does not give rise to the risk of a conflict of interest. The team or individual responsible for managing organisational policy should decide whether it is necessary to transfer such declarations to an organisation’s register(s) of interests.

\* equivalent roles in different organisations carry different titles – this should be considered on a case by case basis

\*\* reflecting guidance issued by the Information Commissioner’s

Office with regard to Freedom of Information legislation:

**5.1.** Organisations should manage interests sensibly and proportionately. If an interest presents an actual or potential conflict of interest then management action is required.

**5.2.** Some common sense management principles should be adopted by organisations which, for the purposes of this guidance, are referred to as ‘general management actions’:

• Requiring staff to comply with this guidance

• Requiring staff to proactively declare interests at the point they become involved in decision making

• Considering a range of actions, which may include:

• deciding that no action is warranted

• restricting an individual’s involvement in discussions and excluding them from decision making

• removing an individual from the whole decision making process

• removing an individual’s responsibility for an entire

area of work

• removing an individual from their role altogether if the conflict is so significant that they are unable to operate effectively in the role

• Keeping an audit trail of the actions taken

**5.3.** Each case will be different. The general management actions, along with relevant industry/professional guidance, should complement the exercise of good judgement. It will always be appropriate to clarify circumstances with individuals involved to assess issues and risks.

**5.4.** However, there are a number of common situations which can give rise to risk of conflicts of interest, being:

• Gifts

• Hospitality

• Outside employment

• Shareholdings and other ownership interests

• Patents

• Loyalty interests

• Donations

• Sponsored events

• Sponsored research

• Sponsored posts

• Clinical private practice

The following pages discuss the risks and issues posed in these situations, and the principles and rules that staff and organisations should adopt to manage them.

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| **What are the issues?** | Staff in the NHS offer support during significant events in people’s lives. For this work they may sometimes receive gifts as a legitimate expression of gratitude. We should be proud that our services are so valued. But situations where the acceptance of gifts could give rise to conflicts of interest should be avoided. Staff and organisations should be mindful that even gifts of a small value may give rise to perceptions of impropriety and might influence behaviour if not handled in an appropriate way.  A gift means any item of cash or goods, or any service, which is provided for personal benefit, free of charge, or at less than its commercial value. |
| **Principles and rules** | Overarching principle applying in all circumstances:  • Staff should not accept gifts that may affect, or be seen to affect, their professional judgement.  Gifts from suppliers or contractors:  • Gifts from suppliers or contractors doing business (or likely to do business) with an organisation should be declined, if the value is greater than £25.  • Subject to this, low cost branded promotional aids may be accepted where they are under the value of a  common industry standard of £6\* in total, and need not be declared.  \*The £6 value has been selected with reference to existing industry guidance issued by the ABPI:  <http://www.pmcpa.org.uk/thecode/Pages/default.aspx> |

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| **Principles and rules** | Gifts from others sources (e.g. patients, families, service users):  • Gifts of cash and vouchers to individuals should always be declined.  • Staff should not ask for any gifts.  • Gifts valued at over £25 should be treated with caution and only be accepted on behalf of an organisation  (i.e. to an organisation’s charitable funds), not in a personal capacity. These should be declared by staff.  • Modest gifts accepted under a value of £25 do not need to be declared, unless they are from a pharmaceutical company.  • A common sense approach should be applied to the valuing of gifts (using an actual amount, if known, or an estimate that a reasonable person would make as to its value).  • Multiple gifts from the same source over a 12 month period should be treated in the same way as single gifts over £50 where the cumulative value exceeds £50. |
| **What should be declared** | • Staff name and their role with the organisation.  • A description of the nature and value of the gift, including its source.  • Date of receipt.  • Any other relevant information (e.g. circumstances surrounding the gift, action taken to mitigate against a conflict, details of any approvals given to depart from the terms of this guidance). |

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| **What are the issues?** | Delivery of services across the NHS relies on working with a wide range of partners (including industry and academia) in different places and, sometimes, outside of ‘traditional’ working hours. As a result, staff will sometimes appropriately receive hospitality. Staff receiving hospitality should always be prepared to justify why it has been accepted, and be mindful that even hospitality of a small value may give rise to perceptions of impropriety and might influence behaviour.  Hospitality means offers of meals, refreshments, travel, accommodation, and other expenses in relation to attendance at meetings, conferences, education and training events, etc. |
| **Principles and rules** | Overarching principles applying in all circumstances:  • Staff should not ask for or accept hospitality that may affect, or be seen to affect, their professional judgement.  • Hospitality must only be accepted when there is a legitimate business reason and it is proportionate to the nature and purpose of the event.  • Particular caution should be exercised when hospitality is offered by actual or potential suppliers or contractors  – these can be accepted if modest and reasonable but individuals should always obtain senior approval and declare these.  Meals and refreshments:  • Under a value of £25 - may be accepted and do not need to be declared, unless from a pharmaceutical company.  • Of a value between £25 and £75\* - may be accepted and must be declared.  • Over a value of £75\* - should be refused unless (in exceptional circumstances) senior approval is given. A clear reason should be recorded on an organisation’s register(s) of interest as to why it was permissible to accept.  • A common sense approach should be applied to the valuing of meals and refreshments (using an actual  amount, if known, or an estimate that a reasonable person would make as to its value).  \*The £75 value has been selected with reference to existing industry guidance issued by the ABPI  <http://www.pmcpa.org.uk/thecode/Pages/default.aspx> |

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| **Principles and rules** | Travel and accommodation:  • Modest offers to pay some or all of the travel and accommodation costs related to attendance at events may be accepted and must be declared.  • Offers which go beyond modest, or are of a type that the organisation itself might not usually offer, need approval by senior staff, should only be accepted in exceptional circumstances, and must be declared. A clear reason should be recorded on an organisation’s register(s) of interest as to why it was permissible to accept travel and accommodation of this type.  • A non exhaustive list of examples includes:  o offers of business class or first class travel and accommodation (including domestic travel).  o offers of foreign travel and accommodation. |
| **What should be declared** | • Staff name and their role with the organisation.  • A description of the nature and value of the hospitality including the circumstances.  • Date of receipt.  • Any other relevant information (e.g. action taken to mitigate against a conflict, details of any approvals given to depart from the terms of this guidance). |

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| **What are the issues?** | The NHS relies on staff with good skills, broad knowledge and diverse experience. Many staff bring expertise from sectors outside the NHS, such as industry, business, education, government and beyond. The involvement of staff in these outside roles alongside their NHS role can therefore be of benefit, but the existence of these should be well known so that conflicts can be either managed or avoided.  Outside employment means employment and other engagements, outside of formal employment arrangements. This can include directorships, non-executive roles, self-employment, consultancy work, charitable trustee roles, political roles and roles within not-for-profit organisations, paid advisory positions and paid honorariums which relate to bodies likely to do business with an organisation. (Clinical private practice is considered in a separate section). |
| **Principles and rules** | • Staff should declare any existing outside employment on appointment, and any new outside employment when it arises.  • Where a risk of conflict of interest is identified, the general management actions outlined in this guidance should be considered and applied to mitigate risks.  • Where contracts of employment or terms and conditions of engagement permit, staff may be required to seek prior approval from an organisation to engage in outside employment.  • Organisations may also have legitimate reasons within employment law for knowing about outside  employment of staff, even this does not give rise to risk of a conflict. Nothing in this guidance prevents such enquiries being made. |
| **What should be declared** | • Staff name and their role with the organisation.  • A description of the nature of the outside employment (e.g. who it is with, a description of duties, time commitment).  • Relevant dates.  • Any other relevant information (e.g. action taken to mitigate against a conflict, details of any approvals given to depart from the terms of this guidance). |

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| **What are the issues?** | Holding shares or other ownership interests can be a common way for staff to invest their personal time and money to seek a return on investment. However, conflicts of interest can arise when staff personally benefit from this investment because of their role with an organisation. For instance, if they are involved in their organisation’s procurement of products or services which are offered by a company they have shares in then this could give rise to a conflict of interest. In these cases, the existence of such interests should be well known so that they can be effectively managed. |
| **Principles and rules** | • Staff should declare, as a minimum, any shareholdings and other ownership interests in any publicly listed, private or not-for-profit company, business, partnership or consultancy which is doing, or might be reasonably expected to do, business with their organisation.  • There is no need to declare shares or securities held in collective investment or pension funds or units of authorised unit trusts.  • Where shareholdings or other ownership interests are declared and give rise to risk of conflicts of interest then the general management actions outlined in this guidance should be considered and applied to mitigate risks. |
| **What should be declared** | • Staff name and their role with the organisation.  • A description of the nature of the shareholding/other ownership interest.  • Relevant dates.  • Any other relevant information (e.g. action taken to mitigate against a conflict, details of any approvals given to depart from the terms of this guidance). |

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| **What are the issues?** | The development and holding of patents and other intellectual property rights allows staff to protect something that they create, preventing unauthorised use of products or the copying of protected ideas. Staff are encouraged to be innovative in their practice and therefore this activity is welcomed.  However, conflicts of interest can arise when staff who hold patents and other intellectual property rights are involved in decision making and procurement. In addition, where product development involves use of time, equipment or resources from their organisation, then this too could create risks of conflicts of interest, and it is important that the organisation is aware of this and it can be managed appropriately. |
| **Principles and rules** | • Staff should declare patents and other intellectual property rights they hold (either individually, or by virtue of their association with a commercial or other organisation), including where applications to protect have started or are ongoing, which are, or might be reasonably expected to be, related to items to be procured or used by their organisation.  • Staff should seek prior permission from their organisation before entering into any agreement with bodies regarding product development, research, work on pathways, etc, where this impacts on the organisation’s own time, or uses its equipment, resources or intellectual property.  • Where holding of patents and other intellectual property rights give rise to a conflict of interest then the general management actions outlined in this guidance should be considered and applied to mitigate risks. |
| **What should be declared** | • Staff name and their role with the organisation.  • A description of the patent or other intellectual property right and its ownership.  • Relevant dates.  • Any other relevant information (e.g. action taken to mitigate against a conflict, details of any approvals given to depart from the terms of this guidance). |

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**Loyalty interests**

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| **What are the issues?** | As part of their jobs staff need to build strong relationships with colleagues across the NHS and in other sectors. These relationships can be hard to define as they may often fall in the category of indirect interests. They are unlikely to be directed by any formal process or managed via any contractual means - it can be as simple as having informal access to people in senior positions. However, loyalty interests can influence decision making.  Conflicts of interest can arise when decision making is influenced subjectively through association with colleagues or organisations out of loyalty to the relationship they have, rather than through an objective process. The scope of loyalty interests is potentially huge, so judgement is required for making declarations. |
| **Principles and rules** | Loyalty interests should be declared by staff involved in decision making where they:  • Hold a position of authority in another NHS organisation or commercial, charity, voluntary, professional, statutory or other body which could be seen to influence decisions they take in their NHS role.  • Sit on advisory groups or other paid or unpaid decision making forums that can influence how their  organisation spends taxpayers’ money.  • Are, or could be, involved in the recruitment or management of close family members and relatives, close friends and associates, and business partners.  • Are aware that their organisation does business with an organisation with whom close family members and relatives, close friends and associates, and business partners have decision making responsibilities.  Where holding loyalty interests gives rise to a conflict of interest then the general management actions outlined in this guidance should be considered and applied to mitigate risks. |
| **What should be declared** | • Staff name and their role with the organisation.  • A description of the nature of the loyalty interest.  • Relevant dates.  • Any other relevant information (e.g. action taken to mitigate against a conflict, details of any approvals given to depart from the terms of this guidance). 18 |

**Donations**

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| **What are the issues?** | A donation is a charitable financial payment, which can be in the form of direct cash payment or through the application of a will or similar directive. Charitable giving and other donations are often used to support the provision of health and care services. As a major public sector employer the NHS holds formal and informal partnerships with national and local charities. Staff will, in their private lives, undertake voluntary work or fundraising activities for charity. A supportive environment across the NHS and charitable sector should be promoted. However, conflicts of interest can arise. |
| **Principles and rules** | • Acceptance of donations made by suppliers or bodies seeking to do business with an organisation should be treated with caution and not routinely accepted. In exceptional circumstances a donation from a supplier  may be accepted but should always be declared. A clear reason should be recorded as to why it was deemed acceptable, alongside the actual or estimated value.  • Staff should not actively solicit charitable donations unless this is a prescribed or expected part of their duties for an organisation, or is being pursued on behalf of that organisation’s registered charity (if it has one) or other charitable body and is not for their own personal gain.  • Staff must obtain permission from their organisation if in their professional role they intend to undertake fundraising activities on behalf of a pre-approved charitable campaign.  • Donations, when received, should be made to a specific charitable fund (never to an individual) and a receipt should be issued.  • Staff wishing to make a donation to a charitable fund in lieu of a professional fee they receive may do so,  subject to ensuring that they take personal responsibility for ensuring that any tax liabilities related to such donations are properly discharged and accounted for. |
| **What should be declared** | • Organisations should maintain records in line with their wider obligations under charity law, in line with the above principles and rules.  19 |

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| **What are the issues?** | Sponsorship of NHS events by external parties is valued. Offers to meet some or part of the costs of running an event secures their ability to take place, benefiting NHS staff and patients. Without this funding there may be fewer opportunities for learning, development and partnership working. However, there is potential for conflicts of interest between the organiser and the sponsor, particularly regarding the ability to market commercial products or services. As a result there should be proper safeguards in place to prevent conflicts occurring. |
| **Principles and rules** | • Sponsorship of events by appropriate external bodies should only be approved if a reasonable person would conclude that the event will result in clear benefit for the organisation and the NHS.  • During dealings with sponsors there must be no breach of patient or individual confidentiality or data protection rules and legislation.  • No information should be supplied to the sponsor from which they could gain a commercial advantage, and information which is not in the public domain should not normally be supplied.  • At an organisation’s discretion, sponsors or their representatives may attend or take part in the event but  they should not have a dominant influence over the content or the main purpose of the event.  • The involvement of a sponsor in an event should always be clearly identified in the interest of transparency.  • Organisations should make it clear that sponsorship does not equate to endorsement of a company or its products and this should be made visibly clear on any promotional or other materials relating to the event.  • Staff should declare involvement with arranging sponsored events to their organisation. |
| **What should be declared** | • Organisations should maintain records regarding sponsored events in line with the above principles and rules. |

**Sponsored research**

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| **What are the issues?** | Research is vital in helping the NHS to transform services and improve outcomes. Without sponsorship of research some beneficial projects might not happen. More broadly, partnerships between the NHS and external bodies on research are important for driving innovation and sharing best practice. However, there is potential for conflicts of interest to occur, particularly when research funding by external bodies does or could  lead to a real or perceived commercial advantage. There needs to be transparency and any conflicts of interest should be well managed. |
| **Principles and rules** | • Funding sources for research purposes must be transparent.  • Any proposed research must go through the relevant health research authority or other approvals process.  • There must be a written protocol and written contract between staff, the organisation, and/or institutes at which the study will take place and the sponsoring organisation, which specifies the nature of the services to be provided and the payment for those services.  • The study must not constitute an inducement to prescribe, supply, administer, recommend, buy or sell any medicine, medical device, equipment or service.  • Staff should declare involvement with sponsored research to their organisation. |
| **What should be declared** | • Organisations should retain written records of sponsorship of research, in line with the above principles and rules.  • Staff should declare:  • their name and their role with the organisation  • a description of the nature of the nature of their involvement in the sponsored research  • relevant dates  • any other relevant information (e.g. what, if any, benefit the sponsor derives from the sponsorship, action taken to mitigate against a conflict, details of any approvals given to depart from the terms of this guidance) 21 |

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| **What are the issues?** | Sponsored posts are positions with an organisation that are funded, in whole or in part, by organisations external to the NHS. Sponsored posts can offer benefits to the delivery of care, providing expertise, extra capacity and capability that might not otherwise exist if funding was required to be used from the NHS budget. However, safeguards are required to ensure that the deployment of sponsored posts does not cause a conflict of interest between the aims of the sponsor and the aims of the organisation, particularly in relation to procurement and competition. |
| **Principles and rules** | • Staff who are establishing the external sponsorship of a post should seek formal prior approval from their organisation.  • Rolling sponsorship of posts should be avoided unless appropriate checkpoints are put in place to review and confirm the appropriateness of arrangements continuing.  • Sponsorship of a post should only happen where there is written confirmation that the arrangements will have no effect on purchasing decisions or prescribing and dispensing habits. For the duration of the sponsorship, auditing arrangements should be established to ensure this is the case. Written agreements should detail the circumstances under which organisations have the ability to exit sponsorship arrangements if conflicts of interest which cannot be managed arise.  • Sponsored post holders must not promote or favour the sponsor’s specific products, and information about alternative products and suppliers should be provided.  • Sponsors should not have any undue influence over the duties of the post or have any preferential access to  services, materials or intellectual property relating to or developed in connection with the sponsored posts. |
| **What should be declared** | • Organisations should retain written records of sponsorship of posts, in line with the above principles and rules.  • Staff should declare any other interests arising as a result of their association with the sponsor, in line with the content in the rest of this guidance. |

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**Clinical private practice**

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| **What are the issues?** | Service delivery in the NHS is done by a mix of public, private and not-for-profit organisations. The expertise of clinicians in the NHS is in high demand across all sectors and the NHS relies on the flexibility that the public, private and not-for-profit sectors can provide. It is therefore not uncommon for clinical staff to provide NHS funded care and undertake private practice work either for an external company, or through a corporate vehicle established by themselves.  Existing provisions in contractual arrangements make allowances for this to happen and professional conduct rules apply. However, these arrangements do create the possibility for conflicts of interest arising. Therefore, these provisions are designed to ensure the existence of private practice is known so that potential conflicts of interest can be managed. These provisions around declarations of activities are equivalent to what is asked of all staff in the section on Outside Employment. |
| **Principles and rules** | Clinical staff should declare all private practice on appointment, and/or any new private practice when it arises\*  including:  • where they practise (name of private facility)  • what they practise (specialty, major procedures).  • when they practise (identified sessions/time commitment)  \* |

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| **Principles and rules** | Clinical staff should (unless existing contractual provisions require otherwise or unless emergency treatment for private patients is needed):  • Seek prior approval of their organisation before taking up private practice.  • Ensure that, where there would otherwise be a conflict or potential conflict of interest, NHS commitments take precedence over private work.\*\*  • Not accept direct or indirect financial incentives from private providers other than those allowed by Competition and Markets Authority guidelines: [https://assets.publishing.service.gov.uk/media/542c1543e5274a1314000c56/Non- Divestment\_Order\_amended.pdf](https://assets.publishing.service.gov.uk/media/542c1543e5274a1314000c56/Non-Divestment_Order_amended.pdf)  )  Where clinical private practice gives rise to a conflict of interest then the general management actions outlined in this guidance should be considered and applied to mitigate risks. |
| **What should be declared** | • Staff name and their role with the organisation.  • A description of the nature of the private practice (e.g. what, where and when you practise, sessional activity, etc).  • Relevant dates.  • Any other relevant information (e.g. action taken to mitigate against a conflict, details of any approvals given to depart from the terms of this guidance). |

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**5. Management: Strategic decision making groups**

**5.5.** Many organisations use boards (or committees and sub-committees of boards), advisory groups, and procurement panels to make key strategic decisions about things such as:

• Entering into (or renewing) large scale contracts

• Awarding grants

• Making procurement decisions

• Selection of medicines, equipment, and devices

These are referred to in this guidance as ‘strategic decision making groups’.

**5.6.** It is important that the interests of those who are involved in these groups are well known to those involved. Organisations must therefore identify relevant strategic decision making groups and ensure they operate in a manner consistent with the following principles, which reflect wider standards of good governance:

• Chairs should consider any known interests of members in advance, and begin each meeting by asking for declaration of relevant interests

• Members should take personal responsibility for declaring material interests at the beginning of each meeting and as they arise

• Any new interests identified should be added to the

organisation’s register

• The vice chair (or other non-conflicted member) should chair all or part of the meeting if the chair has an interest that may prejudice their judgement

**5.7.** If a member has an actual or potential interest the chair should consider the following approaches and ensure that the reason for the chosen action is documented in minutes or records:

• Requiring the member to not attend the meeting

• Ensuring that the member does not receive meeting papers relating to the nature of their interest

• Requiring the member to not attend all or part of the

discussion and decision on the related matter

• Noting the nature and extent of the interest, but judging it appropriate to allow the member to remain and participate

• Removing the member from the group or process

altogether

**5.8.** The default response should not always be to exclude members with interests, as this may have a detrimental effect on the quality of the decision being made. An example is the need for clinical involvement, when clinicians may hold and represent a diversity of interests. Good judgement is required to ensure proportionate management of risk. The composition of groups should be kept under review to ensure effective

participation. 25

**5.9.** Procurement should be managed in an open and transparent manner, compliant with procurement and other relevant law, to ensure there is no discrimination against or in favour of any provider. Procurement processes should be conducted in a manner that does not constitute anti- competitive behaviour - which is against the interest of patients.

**5.10.** Organisations should keep records that show a clear audit trail of how conflicts of interest have been identified and managed as part of procurement processes. At every stage of procurement steps should be taken to identify and manage conflicts of interest to ensure and to protect the integrity of the process. NHS Scotland have published detailed and specific guidance on procurement processes which staff and organisations should consult.

**5.11.** For the avoidance of doubt, nothing in this section or this guidance waives or modifies any existing legal requirements relating to conflicts of interest and procurement decisions.

**Maintenance of Register(s) Publication**

**6.1.** Organisations must ensure that a nominated team or individual collates and maintains up to date organisational register(s) of interests. An interest should remain on the register(s) for a minimum of 6 months after the interest has expired. Organisations should retain a private record of historic interests for a minimum of 6 years after the date on which it expired.

**6.2.** Template declaration of interests and register of interests forms for organisations to use are provided at Annex C and D. They should always contain:

• The returnee’s name and their role with the organisation

• A description of the interest declared (reflecting the content of section 5 of this guidance for common situations)

• Relevant dates relating to the interest

• Space for comments (e.g. action taken to mitigate conflict)

**6.3.** Using the common format in the templates will help minimise burdens on staff who might need to submit returns to multiple organisations.

**6.4.** All staff should declare interests and, as a minimum, organisations should publish the interests of decision making staff at least annually in a prominent place on their website. Organisations without websites should maintain registers locally, available for inspection on request.

**6.5.** The format of published registers should be accessible and contain meaningful information. Adopting the templates and advice on content in this guidance will assist organisations in this task.

**6.6.** Organisations should put in place processes for staff to make representations that information on their interests should not be published. This will allow for, in exceptional circumstances, an individual’s name and/or other information to be redacted from any publicly available registers where the public disclosure of information could give rise to a real risk of harm or is prohibited by law.

**6.7.** As well as taking these steps, organisations should seek to ensure that staff who are subject to wider transparency initiatives such as the ABPI Disclosure UK scheme are aware of and comply with them: [http://www.abpi.org.uk/our- work/disclosure/Pages/disclosure.aspx](http://www.abpi.org.uk/our-work/disclosure/Pages/disclosure.aspx)

**7.1.** There will be situations when interests will not be identified, declared or managed appropriately and effectively. This may happen innocently, accidentally, or because of the deliberate actions of staff or organisations. For the purposes of this guidance these situations are referred to as ‘breaches’.

**7.2.** Organisations should identify a team or individual to be notified of breaches, and be clear as to how staff or other parties can raise concerns about these. Staff should be encouraged to speak up about actual or suspected breaches, in compliance with their organisation’s whistleblowing policy.

**7.3** Organisations should also identify a team or individual empowered to investigate breaches, involving organisational leads for human resources, fraud, audit etc. as appropriate. Each breach needs to be investigated and judged on its own merits and this should start with those involved having the opportunity to explain and clarify any relevant circumstances.

**7.4.** Following investigations organisations should:

• Decide if there has been or is potential for an actual breach and the severity

• Assess whether further action is required in response – this is likely to involve any staff member involved and their line manager, as a minimum

• Consider who else inside and outside the organisation

should be made aware of the breach

• Take appropriate action, such as clarifying existing policy, taking action against the staff member(s) responsible for the breach, or escalating to external parties such as auditors, NHS Protect, the Police, statutory health bodies and/or regulatory bodies

**7.5.** When dealing with instances of breach organisations may want to take legal or other appropriate advice prior to imposing sanctions which could have serious consequences for those involved. A range of responses should be considered in terms of proportionate sanctions for breaches, including:

• Employment law action

• Reporting incidents to external bodies

• Contractual or legal consequences

Further information on the consequences of breaches and the range of potential sanctions is at Annex E.

**7.6.** Organisations should consider whether reports on breaches, the impact of these, and action taken (i.e. if strong management action or sanctions are taken) should be considered by their governing body, audit committee, executive team or similar on a regular basis.

**7.7**. To aid transparency organisations should consider whether anonymised information on breaches and action taken in response should be prepared and published on websites on a regular basis.

ANNEX A – Managing Conflicts of Interest Policy (Appendix one)

ANNEX B – Types of interests

ANNEX C – [Template interests declaration form](https://www.england.nhs.uk/coi/) (Gifts and Hospitality)

ANNEX D – [Template interests register](https://www.england.nhs.uk/coi/) (register of interest form)

ANNEX E – Potential sanctions for breach of conflicts of interest policies

|  |  |
| --- | --- |
| **Type of interest** | **Description** |
| Financial interests | Where an individual may get direct financial benefits\* from the consequences of a decision their organisation makes. This could include:  • A director (including a non-executive director) or senior employee in another organisation which is doing, or is likely to do business with an organisation in receipt of NHS funding  • A shareholder, partner or owner of an organisation which is doing, or is likely to do business with an organisation in receipt of NHS funding  • Someone in outside employment  • Someone in receipt of secondary income.  • Someone in receipt of a grant.  • Someone in receipt of other payments (e.g. honoraria, day allowances, travel or subsistence).  • Someone in receipt of sponsored research. |
| Non-financial professional interests | Where an individual may obtain a non-financial professional benefit\* from the consequences of a decision their organisation makes, such as increasing their professional reputation or status or promoting their professional career. This could include situations where the individual is:  • An advocate for a particular group of patients.  • A clinician with a special interest.  • An active member of a particular specialist body.  • An advisor for the Care Quality Commission or National Institute of Health and Care  Excellence.  • A research role. |

\* A benefit may arise from the making of gain or avoiding a loss

|  |  |
| --- | --- |
| **Type of interest** | **Description** |
| Non-financial personal interests | This is where an individual may benefit\* personally from a decision their organisation makes in ways which are not directly linked to their professional career and do not give rise to a direct financial benefit. This could include, for example, where the individual is:  • A member of a voluntary sector board or has a position of authority within a voluntary sector organisation.  • A member of a lobbying or pressure group with an interest in health and care. |
| Indirect interests | This is where an individual has a close association with another individual who has a financial interest, a non-financial professional interest or a non-financial personal interest who would stand to benefit\* from a decision they are involved in making. This would include\*\*:  • Close family members and relatives.  • Close friends and associates.  • Business partners. |

\* A benefit may arise from the making of gain or avoiding a loss

\*\* A common sense approach should be applied to these terms. It would be unrealistic to expect staff to know of all the interests that people in these classes might hold. However, if staff do know of material interests (or could be reasonably expected to know about these) then these should be declared.

**Disciplinary sanctions**

Staff who fail to disclose any relevant interests or who otherwise breach an organisation’s rules and policies relating to the management of conflicts of interest are subject to investigation and, where appropriate, to disciplinary action. This may include:

• Employment law action which might include:

• Informal action – such as reprimand or signposting to training and/or guidance.

• Formal action – such as formal warning, the requirement for additional training, re-arrangement of duties, re- deployment, demotion or dismissal.

• Referring incidents to regulators.

• Contractual action against organisations or staff.

**Professional regulatory sanctions**

Statutorily regulated healthcare professionals who work for, or are engaged by, organisations are under professional duties imposed by their relevant regulator to act appropriately with regard to conflicts of interest. Organisations should consider reporting statutorily regulated healthcare professionals to their regulator if they believe that they have acted improperly, so that these concerns can be investigated. These healthcare professionals should be made aware that the consequences for inappropriate action could include fitness to practise proceedings being brought against them, and that they could, if appropriate be struck off by their professional regulator as a result.

Information and contact details for the healthcare professional regulators are accessible from the Professional

Standard Authority website:

**Civil sanctions**

If conflicts of interest are not effectively managed, organisations could face civil challenges to decisions they make – for instance if interests were not disclosed that were relevant to the bidding for, or performance of contracts. In extreme cases, staff and other individuals could face personal civil liability, for example a claim for misfeasance in public office.

**Criminal sanctions**

Failure to manage conflicts of interest could lead to criminal proceedings including for offences such as fraud, bribery and corruption. This could have implications for the organisation concerned and linked organisations, and the individuals who are engaged by them.

The Fraud Act 2006 created a criminal offence of fraud and defines three ways of committing it:

• Fraud by false representation

• Fraud by failing to disclose information and

• Fraud by abuse of position.

In these cases an offender’s conduct must be dishonest and their intention must be to make a gain, or a cause a loss (or the risk of a loss) to another. Fraud carries a maximum sentence of 10 years imprisonment and/or a fine and can be committed by a body corporate.

The Bribery Act 2010 makes it easier to tackle this offence in public and private sectors. Bribery is generally defined as giving or offering someone a financial or other advantage to encourage a person to perform certain activities and can be committed by a body corporate. Commercial organisations (including NHS bodies) will be exposed to criminal liability, punishable by an unlimited fine, for failing to prevent bribery.

The offences of bribing another person or being bribed carries a maximum sentence of 10 years imprisonment and/or a fine. In relation to a body corporate the penalty for these offences is a fine.