A memorandum of understanding between the NHS Practitioner Health Programme (PHP) and the General Medical Council (GMC)

December 2013

Purpose

1. The purpose of this memorandum of understanding is to set out a framework between the General Medical Council (GMC) and the Practitioner Health Programme (PHP) to ensure that effective channels of communication are maintained between the GMC and the PHP.

2. This memorandum relates to the areas of interface between the GMC and the PHP, clarifies respective roles and responsibilities and outlines mechanisms in place to promote effective liaison.

3. The agreement does not affect existing statutory functions or amend any other policies or agreements relating to the activities of the GMC and the PHP.

Functions of the GMC and the PHP

The General Medical Council

4. The GMC is a statutory body responsible for regulating the medical profession in the United Kingdom. Its purpose is to:

   "Protect, promote and maintain the health and safety of the community by ensuring proper standards in the practice of medicine"

5. The GMC has statutory powers under the Medical Act 1983, to take action when concerns are raised about the performance, conduct, or health of individual doctors which call into question the doctor’s fitness to practise.

The Practitioner Health Programme

1. The PHP is a free, confidential service for doctors living in London who have mental or physical health concerns and/or addiction problems.

2. PHP is funded by London Clinical Commissioning Groups (CCGs) via NHS England, who manage the commissioning of PHP.
3. Any medical practitioner can use the service, where they have a:

   a. mental health or addiction concern (at any level of severity), and or
   b. physical health concern (where that concern may impact on the doctor’s performance).

Confidentiality

4. The GMC has a statutory duty under Section 35B(4) of the Medical Act 1983 to publish, in such a manner as it sees fit, a range of decisions by fitness to practise panels, interim orders panels, the Investigation Committee, and undertakings agreed with doctors. However, it has a discretionary power to withhold any information concerning the physical or mental health of a person which it considers to be confidential.

5. The GMC does not publish information relating solely to a doctor’s health. It treats this information as confidential. This means it does not publish the details of conditions or undertakings that directly relate to a doctor’s health. Where details regarding a doctor’s health are disclosed during any part of a hearing which is held in public, by any party, this information is redacted from the published decisions.

6. Doctors approaching the PHP for help need to be assured that they have the same rights to confidentiality as any other patient. To this end, the PHP has devised a confidentiality policy for doctors ([http://php.nhs.uk/wp-content/uploads/2012/04/PHP-Confidentiality-Policy-Review-Apr-2011-FV.pdf](http://php.nhs.uk/wp-content/uploads/2012/04/PHP-Confidentiality-Policy-Review-Apr-2011-FV.pdf)).

Potential areas of communication

7. Communication between the GMC and the PHP is based on an overriding duty to protect patients while, as far as possible, being fair to doctors and protecting confidential health information about individual doctors. Areas of potential communication between the GMC and the PHP include the following (the list is not intended to be exhaustive):

   a. Pre-referral discussion:

      i. ‘in principle’ about how best to manage concerns about a doctor and whether or not the GMC would need to be informed on an anonymised basis, or
ii. discussions about individuals who have been referred to either organisation, where there are concerns about public protection or the safety of patients under the care of the doctor, on a named doctor basis.

b. Post-referral discussion – to coordinate activity where appropriate.

8. Each of these areas is further explored in the following paragraphs

Pre-referral discussions ‘in principle’ or about named doctors

9. Both the PHP and the GMC are approached for advice by organisations which have concerns about the health of particular doctors; the purpose of these discussions is to determine whether the organisation should take further steps locally, refer to the GMC, or refer to the PHP.

10. Although in most cases it will be clear what advice should be given to the enquiring organisation at this stage, it may sometimes be appropriate for the GMC and PHP to liaise in order to clarify the issues raised.

11. In these cases the GMC or PHP will discuss the matters raised by the enquiring organisation. Consent should be sought before doing so and if not provided there should be an assessment of whether the risk is such that the information should be disclosed without consent. If the nature of the risk is not such that it would be appropriate to disclose the information without consent, the enquiring organisation should be offered appropriate contact details for both bodies so they may conduct their own discussions. Should the PHP need to provide contact details for the GMC, they should give the enquiring organisation the details for the London based Employer Liaison Advisors identified at Annex A.

Post-referral discussions about individual doctors

12. The GMC and PHP recognise that there will be times where they both have a case open about a named doctor. They will work together to ensure that appropriate channels of communication exist.

Disclosure of concerns

13. Disclosure should be made to the GMC where the doctor’s health raises concerns regarding the possibility of impaired fitness to practise. This will normally be limited to those cases where the doctor’s condition may affect patient safety and/or the doctor is not complying with assessment, treatment or monitoring, or heeding advice to remain on sick leave.
14. Disclosure should also be made to the GMC where there are allegations (at initial assessment or emerging during assessment or treatment) about a doctor’s performance or conduct which may call into question their fitness to practise.

_Cases under investigation/monitoring by the GMC_

15. Whenever the GMC receives a complaint about a doctor an initial assessment is conducted. The complaint may include information which indicates the doctor may be unwell.

16. Where the complaint raises issues which call the doctor’s fitness to practise into question, the GMC’s fitness to practise procedures are engaged and an investigation will follow. In these cases, for doctors who appear to have a mental or physical health concern, the GMC will ask the doctor if they are currently undergoing assessment or treatment by the PHP. If so it will, with the doctor’s consent, seek relevant information from the PHP.

17. Any information provided by the PHP will be considered by GMC decision makers and Medical Practitioner Tribunal Service (MPTS) panels in relation to the doctor’s fitness to practise.

18. Where a doctor is under investigation/being monitored by the GMC and is also under the care of the PHP, the PHP will inform the GMC whether they are acting in a treating capacity or as a support group. If the PHP is acting in a treating capacity they will provide a named person with whom the GMC can liaise.

19. The PHP will ensure that any information arising from the monitoring of the health of a doctor being investigated or monitored by the GMC that indicates they have breached restriction(s) imposed on their registration and/or are not complying with advice on managing their health problem, and/or their condition appears to pose a risk to their patients, will be shared with the GMC as soon as possible.

_Doctors being treated/monitored by PHP_

20. When the PHP receives a referral (self-referrals or referrals from an employer/contracting organisation) they will ask the doctor/referring organisation if the doctor is currently under investigation/being monitored by the GMC, and perform a registration check to ascertain if restrictions are in place.
21. If the doctor or referring organisation indicates that the GMC is currently investigating/monitoring, the PHP will seek the doctor’s consent to contact the GMC to explain that the doctor has sought PHP intervention. If consent is not forthcoming, the PHP will consider whether or not disclosure to the GMC is required, without consent, using the criteria set out in paragraph 13, 14 and 19.

Thresholds for referral

22. The GMC Employer Liaison Service comprises locally based senior staff whose role is to support the employers of doctors on thresholds for referral to the GMC, the sharing of fitness to practise case related information and the making of revalidation recommendations. PHP should access the London based Employer Liaison Advisors identified at Annex A in order to seek advice on thresholds for referral on an ‘in principle’ or a named doctor basis.

Lawful exchange

23. The GMC and the PHP are subject to a range of legislative duties in relation to information governance, including the Data Protection Act 1998, Human Rights Act 1998, and the Freedom of Information Act 2000. This document sets out the approach to the routine exchange of information between the two organisations within this legal framework.

Resolution of disagreement

24. Where any issues arise which cannot be resolved at an operational level, the matter will be referred to the policy leads identified at Annex A to ensure a satisfactory resolution.

Review and Governance arrangements

25. This MoU will have effect for a period of 12 months commencing on the date which it was signed by the Chief Executive of the GMC and the Medical Director of the PHP.

26. Both bodies have identified a MoU manager at Annex A and these will liaise as required to ensure this MoU is kept up to date and to identify any emerging issues in the working relationship between the two bodies.

27. The MoU managers will also coordinate a formal review of this MoU which will take place 12 months after the date it was signed. The purpose of the review is to consider the operational effectiveness of this agreement in enabling both bodies to fulfil their functions.
28. The named contacts with responsibility for each area of cooperation identified at Annex A will liaise as required to carry out day-to-day business.

On behalf of GMC

Name: 
Signature
Designation: 
Date 2014

On behalf of PHP

Name: Dr Clare Gerada 
Signature
Designation: PHP Medical Director 
Date: June 2014