Safeguarding Patient Services, Maintaining Cost Effectiveness

a guide for practices

April 2007
INTRODUCTION
The breakdown of negotiations between the BMA and NHS Employers was a disappointment but not a surprise. The NHS Employers’ continues to insist that practices undertake significant additional work without any additional resources and has an unhealthy obsession with trying to impose unrealistic cost efficiency savings.

The 0% pay award (which in real terms probably equates to a 6% pay cut), the ending of the DESs for Access, Choose & Book and Practice Based Commissioning on 31st March 2007, and the failure to reach agreement on the terms of any new DESs for 2007/8, have created a particularly difficult working environment for practices.

As always, practices will try hard to minimise the effect that this further reduction in resources has on patient services. There is, however, a limit on what can be done with a finite resource.

The requirement to achieve financial balance is well understood and accepted in the context of secondary care. NHS Managers appear to have no problem in accepting that as a consequence difficult decisions need to be made by secondary care providers and commissioners that directly or indirectly affect patients’ access to services.

The LMCs and practices need to work closely together to ensure that Managers begin to understand that the same concept applies equally to general practice. As a means of achieving financial balance, practices are increasingly going to need to look in more detail at the cost effectiveness of the services they currently provide, the benefits of these services to patients and whether these are sustainable in the future.

All practices are advised to give serious consideration to the issue of how best to safeguard patient services and maintain cost effectiveness which is a dilemma that is likely to get worse before it gets better. All practices will be affected to a greater or lesser extent by year on year pay cuts.

GPC Guidance
The GPC has produced some very useful guidance, which the two LMCs in Essex feel will be of great help to practices in approaching what is a sensitive issue for them in their role as patient advocates. A copy of the GPC guidance has been reproduced in full as an Appendix to this document, the key points of which are as follows:-

Key Points
.in all cases, ensure that the practice is fulfilling the terms of its contract with the PCO and that the care of your patients is not compromised.

Do not take on any new non-obligatory work that is:
» Unfunded, eg. Choose & Book, Access (formerly financed as DES)
» Under-funded
» Not funded from the correct resource stream
» Not beneficial for patients

Consider ceasing involvement, after appropriate notice, in all under-funded (including unfunded) local enhanced services, eg.
changes in South East Essex LES. New PCTs are reviewing former LES payments made under the old PCTs.

Provide appropriate information (for example in the form of posters) to ensure that patients know that any action being taken is because of a decrease in practice funding and a need to protect ‘core’ services as well as maintain commitments to pay practice staff.

Refer patients to the new provider via posters and leaflets.

Consider closing the practice list if the potential financial loss of taking on new registrants leads to pressure on the practice which could potentially damage patient access to, or the quality of, the services offered.

Enforce appropriate fees for ‘collaborative arrangements’ and other non-NHS work, taking into account the actual cost to the practice of providing these services.

Evaluate the practice’s involvement in practice based commissioning eg. decide if the Local Incentive Scheme provides the practice with a real incentive.

The Legal Position
Practices are understandably concerned about the legal position, particularly if decisions are made to stop providing certain services.

It is important to stress that GMS and PMS practices are only legally obliged to undertake work that is required as part of their contracts. PMS practices need to look carefully at their contracts as these are locally negotiated and often contain requirements that are outside of the nationally agreed GMS contract.

GMS practices who currently provide an Enhanced Service (which by definition is outside of the Core Contract and therefore voluntary) and decide that it is no longer cost effective, are able to cease providing the service by giving notice in line with the terms of the Contract/Service Level Agreement. Notice periods vary and should be carefully adhered to by practices. If no notice period exists, then practices are advised to give at least one month’s notice, and where practical, three months’ notice.

Directed Enhanced Services (DESs)
Practices need to be aware that the DESs for Choose and Book, Access and Practice Based Commissioning (PBC) ended on 31st March 2007. No Agreement has been reached nationally on arrangements for these services to be commissioned from practices in 2007/8.

Enhanced Services remain voluntary. Practices are therefore under no obligation to continue to provide any of these services which, with effect from 1st April 2007 are unfunded.

To date no arrangements have been reached with any PCTs in Essex to enable these services to be commissioned as Local Enhanced Services (LESs) from Practices in 2007/8.

The Pan Essex Agreement
It is worth reminding practices that in 2004/5 the Pan Essex Agreement (agreed by both LMCs and all PCTs in Essex) highlighted a range of services that fell outside the definition of Core and Additional Services.

These services, which are listed below for ease of reference, were accepted by all parties as being outside of new GMS or existing PMS Contracts and therefore not funded via the Global Sum or PMS Financial Baselines at that time.)
Booking of non urgent patient transport – The initial outpatient appointment was originally accepted as being a core service on the basis that this was a systems issue that required clarification with Acute Trusts. Clarification never materialised. Workload implications for practices increased. Legal advice was sought that confirmed that the booking of non urgent patient transport was not a core service for practices. A copy of the legal advice is available from the LMC Office if required.

Central Database
The GPC maintains a central Database of all LESs that have been agreed throughout the country which practices might find of interest. The List forms part of the GPC Guidance contained within this document.

Local Negotiations for 2007/8
The LMCs are continuing to try and work constructively with all five PCTs with a view to confirming which Enhanced Services are being commissioned in 2007/8.

Enhanced Services will increasingly form part of PBC arrangements which should give practices a much greater ability to influence the range of services that are commissioned locally. Practices that are involved in PBC are encouraged to make sure this happens.

What should practices consider doing next?
Familiarise yourselves with the GPC Guidance which, if implemented correctly, should not adversely effect patient care.

Review any work that you are currently undertaking that is outside the scope of your core GMS or PMS Contract.

Be aware that it is the fact that work is not a contractual requirement and not the fact that it is underfunded that allows you to stop doing it without putting the practice at risk.

Look at redirecting staff time away from unnecessary and time consuming tasks towards protecting front line patient services.

Refuse to take on any new unfunded or underfunded work that is not obligatory as part of your Contract.

Make it clear that non contractual unfunded or underfunded work is being refused as a result of financial pressures faced by the practice.

Consider whether you wish to continue to participate in the Access, Choose and Book and PBC DESs which ended on 31st March 2007. Unless your PCT agrees to a LES (not currently agreed in Essex)

Take account of the threats that might be posed from alternative providers should you cease any element of your current service provision. The practice runs the risk of not being able to re provide a particular Enhanced Service that it chooses to relinquish.

Resist pressure from PCTs to undertake additional work on the basis that “no one else will do it” or “you are the only practice not doing it”. Check with the LMC Office if in doubt. Discuss the situation with neighbouring practices. Find out how they intend to approach the issue. Remember unity is strength!

Practices might find the list of voluntary services useful as part of any practice discussions about cost effectiveness and benefits to patients;

- Planned Care of Secondary Care Wounds including Suture Removal as a result of procedures carried out in secondary care.
- Specialist care of Leg Ulcers
- Pre-operative Assessments/Investigations at Hospital Request
- Certificates for Patients under Hospital Care
- Specialist care for patients in Nursing/Residential Homes and learning difficulty patients
- Shared Care Prescribing and Drug Administration
- Phlebotomy Service (to support GMS)
- Domiciliary minor Injuries
- Surgical Procedures e.g. Vasectomy, Removal of Skin Lesions
- Starting Insulin
- Audiology Screening
- 24hrs BP Monitoring
- Cardiac Event Monitoring
- Neo-natal Checks
- Travel Health Clinics
Make sure that the practice is fully utilising the skills of other health care professionals in the locality eg the provisions in the new Pharmacy Contract provide a real opportunity for Pharmacies and practices to work more closely together in better managing patient demand.

Learn to say no!! The new GMS Contract gives you the right and the ability to manage your workload and strike the work/life balance that you want.

Continue to value your staff. Despite the pay cut for practices in 2007/8 continue to reward staff with fair and appropriate pay increases.

Contact the LMC Office immediately if you feel that the PCT is putting the practice under undue pressure. Bullying can never be justified!!

What is the LMC doing on your behalf?

Establishing stronger links with patient groups, local MPs, media contacts and the three Health Scrutiny and Overview Committees in Essex. Promoting the work of general practices, the successes of the new contractual arrangements in Essex and the threat to practices and patient services of successive pay cuts.

Negotiating with PCTs on the introduction of LESs to replace the DESs for Access, Choose and Book and PBC. A Model Incentive Scheme and SLA for PBC Management Support Arrangements is being produced by the LMCs and will be available to all practices by mid May 2007.

Continuing to act as a source of support and advice for practices. Providing regular updates to practices via Newsletters, Guidance and its Website. The LMCs remain committed to helping practices on an individual basis or to arranging meetings of groups of practices where practices feel this would be of benefit.

Continuing to work closely with the GPC on all issues arising from the 2007/8 pay cut.

A joint GPC/LMC Secretaries meeting was held on 19th April 2007. The meeting provided an opportunity for LMC Secretaries to feedback the views of constituent practices on the 2007/08 paycut and also to agree any further work that needed to be undertaken by the GPC and LMCs on behalf of practices.

Key actions were agreed as being:

- To share key information with LMCs to help them brief constituents on the current situation and how it has been reached and what the constraints are, this includes:
  1. Distribute presentation from joint meeting
  2. Distribute monthly media reports to LMCs
  3. Distribute paper on history of DDRB

To support LMCs with further guidance in particular on:

- The legal position of practices in relation to potentially withdrawing services that have been performed through custom and practice
- To provide greater support to PMS practices in helping them combat PCO plans to dismantle their contracts and introduce new detrimental ones.
- To allow LMCs to take full advantage of the BMA’s Public Affairs division, signing up to free media training, getting a full list of local media contacts, and taking advice from the press officers on drafting letters, articles or taking part in interviews. (already actioned in Essex) plus exploring the possibility of producing Posters and Literature for use by practices in helping to explain changes to patients where it proves necessary to cease service provision.
Safeguarding patient services, maintaining cost-effectiveness

Guidance for GPs
Safeguarding patient services, maintaining cost-effectiveness

Key points:

- In all cases, ensure that the practice is fulfilling the terms of its contract with the PCO

- Do not take on any new **non-obligatory** work that is:
  - unfunded
  - under-funded
  - not funded from the correct resource stream
  - not beneficial for patients

- Consider ceasing involvement, **after appropriate notice**, in all under-funded (including unfunded) local enhanced services

- Provide appropriate information (for example in the form of posters) to ensure that patients know that any action being taken is because of a decrease in practice funding and a need to protect ‘core’ services as well as maintain commitments to pay practice staff

- Consider closing the practice list if the potential financial loss of taking on new registrants leads to pressure on the practice which could potentially damage patient access to, or the quality of, the services offered

- Enforce appropriate fees for ‘collaborative arrangements’ and other non-NHS work, taking into account the actual cost to the practice of providing these services

- In England, evaluate the practice’s involvement in practice based commissioning.
This guidance has been produced by the GPC in response to the breakdown in negotiations with the departments of health and NHS Employers, and the Doctors and Dentists Review Body (DDRB’s) assertion that there should be no increase in GP principals’ pay for 2007/08 on top of last year’s zero increase. It is aimed at all practices and, unless stated otherwise in individual PMS contracts, it applies equally to both GMS and PMS contracts.

This guidance has been produced in consultation with the BMA’s legal advisers to ensure that the advice complies with the complex legislation concerning trade union and industrial action matters. Practices must not take action that would put them at risk of breaching that legislation. The BMA is not suggesting that practices breach their contracts with PCOs, nor that they breach any of their other legal obligations.

Introduction
GPs are concerned about the financial pressure their practices have been subjected to in 2006/7 and will be further subjected to in 2007/08. Many believe that the decision not to provide an inflationary uplift in both years was unfair, not least because these recommendations were implemented at a time of increasing practice costs as well as rising inflation. Immediately following the publication of the DDRB’s report this year many GPs contacted the GPC to express their concern about their practice finances and their growing reluctance to participate in politically-driven initiatives of little proven benefit for patients.

The DDRB’s report heralds a second year with no increase in funding to practices for the core elements of the contract, despite rising costs and inflation. Its decision will put practices across the country under considerable financial pressure. There can be no doubt that GPs’ first priority will be to safeguard patient services from the effects of a reduced practice income. Despite financial pressures they will also wish to continue to reward practice staff fairly.

While it may not be possible to bridge the gap between rising costs and a zero increase in practice income, it is likely that GPs will want to review their practice workload and costs to explore decisions and actions they could take when trying to balance the practice’s books. In much the same way that tight NHS budgets have resulted in pressure on hospitals to review their services, primary care providers will now need to take tough business-minded decisions to minimise the effects on both the practice and patient services. Reaching financial balance and working in alignment with the practice’s recovery plan will require the full cooperation of all practice staff including doctors, nurses and practice managers.
The new GMS contract was introduced, among other things, to allow practices to ‘control their workload by providing them with the ability to choose the services they will provide’. This was to be achieved through a categorisation of services, in which practices would provide:

- essential services

- a range of additional services from which they could opt out, either temporarily or permanently, when experiencing difficulties, and

- enhanced services, which would provide practices with the opportunity to choose whether or not to increase their workload and income by opting in to the provision of a wider range of services.

The new GMS agreement contained a variety of additional elements designed to support the above approach. These included the out-of-hours opt out and the Quality and Outcomes Framework. At the same time, PCOs became responsible for ensuring that patient access to services was maintained, particularly but not exclusively in the event of practices opting out of additional services. This ‘Patient Services Guarantee’ was made possible by placing, through primary legislation, a legal duty on PCOs to ‘ensure an alternative service is provided’.

The first blue book on new GMS New GMS Contract 2003 Investing In General Practice clearly sets out the detail described above and principals and practice managers would do well to reread it. It is now out of print but can be found at [www.bma.org.uk/ap.nsf/Content/investinggp](http://www.bma.org.uk/ap.nsf/Content/investinggp)

The GPC has returned to that original agreement in preparing this guidance to GPs and practices. The guidance is part of a wider strategy to help GPs manage their businesses and ensure that their services gain the recognition they deserve.

As part of this strategy the GPC intends to conduct a wide-ranging survey of GP opinion which will help accurately gauge current GP attitudes towards present government initiatives. The results of this survey will help inform the GPC’s policy and the profession’s action over the coming year.
Balancing the practice books – Maintaining financial balance

This guidance will help practices to enable NHS Managers to understand that, like secondary and community providers, practices are responsible for a finite resource. If this resource is reduced, practices will require an appropriate recovery plan to be put in place in order that they can achieve financial balance and safeguard their services to patients, whilst remaining good employers. Practices will also wish to free-up valuable staff resources by directing them away from unnecessary and time-consuming bureaucratic tasks which go beyond the contract/s with the PCO, and redirect them towards frontline services to safeguard patient care and improve practice efficiency.

The GPC strongly encourages practices to review the work they are currently providing beyond the scope of their contracts and to carefully consider requests for new work, particularly work which is already the contractual responsibility of other providers, many of whom will be receiving funding to do it. Work should be assessed in light of the funding available with a view to protecting existing patient services in a way that is cost-effective to practices. As independent contractors, GPs and practices will need to make serious business decisions about which services they intend to continue to provide and those they may wish to cease. Practices should be aware that it is the fact that work is not a contractual obligation upon the practice, and not the fact that work is under-funded, that permits practices to stop doing it,

This guidance identifies a number of measures to help practices with their business planning. Those chosen will vary between practices depending on their unique circumstances and individual GP preferences. **If implemented correctly, none of the measures suggested in this guidance should adversely affect patient care.**
Background - GP expenses
The costs of running a GP practice can be roughly divided into expenditure on the business, premises and staff as well as smaller but still significant expenses such as transport, interest and utility costs. Practice profits are also affected by inflation. As a very rough indicator, applying the forecast rate of inflation for 2007 to average practice expenses with no increase in gross practice income has the effect of reducing practice profits by around 3.3% and a further 3% if one takes into account the reduced purchasing power of that income. The GPC submitted evidence requesting that the DDRB recommended an inflationary uplift in payment across all elements of the contract to restore its value in 2007/08. This inflationary uplift would have had the effect of offsetting rises in practice costs. Without this uplift, while gross practice income may remain unaffected, practice profits will almost certainly fall.

Staff pay is by far the largest cost of running a practice. The Review Body for Nursing and Other Health Professions recommended that staff covered by Agenda for Change should receive a 2.5 per cent increase in income in 2007/08. In addition, the DDRB recommended that salaried GPs employed by PCOs should have the top and bottom points on their salary scale uplifted by £1,000. In accordance with the minimum/model contract for salaried GPs employed by nGMS practices after 1 April 2004, GMS practices will be expected to award their salaried GPs along these lines. For PMS and APMS practices, notwithstanding any contractual obligations of the employer regarding pay increases, it will be for the practice to decide whether or how to implement these pay recommendations. The GPC expects that GPs will wish to reward their staff with fair and appropriate pay increases along these lines. Any increase in staff costs will need to be met from stationary practice income. It is unlikely that GPs will want to jeopardise the medium to long-term stability of their practices, or the morale of hard-working staff, by failing to award appropriate pay increases.
Suggested strategies for balancing practice's books and protecting patient services

Refuse to accept any new, non-obligatory, under-funded work

Practices are often asked to take on new, under-funded work. As long as this work is new and non-obligatory (ie it does not fall within the explicit or implicit terms of the contract) practices can refuse to take it on. As practices struggle to balance their books in 2007/08 they will be less able and less inclined to take on work transferred from hospitals or other settings. Practices will be aware that they are often asked to take on such work because the acute provider is carrying out exactly the same cost-limiting exercise that this guidance advises practices to undertake.] Pressure from PCOs to undertake transferred work on the basis of arguments that no-one else will do it should be resisted. In many cases such work could just as easily be done by, for example, community nursing staff or pharmacists. In other cases, where GPs do not wish to take on this work, it will need to remain the responsibility of the traditional provider, often a hospital. This applies to both clinical work and to administrative tasks such as patient transport booking. GPs refusing non-contractual new work should make it clear that it is being refused on the grounds of the financial pressure being felt by the practice. In some cases it may be appropriate to open discussions about the levels of additional funding that would make such work acceptable.

There is no obligation to engage in the provision of enhanced services and they should not be undertaken if they are not felt to be cost-effective for the practice or if the practice feels that the benefits to patients do not justify the workload involved. Costing the provision of any enhanced services will require an evaluation of all the components of the service, including the expense of acquiring and maintaining relevant skills, the time and resources incurred by GPs and other practice staff in organising and providing the service and the premises and equipment needed to deliver the service. Practices will also need to consider any additional opportunity costs of enhanced services provision if other commitments are dropped or sidelined to accommodate the extra work. Practices should cost staff time on the basis of routine appointments lost to such activity and price accordingly. In deciding an appropriate cost for enhanced services, practices will also need to have regard to the prevailing market costs.
Drawing the line – saying no

PCOs and secondary and community providers often try to persuade GPs and their practices that it is their responsibility, not the PCO’s, to comply with PCO performance management targets, or to take on work which the PCO or other services state they are no longer able to provide. Practices should be aware that they have had, since the introduction of nGMS in 2004, the right under their contract to manage their workload effectively, and they have the right to say no.

The GPC is aware that saying no to PCO’s and secondary and community providers is difficult for many practices, particularly when they are made to feel that it is the practice’s responsibility to pick up patient services dropped by other organisations. Understanding where to draw the contractual line is important and practices should ensure that GP colleagues, practice managers, nurses and administrative staff are appropriately trained to say no to PCOs, secondary and community providers and other organisations.

The GPC is anxious to learn of circumstances where, as a result of ignorance of the regulations, pressures on PCO systems, or other reasons, GPs or their practices feel they are being subjected to intimidation and/or bullying by the PCO as an organisation, or by any individual working for a PCO. It can be difficult to identify at what point PCO attempts at reasonable persuasion become intimidation or bullying, or whether such behaviours have been so insidious as to have become part of the local management culture. Such behaviour is always unacceptable. Through GPC Wales, the BMA has previously circulated Bullying and harassment in the workplace to assist LMCs and practices in dealing with it. This can be found on the BMA website www.bma.org.uk/ap.nsf/Content/bullyingWales?OpenDocument&Highlight=2,bullying.

Should it be impossible to reach agreement about services with the PCO, GPs should be aware of the dispute resolution procedure which is set out in Schedule 6 Part 7 of the GMS regulations.
Review involvement in enhanced services

Practices should identify the funding for all enhanced services already provided by the practice. In particular, they should consider the workload implications of, and remuneration for, engagement in enhanced services, whether directed or local. Where an enhanced service is not properly funded (for example, where the PCO is not offering an inflationary uplift to the price of the contract in 2007/08, where a PCO has chosen to dispute the running or funding of it, or where the monitoring of the service is excessive) practices may wish to consider ceasing provision. Practices should be aware that the cost of providing enhanced services will change over time. For example, if appropriate, practices should consider the additional cost of either using disposable instruments, or sending re-usable ones for off-site decontamination.

It is important that practices only withdraw enhanced services after the correct notice period, usually three months, has been completed. The notice period and method for terminating enhanced services varies and should be carefully adhered to. Practices will need to be aware that where such contracts are terminated, PCOs will be free to contract the services elsewhere and that there is no guarantee that they will get them back.

Conversely, practices may be able to identify new services that they could provide through an adequately funded local enhanced services arrangement to help balance the practice’s books. The GPC maintains a list and examples of local enhanced services provided by practices around the country (see appendix 1).

Practices should be aware of the status of recently negotiated Directed Enhanced Services (DESs) (see appendix 2). The funding for several DESs is now coming to an end and, as with local enhanced services, practices may wish to consider whether or not to remain involved in the work associated with these arrangements beyond the end of the earmarked funding. Where practices are keen to continue with the service but where centrally negotiated DESs are no longer available, it may be possible for the LMC or practice to negotiate a local enhanced service. Practices must ensure that any action taken in relation to DESs is in accordance not only with the initial DES but also with any additional contract agreed at a local level in relation to that DES.

The GPC is aware that many practices in England are seriously considering their involvement in Choose and Book (C&B). Whilst most practices have tried to use C&B to some degree, fewer than 35 per cent of referrals are currently made in this way as many GPs have found the system an ineffective, time-consuming burden on staff and doctors’ time and one that has not
improved the service to patients. In some areas there is also evidence that PCTs abuse the system by using it to restrict access to certain services, simply by removing them from the C&B menu. The one-year (2006/07) ‘Choice and Booking’ DES came to an end on 31 March 2007. Although the status of the Choice and Booking DES for 2007/08 is uncertain at present, it is likely that many GPs will evaluate their involvement in C&B over the next year, particularly where they feel the use of the software offers no real benefit for patients and takes up too much time. Whether or not Choice and Booking continues as an English DES, there are local enhanced services arrangements in some areas to incentivise participation in the C&B. Practices will need to consider the available funding as well as the factors discussed above when deciding whether or not to become involved in the scheme.

It is important that everyone in the practice is able to explain to patients, if asked, why the practice is making changes to its services and inform them who they should speak to if they have any concerns.

**Consider whether to take on new patients**

Most practices (ie most GMS practices on MPIG) currently take on new patients below, and often substantially below, the sum intended under the global sum funding formula. Under these circumstances, there can come a point where the registration of new patients creates an unacceptable pressure on the practice in view of the funds available and can, ultimately, threaten the quality of patient care. If taking on new patients is not economical, the practice may wish to consider moving to a closed or an ‘open but full’ list. This is a strategy that requires careful consideration and full compliance with the regulations, as set out below. In some cases, taking on new patients will still make financial sense. Where it does not, practices will need to weigh up the desire of all GPs to offer patients good access and ease of registration with the financial problems caused by the fact that adequate money does not always follow new patients. GPs considering this course of action to protect the quality of patient services should be aware of the potential for increasing opportunities for Alternative Provider Medical Services (APMS) to enter the market, particularly in under-doctored areas. It is of course also the case that PCOs can assign patients to practices until or unless they formally close their lists and that there are procedures in place to assign patients in areas with closed lists.
Closed and ‘open but full’ lists

Under the new contract, GMS practices which do not wish to have patients assigned to their list by the Primary Care Organisation (PCO) must go through the list closure procedures set out in paragraphs 29-31 of Part 2 of Schedule 6 of the National Health Service (General Medical Services Contracts) Regulations 2004 or their equivalents in the other three countries of the UK. If the PCO or the assessment panel approves the closure notice, the contractor’s list is officially closed to assignments. The closure period will then be either for a maximum of 12 months or if a range was specified in the closure notice until such earlier time when the number of patients falls below the bottom figure of the range.

As a completely separate issue, and no matter whether or not it has gone through the list closure procedure mentioned above, a GMS contractor retains its freedom under the new contract not to register new patients, provided it has reasonable and non-discriminatory grounds for doing so, such as protecting the quality of patient services. In such cases, it may refuse to register new patients under paragraph 17 of Part 2 of Schedule 6, which is reproduced below, or its equivalent in the other three countries.

“(1) The contractor shall only refuse an application made under paragraph 15 or 16 if it has reasonable grounds for doing so which do not relate to the applicant’s race, gender, social class, age, religion, sexual orientation, appearance, disability or medical condition.

(2) The reasonable grounds referred to in paragraph (1) shall, in the case of applications made under paragraph 15, include the ground that the applicant does not live in the contractor’s practice area.

(3) A contractor which refuses an application made under paragraph 15 or 16 shall, within 14 days of its decision, notify the applicant (or, in the case of a child or incapable adult, the person making the application on their behalf) in writing of the refusal and the reason for it.

(4) The contractor shall keep a written record of refusals of applications made under paragraph 15 and of the reasons for them and shall make this record available to the Primary Care Trust on request”.

Should a practice be unable to accept patients routinely, a discussion between the practice and the PCO could take place to allow the situation to be resolved. This may involve, for example, additional support being given by the PCO or a formal closure of the list.
The contractor does not need to make an official declaration of its intention to refuse to register new patients. It must, however, provide the patient with a written notice as in paragraph 3 of the extract above. The PCO may still assign patients to the contractor’s list under paragraph 32 of Part 2 of Schedule 6, as its list is open to assignments within the meaning of the Regulations. There are equivalent procedures in the Regulations of the other three countries of the UK.

An open but “full” list reflects a) the legal status of the list with regard to assignments under the new Regulations and b) the contractor’s discretion to refuse to register new patients if it has reasonable grounds to do so. A contractor should bear in mind that the PCO may ask it to justify the reasonable grounds that it has used to refuse to register a patient. Practices must ensure that their actions do not discriminate between patients on the grounds of the applicant’s race, gender, social class, age, religion, sexual orientation, appearance, disability or medical condition. A written acceptance policy will enable practices to refute any suggestion of improper rejection of applications.

Evaluate involvement in practice based commissioning (PBC) in England

Practices are not obliged to undertake any commissioning activity if they do not wish, or are inadequately resourced, to do so. However, Practice Based Commissioning (PBC), where implemented correctly, offers GPs the potential to gain greater influence and control over local health services, thereby improving patient care and experience, as well as the possibility to generate resources for primary care. Further, through service redesign PBC offers the potential to invest in primary care infrastructure, including premises, in the context of scarce, if any, funding from other income streams. Practices should therefore consider involvement in PBC as a business and service decision, and will need to weigh-up the short-term costs and workload of involvement in PBC with the longer-term benefits – including the prospect of control over income-generating provision of services – and the risk of allowing commissioning of behalf of their patients to be done by others.

The Department of Health’s own guidance on PBC strongly encourages PCOs to hand over local health budgets to practices and consortia, in order that services can be delivered closer to patients’ homes in accordance with government policy, and in a way which enables practices to develop the services in primary care necessary to deliver that policy. Recent guidance also details the arrangements for PBC in 2007/08, including the mechanism for practices to secure adequate management resources for their involvement, their entitlement to freed up resources, the process to apply for service redesign costs, as well as the ability to provide new services in
primary care without the need for tendering. It is vital that practices are aware of and demand these entitlements. To aid local negotiation, we have summarised the key points in a series of GPC guidance notes.

With only a few exceptions, PCTs have failed to promote the Department of Health’s PBC policy, and SHAs, which are supposed to have performance managed the process, have by and large been complicit with that failure. Moreover, the government has signalled its preparedness to hand commissioning over to the private sector through the introduction of a national framework under which PCTs will be able to buy-in the necessary services in order to fulfil their commissioning function. Because PBC is the process that defines which services are commissioned, it is important for practices to understand the risks to practices of such a handover as well as the opportunities if PBC is controlled by NHS practices already in contract with the PCT. Despite the inertia of PCTs and SHAs, and even in the face of the barriers placed in front of PBC by those organisations, in the light of the risk from the private sector, practices should evaluate:

a) whether they and their LMCs should continue to tolerate such inertia and barriers  
b) whether they and their LMCs should publicise their PCT’s failures in this area  
c) the risk of pulling away from the commissioning process

Practices or consortia considering involvement in PBC will need to define and cost their management requirements according to their commissioning activity. These costs will include:

- practice-level clinician and/or management/administrative time, taking into account full locum costs to allow for backfill as necessary
- consortium-level clinician and/or management/administrative time, taking into account full locum costs to allow for backfill as necessary
- any necessary training or research costs
- specialist advice where necessary
- costs arising from data management, IT or administrative functions.

The DoH guidance on PBC affirms practices’ rights to adequate resources and PCT support for PBC, and further that as commissioners they have some control over the use of the PCT’s management resource, with the ability to use this resource for independent support if the PCT is unable to meet its commitment. There is additional provision for practices to receive funding via local incentive schemes in 2007/08 to replace the PBC DES which ended in March 2007.
The GPC urges practices to negotiate with PCTs on these terms, to ensure that involvement is matched with commensurate resources. The Department’s guidance also specifies involving SHAs to arbitrate should practices feel their PCT is failing to honour its commitment to PBC.

Unfortunately, if after all negotiation, the PCT fails to provide requisite management costs, practices may be forced to reconsider the level of commissioning they wish to take on based on a judgement that involvement should be limited to match the resources on offer from the PCT. Practices considering limiting their involvement in PBC should have strict regard for any contractual arrangements already entered into. Practices would be well advised to attempt to negotiate adequate support for PBC (through LMCs where appropriate) before resolving to limit their participation based on funding considerations.

The Department of Health guidance encourages practices and/or PBC consortia to develop their provider services in line with their PBC plans, via submission of a business case to the PCT. Practices and consortia must ensure that the business case includes the management resources required to deliver the service, the up-front costs required for the proposals and their recovery period. Again, practices should ensure that they seek and receive adequate funding for such services. It should be noted there is no need to tender under a new ‘any willing provider’ model, however under these arrangements practices should be aware that PCTs’ contracts with practices will not set any level of guaranteed income/payment or activity/volume (sophisticated contractual terms should minimise such risks).

A potential drawback of ceasing to provide enhanced services, stopping the registration of new patients or deciding to opt-out of practice based commissioning is that it opens the market to the involvement of alternative providers. In particular, non-cooperation with PBC will reduce the role GPs play in the local health service and could encourage APMS providers to assume this role instead. Properly supported, continuing or fresh involvement in PBC may increase practices’ influence and help generate additional income during these challenging times.

Ensure the practice costs, sets and charges appropriate fees for work undertaken under the ‘collaborative arrangements’

Practices should ensure that they are costing fully and charging appropriate fees for non-contractual work, whether for the NHS or other bodies, and particularly for work done under the collaborative arrangements.
The collaborative arrangements encompass medical services provided by PCOs (through GPs) to local authorities to enable local authorities to carry out their responsibilities in the fields of education, social services and public health. The collaborative arrangements are not part of the GP contract. Examples of work done by GPs under collaborative arrangements include housing reports, certificates produced in relation to parking permits for disabled patients and attendance at case conferences and other meetings arranged by social services. In many areas the collaborative arrangements cover most of the work commissioned by local authorities in the fields of education, social services and public health.

Until 2005/06, (with the exception of 1996/97) the rates for work under collaborative arrangements were set by the DDRB and issued via an NHS circular. For many years the GPC argued that these fees were too low and did not reflect the true cost to the practice of performing this work. Since April 2006, however, the DDRB has advised doctors to set their own fees for work performed under collaborative arrangements. It is important to note that it is for individual GPs and their practices to decide whether or not to continue carrying out this work based on the rates published for 2005/06 or whether to set their own / practice fees. Should a practice decide to decline work it has customarily provided under collaborative arrangements, it should give an appropriate notice period (three months) to relevant contracting bodies. It is the BMA’s opinion that practices have no obligation to accept collaborative fee rates unilaterally issued by PCOs.

Setting fee rates under the collaborative arrangements

As a general rule, if a doctor no longer wants to undertake the work under the collaborative arrangements based on the 2005/06 rates, the doctor may withdraw from any existing arrangements by giving reasonable written notice. The BMA believes that three months’ notice would be reasonable. [Caution should be exercised prior to turning down collaborative arrangement work since there may be ethical considerations as well as the need to maintain the doctor-patient relationship.]

GPs who wish to change their fees for collaborative work should notify their PCO in writing that, as there is no longer a DDRB recommended fee, any request for collaborative work received after a set date will be charged at their own fee rate (the BMA recommends that a notice period of at least three months be set). In setting the appropriate fee, GPs will need to ensure that their remuneration levels and overheads are charged on a time basis. Fee levels must be reasonable, transparent and subject to scrutiny where necessary. It is important to
note that Competition legislation and the Office of Fair Trading prohibit the BMA, or local medical committees (LMCs) from advising on or negotiating collectively such fees.

Individual practices are free to advertise their rates in publicly accessible locations such as the internet but under no circumstances should practices discuss their fees with one another as otherwise it would be extremely difficult to rebut any charge of cartel creation. The penalties for such activities are very severe indeed and would bankrupt many practices, possibly also leading to imprisonment of the perpetrators.

Further information on collaborative fees arrangements can be found at: www.bma.org.uk/ap.nsf/content/CollabArrange

**Charge appropriate fees for all non-NHS work**

The BMA (through its professional fees and forensic medicine committees) negotiates a range of fees to cover many non-NHS services and is currently preparing detailed advice for members on how doctors should go about setting their own fees where the work is not covered by national agreements. Fee agreements are listed in a series of BMA fees guidance schedules available on the BMA web site; they relate to local and central government work, medico-legal work, insurance work and a wide range of reports, examinations and certificates for patients or third parties. They also cover areas such as cremation certificates, work for coroners and work as forensic physicians (police surgeons).

A key consideration in taking on non-NHS work will be to cover the expenses incurred in doing it and to ensure a reasonable profit margin. Expenses will include elements of the GP’s practice staff, premises and equipment as well as medical indemnity and professional subscriptions. If mileage or travelling expenses are incurred these should be included. Once these calculations have been made, the doctor needs to consider the ‘professional’ element of the charge. This should reflect not only the time devoted to providing the service but also the doctor’s assessment of the value of the professional training, skills and clinical experience he/she brings to the work in question. In determining what, if any, fee to charge, a doctor should be aware of the extent of the responsibility they are undertaking and should decide what they consider to be a fair and reasonable fee in the light of the time and effort needed.

Clearly the expenses and reimbursement for services vary from GP practice to GP practice. Individual charges may also vary and consideration must be given to such matters as the
variable length of consultation, which may be determined by the complexity of the case or difficulties in communication. Where doctors charge patients directly for services, the BMA advises them to forewarn patients, before agreeing to provide services, of the likely level of fees, including the fees of other doctors who might be involved. Where the work is not covered by a national agreement, an estimate of the time it would take to complete the work should also be given. The BMA Professional Fees Committee advises members that, where a third party commissions a medical report or examination which it requires for its own purposes, that third party is liable for the costs involved; fees for providing a service to a third party should always be agreed before any work is undertaken. Larger practices and all those practices which dispense must remember that VAT may be applicable in many cases and the BMA recommends that all fee quotations should include the phrase ‘VAT, where applicable will be levied at the current rate in ADDITION to the fee quoted’.

General practitioners should always ensure before levying a charge for a service that they do not have an obligation to provide the service without charge under their contract for primary medical services; similarly employed doctors, or those providing services to community hospitals, must ensure that they are not required to provide the service under their contract of employment or terms and conditions of service. Some services must be provided without charge by statute. General practitioners must also ensure that when setting their fees that they are aware of the obligations of the 1998 Competition Act and do not act in an anti-competitive manner. **Doctors should always ensure that their fees for providing a service are agreed before any work is undertaken.**

**Summary**

In summary, in view of rising practice expenses and the DDRB’s recommendation, endorsed by the government, that GPs receive no increase in their pay in 2007/08, the GPC recommends that practices seek to safeguard patient services through the following measures:

1. Refuse to accept any new, non-obligatory, under-funded work
2. Review involvement in enhanced services
3. Consider whether to take on new patients
4. Evaluate involvement in practice based commissioning (PBC) (in England)
5. Ensure the practice charges appropriate fees for work undertaken under collaborative arrangements
6. Charge appropriate fees for all non-NHS work
7. Always ensure, in taking the above steps, that practices continue to comply with contractual and other legal obligations.
Appendix 1 – Examples of local enhanced services

The GPC maintains a central database of LESs to share with LMCs, GPs and other interested parties when requested - it should be noted however that we have not reviewed the agreements and do not necessarily circulate them as models of good practice. Copies of individual LESs can be requested by emailing myahaya@bma.org.uk

- Access
- Asylum seekers and immigrant services
- Basket LESs
- Cancer
- Contraceptive implant fitting and removal
- Diabetes management
- Diagnostic services
  - Sigmoidoscopy
  - Spirometry
- Drug services
- ECG
- Health promotion
- Holidays and weekend services
- Insulin initiation
- Intermediate care facility
- Learning disability services
- Mental health
- Minor injuries
- Minor surgery
- Near patient testing and drug monitoring
- Neonatal checks
- Nursing homes
- One-off services
  - 24 hour ambulatory blood pressure monitoring
  - Child protection
- Community dermatology
- Hormonal implant services
- Immediate and first response care
- Palliative care
- Patients resident in women’s refuge
- Vasectomy
- Violent patients
- Weight management brief intervention
- Other chronic disease management
  - Chronic disease management LESs
  - HIV
  - Leg ulcer
  - COPD
  - Heart failure
- Phlebotomy
- Practice support LESs
- Service continuity
- Smoking cessation
- Student and university services
- Teenage and young person services
- Treatment room
- Vaccinations and immunisations
- Wound care
- Zoladex injections and prostate cancer follow up

[List updated: 22 February 2007]
Appendix 2 – status of recent Directed Enhanced Services
Here is a list of all the DESs and details of their status as of April 2007.

UK

1) Childhood immunisations
The original DES, including the agreed funding, will still apply and PCOs continue to be legally obliged to commission the service from all GMS and PMS contractors in the area.

2) Influenza and pneumococcal immunisation
The original DES, including the agreed funding, will still apply and PCOs continue to be legally obliged to commission the service from primary medical services contractors in the area. Note that the DES has not been amended to include any other at risk groups, such as poultry workers, but this group may be covered by a local enhanced service (LES), for which the same rates as stipulated in the DES should apply.

3) Minor surgery
The original DES, including the agreed funding, will still apply and PCOs continue to be legally obliged to commission the service from primary medical services contractors in the area.

4) Service to support staff dealing with violent patients
The original DES, including the agreed funding, will still apply and PCOs continue to be legally obliged to commission the service from primary medical services contractors in the area.

5) Quality information preparation
The original one-year 2004-05 DES ceased to apply from 1 April 2005.

For further information, refer to the following website addresses:

Primary Medical Services (Directed Enhanced Services) (England) Directions 2006
www.dh.gov.uk/assetRoot/04/13/68/70/04136870.pdf

DES specifications
www.bma.org.uk/ap.nsf/Content/Hubdirectedenhancedservices
**England**

1) **Access to primary care**
   The original UK-wide access DES was replaced with a new, one-year 2006-07 DES specific to England; this came to an end on 31 March 2007. The status of the intended review of the access DES for 2007-08 is uncertain at present. LMCs will be informed of any developments accordingly.

2) **Towards practice based commissioning (TPBC)**
   This one-year 2006-07 DES came to an end on 31 March 2007. There will be no national successor, however unlike the other one-year DESs, there is a definite proposal from the Department of Health to enable GP practices to continue this work in 2007-08, via locally agreed incentive schemes (see paragraphs 4.10-4.13 of the latest Department of Health guidance on PBC, ‘Practical implementation’).

3) **Choice and booking**
   This one-year 2006-07 DES came to an end on 31 March 2007. The status of the intended review of the choice and booking DES for 2007-08 is uncertain at present. LMCs will be informed of any developments accordingly.

4) **Information management and technology**
   This two-year DES, 2006-08, has one year remaining.

For further information, refer to the following website addresses:

Primary Medical Services (Directed Enhanced Services) (England) Directions 2006
[www.dh.gov.uk/assetRoot/04/13/68/70/04136870.pdf](http://www.dh.gov.uk/assetRoot/04/13/68/70/04136870.pdf)

Revisions to the GMS contract, 2006/07 - delivering investment in general practice, February 2006
[www.bma.org.uk/ap.nsf/Content/revisionnGMSFeb20062](http://www.bma.org.uk/ap.nsf/Content/revisionnGMSFeb20062)
North & South Essex
Local Medical Committees
5 Whitelands,
Terling Road
Hatfield Peverel
CM3 2AG
Tel: 01245 383430
Fax: 01245 383439
Email: info@essexlmc.org.uk
Web: http://www.essexlmc.org.uk