## No-Fault Compensation for injury resulting from medical treatment: Consultation Questions

- 1. The research team supporting the review reported (Farrell *et al*, 2010<sup>19</sup>) that previous research suggests that when an error has occurred, patients expect doctors to make a meaningful apology, provide an explanation and take steps to prevent the error from recurring. The findings of their research would appear to support the contention that for many, if not most, patients this is the primary aim, rather than a financial award.
- 2. The Scottish Public Services Ombudsman (SPSO) has published advice in relation to apology<sup>20</sup>. This advice was referenced in the guidance issued to NHSScotland in March 2012 on the handling and learning from feedback, comments, concerns and complaints.

concerns and complaints.
Question 1: What, if any, steps do you feel are necessary or appropriate to ensure that when an error has occurred, patients receive a meaningful apology?
Opportunity to have face to face meeting with health professionals involved Possibility of independent review Written apology from Medical director

 $<sup>\</sup>frac{^{19}}{^{20}} \frac{\text{http://www.scotland.gov.uk/Topics/Health/NHS-Scotland/No-faultCompensation/Volume-II-report}}{\text{http://www.spso.org.uk/files/2011\_March\_SPSO%20Guidance%20on%20Apology.pdf}}$ 

3. The Review Group considered that the following were compensation scheme for injuries resulting from medical			ria for a	
<ul> <li>The scheme provides an appropriate level of c their family or carers</li> </ul>	ompen	sation to	the patie	nt,
<ul> <li>The scheme is compatible with the European ( Rights</li> </ul>	Conver	ntion on H	Human	
<ul> <li>The scheme is easy to access and use, without example created by cost or the difficulty of gett</li> <li>People are able to get the relevant specialist at Decisions about compensation are timely</li> <li>People who have used the scheme feel that the</li> </ul>	ting ad <sup>ı</sup> dvice i	vice or sund the vice or sunder the vice of the vice o	upport he schem	
equitably  The scheme is affordable	,			
<ul> <li>The scheme is anotable</li> <li>The scheme makes proportionate use of time at the scheme has an appropriate balance between (e.g. financial or time) and the level of compensation are made through independent process</li> </ul>	een cos sation	sts of adr awarded		n
<ul> <li>The scheme has an independent appeal syste</li> <li>The scheme treats staff and patients fairly/equ</li> </ul>				
<ul> <li>A reasonable time limit is set for compensation</li> </ul>	•	S.		
	•			
Question 2. Do you agree that the principles and crit essential in a compensation system?				
	Yes	Χ□	No	
2.1 Are there any to which you would attach partic importance? Are there any others you would add?	ular pr	iority or		

1	The Pavious Croup identified a number of icques it believed were relevant to the

4. The Review Group identified a number of issues it believed were relevant to the likely success of any system and agreed that the following criteria were desirable, and considered and highlighted the importance of the wider issues detailed below:

## Desirable

- The public in general trusts the scheme to deliver a fair outcome
- The scheme does not prevent patients from seeking other forms of nonfinancial redress, including through the NHS Complaints system
- The scheme encourages transparency in clinical decision-making
- The scheme contributes to rehabilitation and recovery.

Question 3: Do you agree that these criteria are desirable in a compensation system?			
	Χ□	No	
3.1 Are there any others you think are desirable and shou	ıld be includ	ed?	

## Wider issues

- The scheme contributes to:
  - organisational, local and national learning
  - patient safety
  - quality improvement
- Lessons learned can be used to influence organisational risk management in the future
- The scheme encourages and supports safe disclosure of adverse events
- The scheme does not put barriers in place for referral to regulators of any cases which raise grounds for concern about professional misconduct or fitness to practise.

Question 4: Do you have views or ideas on how a compensation scheme could more effectively contribute to the wider issues identified above?

Expansion of patient safety programme in Obstetrics and Gynaecology Internal QC of Clinical Risk Asssesment programmes

Feedback to Health Professionals – the recent 10 year review of litigation settlements in E&W by the NLSA very useful	
5. When considered the Review Group's suggested essential principles and crite against other schemes and the Swedish model came out on top. Based on this the Review Group offered:	
<b>Recommendation 1 -</b> that consideration be given to the establishment of a no-fault scheme for medical injury, along the lines of the Swedish model, bearing in mind that no-fault schemes work best in tandem with adequate social welfare provision.	
Question 5: Based on the background information on the system in operatio in Sweden given in Annex A would you support the approach suggested in Recommendation 1?	n
Yes □X No	
If not, why not and what alternative system would you suggest?	
Recommendation 2 - that eligibility for compensation should not be based the 'avoidability' test as used in Sweden, but rather on a clear description of	on
which injuries are <b>not</b> eligible for compensation under the no-fault scheme.	
Question 6: Would you support the approach in Recommendation 2? This would mean for example that where treatment carries a known risk and the patient has given consent to that treatment it would not be eligible.	
Question 6: Would you support the approach in Recommendation 2? This would mean for example that where treatment carries a known risk and the	

If yes, what other injuries would you consider should not be eligible?
6. The Review Group was of the view that any recommended changes to a no-fault system should cover all healthcare professionals including those not directly employed by the National Health Service. The group believed that fairness dictated that all patients whether treated by the NHS or privately should have access to an improved system if possible. If this proved impossible, the group nonetheless believed that there were benefits that could be obtained by a move to no-fault for NHS patients. The group's preference was that <b>all</b> patients should be covered by the no-fault scheme and offered:
<b>Recommendation 3 -</b> that the no-fault scheme should cover all medical treatment injuries that occur in Scotland; (injuries can be caused, for example, by the treatment itself or by a failure to treat, as well as by faulty equipment, in which case there may be third party liability)
<b>Recommendation 4 -</b> that the scheme should extend to all registered healthcare professionals in Scotland, and not simply to those employed by NHSScotland.
(As explained in the Cabinet Secretary's foreword we acknowledge that further work is needed to help in our understanding of the volume, level and cost of compensation claims handled by the Medical Defence Unions and private healthcare providers. We will seek to explore this further with the relevant stakeholders during the consultation period.)
Question 7: Do you support the view that, if introduced, a no-fault scheme should cover all clinical treatment injuries (e.g. private healthcare and independent contractors) and all registered healthcare professionals and not just those directly employed by NHSScotland?
Yes X□ No □
If not, why not?
7.1 What, if any, difficulties do you foresee in including independent contractors (such as GPs, dentist etc) and private practice?

7.	What are your views on how a scheme could be designed to address
4 h	ese issues?
tn	ese issues?

Question 8: The intention is that if introduced the no-fault system will not be retrospective. However, consideration will need to be given to when and how we could transfer to a new system and how outstanding claims could be handled if/when a no-fault system was introduced. What are your views on how outstanding claims might be handled?
Difficult area in our speciality as many cases of cerebral palsy take time to be recognised. These cases may need a separate evaluation as has been suggested

7. The Review Group did not favour the use of a tariff system for compensation, as it felt that this would not address individual needs and it was unlikely that people would buy into a system where compensation was based on a tariff. The group therefore offered:				
<b>Recommendation 5 -</b> that any compensation a need rather than on a tariff based system;	awarded should be b	ased on		
Question 9: Do you support the approach in Reco	mmendation 5?			
	Yes X□	No □		
If not, why not?  9.1 What are your views on the assumption that to similar to those settled under the current system?		ts will be		
9.1 What are your views on the assumption that t	•			
9.1 What are your views on the assumption that to similar to those settled under the current system?  Cerebral Palsy cases will require separate method	•			
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8. The Review Group was satisfied that a no-fault scheme established as they describe would be fully compatible with the requirements of the European Convention of Human Rights, based in particular on the need – as in Sweden and New Zealand – to build in appropriate appeals mechanisms, with an ultimate right to appeal to the courts on a point of fact or law. In addition, retention of the right to litigate will ensure that those for whom the no-fault system is felt to be inappropriate will still be able to raise claims using this route. The group recommended:
Recommendation 6 - that claimants who fail under the no-fault scheme should retain the right to litigate, based on an improved litigation system
Recommendation 7 - that a claimant who fails in litigation should have a residual right to claim under the no-fault scheme
<b>Recommendation 8 -</b> that, should a claimant be successful under the no-fault scheme, any financial award made should be deducted from any award subsequently made as a result of litigation
<b>Recommendation 9 -</b> that appeal from the adjudication of the no-fault scheme should be available to a court of law on a point of law or fact.
Question 10: Do you support recommendations 6 – 9 as proposed by the Review Group?
Yes X□ No □
If no, why not?
10.1 Do you have any concerns that the Review Group's recommendations may not be fully compatible with the European Convention of Human Rights?

	Yes		No	Х□
If yes, what are your concerns?				
<ol><li>The Review Group offered suggestions for improven and these are reproduced in Annex B. The group recommendation</li></ol>			g syst	em
Recommendation 10 - that consideration should	be give	en to our ar	alysis	of
the problems in the current system, so that those benefit from them.	_		•	
10. It is proposed that the suggested improvements will the forthcoming consultation on the Courts Reform Bill la Government Justice Directorate. In particular the Scottis recommended that pre-action protocols should be made considered that this would assist in resolving many of the Review Group In addition, Sheriff Principle Taylor's Review Funding of Civil Litigation in Scotland <sup>22</sup> , which is due to reconsider a range of issues.	ter this th Civil compu areas ew of E	year by the Courts Rev Isory and it identified b expenses an	e Scot riew <sup>21</sup> is by the	ttish
Question 11: Do you agree with the Review Group's	sugge	stions for		
improvements to the existing system? Y	'es XI	<b>3</b> 1	No I	
11.1 Do you have any comments on the proposed a suggestions?	action	in relation	to the	ese

http://www.scotcourts.gov.uk/civilcourtsreview/ http://scotland.gov.uk/About/taylor-review

11. The Review Group also considered whether or not	the establishment of a sc	cheme
specific to neurologically impaired infants should be created general no-fault scheme is not introduced). Members compatients arguably represents a special case and certainly significant sums awarded in compensation and legal cost view that this was worthy of consideration.	ted (in the event that a nsidered that this group accounts for the most	of
Question 12: Would you support the establishment of neurologically impaired infants if a general no-fault s	-	
	Yes X□ No	
12.1 What are your views on the Review Group's su care component of any compensation in such cases form of a guarantee of delivery of services (both meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of by way of a meet the needs of the child, instead of the child, instead of the needs of the needs of the needs of the child, instead of the needs	could be provided in the discould be provided in the could be greated in the could be could b	he
care component of any compensation in such cases form of a guarantee of delivery of services (both med	could be provided in the dical and social care) to onetary sum?	ne O
care component of any compensation in such cases form of a guarantee of delivery of services (both med meet the needs of the child, instead of by way of a meet the makes much more sense since the settlements	could be provided in the dical and social care) to onetary sum?	ne O
care component of any compensation in such cases form of a guarantee of delivery of services (both med meet the needs of the child, instead of by way of a meet the makes much more sense since the settlements	could be provided in the dical and social care) to onetary sum?	ne O

General Comments
We would welcome any further general comments you may wish to offer here.

We are grateful for your response. Thank you.