## Freedom of Information Act – Disclosure Log

Date of Disclosure	Freedom of Information Request	Information released
10 February	The following request was made:	We provide the following response:
2022	Financial performance- Please could you provide your current performance against your Financial KPIs under FOI?	We provide the following response; 1. We have attached the requested information. 2. We provide the following information; Payment of invoices in 5 days; please find attached on a year to date and month by month basis and payment of invoices in 10 days; please find attached on a year to date and month by month basis
		<ul> <li>Budgeted income / expenditure variance less than 5% (excluding Section 29). We only record this information in as year to date (to the end of month/period etc);</li> <li>YTD May 8.62% [673/737]</li> <li>YTD June 7.74% [1,020/1,105]</li> <li>YTD July 8.25% [1,352/1,474]</li> <li>YTD August 7.61% [1,702/1,842]</li> <li>YTD September 7.80% [2,038/2,211]</li> <li>YTD October 6.76% [2,405/2,579]</li> <li>YTD November 6.93% [2,743/2,947]</li> <li>Payment error rate less than 3%. We only record this information in year to date form (to the end of month/period etc);</li> <li>YTD May 0% [0/74]</li> <li>YTD June 0% [0/139]</li> <li>YTD July 0% [0/179]</li> <li>YTD August 0% [0/230]</li> </ul>

		<ul> <li>YTD October 0% [0/341]</li> <li>YTD November 0% [0/400]</li> <li>Late purchase order rate less than 10%. We only record this information in year to date form (to the end of month/period etc)</li> <li>YTD May 4.3% [2/47]</li> <li>YTD June 6.6% [4/61]</li> <li>YTD July 6.0% [5/84]</li> <li>YTD August 6.0 [6/100]</li> <li>YTD September 6.5%[8/124 ]</li> <li>YTD October 9.0% [13/145]</li> <li>YTD November 8.0% [14/176]</li> <li>YTD December 7.2% [14/195]</li> <li>3. The information was omitted in error, and we have sent you a copy of the updated Executive Report, this will be acknowledged in the minutes on the meeting which will be published in the near future.</li> <li>4. We do not report on this information at the current time but have provided it at your request.</li> </ul>
11 February 2022	<ul> <li>The following request was made:</li> <li>Please include the information for each of the following periods; 2018-19, 2019-20 and 2020-21: <ul> <li>The total number of cases of losses in each year.</li> <li>The total cost of losses in each year.</li> <li>An itemisation of each loss including what it was for and how much it cost.</li> <li>The total number of special payments in each year.</li> <li>The total value of special payments in each year.</li> <li>An itemisation of each special payment including what it was for and how much it cost.'</li> </ul> </li> </ul>	We provide the following response: The total number of cases of losses in each year. In 2018-19 - 2 In 2019-20-2 In 2020-21- nil The total cost of losses in each year. In 2018-19- £ 44.42 In 2019-20- £ 114.42 In 2020-21 For an itemisation of each loss including what it was for and how much it cost, please see attached ).

25 February 2022	The following request was made:         Please can you provide your policy for remote working/hybrid working for your employees.         Does your policy permit remote working/hybrid working in the longer term.	The total number of special payments in each year (the same as losses) The total value of special payments in each year (the same as losses). We provide the following response: We provide the following response: Please see attached our Hybrid working policy. Please be advised that this policy is currently a
		pilot scheme for the organisation and we are regularly assessing it.
12 April 2022	The following request was made:	We provide the following response:
	<ul> <li>'Question 1: Did PSA at any point carry out a special review of GMC's 1990s register routes based upon the Alemi event - to ascertain if there are any other routes which need further checks from the 1990s? Did the Secretary of State for Health and Social Care ask PSA to carry out an investigation of the risks in other 1990s routes to the GMC register? Did PSA recommend a special review to Parliament, DHSC or GMC? Please provide any communication between GMC and PSA and DHSC and Parliament pertaining to the flawed register routes of 1990s.</li> <li>GMC stated after Alemi event per above that "We are now considering whether any further checks of any other groups of doctors may be required"</li> <li>However, they did not perform analysis of other un-checked routes ie Existing Specialist route of 1996.</li> <li>Question 2: Does PSA have any internal communications held between GMC and PSA pertaining to GMC's statement above that GMC are considering any further checks of other groups of doctors? Are any documents held by PSA specifically asking GMC to check other routes in the 1990s? Did PSA raise any concerns to GMC when GMC did NOT consider further checks of any other group of doctors which may be required - despite promising to do so per their published statement above.</li> </ul>	We provide the following response: We have attached to this email the information the Authority holds in response to your request. Attached is: 1. An example of the letter sent to all regulators 2. Our 'rapid review' of regulators' international registrations processes in 2013 3. The GMC's letter of 30 November 2018 outlining the actions they were taking in response to Alemi 4. An update letter from the GMC in June 2019 We are satisfied that the GMC has completed the actions it told us it would do in 2018 and 2019. We didn't consider the issue under our special investigations criteria following Alemi, but we have considered it in our last four performance reviews (since 2017/18) of the GMC, those publications can be found on our website here https://www.professionalstandards.org.uk/publicati ons/performance-reviews In particular, in 2019/20 we noted the review that the GMC did of other

	3. Did PSA take any action pertaining to the 1990s routes to the GMC register after Alemi was identified as holding fake qualifications ? If so, what?'	routes to registration at risk of fraudulent applications.
17 May 2022	The following request was made:	We provide the following response:
	Per attached letter and letter excerpt which was sent by PSA's Mark Stobbs to Chief Executives of the regulators which PSA oversees, please may I request the GMC response to this PSA letter - Mark Stobbs requested a response by Jan 11 2019. I specifically need a copy of their response to the questions asked by Mark in the letter excerpt attached. I already have two general update letters from Charles Massey to PSA Alan Clamp dated June 10 2019 and Nov 30 2018 so I do not need these. I need the letter from GMC replying to Mark Stobbs request	Unfortunately, we do not hold the information that you request. There wasn't an equivalent letter to the GMC to that sent to the GDC. This is because the GMC wrote to us about the problem with the doctor and told us what they would do about it. We then wrote to the other regulators asking if they had any similar routes to qualification which might have led to similar concerns.
		We received a number of letters from the GMC about the problem, which we have disclosed to you in full.
1 June 2022	The following request was made:	We provide the following response:
	'all of the evidence and transcripts to which I would be entitled as an interested public observer.' [re case Kyle Blackburn]	We consider that this information is exempt from disclosure under section 36(2) of the FOIA and is therefore being withheld. This is because the release of this information would contravene subsections 2(b)(ii) and 2(c); where disclosure: "would, or would be likely to, inhibit— (2)(b)(ii)the free and frank exchange of views for the purposes of deliberation, or (c)would otherwise prejudice, or would be likely otherwise to prejudice, the effective conduct of public affairs.
		This section of the FOIA is subject to the 'public interest test' being performed. Consequently, it is

		our obligation under section 2(2)(b) to consider whether or not 'in all the circumstances of the case, the public interest in maintaining the exemption outweighs the public interest in disclosing the information'. We believe that if we were to release the information, registers and accredited registers would be unwilling to provide the information necessary to enable a free and frank exchange of views during process of applying for accreditation or when working with us to improve standards in the future. This may include both existing and potential new registers. This would prevent us
		from performing our duty under the National Health Service Reform and Health Care Professions Act 2002, section 25G as inserted by the Health and Social Care Act 2012, section 229.
		We believe that the public interest in the Authority being able to help and support registers and potential accredited registers to improve public protection and to be able to share information without fear that it will be publicly disclosed – particularly before the point they are accredited - outweighs other public interest considerations, and therefore we are maintaining the exemption.
01 July 2022	The following request was made: 1. This request for information relates to your experience of handling compliance cases (by which we mean cases involving engagement by you with the firms, organisations, or individuals which you regulate regarding potential breach of their regulatory obligations), the associated timescales and outcomes and your approach to follow up.	We provide the following response: The Authority is not itself a regulator and we do not manage complaince cases. It may be helpful to set out a little bit more information about our role;
	2. We wish first of all to know:	Our role

(a) how many compliance cases were opened by you in the each of last five calendar years (i.e., 2017, 2018, 2019, 2020 and 2021);	The Authority promotes the health, safety and wellbeing of patients, service users and the public
(b) of the compliance cases opened in each of those years, how many remain open and	by raising standards of regulation and voluntary registration of people working in health and care.
how many have been resolved;	We are an independent organisation, accountable to the UK Parliament. We oversee the work of ten
(c) of the compliance cases opened in each of those years which have been resolved:	statutory organisations, that regulate health professionals in the UK and social workers in
(i) how many were resolved without the opening of a formal investigation (by which we mean the exercise of statutory powers to gather information from firms, organisations, or	England.
individuals suspected of breaching their regulatory obligations);	We review the regulators' performance and audit
(ii) how many (distinguishing between those resolved without the opening of a formal	and scrutinise their decisions about whether
investigation and other cases) were resolved in (i) less than six months; (ii) between six	people on their registers are fit to practise. We
months and 12 months; and (iii) more than 12 months	can refer final fitness to practise panel decisions
	to court where we believe the decision was not
3. Second, we wish to know, in relation to the resolved cases disclosed in your	sufficient to protect the public; maintain public
response to Q2(b) above (and distinguishing in each case between those resolved with and	confidence in the profession; and/or maintain
without the opening of a formal investigation) how many resulted in:	proper professional standards.
(a) a finding or admission of breach on the part of the regulated firm, organisation or	The Professional Standards Authority's reviews
individual;	under Section 29 of the National Health Service
	Reform and Health Care Professions Act 2002
(b) a payment of a financial penalty and/or making of financial redress;	(the Act).
(c) a change (or undertakings as to a change) in the conduct of the regulated firm,	The Authority reviews all final fitness to practise
organisation or individual;	decisions of the Regulators. Section 29 of the Act
organisation of manualat,	gives us the power to refer certain decisions of the
(d) a change in the senior management of the regulated firm or organisation;	regulators to court if we consider that the outcome
	is not sufficient to protect the public. If our appeal
(e) none of the above.	is successful a judge can substitute an outcome
	or remit the case back to the HCPC to be heard
4. Third, we wish to know, in relation to each of those resolved cases disclosed in your	again.
responses to Q3(a)-(d) above, in how many of those cases (distinguishing in each case	
between those resolved with and without the opening of a formal investigation) have you:	It may also be helpful for you to consider our
	annual report which sets out how many cases we
(a) followed up with the firm, organisation, or individual to check up on the compliance	have received and how many we have appealed

	<ul> <li>areas examined in the resolved case;</li> <li>(b) opened another compliance case (whether related to the resolved case or not) involving the same firm, organisation, or individual.</li> </ul>	each year https://www.professionalstandards.org.uk/about- us/our-annual-reports
11 July 2022	The following request was made:	We provide the following response:
	all documents and emails pertaining to the recent attempt to have Applied Behavioural Analysis made a regulated profession	We consider that this information is exempt from disclosure under section 36(2) of the FOIA and is therefore being withheld. This is because the release of this information would contravene subsections 2(b)(ii) and 2(c); where disclosure:
		"would, or would be likely to, inhibit— (2)(b)(ii)the free and frank exchange of views for the purposes of deliberation, or (c)would otherwise prejudice, or would be likely otherwise to prejudice, the effective conduct of public affairs.
		This section of the FOIA is subject to the 'public interest test' being performed. Consequently, it is our obligation under section 2(2)(b) to consider whether or not 'in all the circumstances of the case, the public interest in maintaining the exemption outweighs the public interest in disclosing the information'.
		We believe that if we were to release the information, registers and accredited registers would be unwilling to provide the information necessary to enable a free and frank exchange of views during process of applying for accreditation or when working with us to improve standards in the future. This may include both existing and potential new registers. This would prevent us

		from performing our duty under the National Health Service Reform and Health Care Professions Act 2002, section 25G as inserted by the Health and Social Care Act 2012, section 229. We believe that the public interest in the Authority being able to help and support registers and potential accredited registers to improve public protection and to be able to share information without fear that it will be publicly disclosed – particularly before the point they are accredited - outweighs other public interest considerations, and therefore we are maintaining the exemption.
15 July 2022	The following request was made: 'corporate approach to the management and assurance of risk including documents such as your risk management framework, compliance framework, assurance framework, risk appetite, risk register, risk process, risk approach, risk planning, and any other documents which outline your approach to risk'	We provide the following response: We have provided the information you have requested attached. It may be helpful to note that we routinely publish this information and our discussions around it as part of our Board meetings and so further information can be found here <u>https://www.professionalstandards.org.uk/about- us/meet-our-board/board-meetings-and- agendas/board-papers-and-agendas</u> The meetings are held in public and the annual review of risk management is due in November, so please do contact us if you would like to attend this or any future meetings or if we can provide you with any further information.

9 August 2022	The following request was made:	We provide the following response:
2022	The PSA website states that where they disagree that a FTP decision protects the public, they can step in to make an appeal etc. Can you please obtain the relevant case numbers from the GMC and provide the following information for each one:	Unfortunately, we are not able to identify the cases in the list definitively and nor are we able to seek the information from the GMC.
	<ul> <li>Was the FTP decision reviewed by the PSA?</li> <li>Was the FTP decision challenged?         <ul> <li>Where YES: Can you provide the link for each case (E.g. from here: https://www.professionalstandards.org.uk/what-we-do/our-work-with-regulators/decisions-about-practitioners/previous-cases) I trust this won't be an issue as it is already redacted/anonymised.</li> <li>Where NO: Can you provide any detail around how this decision was made -if such information is indeed logged.</li> </ul> </li> <li>Additionally, can you advise what, if any, protections are in place for patients following fine and/or prosecution for sexual offences, where a suspension has finished/been lifted?</li> </ul>	However, we do appreciate the serious nature of the request and would like to provide you with more information if possible. The Authority reviews all FtP decisions made by the regulators. However, we can only refer a case where it meets the criteria within the legislation in that the decision is insufficient for the protection of the public. More detail about the Authority's role and remit can be found here; <u>https://www.professionalstandards.org.uk/docs/de</u> <u>fault-source/section-29/section-29-</u> <u>general/professional-standards-authority-section-</u> <u>29-process-and-</u> <u>guidelines.pdf?sfvrsn=cf2b4920_4</u> If after considering the process, you would like to request further information or to arrange a meeting to discuss this further please don't hesitate to contact us.
12 September	The following request was made:	We provide the following response:
2022	We are seeking any complaints you have received in the last 10 years about the GMC's conduct on dealing with complaints of sexual misconduct perpetrated by doctors with the victim being a healthcare worker/colleague	Unfortunately, we do not hold the information that you request. This is because the Authority is not a complaint handling body nor are we a regulator ourselves. This means that we are unable to investigate formal complaints about the GMC nor do we have any powers to intervene in the GMC's

work, for example to compel it to take any action, such as to reconsider a decision. The GMC's decisions may only be challenged through its own processes or in a court of law.

We do welcome feedback from the public to help inform out performance reviews of the GMC. However, we don't categorise this feedback by issue. We categorise them either by where they are in the regulator's process, like closed at the first stage, concern about a final decision or by the regulator function, for example registration, fitness to practise, policy etc.

I know this will be disappointing to you. However, I hope it may be helpful to you to explain a little about our role.

## Our role

The Authority promotes the health, safety and wellbeing of patients, service users and the public by raising standards of regulation and voluntary registration of people working in health and care.

We are an independent organisation, accountable to the UK Parliament. We oversee the work of ten statutory organisations, that regulate health professionals in the UK and social workers in England.

We review the regulators' performance and audit and scrutinise their decisions about whether people on their registers are fit to practise. We can refer final fitness to practise panel decisions to court where we believe the decision was

insufficient to protect the public; maintain public confidence in the profession; and/or maintain proper professional standards. How we consider feedback about the GMC's performance We report on the performance of the health and care regulators, including the GMC. Our annual performance review, published and presented to Parliament, is our assessment of how well the GMC has been fulfilling its role to protect the public. In our performance reviews, we gather information about the GMC's performance during the year and assess whether it meets our 18 Standards of Good Regulation. These Standards consider how well the GMC manages its key regulatory functions, including how well it manages its registration process. At the end of our assessments, we publish our decision on whether the GMC has met our Standards in our performance review. Our reports do not include details of any individual cases but will discuss areas of a regulator's work which have been raised with us and cause concern. The feedback that we receive from registrants and applicants to the register can be highly valuable to us in providing insights into the GMC's work. We would be keen to hear more about your concerns and you can provide any details you wish to share to me.

12 October 2022	The following request was made:	We provide the following response:
	This is an information request relating to the number of staff who are contractual home workers.	
	Please include the following information:	
	• The number of staff that currently work employed by the organisation that are contractual home workers	
	Please also include the following information:	
	• The number of contractual home workers employed by the organisation in each of the last three financial years: 2019-20, 2020-21, 2021-22	
	By "contractual home workers" I mean employees who have it written into their contracts that their normal working arrangements are to work from home."	
14 October 2022	The following request was made:	We provide the following response:
	Please respond to my initial FOI request in relation to the below cases:	The Authority receives every case heard by the
	Dr Benjamin Amrakpovughe Obukofe https://www.gmc-uk.org/doctors/5202294	MPTS and, unless the decision was an erasure or
	<ul> <li>Dr Dana Faratian https://www.gmc-uk.org/doctors/6049507</li> <li>Dr Amitabh Kumar https://www.gmc-uk.org/doctors/7053276</li> </ul>	a further suspension, reviews them all. The process has varied over the years
	Mohsan Bilal ANWAR https://www.gmc-uk.org/doctors/7671906	
	Further to my initial questions, can you please also advise:	
	• Who within the PSA reviews and determines whether to challenge such cases?	but, essentially, the cases are reviewed initially to
	• Is any Training received in relation to Sex Offenders, Sexual Violence or the Rehabilition of Sex Offenders by those with the power to make these decisions, in order to	see whether the decision raises any concerns and a sample of initial reviews are second checked. If
	give scientific and evidentiary backing to what is often a Subjective decision making process?	there are concerns, the Authority sends for the
	• If it were found that the PSA should have challenged a decision, but didn't, what	papers and evidence which are reviewed by a
	<ul> <li>steps can be taken to address this?</li> <li>In relation to this, is there a deadline after which a decision can no longer be</li> </ul>	lawyer. If concerns remain after that review, the Authority considers the case at a Case Meeting

challenged?	where senior decision-makers receive external
• It appears that there is no limit to how many times a Doctor can be Suspended and	legal advice and decide whether or not to appeal.
remain on the Register; what Safeguards are in place with respect to this?	The Authority has a short time limit in which to
o E.g. Where a Doctor is not erased as it is felt they can remediate, but then the Doctor does not take the necessary steps year upon year -how long can this continue for?	appeal. In cases where a sanction has been imposed, the appeal must be lodged within 67
• In the PSA's view, what constitutes as 'fundamentally incompatible with continuing to	days of the decision. It is not possible to appeal
be a registered medical practitioner'?	after that time has expired.
• In 2012 the GMC indicated that it was looking into ways to automatically erase Sex	
Offenders from the Medical Register. I have asked the GMC where they stand now and would like to extend this question to the PSA as to whether they have a view with respect to	When considering the decision, the Authority needs to take into account the legal framework
convicted Sex Offenders remaining on the Medical Register?	and the decisions of the courts have been taken in
	respect of our jurisdiction. In particular, we need
	to bear in mind:
	At present there is no formal requirement
	that a conviction for a sexual offence leads to
	erasure – regulators' sanctions guidance,
	however, make the seriousness of such offences
	clear.
	<ul> <li>Decisions in respect of sanction are "multi-factorial" and panels need to weigh a</li> </ul>
	number of different matters including the
	seriousness of the offence (recognising that there
	is a scale of seriousness even for serious
	offences), comments made by the court, their assessment of the registrant's insight and the
	likely risk of repetition, testimonial evidence about
	the registrant and the context of the offence. The
	courts have recognised that people may disagree
	on the sanction but that does not necessarily
	make the decision wrong and the courts are reluctant to overturn decisions where the panel
	has reached a decision that appears open to it.
	• A sanction of a suspension for 12 months
	with a review is a serious sanction in that it
	protects the public by preventing the doctor from

	<ul> <li>working with patients and a future panel is able to review progress and, indeed, erase the registrant at a later stage.</li> <li>The purpose the sanction is to protect the public, not to punish.</li> <li>The courts will be reluctant to overturn panels' assessments of a registrant's insight and the risk of repetition on the basis that the panel has seen the registrant and is in the best position to reach that decision.</li> </ul>
	In respect of the decisions that you raise, all were reviewed. After the first hearing, one was reviewed at second check, the others at detailed case review or case meeting. None were challenged. All review decisions were reviewed and were not challenged. It is important to recognise that review hearings will focus on the registrant's progress since the initial hearing and that the public interest considerations which might have led to erasure are unlikely to have changed since the first hearing.
	In all of the cases the view was taken that, having regard to the courts' approach, the Authority was unlikely to be able to bring a successful challenge to the panel's decision.
	You ask what safeguards are in place once a suspension has been lifted. There are no formal safeguards in place on the basis that the panel has reached a decision that the registrant is now fit to practise without restriction. The fact of the suspension will be available to those contacting the GMC for the fitness to practise decision history.

In response to your more recent questions insofar as they are not dealt with above:

1. Decisions to close cases at second check and after the detailed case review are taken by the Director of Scrutiny and Quality. Decisions at later stages are taken by panels chaired by the Chief Executive or a member of the Authority's Board together with other members of the Authority's staff who have been trained in the jurisdiction and our approach.

2. Decision-makers have not received training on sex offenders and so forth. It is not clear to us that this will be of assistance in assessing decisions which, to a large extent, depend on the individual circumstances of each case.

 There is no limit to the number of times that review panels can re-impose suspensions.
 We do not consider that this is necessarily wrong.
 While a doctor is suspended, they cannot practise medicine and so there is no risk to patients.
 Panels will examine reasons why a doctor has not remediated and will also take into account other matters such as deskilling – in some cases a further suspension may be imposed to address that point even though the panel considers that the doctor has remediated the initial misconduct.
 We do not have a list of conduct which is

4. We do not have a list of conduct which is obviously fundamentally incompatible with remaining on the register: in practice, decisions need to take account of the full circumstances of a case, including the registrant's insight and

		remediation. 5. The Government has set out its proposals for offences which will lead to automatic erasure from the register in its consultation paper Regulation healthcare professionals, protecting the public - https://assets.publishing.service.gov.uk/governme nt/uploads/system/uploads/attachment_data/file/9 78833/Regulating_healthcare_professionalspro tecting_the_public.pdf (see paragraph 301). We await the Government's decisions in the light of that consultation.
8 November 2022	<ul> <li>The following request was made:</li> <li>I am writing to request the following information in relation to: Invitation to tender and statement of requirement: "Website maintenance, hosting and development services" published on 27th January 2022, under the Freedom of Information Act 2000</li> <li>Copy of winning bid</li> <li>Value of winning tender</li> <li>Number of bidders</li> <li>Details of all bidders</li> <li>Ranking of all bidders</li> </ul>	We provide the following response:In regard to the above request I can confirm the below;Copy of winning bidNo winning bidder Value of winning tenderNumber of bidders3Details of all biddersBlu zetta, Dbaas, Love the Idea Ranking of all bidders1) Love the Idea, 2)Blu Zetta, 3) Dbaas Ltd
8 November 2022	The following request was made: Could you please provide mw with up to date names, job titles and email addresses for your Senior IT staff, such as; Chief Information Officer Chief Digital Officer Chief Technology Officer Head of Digital Transformation	We provide the following response: In regard to the above request I can confirm that we have one ICT Manager and one ICT Support Officer. Their names are Ryan Davison and Ashim Bhaugeerutty. Their email addresses can be found below.

29 November 2022	Director of IT / ICT / IM&T / Digital / Information / Technology         Head of IT / ICT / IM&T / Digital / Information / Technology         IT / ICT / IM&T / Digital / Information / Technology Manager         Chief / Deputy Operating Officer         Head / Director of Cyber Security         ICT Project Manager         ICT Project Manager         ICT Programme Manager         Network Manager / Head / Director         ICT Infrastructure         ICT Business Manager         Head of IT Procurement         ICT Officer         ICT Network Officer         The following request was made:         Please can your organisation provide the following information         a)       The number of roles in your association (expressed in numbers of FTE), that are mainly or exclusively focussed on issues of equality, diversity, or inclusivity. For example, this could include (amongst other guises) "EDI officers" or "diversity and inclusion project managers" but would not include general HR managers.         b)       Either a) the pay band of each of these roles, or b) the combined total salaries for these roles. Whichever measure is more in accordance with your data preferences.         c)       In the past 12 months the number of staff days across your organisation which have been committed to attending equality training programmes, whether internally run or with external consultants. (staff days = duration of the training programme multiplied by the number of staff in attendance for the course). If unable to pr	We provide the following response: In regard to the above request point A, I can confirm that we have 1 role of this nature which is our EDI Manager, the role is 0.4 wte based on staff levels of 44 wte. The pay band for this role is 63,978 pro rata. In regards to training attended. Internal training has been 3 days. External training has been 8 days.
7 December 2022	The following request was made: Please include the information for each of the following financial years; 2019/20, 2020/21, 2021/22:	We provide the following response: In regards to the above request I can confirm all information in regards to financial years can be found in our Annual reports for those years which

	<ul> <li>The number of staff working at the organisation in each of these financial years</li> <li>The total wage bill for each of these years</li> <li>Please also provide me with the current headcount of staff."</li> </ul>	I have attached. Annual Report 21/22 – Page 80. Annual Report 20/21 – Page 73 / 74 Annual Report 19/20 – Page 57 The current number of staff employed is 45.
16 January 2023	The following request was made: 1/ In the time since the establishment of the Professional Standards Authority, has the authority conducted any research into the proportion of professionals working in the healthcare services, regulated by those regulators in your oversight, to establish the proportion of professionals working in these regulated sectors of healthcare, who are not registrants, but are however directly or indirectly involved in the care of NHS patients? 2/ Specifically, in the case of the GPhC who regulates pharmacists and technicians, has the PSA sought to determine the proportion of non GPhC registrants who none the less, present to NHS patients and, or conduct work relating to the provision of fulfilling prescriptions for NHS patients, but are not regulated by the GPhC? 3/ Generally; In the areas of healthcare, regulated by the CQC, these have regulated powers over the employers of non CQC employed healthcare workers, for example nurses and midwives. Who is responsible for the potential crossover of regulatory investigation in which an employee of an NHS trust has impacted the conduct of non CQC regulated registrant who is under investigation in the fitness to practise system? 4/ Who is responsible for those professionals servicing NHS contracts in the sectors represented by the ten regulators in the PSA oversight, that are not required to be registered, but could otherwise impact on the safety of NHS patients?	<ul> <li>We provide the following response:</li> <li>We do not hold any recorded information in relation to your request and are therefore unable to provide anything under the FOIA. However, we hope the following information will be helpful to you;</li> <li>1. No</li> <li>2. No</li> <li>3. We expect the regulator and the CQC to co-operate with investigations. However, where an individual is not regulated or within the powers of the CQC only the employer has the power to take action against them.</li> <li>4. The relationship is between the relevant NHS and the contractor and is governed by the normal principles of contract liability. There is no other regulatory oversight of the individuals concerned.</li> </ul>

21	The following request was made:	We provide the following response:
February 2023	<b>'Question 1.</b> Please could you confirm, via the NMC if necessary, how many of the nurses that the NMC regulate are working in GP practices which are 'unlike other medical centres' and therefore have different standards and reporting responsibilities and how and where these different standards are documented.	
	<b>Question 2.</b> Please could you supply any documentation that you have access to which supports the statement that nurses in GP practices which are 'unlike other medical centres' have a right to share concerns with organisations which have no medical healthcare professionals and no data sharing agreements directly, with no reference to their clinical lead and not one document showing the processing?	
	<b>Question 3.</b> Are you, as the Professional Standards Authority confident that the standards (policies and procedures) relating to disclosure of information by nurses working in GP practices which are 'unlike other GP practices' as stated by the NMC, meet your threshold to keep people safe?'	
31 January 2023	The following request was made: 'I read in the powerpoint presentation "160920daisy-blench-iamra-presentation- dishonesty-research.pptx" that the PSA "Currently around 3300 cases involving dishonesty on our database of cases reviewed". I would be grateful if you would send me that information on those cases, which is publicly available from that database, and more recent cases involving dishonesty on that database or any iteration of, newer version of, or replacement for it."	We provide the following response: We have attached a spreadsheet which identifies all cases where there was an allegation of dishonesty, but this doesn't necessarily mean it was found proved. We are unable to separate the information in this way. We are also unable to determine whether the hearing was held in public or private as we do not hold this information in this way. However, we have provided list of case numbers and broken it down by regulator, and the type of dishonesty (fraud/theft or re qualifications and professional memberships) which will provide the information you require to allow you to search for cases that are in the public domain.

9 February 2023	The following request was made:	We provide the following response:
2020	'This is a request for information under the Freedom of Information Act 2000, regarding section 29 of the National Health Service Reform and Health Care Professions Act 2002	Between financial years 2017/18 to 2021/22 – there were 71 appeals, 60 of these were upheld or settled by agreement, 9 were not concluded (i.e.
	Does the Professional Authority for Health and Social Care (PAHSC) currently have the power to refer final decisions of fitness to practise panels of the regulators to Court if the PAHSC considers the outcome is unduly lenient and it is necessary to do so for the protection of members of the public, as provided for by section 29 of the National Health, Service Reform and Health Care Professions Act 2002?	withdrawn. One is still awaiting judgment). We have also attached an FOI appeals document from 2017-2022 along with this response.
	If so, between financial years 2017/18 to 2021/22, how many appeals has the PAHSC proceeded under section 29?	
	Between financial years 2017/18 to 2021/22 how many appeals under section 29 have been up held or settled by agreement with the regulator and health professional? Please share a summary of the cases.	
	Between financial years 2017/18 to 2021/22 how many appeals under section 29 have not been concluded?'	
17 March 2023	The following request was made:	We provide the following response:
	Per FOI, please can you provide me with any and all information held by PSA relating to 'T indicators' placed in doctors records by the GMC, specifically explained as follows: prior to 1996, a doctor could submit their <i>Certificate of Accreditation to the GMC</i> . The GMC then placed a 'T indicator' on their record, to indicate that they had completed consultant training.	I can confirm that we don't hold the information you seek, the Authority (or it's predecessor CHRE) was not founded until 2002 and we don not hold any records prior to this.
	Does PSA hold any information related to the number of doctors who had T indicators in their record as of the year 1996.	The GMC may be able to assist you with this request.

17 April	The following request was made:	We provide the following response:
2023	<ul> <li>'I'm looking for the following figures for fin years (April-March) 2018/19 and 20/19/20 and 2020/21 for the BACP:</li> <li>-Number of members</li> <li>-How many complaints per year</li> <li>-How many were heard by the BACP</li> </ul>	Please see timeframes for which we hold the data in the table below – this does not match exactly to the dates requested but is the nearest we have. We have interpreted the request for complaints 'heard by the BACP' as those for which there was a decision to progress to a full hearing.
	I was able to get the first 2 for 20/21 from the annual review: https://www.professionalstandards.org.uk/docs/default-source/accredited-registers/panel- decisions/bacp-annual-review-2021.pdf?sfvrsn=84357220_12 But can't find earlier annual reviews with this info. I contacted the BACP directly citing transparency under #6 in the PSA Accreditation framework: "Governance The governance of the organisation supports public protection and promotes transparency, integrity, and accountability." but they redirected me to you. Could you please assist?	Number of Accredited Register         Total Complaints received (includes Profession al Conduct Procedure (PCP) complaints and Article 12.6)         Complaints progressed to a full hearing (includes all complaints routes)           2018/1         34,872 (as 12.6)         120           2018/1         34,872 (as 9 (Jan- Oct 2018)         130         22           2019/2         37,160* (as 2018)         241         35           2019/2         37,160* (as 2019)         267         50           2019/2         201/2         40,040 (as 267         267           1         Jan of 5 March 2020-         2021)         50           2020/2         40,040 (as 267         50         50           * BACP have members who are not on the Accredited Register, BACP reported that it had 50,594 members this year, we don't however have data on member numbers for the other years.

16 May	The following request was made:	We provide the following response:
and 15 June 2023	'information regarding a conflict of interest between both The National Counselling and Psychotherapy Society, The National Hypnotherapy society and Chrysalis Not For Profit Limited.'	I can confirm that we do hold information falling within the scope of your request. However we need more time to consider it.
		I wish to advise you that we believe the following exemption applies to the information that you have requested: S36 prejudice to the effective conduct of public affairs.
		By virtue of section 10(3), where public authorities have to consider the balance of the public interest in relation to a request, they do not have to comply with the request until such time as is reasonable in the circumstances.
		The Authority has not yet reached a decision on the balance of the public interest. Due to the need to consider, in all the circumstances of the case, where the balance of the public interest lies in relation to the information that you have requested, the Authority will not be able to respond to your request in full within 20 working days.
		However, please find attached the remainder of the information we hold in relation to your request, in particular pages 11-12.
		15 June 2023 – response part two - The information that had been held back for further consideration was a section of the NCPS application. Having now reviewed this we consider that the information is exempt from disclosure under section 36(2) of the FOIA and is therefore

	being withheld. This is because the release of this information would contravene subsections 2(b)(ii) and 2(c); where disclosure: "would, or would be likely to, inhibit— (2)(b)(ii)the free and frank exchange of views for the purposes of deliberation, or (c)would otherwise prejudice, or would be likely otherwise to prejudice, the effective conduct of public affairs.
	This section of the FOIA is subject to the 'public interest test' being performed. Consequently, it is our obligation under section 2(2)(b) to consider whether or not 'in all the circumstances of the case, the public interest in maintaining the exemption outweighs the public interest in disclosing the information'.
	We believe that if we were to release the information, registers and accredited registers would be unwilling to provide the information necessary to enable a free and frank exchange of views during process of applying for accreditation or when working with us to improve standards in the future. This may include both existing and potential new registers. This would prevent us from performing our duty under the National Health Service Reform and Health Care Professions Act 2002, section 25G as inserted by the Health and Social Care Act 2012, section 229.
	We believe that the public interest in the Authority being able to help and support registers and potential accredited registers to improve public

		without fear th particularly be outweighs oth	d to be able to share information hat it will be publicly disclosed – efore the point they are accredited - her public interest considerations, we are maintaining the exemption.
15 June 2023	The following request was made: "If possible, please can you let me know the following: 1. How many complaints about the GMC, have you received per year, since 2020. 2. How many feedback about the GMC, have you received per year, since 2020. I realise you cannot act on GMC complaints but you still receive them. I do understand you cannot deal with individual complaints about health/social care practitioners. In the first instance, it is often better to contact an employer and/or the regulator. But you do collect public and professional feedback about regulators via your website or, concerns @ professionalstandards.org.uk."	In regard to th mentioned, I o complaint han 'share your ex therefore do n In relation to y a table below	he following response: the above request and point 1 can confirm that as we are not a adding body we do not categorise operience' feedback in this way and not hold this information. your second question, I have added of the feedback which may be eived regarding the GMC. No of GMC feedback/concerns received 74 64 51 118
18 June 2023	The following request was made: I wish to make a Freedom of Information Request (FOI) for a copy of the PSA review and any documentation/information used to produce the review of the MPTS Tribunal, Dr Valero, held between 23 Jan and the 7 Feb 2023.	Information re process, docu remit can be f and care prac (professionals	e following response: egarding the PSA's decision making mentation, decision making and ound here Decisions about health stitioners standards.org.uk) determination on this matter

		(attached to this letter).
		We consider that releasing information in relation to our decision making on this matter is exempt under section 36 in that it would be likely to prejudice "the effective conduct of public affairs". We believe it would inhibit free and frank advice and discussion when making decisions. However, we have also considered the public interest test in relation to this matter and on balance feel the public interest in transparency means that we should share our recommendation;
		'Recommendation: The misconduct was isolated to two patients and there is no evidence of repetition since or that he poses a risk in continuing to practise. He has shown insight and undertaken remediation and the panel noted the supportive testimonials.
		No further action recommended.
		Director's review comments: I agree with the initial review. The panel has considered the facts carefully and I do not consider that we can show its views were wrong. Its decision on impairment is carefully considered and I think warning addresses any public protection concerns.'
21 June 2023	The following request was made:	We provide the following response:
	"1. What methods are used inside British Prisons for the non surgical 'Chemical' and 'Non Chemical' castration of prisoners in certain categories?	In regard to all the above requests, please be advised we do not hold this information
	2. Are the methods used reversible ?	

	3. Do any of these methods include the use of 'Restriction of blood flow to the genital areas via main artery constriction' ? And if so which artery is utilised?	
	4. Do any of these methods include the use of 'injectable', or 'implantable' microchips ?	
	5. Are these methods also used for Parolees ?	
	6. How long do these various methods of 'Non Surgical Castration' last ?"	
11 July 2023	The following request was made:	We provide the following response:
2023	"Can you provide me with information regarding the numbers of cases referred to you about the failings in professional standards arising from hospital deaths of austic patients diagnosed with Borderline Personality Disorder."	We do not hold the information you have requested. Please note that the Authority is not itself a regulator and therefore we do not receive cases. You may wish to contact the GMC or NMC directly as the cases would be referred to them as the regulator.
24 July 2023	<ul> <li>The following request was made:</li> <li>"What I want to know is whether the PSA assessed the HCPC as meeting all the Standards of Good Regulation in relation to registration despite being aware of the following three serious untoward incidents which I know to have occurred within the HCPC's Registration Department during 2022/23. The three incidents of which I am personally aware are:</li> <li>1. The HCPC granted registration to a cohort of paramedics from Ireland. When these paramedics were already here practising in the UK, the HCPC wrote to them to say they had made an error in admitting them to the register, they did not actually meet the standards necessary for HCPC registration and the HCPC would need to start fitness to practise proceedings to try and remove them from the register.</li> <li>2. The HCPC granted registration to a cohort of paramedics from Nigeria. When these paramedics relocated to the UK (with their families and children) and started to work in the UK, it became apparent to their NHS Trust that there were some significant differences between the analysis and the apparent differences between the apparent to their Strust that there were some significant differences</li> </ul>	<ul> <li>We provide the following response:</li> <li>We have confirmed with our Regulation and Accreditation team regarding the above points and their responses are below;</li> <li>1. We did have information on this issue. We explored it in detail with the HCPC and were assured with the way it was handled by the HCPC. It is our understanding that the HCPC did not initiate fitness to practise proceedings against any of the affected registrants. We have summarised our findings in paragraphs 11.14 and 11.15 of the report.</li> <li>2. We do not hold information on this second issue.</li> </ul>
	between the work of a paramedic in Nigeria and the work of a paramedic in the UK and the	3. We are not able to identify this from the

	<ul> <li>paramedics probably ought not to have been granted HCPC registration. The Trust felt obliged to refer the entire cohort to the HCPC's Fitness To Practise Department, terminated their employment and offered them a sum of money to just leave the UK and "go home".</li> <li>3. A third incident which I found deeply troubling is that an international applicant telephoned the HCPC to chase a decision on their application for registration, they were placed on hold but the HCPC staff member didn't apply the hold correctly, so the applicant heard the staff member and a colleague proceed to make racist remarks about people from their country. The applicant made a formal complaint to the HCPC about this and received an apology, so there must be a record of it within the HCPC.</li> <li>I want to know if the PSA is aware of all of the incidents above and yet gave the HCPC a successful rating"</li> </ul>	information provided. Should you wish to provide further information such as the name of the Trust mentioned in item 2, or further information regarding item 3 we can share with the team under 'share your experience' for their consideration. Please note that our report does not set out full details of everything that we considered during the assessment and review, but it provides enough information so that people can understand how we reached our decision about each Standard. I have included a link to our Performance Review page on our website which outlines our processes. https://www.professionalstandards.org.uk/what- we-do/our-work-with-regulators/read- performance-reviews
16 August 2023	The following request was made: Please see below responses following your Freedom of Information Request dated 15 August 2023.	We provide the following response: Answers in previous column
	1. What services are included in the contract(s)? (e.g. printing vs scanning etc)? Print, Scan, Copy, Papercut Hive	
	2. Which supplier is delivering them? (If in-house, please confirm or if multiple provider please identify them)? Konica Minolta	
	3. How many contracts does this entail and what's the award value for each? 1, £11,000 over 5 years	
	4. When do these contracts expire and do they have any extensions? 2028, then rolling	

5. What is the annual volumetric data (split by Annual Mono and Annual Colour print)? 65% colour	
6. What is the total number of devices supplied? 2	
7. What Managed Print Service software solution do you use? Papercut Hive	
8. How many Mono MFDs and Colour MFDs do you have? 2 colour MFDs	
9. What document management solution do you use? Sharepoint online and Onedrive	
10. What High Volume printing devices do you use? Don't use any, just standard devices	
11. Were any framework agreements used to procure the goods/services? If so, which ones? Yes, Y20023	
12. Any documentation you can provide me with, e.g. the order form?	
13. What department is managing the contract and who's the decision-maker? IT, Corporate Services	
14. How many Adobe Acrobat (standard, professional and reader) licenses do you have? 50 Professional	
15. What is the annual cost? £8081	
16. When is the renewal date? March 2024	
17. Who is responsible for the contract? IT Manager	
18. Do you use any other PDF editing tools? No	

-		
18 August	The following request was made:	We provide the following response:
2023	Please may you provide me, in Microsoft Excel or an equivalent electronic format, with a list of invoices that were not paid within 30 days for the last 6 financial years (2017/18 to 2022/23 inclusive) which would feed into the Regulation 113 Notice you are required to publish each year as part of your obligations under The Public Contracts Regulations 2015, with the following information for each invoice (where available): The name of the Supplier Supplier remail address Supplier postal address Supplier postal address Supplier telephone number Supplier vebsite The date of the invoice The date of the invoice The date the invoice should have been paid by The actual payment date of the invoice The total amount of interest liability due to late payment of the invoice. For the avoidance of doubt we request the data behind payment performance summaries for Regulation 113 Notices, not the summaries themselves. We expect that this information to be readily available and easily accessible in the electronic format requested given the necessity of source data which must have been required to prepare and produce the Regulation 113 Notice. Please may you provide me, in Microsoft Excel or an equivalent electronic format, with a list of invoices that were not paid within 30 days for the last 6 financial years (2017/18 to 2022/23 inclusive) which would feed into the Regulation 113 Notice you are required to publish each year as part of your obligations under The Public Contracts Regulations 2015, with the following information for each invoice (where available): The name of the Supplier Supplier email address	Please see attached data and below following your Freedom of Information Request dated 24 July 2023. Please note we have been unable to sort the attached data into those which were not paid within 30 days. We can do this if requested, however we will need further time to complete this. Please let me know should you want the data sorted. The following data is not available as we do not collect or hold it. Supplier company registration number – We don't collect this information Supplier website – We don't collect this information The date the invoice should have been paid by – We don't have this info as we under government rules that all invoices should be paid withing 10 working days unless there is a dispute The total amount of interest liability due to late payment of the invoice – None in last 6 years The total amount of interest paid to the supplier due to late payment of the invoice. – None in last 6 years

	Supplier company registration number Supplier postal address Supplier telephone number Supplier website The date of the invoice The invoice reference The gross value of the Invoice The date the invoice should have been paid by The actual payment date of the invoice The total amount of interest liability due to late payment of the invoice The total amount of interest paid to the supplier due to late payment of the invoice. For the avoidance of doubt we request the data behind payment performance summaries for Regulation 113 Notices, not the summaries themselves.	
	We expect that this information to be readily available and easily accessible in the electronic format requested given the necessity of source data which must have been required to prepare and produce the Regulation 113 Notice.	
12 September 2023	The following request was made: This is an information request relating to the number of staff who are allowed to work from abroad. Please include the following information, for the 2020/21, 2021/22, 2022/23 financial years: The number of staff, per year, given permission to work from abroad For each member of staff granted permission, please provide their pay band, the country they have been allowed to work from, the length of time that they have been allowed to work for and the dates they were allowed to work from abroad. Please also provide the reason. If any of this is not possible to provide, please provide the remaining information"	We provide the following response: We are only able to provide information for 22/23 as prior to this there weren't any restrictions in place for overseas working. Therefore we wouldn't have had to do anything to our system nor need to be notified if someone was working abroad. Our conditional access policies were applied to all PSA accounts after our cloud move in October 2022, that's when restrictions would have started to be enforced so for 2022/23 we can provide this information from October until the end of 22/23.
		1 member of staff – Head of Function Pay Band 5 – Spain – 24/10/22 (6 days) 1 member of staff – Technical Specialist Pay

ministrator Pay Band 1– 4 days) y Band ELT – USA – vide the reasons why these ing to these countries as we capture when ests.
ng response:
ve requests, please be has been reviewed and h is in the public domain. Inding the original decision, nce has been sent or
ng response:
ne document we hold in This relates to the earing in 2009. The
nave been published at the bears on the HCPC website
r five years before being ring from 2007 was
e have a record of. The en suspended in 2007, but
vieweese

	<ul> <li>all internal notes, memos, and legal advice relating to the case</li> <li>all internal emails relating to the case</li> <li>all correspondence (emails and letters) about the case</li> <li>records of any meetings about the case</li> <li>all external correspondence (emails and letters) about the case</li> <li>all external correspondence (emails and letters) about the case</li> <li>records of any external meetings about the case'</li> </ul>	we don't appear to have a record of that.
30 November	The following request was made:	We provide the following response:
2023	I would be grateful if you could supply all records pertaining to Mr. Beauchamp Colclough, a therapist who was investigated and banned from practicing in 2012.	Thank you for your recent Freedom of Information request below. I can confirm that we do not hold any recorded information in relation to Mr
	Please provide all information pertaining to and not limited by:	Beauchamp Colclough
	<ul> <li>reasons for the decision for Mr. Beauchamp Colclough to be banned from practising under the title of 'therapist'</li> <li>records of any internal meetings to discuss the case</li> <li>records of the formal case meeting</li> <li>all internal notes, memos, and legal advice relating to the case</li> <li>all internal emails relating to the case</li> <li>all correspondence (emails and letters) about the case</li> <li>records of any meetings about the case</li> <li>all external correspondence (emails and letters) about the case</li> <li>all external correspondence (emails and letters) about the case</li> </ul>	
30 November	The following request was made:	We provide the following response:
2023	This is an information request relating to posters paid for by the trust in the last 3 financial years, and the current year to date (2019,20 2020/21, 2021/22, 2022/23).	In regard to all the above requests, I can confirm we are not a Trust and we do not produce/commission posters which are used in
	Please include the following information: total amount and cost of all posters paid for by the trust which are used in the hospitals, clinics, offices and other buildings of the trust. the total number of posters in foreign languages paid for by the trust the total cost of foreign language posters"	hospitals, clinics, offices and other buildings. Nor have we paid for posters in foreign languages and therefore the total amount of expenditure is £0.00

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15 December	The following request was made:	We provide the following response:
December 2023	"1. The complete trail and further movements of emails sent to Melanie Heuser by me on Tue, 24 Oct at 11:33, Tue, 24 Oct 10:55 and Mon, 23 Oct at 19:01, retaining the dates and time of their sharing with other parties and any opinions expressed about my concerns.	In regard to all the above requests, our responses are as follows;
		1. The communication between sent to
	2. Provide a confirmation when was the Chair of the PSA informed about my concerns the first time and provide evidence.	<ul><li>Melanie Hueser have been attached to the email via which this response was shared.</li><li>2. The Chair of the board was informed in</li></ul>
	3. Please confirm details of any meetings or other emails within the PSA related to my concerns raising.	writing on 3 November 2023 at 11.37, we have no written notes of any verbal correspondence on this matter Evidence of this has been attached to
	4. Please confirm if any of the PSA managers / employees / directors involved in addressing my concerns to date have contacted anyone from the GMC; including but not limited to the GMC's CEO Charles Massey or Katherine Ince, Assistant Registrars of the FtP, Rule 12	<ul><li>this matter Evidence of this has been attached to this email.</li><li>3. Other than the emails which are referred to above there are no further written records and</li></ul>
	team, the Corporate Review Team or a Mr L Stirk (for each of them, a yes or No will suffice;).And if so please provide the dates of such contact.	<ul> <li>no meetings have taken place regarding or relating to your concerns.</li> <li>4. I can confirm no PSA manager, employee</li> </ul>
	5. please confirm any conflict of interest of any of the PSA members with the GMC or the concerns I have raised.	or director involved in addressing your concerns has contacted anyone from the GMC, including GMC's CEO Charles Massey or Katherine Ince,
	6. Please confirm that those who have responded to my concerns have all received appropriate training and guidance on each of the following matters by the PSA before they dismissed my concerns as unsuitable for the PSA to act/ reflect on or escalate them / or	<ul> <li>Assistant Registrars of the FtP, Rule 12 team, the Corporate Review Team or a Mr L Stirk.</li> <li>5. I can confirm there are no conflicts of</li> </ul>
	direct me to other resources in the interest of children and probity	interest of between any PSA members with the
	A> responsibility to protect patients through PSA's role and decisions	<ul><li>GMC.</li><li>6. Please be advised in regards to your request for confirmation of individuals training and</li></ul>
	B> GMC regulations and Good Medical Practice	guidance on points A-F, we cannot consider this
	C> Duty of candour regulation	to be a valid FOI request as it isn't a request for recorded information. Furthermore we cannot release information about individuals training and
	D> fraud regulations	qualifications as we consider that that this would
	E> Medical Act 1983	<ul><li>breach s41 of the FOIA as this is personal information.</li><li>7. The PSA does not hold any opinion on</li></ul>

	<ul> <li>F&gt; GMC's investigation pathways</li> <li>7. On what grounds is the PSA CEO and the Chair individually and together assuming that the GMC has conducted full investigation into my concerns; please provide a documented evidence or agree that they are making an assumption</li> <li>8. Please provide any evidence that the PSA has ever reflected and retracted and corrected its decisions/ actions in the past 3 Jan 2021 to date?"</li> </ul>	<ul> <li>the matter outlined in question 7, as it is not within our remit to do so and therefore we hold no information regarding it.</li> <li>8. Please clarify what information is being requested here so we can advise further.</li> </ul>
21 December 2023	<ul> <li>The following request was made:</li> <li>Q.1 If you have a managed service provider (MSP) in place for the provision of temporary agency staff, please provide the following.</li> <li>1a. How was the contract to manage/provide the supply of agency/temporary staff let?</li> <li>1b Did you use a Framework and if so, which Framework did you use?</li> <li>1c Who was the contract to manage/provide the supply of agency/temporary staff let to?'</li> <li>1d What is the contract end date?</li> <li>Q.2 If you don't have a managed service provider (MSP) in place for the provision of temporary recruitment agency staff which recruitment agencies, do you use, and what basis were they awarded?</li> <li>Q.3 Please can you provide details of the names of the decision-makers who ultimately decide which recruitment agencies your organisation uses.</li> <li>Q.4 Please provide the name(s) of the person(s) who the manage the recruitment agency contract on a day-to-day basis.'</li> <li>Q5 Please provide the total value of agency spend for 2022 – 2023.</li> <li>5a Please provide a breakdown of spend per agency used.</li> </ul>	<ul> <li>We provide the following response:</li> <li>Please find the answers to your questions below;</li> <li>Q1. We engage recruiters when required for the provision of staff.</li> <li>1a. We contact the recruiters directly depending on the role and request CV's for applicants however we do not have contracts with these agencies.</li> <li>1b. No framework is used within the recruitment process when engaging agencies.</li> <li>1c. We have previously engaged with Altum, Robertson Bell, Ashdown Group and Reed.</li> <li>1d. Agencies are contacted on an add-hoc basis and are not contracted with us.</li> <li>Q2. Due to the small size of our company, we do not have an on-going contract with recruitment agencies due to the small level of turnover, therefore there is no basis for awarding of recruitment contracts.</li> <li>Q3. Suzanne Dodds – Head of HR &amp; Governance and the recruiting manager for the particular role.</li> <li>Q4. No contract is engaged with recruitment services, day to day communications are</li> </ul>
	5b Please provide a breakdown of job category for agency spend.	managed by the HR team.

		Q5. £44,270.00 5a. RGF Staffing - £31,024.00 Law Absolute - £13,246.00
		5b. RGF Staffing – Communications Assistant Law Absolute – Lawyer maternity cover
04 January 2024	The following request was made: 'Please disclose if the Professional Standards Authority has received any information from or	We provide the following response:
	made any enquiries of the NMC or GMC in relation to any nurse or doctor employed at the Countess of Chester Hospital between 2019 and 2023, and what conclusions, if any, it has reached.	We provide all of the information we hold on this matter. However, under s40(2) of the Freedom of Information Act (personal information) we have redacted the names of junior colleagues from any correspondence.
04 January 2024	The following request was made:	We provide the following response:
	I am writing to seek assistance regarding a matter detailed in the documents published on the Professional Standards Authority's website, specifically relating to the Complementary and Natural Healthcare Council (CNHC). My inquiry is based on the document available at this link, specifically section 5.51, which outlines certain conditions that the CNHC must fulfill concerning false claims on registrants' websites. Section 5.52 grants a six-month period for CNHC to address these conditions.	In regard to all the above requests we have attached the CNHC Website check undertaken by our Accredited Registers team dated 5 October 2023. This outlines the registrants of the CNHC and any concerns the Accredited Registers team have highlighted.
	As ten months have elapsed since the publication of this report, I am seeking information on the progress made by CNHC in meeting these conditions. My search on both the PSA and CNHC websites has not yielded relevant documentation, except for a document on the CNHC website (link here). This document suggests that CNHC does not engage with complaints related to breaches of the Committee of Advertising (CAP) Code of Practice, barring those involving the Cancer Act 1939, which appears contradictory to the stated conditions (this document is dated 2016 so this may be an oversight).	Please also find shared the CNHC condition review document (Word) which outlines whether the conditions (outlined on page 3-4) have been met. This document was completed 25 September 2023.
	In light of this, could you kindly provide or direct me to any follow-up reports or documentation that assess CNHC's compliance with the stipulated conditions?	

05 January 2024	The following request was made:	We provide the following response:
2024	<ol> <li>The minutes of any meetings held between January 2016 - December 2023 that discuss or relate to the regulation of physician associates and anaesthesia associates.</li> <li>Any briefings, policy documents, or consultation papers prepared or received by the Professional Standards Authority in relation to the regulation of physician associates and anaesthesia associates.</li> <li>Any correspondence between the Professional Standards Authority and the General Medical Council regarding the regulation of physician associates and anaesthesia associates within the specified time frame.</li> </ol>	Due to the general nature of the request, the wide time frame and volume of information that will be caught in the scope of the request, this is considered "manifestly unreasonable" under Section 12 (1) of the Freedom Information Act. This is because the "cost" involved in this request as there is no straightforward way to search for all the information requested would exceed the appropriate time limit. This is also due to the long- time frame covered in the nature of the request. If you are able to narrow the request down we may be able to assist further.
09 January 2024	The following request was made:	We provide the following response:
	I am writing to you under the Freedom of Information Act 2000 to request the following information for the Project Project name - Website Redevelopment Project Notice Reference -PSA-10/23 Link -https://www.contractsfinder.service.gov.uk/notice/21db25cc-c0ac-41ac-a6ad- a35d20e9b08c?origin=SearchResults&p=1 1. Copy of successful tender (by removing confidential information) 2. Scoring table of all bidders, split by scores awarded for each question of bid. 3. Approximate date that the tender will be reissued towards the end of the current contract period. 4. How many bidders submitted responses? 5. Name of all bidders who submitted responses. 6. Rank of all bidders who submitted responses I would prefer to receive the information electronically.	Under S43(2) of the Freedom of Information Act we are withholding the information requested under point one as we deem that disclosure would, or would be likely to, prejudice the commercial interests of any legal person (an individual, a company, the public authority itself or any other legal entity). Please find attached the information in response to points two, four, five and six above. In response to point three, the approximate date of reissue for the tender is currently unknown.

26 January 2024	The following request was made: Which legal firms/barristers do you use? Do you have an in house legal team? If so, how big is it and what is the total salary expenditure for the team? How much did you pay in external legal fees in the last financial year? How much have you spent in this (2023) year? What proportion of your overall budget is on your legal spend?	We provide the following response: Which legal firms/barristers do you use? We currently use two external firms of solicitors, Browne Jacobson LLP and Hill Dickinson LLP. We use many external barristers but they are all at 39 Essex Chambers.
13 February 2024	The following request was made: I am looking to obtain an up to date Excel datasheet CSV/XLS Excel list of: 1. All UK NHS Hospitals & Clinics 2. All UK Private Hospitals & Clinics For England, Scotland, Wales and Ireland with: names, address, email address, website and telephones numbers.	We provide the following response: I can confirm that we do not hold the information you have requested below. It may also be helpful to know that we are not the Department of Health and Social Care, you can find further information about our role on our website below. The following link contains information on how to make FOI requests to the DHSC (towards the bottom of the page): Department of Health and Social Care - GOV.UK (www.gov.uk) and the email address to make an FOI request to is dhsc.publicenquiries@dhsc.gov.uk.
16 February 2024	The following request was made: As we understand that these tenders are public contracts, we would kindly request information about the awarded tender for Website Redevelopment Project. We would like to know who the winning company was and, if possible, gain access to the selected project for a detailed analysis.'	We provide the following response: The tender for the Website Development Project has been offered to Williams. Under S43(2) of the Freedom of Information Act we are withholding the information provided by the successful bidder as we deem that disclosure would, or would be likely to, prejudice the commercial interests of any legal person (an individual, a company, the public authority itself or any other legal entity). However, please find attached scoring of all bidders split by scores awarded for each of the

		criteria.
28 March 2024	The following request was made:	We provide the following response:
	Please include the following information for the following years, 2019/20, 2020/21, 2021/22 and 2022/23:	A list of all the staff networks at the organisation
	A list of all the staff networks at the organisation	<ul> <li>Our staff networks include the Staff</li> <li>Engagement Forum and the EDI Working Group.</li> <li>Whether each network receives internal</li> </ul>
	Whether each network receives internal funding and, if so, how much (please express annually for the last four financial years)	funding and, if so, how much (please express annually for the last four financial years)
	How much FTE equivalent staff time each network is entitled to. For example, a staff network may have a chair who's entitled to spend 10% of their working hours devoted to the network (please express annually for the last three financial years)	o No annual funding is received. Group spends are authorised by the budget holder when required but are minimal. This has been the same for all four years requested.
	A list of events that each network has held in this financial year so far (April to the present day), including the title of the event, information on any guest speakers and the time of the event.	• How much FTE equivalent staff time each network is entitled to. For example, a staff network may have a chair who's entitled to spend 10% of their working hours devoted to the network (please express annually for the last three financial years)
		o There is no confirmed time that staff are entitled to when part of the group. Line managers are aware of their reports attendance of the group / forum and are required to be flexible with work the employee may need to complete.
		• A list of events that each network has held in this financial year so far (April to the present day), including the title of the event,

		<ul> <li>information on any guest speakers and the time of the event</li> <li>EDI Working Group – 8 March 2024 – International Women's Day. Speakers Caroline Corby (chair of Board), Juliet Oliver (Board Member). Timing 1.5 hours.</li> <li>Staff Engagement Forum – no events.</li> </ul>
2 May 2024	The following request was made: Spend on Office supplies and associated products for the below financial years. 1st April 2022 – 31st March 2023 Start date & duration of Contract? Is there an extension clause in the contract and, if so, the duration of the extension? Has a decision been made yet on whether the contract is to be either extended or renewed? Who is the senior officer (outside of procurement) responsible for the contract? Name of Incumbent Supplier? How long have you traded with them? If you publish your register of contracts and purchasing, can you please provide a website link. In addition, can you confirm if you have a contract in place for Tail End Spend.	<ul> <li>We provide the following response:</li> <li>The details I require are:</li> <li>Spend on Office supplies and associated products for the below financial years.</li> <li>1st April 2022 – 31st March 2023 (£272.26)</li> <li>1st April 2023 – 31st March 2024 (£564.55)</li> <li>Start date &amp; duration of Contract?</li> <li>We have no contract for an office supplier.</li> <li>Is there an extension clause in the contract and, if so, the duration of the extension? No contract is in place.</li> <li>Has a decision been made yet on whether the contract is to be either extended or renewed? No contract is in place.</li> <li>Who is the senior officer (outside of procurement) responsible for the Contract <i>is in place.</i></li> <li>Name of Incumbent Supplier? No contract is in place.</li> <li>How long have you traded with them? No contract is in place.</li> </ul>

		If you publish your register of contracts and purchasing, can you please provide a website link. <i>This is not information we publish.</i> In addition, can you confirm if you have a contract in place for Tail End Spend. <i>We do not have a contract with Tail End Spend.</i>
18 June 2024	The following request was made: This is a freedom of information request. I require a copy of all the information that the PSA holds with regard to the independent review of the General Teaching Council for Scotland's Fitness to Teach process announced last week. To include all internal emails, meeting notes and agreements between the two parties in relation to this.	We provide the following response: We are unable to provide the information requested due Section 22 of the Freedom of Information Act which provides an exemption for information which is intended for information which will be published in the future and could prejudice the work to release at this stage.
4 July 2024	The following request was made: 'Having reviewed the PSA's " <i>Retention and disposal policy</i> ", I consider it unlikely that the PSA does not have records relating to the professions the PSA was referring to in its statement. I also note that the PSA does not appear to have provided a full response to my second request, " <i>Please also advise what action the PSA advised each of the relevant regulators to</i> <i>take to investigate the causes and where appropriate address the disparities, and the date/s</i> <i>on such advice was issued to each regulator the PSA was referring to in its statement</i> ".	We provide the following response: I can confirm that the PSA does not hold records in relation to the professions referred to in the above linked statement. We hold two documents relating to the statement, please find these attached. With regards to the second part of your request, we did not write to the regulators about this as there was nothing in our statement that indicated we would be advising the regulators on the action they should be taking (and we don't advise regulators in general), but our work on Standard 3 has developed what we expect regulators to do in this area.

15 July 2024	The following request was made:	We provide the following response:
	"I would be most grateful if you would provide me, under the Freedom of Information Act, the following information regarding your facilities management approach: - How are facilities management services (hard FM, soft FM or TFM) handled across your estates? - If any services are outsourced, which services and to which suppliers? - What are the start dates and durations of these contracts, including the end date, and which services are included in each? - What are the values of the contracts? - Is there an extension clause in the contract(s) and if so, what is the duration of the extension? - Has a decision been made yet on whether the contract(s) are being either extended or renewed? - What is the job title of the senior officer (outside of procurement) responsible for the contract(s)? - Do you utilise any outsourced helpdesk or FM integrator services? If so, with which supplier(s)? - Which software solution(s) are used to manage your corporate property/assets including facilities management (CAFM)?."	<ul> <li>Our facilities are handled by us as the occupiers. We outsource the following; fire extinguisher servicing, fire risk assessments, zip tap maintenance, cleaning and confidential waste removal.</li> <li>Our cleaning contract is from May 2024 until 6 June 2026 and is for the value of £12,445.80 annually. This contract includes the weekly cleaning of our offices and the supply of cleaning materials, waste removal and recycling</li> <li>Our fire risk assessment runs from February 2024 and is an annual activity for the value of £702.00. This contract pertains to the annual fire risk assessment of our property.</li> <li>Our fire extinguisher and maintenance contract runs from February 2025 and is for the value of £427.68. This contract is annual and includes the servicing and maintenance of our fire extinguishers.</li> <li>Our Shred It contract runs from March 2023 for 36 months and covers the confidential shredding and collection.</li> <li>Our zip tap maintenance of our zip tap.</li> <li>None of the contracts include an extension clause but any extensions or</li> </ul>

		<ul> <li>new contracts will follow Government procurement procedures.</li> <li>No decisions have been taken yet as to the extension or renewal of contracts.</li> <li>Suzanne Dodds, Head of HR &amp; Governance and Imogen Peroni, HR &amp; Governance Administrator are the contacts on the contracts.</li> <li>We do not utilise a help desk or FM integrator services.</li> <li>No software is used for our facilities management.</li> </ul>
24 July 2024	The following request was made:	We provide the following response:
	<ul> <li>"1. How many patients in Scotland were admitted from a nursing home to A/E in the past 2 years?</li> <li>2. What are the key reasons for elderly in Scotland admitted from nursing home to A/E over past 2 years?</li> <li>3. What are the reasons that Scottish A/E's raise safeguarding concerns when elderly patients are admitted to A/E from nursing homes?</li> <li>4. What is the Nhs policy and criteria regarding safeguarding concerns in the elderly admitted to A/E from nursing homes in Scotland? What organisations do the Nhs Scotland refer these concerns to for further investigation? How many referrals from A/E of patients admitted from nursing homes Scotland with safeguarding concerns over past 3 years?</li> <li>5. What actions has the scottish government taken regarding concerns raised by Inspectorate Scotland investigations over past 3 years? How many reports of concern has been reported by the Inspectorate of Scotland over past 3 years? What were the main themes reported by Inspectorate of Scotland?</li> <li>6. What background criteria would prohibit someone owning a care home in Scotland? How often are owners backgrounds checked?"</li> </ul>	<ul> <li>Regarding all the above requests, the requested information is not available as we do not collect or hold it;</li> <li>1. How many patients in Scotland were admitted from a nursing home to A/E in the past 2 years? <i>This is not information we hold</i>.</li> <li>2. What are the key reasons for elderly in Scotland admitted from nursing home to A/E over past 2 years? <i>This is not information we hold</i>.</li> <li>3. What are the reasons that Scottish A/E's raise safeguarding concerns when elderly patients are admitted to A/E from nursing homes? <i>This is not information we hold</i>.</li> <li>4. What is the NHS policy and criteria regarding safeguarding concerns in the elderly admitted to A/E from nursing homes in Scotland? What organisations do the NHS Scotland refer these concerns to for further investigation? How many referrals from A/E of patients admitted from</li> </ul>

		<i>information we hold.</i> 5. What actions has the Scottish government taken regarding concerns raised by Inspectorate Scotland investigations over past 3 years? How many reports of concern has been reported by the Inspectorate of Scotland over past 3 years? What were the main themes reported by Inspectorate of Scotland? <i>This is not information we hold.</i> 6. What background criteria would prohibit someone owning a care home in Scotland? How often are owners backgrounds checked? <i>This is not information we hold.</i> It may be helpful to explain that the role of the PSA is to oversee the 10 statutory health and social care regulators, more information can be found here; https://www.professionalstandards.org.uk/what- we-do/our-work-with-regulators We do not oversee the work of the NHS or Inspectorate Scotland and have no involvement in monitoring care homes. It is possible that the CQC may be able to assist you further with your request, more information about their work can be found here; <u>https://www.cqc.org.uk/</u>
20 June 2024	<ul> <li>The following request was made:</li> <li>1. Whether you have a dedicated Data Sharing Advisory and Guidance central team or department that gives advice to your organisation about the organisation's Data Sharing</li> </ul>	We provide the following response: 1. We do not have a dedicated team, this function is generally performed by the internal PSA

	<ul> <li>responsibilities, relating to both personal and corporate data sharing agreements (DSAs) and Memoradum of Understanding (MOU's) for the sharing of bulk and individual data?</li> <li>1.1. If so what is the name of the team or department?</li> <li>1.2. Please clarify whether it is a team or department?</li> <li>2. If the answer to question 1 is yes, how many staff members are part of the Data Sharing team or department, including senior staff members, such as Director level and heads of departments?</li> <li>3. If the answer to question 1 is yes, how much does it cost to run the team or department (please breakdown the costs into categories, such as an aggregate amount for salaries, IT costs etc)?</li> <li>4. What type of data sharing mechanism does your organisation use to share data with external organisations when sending data under a DSA or MOU? Such as via encrypted email, dedicated data sharing platform ( please name this if applicable).</li> <li>5. If the answer to question 1 is yes, how long has the team being in situ?</li> <li>6. If the answer to question 1 is NO, do you have plans to put in place a designated data sharing advice team for your organisation in the future?</li> <li>7. If the answer to question 6 is yes, please explain what has prompted the decision?</li> <li>8. If the answer to question 6 is yes, within 3 - 6 months, 6 - 9 months or 9 months +?</li> <li>9. Does your organisation routinely conduct audits of the DSAs and MOUs within the organisation to ensure they are compliant with the organisation's regulatory and legal duties?</li> <li>10. If the answer to question 9 is yes, a. How often are the audits conducted? And b. Are the auits conducted i. Internally, ii. externally or iii. both internally and externally?</li> <li>10. 1 . if the answer is no to question 9, why not?"</li> </ul>	Governance team which provides advice on Information Governance and handle any FOI's, DPA's and Data Sharing Agreements. 1.1 N/A 1.2 N/A 2. N/A 3. N/A 4. Generally, this is discussed on an individual basis and is usually a contract. 5. N/A 6. N/A 7. N/A 8. N/A 9. Yes. 10. External audits are conducted with third party information holders annually to ensure they are compliant with our regulatory and legal information governance duties. Our Audit & Risk Committee review this once a year and internal audit review as and when necessary. 10.1 N/A
30 September 2024	The following request was made: "1) Background a) Provision of a Palentypist for persons with the Protected Charachterstic of hearing loss and/or deafness is recognised by the Courts and Judiciary as a section 20 reasonable adjustment. b) Provision of an interpreter for non englsh speaking persons Is also a commonly provided service within GP practices although not necessarily a EA 2010 duty. 2) Request	We provide the following response: Regarding all the above requests, the requested information is not available as we do not collect or hold it; a) What information does the Regulator possess In respect of the number of occasions GP practices have provided each adjustment over a set period such as on an annual basis? This is not

	a) What information does the Regulator possess In respect of the number of occasions GP practices have provided each adjustment over a set period such as on an annual basis? b) If the no such records exist , why is the regulated bodies compliance with a legal duty under EA 2010 section 20 not recorded or monitored by the Regulator? c) Precisely where, can the regulators policy of compliance with EA 2010 duties to be found"	information we hold or collect. b) If the no such records exist , why is the regulated bodies compliance with a legal duty under EA 2010 section 20 not recorded or monitored by the Regulator? This is not information we hold or collect. c) Precisely where, can the regulators policy of compliance with EA 2010 duties to be found? This is not information we hold or collect. It may be helpful to explain that the role of the PSA is to oversee the 10 statutory health and social care regulators, more information can be found here; https://www.professionalstandards.org.uk/what- we-do/our-work-with-regulators We do not oversee the work of GP practices and have no involvement in their monitoring. It is possible that the CQC may be able to assist you further with your request, more information about their work can be found here; https://www.cqc.org.uk/
8 November 2024	<ul> <li>The following request was made:</li> <li>1) Do you use a social media management platform?</li> <li>2) If so, what tools do you use?</li> <li>3) What is your annual spend on a Social media management tool?</li> <li>4) What dates does your contract with your current supplier end (month &amp; year) ?</li> <li>5)Do you use a social listening / media monitoring platform?</li> <li>6) If so, what tools do you use?</li> <li>7) What is your annual spend on a social listening / media monitoring tool?</li> <li>8) What dates does your contract with your current supplier end (month &amp; year)</li> <li>9) Who is the senior person responsible for managing these contracts?'</li> </ul>	<ul> <li>We provide the following response:</li> <li>1) Do you use a social media management platform? Yes</li> <li>2) If so, what tools do you use? Hootsuite</li> <li>3) What is your annual spend on a Social media management tool? £116.50</li> <li>4) What dates does your contract with your current supplier end (month &amp; year)?</li> <li>March 2025</li> <li>5)Do you use a social listening / media monitoring platform? Yes</li> <li>6) If so, what tools do you use? Meltwater</li> </ul>

12 November	The following request was made:	<ul> <li>7) What is your annual spend on a social listening</li> <li>/ media monitoring tool? £11,040</li> <li>8) What dates does your contract with your current supplier end (month &amp; year) July 2025</li> <li>9) Who is the senior person responsible for managing these contracts? Head of Stakeholder Engagement &amp; Communications</li> <li>We provide the following response:</li> </ul>
	Under the Freedom of Information Act 2000, please confirm the name of the international organisation your NGO and NFP institution collaborates with.	The PSA is a government body accountable to Parliament, we are not an NGO or a NFP organisation. More information on who we are can be found here; https://www.professionalstandards.org.uk/about- us/how-we-work We don't collaborate with international organisations as a general rule, although occasionally we may may work with international regulators to provide advice or research. All of our international projects can be found here; International reports of regulators in different countries
19 December 2024	The following request was made: Please see the attached Freedom of Information request which we would be most grateful if you can please provide a response to.	We provide the following response: Thank you for your recent Freedom of Information request. We do not hold all of the information requested or in the format requested however,
	There are 11 questions which we have included and please feel free to use this form to respond if it is useful.	please see link to our Net Zero statement which outlines our commitments <u>PSA Statement</u> <u>Environmental impact</u> . You can also find information about how we report on this within our annual reports. Please see link to our most recent

14 January	The following request was made:	annual report <u>psa-annual-report-and-accounts-</u> <u>2023-24.pdf</u> , the relevant section can be found under the headline titled 'Sustainability'. Earlier reports can be found here <u>Reports to Parliament</u> <u>about the work of regulators and registers</u> We provide the following response:
2025	I wish to make a Freedom of Information request, please let us know the status of the PSA's Clear Sexual Boundaries Project for Patients, and of the Tackling Concerns Locally Project in	The only recorded information that we hold in
	Clear Sexual Boundaries Project for Patients, and of the Tackling Concerns Locally Project in which the PSA was involved following the Govt White Paper Trust assurance and safety'.	The only recorded information that we hold in relation to the Sexual Boundaries work can be found on our website https://www.professionalstandards.org.uk/publicati ons/clear-sexual-boundaries and https://www.professionalstandards.org.uk/publicati ons/sexual-behaviours-between-health-and-care- practitioners-where-does-boundary-lie-0 These documents relate to work done over six years ago and therefore in line with our retention policies the only documents we hold on this are the final guidance documents. The Tackling Concerns Locally Project was run by the Department of Health. The reports of this work are on the Government archive website: [ARCHIVED CONTENT] Tackling Concerns Locally: report of the Working Group : Department of Health - Publications. There is a response from the Government to the Working Group's report contained within it. The PSA was a member of the subgroup on 'clinical governance' but we do not now hold any records of the proceedings of those meetings. The Department of Health and Social
		Care may be able to assist you further in this matter. We hope that this answers your request. However, it was not clear to us exactly what

		recorded information you were seeking and so while we have reviewed the information we hold in relation to these papers if there is specific recorded information you feel we hold, and you can provide us with further information to help us identify this we will be happy to reconsider your request.
8 January 2025	The following request was made: What is the headcount (number) of staff employed in communications, marketing, press and public affairs in your organisation?	We provide the following response: We currently employ five staff in our Stakeholder Engagement and Communications team.
15 January 2025	The following request was made:	We provide the following response:
	<ul> <li>'This is an information request relating to quango staff being given permission to work from outside the United Kingdom. By United Kingdom, I refer to Northern Ireland, England, Wales and Scotland, not including the crown dependencies.</li> <li>Please include the following information for the following financial years, 2021/22, 2022/23, 2023/24 :</li> <li>The number of employees currently with permission to work outside of the United Kingdom</li> <li>The number of employees who were given permission to work outside of the United Kingdom in the 2021/22, 2022/23, 2023/24 financial years</li> <li>If possible, for each employee given permission, please provide their pay band, and the country which they were provided permission to work from.'</li> </ul>	We are only able to provide information for 22/23 as prior to this overseas working was done on an ad hoc basis for example staff working at conferences and events abroad and not formally recorded in this way. We have never had any staff who contractually work abroad as their primary place of work. Conditional access policies were applied to all PSA accounts after our cloud move in October 2022, meaning that permission changes to IT accounts were required for anyone working abroad so for 2022/23 and 2023/24 we can provide this information from October 2022. 2022/23 1 member of staff – Head of Function Pay Band 5 – Spain 1 member of staff – Technical Specialist Pay Band 3 – Australia 1 member of staff – Pay Band Executive Leadership Team – USA/Cayman Islands

8 January 2025	The following request was made: We would like to understand your expenditure on recruitment agencies, both within and outside of established frameworks. Could you please provide the following information: The amount spent per recruitment agency? The areas of the business where this recruitment spend is allocated? If you have a Preferred Supplier List (PSL), when is it due for renewal? January - December 2024	1 member of staff - Board – Thailand/Australia 1 member of staff – Administrator Pay Band 1– Germany 1 member of staff – Pay Band ELT – USA 2023/24 1 member of staff – Technical Specialist Pay band 3 – Sweden 1 member of staff – ELT – Greece 1 member of staff – ELT – Italy 1 member of staff – Officers and advisors pay band 2 – Sweden 1 member of staff – ELT – Canada 1 member of staff – Officers and advisors pay band 2 – Canada 1 member of staff – Manager pay band 4 – Canada 1 member of staff – ELT – Portugal 1 member of staff – ELT – Austria We provide the following response: The cost on recruitment agencies from Jan- Dec 24 was £17,085.90. We do not have a preferred supplier list of agencies.
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11	The following request was made:	We provide the following response:
February 2025	Monitoring Report - Health and Care Professions Council 2023/24 30 Aug 2024 ( <u>Monitoring Report - Health and Care Professions Council 2023/24   PSA</u> )	What were the dates of the time-period after the registrant had been charged and was able to practice?:
	With regards to – 'Fitness to Practise timeliness The HCPC continued to embed a number of projects designed to improve its FTP processes. Despite this, it is still taking too long to progress cases to a final Fitness to Practise Committee decision, and the HCPC has therefore again not met Standard 15.	The HCPC was notified that the registrant had been charged on 12 January 2024 and an interim 18-month suspension order was granted on 17 May 2024.
	We identified weaknesses in the HCPC's oversight of cases handled by its external legal providers. As a result, a registrant had been able to practise for three months after they had been charged with a serious offence against a patient, exposing the public to serious risk. We concluded that Standard 17 was not met.	Please provide the reasons and evidence provided by the HCPC to the Professional Standards Authority for their delay in suspending the registrant.
	Although we received mixed feedback from stakeholders regarding the support provided to parties involved in the FTP process, there was enough evidence of improvement this year for us to conclude that Standard 18 is met. ' Would you please provide the following information 1. What were the dates of the time-period after the registrant had been charged and was able to practice?	The HCPC's usual process is to apply for an interim order when a registrant is charged with an offence that would give rise to the need for an order. The HCPC explained to us that the external legal provider's case manager was not clear on
	2. Please provide the reasons and evidence provided by the HCPC to the Professional Standards Authority for their delay in suspending the registrant.	the HCPC's interim order (IO) process and was awaiting the conclusion of the criminal case before progressing with an interim order. The HCPC confirmed that the registrant was in prison for an unknown period of time before the IO was
	Additional request –	imposed, but they were still registered without any restrictions between charge and the 17 May 24.
	<ul> <li>Please would you provide the following additional information</li> <li>1. Were there any delays by the HCPC in suspending registrants during 2020</li> <li>2. If yes to number 1, please provide dates, which professional body was involved and the reasons and evidence provided by the HCPC to the Professional Standards Authority for their</li> </ul>	This is not in line with the HCPC's processes, whereby an IO is applied for at the point of a charging decision.
	delay in suspending the registrant.	Response following additional request –
		I can confirm that we didn't investigate any specific cases as part of the 2020 review.

		However, in terms of interim order timeliness, we examined the dataset and invited the HCPC to provide any information to explain its performance. We concluded that Standard 17 (identifying risk and applying for interim orders) was not met.
11 February	The following request was made:	We provide the following response:
2025	I should be grateful if you would supply me with any correspondence between the PSA and the Association for Nutrition from 1 January 2019 to the present date.	I can confirm that there is no correspondence within the timeframe requested between the Professional Standards Authority (PSA) and the Association for Nutrition.
10 March 2025	The following request was made:	We provide the following response:
2020	This is an information request relating to Equality, diversity and Inclusion roles in your organisation.	2021-22 Total number of EDI staff employed for each financial year: 1
	Please include the following information for each of the following financial years; 2021-22, 2022-23, and 2023-24:	Job title: Equality, Diversity and Inclusion Consultant
	<ul> <li>Total number of EDI staff employed for each financial year</li> <li>A breakdown of the staff employed including:         <ul> <li>The job titles</li> </ul> </li> </ul>	Pay band associated with role: £73,903 - £84,460 PA
	<ul> <li>The pay band associated with each role</li> </ul>	2022-23 Total number of EDI staff employed for each
	If it is not possible to provide the information requested due to the information exceeding the cost of compliance limits identified in Section 12, please provide advice and assistance, under the Section 16 obligations of the Act, as to how I can refine my request.	financial year: 2 Equality, Diversity and Inclusion Consultant left post October 2022 EDI Manager started post January 2023
		Job title: Equality, Diversity and Inclusion Consultant

		Pay band associated with role: £74,642 - £85,305 PA Job title: <i>EDI Manager</i> Pay band associated with role: £63,978 - £69,310 PA <u>2023-24</u> Total number of EDI staff employed for each financial year:1 Job title: <i>EDI Manager</i> Pay band associated with role: £66,538 - £72,082 PA
31 March 2025	The following request was made: Please can you provide me with the following data from 2005 or as early as you have this information on your CRM system/database. A spreadsheet with worksheet per regulator (for each ten regulators), for all professionals who were erased from the register for sexual misconduct/offences. Name of professional Their registration number Sex Ethnicity Date of registration Date of erasure Country/continent of registration Type of profession/role/speciality	We provide the following response: Please find the spreadsheet attached to this email. We noted that names and registration numbers were requested but we do not consider this data to be in the public domain. The data has been provided in one spreadsheet, as data is not currently held in the format requested. The spreadsheet includes all cases where sexual misconduct was alleged in some way amongst the charges. This does not mean that the allegations relating to sexual misconduct were found proved or necessarily led to the erasure. We categorise cases by our interpretation of the

<ul> <li>Sanction imposed by regulator</li> <li>If the registrant received a criminal conviction for offences related to sexual misconduc Categories or subcategories of the offences or any details of the offences (e.g. sexual assault, pornography, voyeurism)</li> <li>I realise that you may not have all of the above available on your system, therefore I request what you do have of the above that does not require searching through manual records.</li> <li>Please also can you send any current guidelines you have for staff on how to categorise cases on the database if you have this.</li> </ul>	on categorisation sits with the administrator (or other member of staff) adding the case to our CMS and we have had different administrators over the 20 years, as well as other staff adding cases to the system. Although we try to categorise
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