

Shared code of conduct: public consultation

Introduction

The Aboriginal and Torres Strait Islander Health Practice, Chinese Medicine, Chiropractic, Dental, Medical Radiation Practice, Occupational Therapy, Optometry, Osteopathy, Paramedicine, Pharmacy, Physiotherapy and Podiatry Boards of Australia (National Boards) have a shared code of conduct (shared code), most in the same form and some with minor variations.

The National Boards and the Australian Health Practitioner Regulation Agency (Ahpra) are seeking feedback about a proposed revised shared code (revised shared code).

Please ensure you have read the public consultation papers before answering this survey, as the questions are specific to the revised shared code.

Publication of responses

The National Boards and Ahpra publish submissions at their discretion. We generally publish submissions on our websites to encourage discussion and inform the community and stakeholders. Please advise us if you do not want your submission published.

We will not place on our websites, or make available to the public, submissions that contain offensive or defamatory comments or which are outside the scope of the subject of the consultation. Before publication, we may remove personally identifying information from submissions, including contact details.

The National Boards and Ahpra can accept submissions made in confidence. These submissions will not be published on the website or elsewhere. Submissions may be confidential because they include personal experiences or other sensitive information. Any request for access to a confidential submission will be determined in accordance with the Freedom of Information Act 1982 (Cth), which has provisions designed to protect personal information and information given in confidence. Please let us know if you do not want us to publish your submission or want us to treat all or part of it as confidential.

Published submissions will include the names (if provided) of the individuals and/or the organisations that made the response unless confidentiality is requested.

Please select the box below if you do **not** want your responses to be published.

	Please	do	not	publish	my	responses
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About your responses

Are you responding on behalf of an organisation?
Yes
○ No
Please provide the name of the organisation.
Australian Traditional Medicine Society
Which of the following best describes your organisation?
Health services provider
Professional indemnity insurer
Legal services provider
Professional body (e.g. College or Association)
Education provider
○ Regulator
○ Government
Ombudsman
Other
Please describe your organisation.
This question was not displayed to the respondent.
Your contact details First name:
Last name:
Empil address:
Email address:

This question was not displayed to the respondent.
Please describe.
This question was not displayed to the respondent.
Which of the following health profession/s are you registered in, in Australia? You may select more than one answer.
This question was not displayed to the respondent.
Please describe.
This question was not displayed to the respondent.
The following questions will help us to gather information about the revised shared Code of conduct.
Please ensure you have read the public consultation papers before responding, as the questions are specific to the revised shared code.
The revised shared code includes high-level principles to provide more guidance to practitioners especially when specific issues are not addressed in the content of the code.
Are shorter, more concise principles that support the detail in the revised shared Code preferable or are longer, more comprehensive principles a better option? Why?
Shorter, more concise writing is preferred, to suit readers who may have English as a second language.
In the revised shared code, the term 'patient' is used to refer to a person receiving healthcare and is
defined as including patients, clients, consumers, families, carers, groups and/or communities'. This is proposed in order to improve readability of the code and to support consistency for the public.

Do you support the use of the term 'patient' as defined for the revised shared code or do you think another term should be used, for example 'client' or 'consumer'? Why or why not?

The term "patient" implies someone who is ill, while the preferred term of a "client" may be someone who is having assistance with preventative or

Which of the following best describes you?

maintenance issues.

The revised shared code includes amended and expanded content on Aboriginal and Torres Strait Islander health and cultural safety that uses the agreed definition of cultural safety for use within the National Registration and Accreditation Scheme. (Section 2 Aboriginal and Torres Strait Islander health and cultural safety).
Is this content on cultural safety clear? Why or why not?
Not absolutely clear, as there is no definitive guide on a consensus of conduct, as each individual or group could uniquely define this to their own satisfaction, in their own time.
Sections 3.1 Respectful and culturally safe practice, 4.1 Partnership, 4.9 Professional boundaries and 5.3 Bullying and harassment include guidance about respectful professional practice and patient safety.
Does this content clearly set the expectation that practitioners must contribute to a culture of respect and safety for all? e.g. women, those with a disability, religious groups, ethnic groups.
Yes.
Statements about bullying and harassment have been included in the revised shared code (Section 5.3 Bullying and harassment). Do these statements make the National Boards'/Ahpra's role clear? Why or why not?
Yes. Examples given assist in how this may be experienced and interpreted.
The revised shared code explains the potential risks and issues of practitioners providing care to people with whom they have a close personal relationship (Section 4.8 Personal relationships). Is this section clear? Why or why not?
Yes, though no temporal qualifications are given, if at all possible, or relevant.
Is the language and structure of the revised shared code helpful, clear and relevant? Why or why not?
Yes, though an ESL opinion here would be more prudent.

	evised shared code is clear, relevant and helpful. Do you have any comments e revised shared code?
Yes. In section 9.1 "ensurvoluntary option.	e you are immunised against any relevant communicable diseases" does not clearly ensure that immunisation is a
o you have any oth	ner feedback about the revised shared code?
No.	
	nal Boards are also interested in your views on the following questions about the ne proposed revisions to the shared Code of conduct.
	the proposed changes to the revised shared Code result in any adverse cost ctitioners, patients/clients/consumers or other stakeholders? If yes, please
Any adverse drug reaction	ns to mandatory immunisations could potentially have litigious consequences.
inintended effects?	changes to the revised shared Code result in any potential negative or If so, please describe them. actions from mandatory immunisations could potentially have litigious consequences.
	show woo to the very good aboved Code weardt in any material magnetive or
	changes to the revised shared Code result in any potential negative or or vulnerable members of the community? If so, please describe them.
No.	
	changes to the revised shared Code result in any potential negative or or Aboriginal and Torres Strait Islander Peoples? If so, please describe them.
No.	

The next two questions are about the Chiropractic Board and its changes to the revised shared code of conduct. They are not relevant to all stakeholders but you are welcome to give feedback if you are

interested.
Do you wish to read the questions and provide feedback about the Chiropractic version of the revised shared code?
○ No
Yes
The Chiropractic Board's (the Board) <u>current code of conduct</u> is common to many of the National Boards with the exception that the Board's current code of conduct has minor edits, extra content in its Appendices and additional content relating to modalities.
Many of these expectations relating to the Appendices are referred to more broadly in the revised shared code and/or are largely replicated in other relevant board documents such as the recently revised Guidelines for advertising a regulated health service (Appendix 1) and the FAQ: chiropractic diagnostic imaging (Appendix 2). It is proposed that the appendices and section on modalities be removed and additional guidance on these areas be presented in additional guidelines or similar.
Noting that the principles and expectations in the current appendices and modalities section are addressed broadly in the revised shared code and other relevant documents do you think it is necessary to keep the additional information in the Appendices and modalities section? Why or why not?
Yes, to maintain the current status quo of clarity.
If you think keeping the extra information is necessary, do you support that the information be presented as a guideline, or similar, rather than as an appendix to the revised shared code? Why or why not?
Retain the Appendix as status quo for clarity.
The next question is about the Medical Radiation Practice Board and its current version of the revised snared code of conduct. It is not relevant to all stakeholders but you are welcome to give provide feedback if you are interested. Do you wish to read the questions and provide feedback about the Medical Radiation Practice version of the revised shared code? No
○ Yes
The Medical Radiation Practice Board's (the Board) current code of conduct is common to many of the
The Medical Radiation Practice Roard's (the Roard) current code of conduct is common to many of the

National Boards with the exception that the Board's current code has extra content in its Appendix A. Appendix A includes expectations specific to medical radiation practitioners about providing good care, effective communication and radiation protection. Many of these expectations are referred to in the Professional capabilities for medical radiation practice (the capabilities), which set out the minimum skills and professional attributes needed for safe, independent practice in diagnostic radiography, nuclear medicine technology and radiation therapy. The Board is proposing to remove Appendix A from the revised code as the content duplicates content included in other documents such as the capabilities.

Do you think the extra information in Appendix A should be presented in a guideline or similar, noting that the expectations specific to medical radiation practitioners are referred to in the capabilities? Why or why not?

This question was not displayed to the respondent.

Thank you!

Thank you for participating in the public consultation.

Your answers will be used by the National Boards and Ahpra to improve the proposed revised shared Code of conduct.