Oral Health Practitioners Private Practice Scheme

Summary  This policy directive updates PD2009_059 and provides an arrangement within which oral health practitioners can be approved to operate private dental practices in public health facilities.

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Functional group  Personnel/Workforce - Conditions of employment, Industrial and Employee Relations

Applies to  Affiliated Health Organisations, Dental Schools and Clinics, Local Health Districts, Public Health System Support Division, Public Health Units, Public Hospitals, Specialty Network Governed Statutory Health Corporations

Distributed to  Health Associations Unions, Ministry of Health, Public Health System

Audience  Administration, Oral Health Professionals

Secretary, NSW Health
This Policy Directive may be varied, withdrawn or replaced at any time. Compliance with this directive is mandatory for NSW Health and is a condition of subsidy for public health organisations.
ORAL HEALTH PRACTITIONERS PRIVATE PRACTICE SCHEME

PURPOSE
This policy directive sets out the requirements and responsibilities for Oral Health Practitioners’ Private Practice Schemes in Local Health Districts and the Sydney Children’s Hospitals Network and provides an arrangement within which oral health practitioners can be approved to operate private dental practices in public health facilities.

MANDATORY REQUIREMENTS
This policy directive applies to oral health practitioners (except dental assistants) employed with the NSW public health system.

These private practice arrangements allow oral health practitioners employed in the NSW public sector to use public sector clinics for private practice. Where oral health practitioners employed in the NSW public sector wish to use private sector facilities for their private practice, they will need to renegotiate their conditions of employment with their Health Entity to allow them to undertake secondary employment.

This private practice scheme extends private practice arrangements to all oral health practitioners employed in the NSW public sector oral health services who are not currently covered by an existing scheme.

This Policy Directive does not disturb existing rights of private practice as established by NSW Health Determination No 23 of 2008, Westmead Dental Specialists Right of Private Practice Scheme.

Oral health practitioners who are covered by the Dental Officer Rural Incentive Scheme (DORIS) can elect to continue to participate in private practice arrangements under DORIS, or make an arrangement in accordance with the provisions of this policy directive.

IMPLEMENTATION
Local Health Districts must develop an appropriate governance mechanism for the private practice scheme as outlined in the Governance Mechanism Section 3 of the associated document Oral Health Practitioners’ Private Practice Scheme Procedures.

Section 2 of the Associated Procedures outlines the criteria for this private practice scheme.

Responsibilities
Local Health Districts and the Sydney Children’s Hospitals Network must:
(i) Develop an appropriate governance mechanism for the scheme in accordance with Section 3 of the procedures attached.
(ii) Develop an appropriate infrastructure fee arrangement in accordance with Section 3 (ii) of the procedures attached.
(iii) Ensure only oral health practitioners who are fully registered in NSW or under the National Registration and Accreditation Scheme (as applicable) are able to participate in the scheme in accordance with Section 2 (xii) of the procedures attached.
(iv) Ensure written undertakings are made by participants in accordance with Section 3 (ix) of the procedures attached.
(v) Monitor the scheme for compliance in accordance with Section 3 (iv) of the procedures attached.

Oral health practitioners must:

(i) Make all required undertakings in accordance with the scheme in accordance with Sections 2 and 3 of the procedures attached.
(ii) Comply with the requirements of the governance mechanism in accordance with Section 3 of the procedures attached.

Enquiries
Any enquiries regarding this policy should be directed to the human resource personnel in the relevant health service. Only human resource personnel in the health service are to contact the Department.

REVISION HISTORY

<table>
<thead>
<tr>
<th>Version</th>
<th>Approved by</th>
<th>Amendment notes</th>
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<tr>
<td>September 2009 (PD2009_059)</td>
<td>Deputy Director-General – Health System Support</td>
<td>First policy directive.</td>
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<tr>
<td>January 2018 (PD2018_005)</td>
<td>Executive Director, Workplace Relations</td>
<td>This policy has been updated to reflect the revised policy format and the current nomenclature such as Local Health District.</td>
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ATTACHMENTS

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1 BACKGROUND

1.1 About this document

This private practice scheme has been developed to assist in the recruitment and retention of oral health practitioners. The scheme provides a framework within which oral health practitioners can be approved to operate private dental practices in public health facilities.

1.2 Key definitions

Chief Executive means a chief executive or other head of an entity within the public health system exercising the Secretary’s employer functions under delegation.

Employer means any person authorised to exercise the functions of the employer of staff to which this policy applies.

Oral Health Practitioner means:

- Dental Specialists and Dental Officers employed under the Public Hospital Dental Officers (State) Award.
- Oral Health Therapists employed under the Health Employees Oral Health Therapists (State) Award. Note that this includes dental hygienists and dental therapists.
- Dental Prosthetists and Dental Technicians employed under the Dental Prosthetists and Dental Technician (State) Award.

NSW Health Service consists of those persons who are employed under Chapter 9, Part 1 of the Health Services Act 1997 by the Government of New South Wales in the service of the Crown. For the purposes of this policy directive, members of the Health Executive Service are excluded.

Public Health System includes local health districts, declared affiliated health organisations in respect of their recognised establishments or services, statutory health corporations, the Ambulance Service of NSW, Institute for Medical Education and Training, Health Technology, Health Support and any administrative unit or division under the control of the Secretary or Health Administration Corporation in which staff of the NSW Health Service may be employed.

Local Health District is used throughout these procedures to refer to Local Health Districts and The Sydney Children’s Hospitals Network.
2 FRAMEWORK OF PRIVATE PRACTICE SCHEME

(i) The private practice scheme in a NSW Health facility is a privilege, granted on an individual employee basis to specified locations. It cannot be transferred or delegated and ceases when the individual is no longer employed by NSW Health.

(ii) Participation in the private practice scheme in a NSW Health facility is subject to review at any time. Breaches of the undertakings given will result in the approval being withdrawn.

(iii) Private practice in a NSW Health facility must not be approved or undertaken at the expense of services to public patients and should not provide an unfair advantage over other private practices within the community.

(iv) There will be no conflict with the oral health practitioner’s proper and efficient performance of his/her public clinical duties; private practice work should not be undertaken at the expense of availability to provide services to public sector patients.

(v) Private practice services in a NSW Health facility must be provided outside the oral health practitioner’s usual working hours (that is, the oral health practitioner’s regular scheduled, rostered or contracted hours.)

(vi) Dental officers and dental prosthetists who have negotiated with their Local Health District to use public sector facilities for private practice under the private practice scheme, should seek the permission of the Local Health District to participate in the Oral Health Fee for Service Scheme (OHFFSS), as per Policy Directive 2008_065.

(vii) Oral health practitioners are not to use their official position to solicit, receive or refer clients to private dental practice, nor use it to imply any special competence for private client recruitment purposes. Local Health Districts may distribute lists of private providers which include public sector oral health practitioners who participate in the private practice scheme.

(viii) Patients who present as private patients in public health facilities must be assessed for eligibility to receive treatment as a public patient.

(ix) Patients who present as private patients and are assessed as eligible for public sector oral health services must be advised if the opportunity exists to obtain the treatment they require free of charge through the Public Health System.

(x) Informed patients who choose to be treated in the public sector must then apply for treatment through the Priority Oral Health
Program.

(xi) Informed patients who are otherwise eligible for public sector oral health services and choose to be treated as a private patient must sign a document that acknowledges their decision.

(xii) The oral health practitioner must have full registration to be able to participate in this scheme. Private practice must be exercised in accordance with the oral health practitioner's registration. In the case of oral health therapists, dental therapists and dental hygienists, arrangements for practice oversight by a registered dentist as required under Health Practitioner Regulation National Law (NSW) No 86a must be in place.

(xiii) Dental Specialists who participate in this scheme forgo payment of the 15% Supplementary Payment in Lieu of Private Practice as provided in the Department’s Determination made in 1989.

(xiv) The oral health practitioner must provide to their facility copies of current professional indemnity insurance for their private work (arranged at their own expense) as well as details of annual renewal.

(xv) The use of hospital equipment and consumables is to be determined at a local level between the Health Service and the oral health practitioner and this is to be reflected in an infrastructure charge agreement with the Local Health District. Such charges are to cover reasonable costs to the Local Health District in allowing the oral health practitioner to undertake private practice.

(xvi) If, by agreement, the Local Health District provides any administrative support to the private practice of the oral health practitioner, this must also be reflected in the infrastructure charge.

(xvii) Additional equipment that the oral health practitioner believes is required in order to carry out a full range of dental services for private patients should be provided by the oral health practitioner at their own expense. Services, such as laboratory services should also be arranged by the oral health practitioner at their own expense.
3 GOVERNANCE MECHANISM

Local Health Districts must develop an appropriate governance mechanism for the private practice scheme. This governance mechanism must cover:

(i) Rights to use equipment and facilities.
(ii) Infrastructure fee charge agreement.
(iii) Systems for the recording and payment for use of materials.
(iv) Systems to manage and monitor the operation of the scheme to ensure that there is no conflict of interest in local management and administrative arrangements.
(v) The private practice oral health practitioner must arrange and pay for any support staff required. Any staff member engaged therein will be the employee of the Oral Health Practitioner for all purposes.
(vi) Private patient records to be maintained by and remain the property of the private practice oral health practitioner.
(vii) Proforma documentation developed for patient signature to acknowledge that the patient has made an informed decision to choose private patient status.
(viii) Documentation showing that the oral health practitioner has provided copies of current professional indemnity insurance for their private work - arranged at their own expense - as well as details of annual renewal.
(ix) Applicants are required to give an undertaking in writing that they are aware of, and will abide by the conditions applicable to private practice and with the governance model established by the Local Health District.
(x) Breaches of the undertakings given will result in the approval to conduct a private practice being withdrawn.
(xi) The right to private practice is granted on an individual employee basis in response to a formal application to the Chief Executive and is subject to review at any time. No delegations of this approval exist.