

Licensed CPG Provider
Notification Process

LIS020

Mission Statement

“The Pre-Hospital Emergency Care Council protects the public by independently specifying, reviewing, maintaining and monitoring standards of excellence for the safe provision of quality pre-hospital emergency care”

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2nd Floor Beech House
Millennium Park
Naas
Co Kildare
W91 TK7N
Ireland

T: + 353 (0)45 882042

E: info@phecc.ie

W: www.phecc.ie

Version History

(Please visit the [PHECC website](http://www.phecc.ie) to confirm current version.)

| Doc No-Title LIS020 Licensed CPG Provider Notification Process | | |
|---|-------------|----------------------------------|
| Version | Date | Details |
| 1 | Aug 2018 | New document approved by Council |
| 2 | Nov 2019 | Inclusion of Certain Events |

Scope

This documents purpose is to support compliance with condition 34 of POL003-PHECC Policy for Organisations to apply for approval to implement Clinical Practice Guidelines

“34. Immediately notify the Council within defined timeframes of any *material changes to the organisation or structure* of the Licensed CPG Provider *and certain events* in accordance with Licensed CPG Provider Notification Requirements (LIS020)”.

(Extract from POL003- Council rules of CPG licensing)

Purpose & Rationale

Standardising the mechanism for Licensed CPG Providers to return important information to PHECC creates clarity in the requirements and supports a structured template-based approach. Having a defined list of reportable information allows for responsive update of required content should additional requirements be identified into future through the GVF process.

Licensed CPG Provider Notification Process (LIS020)

The Licensed CPG Provider should notify PHECC in writing immediately or as soon as practicable should any of the following instances occur.

| | Material Changes | Timeframe for reporting |
|----------------|--|---------------------------------------|
| 1 | Change of Main Contact. | As soon as practicable |
| 2 | Change of Key Personnel.* <i>*Key personnel are directors, trustees, business owners and/or employees who have the authority to directly or indirectly plan and control business operation, including Medical Director.</i> | As soon as practicable |
| 3 | Change of organisational contact information. | As soon as practicable |
| 4 | Notice of cessation of trading or entry into liquidations, receivership or examinership. | As soon as practicable |
| 5 | Significant changes to Licensed CPG Provider’s organisational insurance policies. i.e clinical negligence, employer, and public liability. This requirement also applies to any significant conditions/exemptions attached or executed by the providers insurer. | As soon as practicable |
| 6 | Changes in Provider’s clinical activities <ul style="list-style-type: none">Exemptions from CPG - carried out under Medical Director’s direct approvalSupplementary Interventions outside remit of CPG - carried out under Medical Director’s direct approval | As soon as practicable |
| Certain Events | | |
| 7 | Should any PHECC Practitioner have their privilege status adjusted due to clinical practice, behavior or misconduct concerns. | As occurs and during a GVF assessment |
| 8 | Any failure, adverse incidents or omissions with respect to medication management at Licensed CPG Provider’s organisation. | As occurs and during a GVF assessment |
| 9 | The death of a registrant. | As occurs |

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