Consultation process

January 2013

**Introduction**

The National ARONAH Board is documenting their consultation process to help stakeholders understand how consultation will occur and the opportunities for input.

s 67(5) of the ARONAH constitution provides that “If the board develops a registration standard or code or guideline, it must ensure there is wide ranging consultation about its content, including consultation with members. This section is based on s 40 of the *Health Practitioner Regulation National Law Act* (the National Law).

The following consultation process provides a framework for the development and/or review of registration standards, codes and guidelines. The Board may vary each consultation process to enable stakeholders to provide effective input.

ARONAH is responsible for establishing procedures for the development of accreditation standards, register standards and codes and guidelines, to ensure the board operates in accordance with good regulatory practice. ARONAH has developed procedures for the development of accreditation standards and registration standards, codes and guidelines which are published on the ARONAH H website (www.aronah.org).

**Approach**

The Board will consult widely in developing registration standards, codes and guidelines.

**Feedback**

The Board will consider all submissions made in a consultation in detail and values the important perspectives provided through this process. The feedback received will influence the final content agreed by the Board. However, the Board’s primary responsibility is to protect the public and the final content of any registration standards, codes and guidelines must reflect this and the Board’s other responsibilities.

As appropriate, the Board may also issue explanatory material to provide background information about the development of a standard, code or guideline.
Process

The consultation process has six steps:

1. development
2. preliminary consulting (testing)
3. review
4. public consultation
5. review and finalisation, and
6. publication and implementation

Step One: Development

The Board or one of its subcommittees will identify the need for a particular registration standard, code or guideline such as from notifications data, feedback from the public, government and/or the profession, research and so on, and will develop a draft for consultation purposes.

As part of the development process, the Board will advise other stakeholders about its proposal.

Step two: Preliminary consultation (testing)

The Board and/or the subcommittees will provide a preliminary, confidential draft of the registration standard, code or guideline, together with the reasons for its development and any other relevant explanatory material, to a small group of stakeholders. This enables the Board to ‘road test’ the proposed content ahead of a public consultation process, by identifying the operational impact and any issues or concerns with the proposed content of the standard, code or guideline. This stage will also consider any transitional issues that must be addressed in implementing the standard, code or guideline.

In this consultation phase, the Board will consult with stakeholders including, but not necessarily limited to:

- government and
- accreditation authorities.

The Board may also consult with other targeted stakeholders, such as professional associations when the Board considers this is appropriate or with experts. The board will create a pre-approved list of experts who may provide consultation to the board.

Step Three: Review

The Board will review feedback provided through this preliminary process and adjust the content of the registration standard, code or guideline as appropriate.

Step Four: Public consultation

The Board will open the consultation process to extensive comment from the profession, the community, governments and other stakeholders. This will include publication on the Board’s website, distribution to professional associations and other known stakeholders as well as other
initiatives the Board considers useful in seeking input on the proposed registration standard, code or
guideline.
The consultation documentation will address the purpose and desired outcomes of the proposed
registration standard, code or guideline, the proposed content of the document, an outline of the
implementation plan and any transitional requirements, and an assessment of the likely impact of the
registration standard, code or guideline.

This stage of the consultation will be public and the Board will actively promote the consultation with
the following stakeholders:
☐ professional associations
☐ registered practitioners
☐ the community or consumer groups
☐ peak professional organisations
☐ education providers
☐ all National Boards
☐ governments
☐ accreditation authorities and
☐ other relevant stakeholders.

As part of the consultation process, the Board will acknowledge submissions received. The Board will
also explain how it proposes to handle submissions made in the public consultation phase, including
those containing personal and/or confidential information, through advice along the following lines:

Publication of submissions – your submission will generally be published unless you request
otherwise.

The Board publishes submissions on its website to encourage discussion and inform the community
and stakeholders.

We will not place on our website, or make available to the public, submissions that contain offensive
or defamatory comments or which are outside the scope of reference. Before publication, we may
remove personally-identifying information from submissions, including contact details.
The views expressed in the submissions are those of the individuals or organisations who submit them
and their publication does not imply any acceptance of, or agreement with, these views by the Board.

The Board also accepts 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.

Step Five: Review and finalisation

The Board will consider the feedback provided through the consultation process, after it has been
analysed. The Board will then revise the proposed registration standard, code or guideline as
appropriate.
When necessary, due to the degree of contention or complexity of the issues being dealt with, or when
there has been substantial change from the consultation draft, the Board may release the revised
registration standard, code or guideline for a further period of public consultation. The Board may
also consider a further period of consultation with key stakeholders only, where appropriate. The
Board will finalise proposed codes or guidelines itself. Boards will also consider developing and
publishing additional guidance and/or transitional provisions to support the implementation of the final registration standard, code or guideline.

**Step Six: Publication and implementation**

When the content is finalised and approved, the Board will publish the registration standard, code or guideline on its website including details of any transitional arrangements. The Board may apply a grace or transitional period in some circumstances to give practitioners time to become aware of the new requirements and to comply, where appropriate. The Board will then expect practitioner members of the register to be aware of and meet the standard or to ensure their practice reflects the Board’s expectations as detailed in the code or guideline.

The Board will consider how best to promote awareness of the registration standard, code or guideline, including:

- communicating any implementation and transitional guidance to all professional associations and stakeholders
- publishing the final content on the Board’s website
- advising stakeholders who have participated in the consultation process by communiqué, website announcement, email or other means as appropriate, that the consultation process is complete and that the final content has been published
- in the case of registration standards, communicating with members of the register about the standard and the Board’s expectations directly by email or Board newsletters, where possible
- issuing a communiqué or media release to professional organisations and journals to promote awareness of the new standard, code or guideline and/or
- in the interests of transparency, the Board will publish submissions made in the consultation process for a period of at least six months, unless there are reasons not to publish as outlined previously.

**Process for registration standards**

A National Board must develop one or more register standard about the following matters for the health profession for which the Board is established:

- professional indemnity insurance (PII)
- criminal history
- continuing professional development (CPD)
- English language skills and
- recency of practice.

The Boards may develop registration standards about other matters as set out in section 38 of the National Law.

**Process for registration standards**
1. Development
The board or one of its subcommittees will develop a draft register standard, code or guideline for consultation purposes. As part of the development process, the Board will advise other stakeholders about its proposal.

2. Preliminary Consulting
Internal consultation (ARONAH board, subcommittees and legal advisors if appropriate) and Road testing with key stakeholders, State/Territory/Regional Boards, Governments and/or others

3. Review
Feedback reviewed and draft revised.

4. Public Consultation (8 weeks where possible)
The draft document is released for public consultation in the form of a consultation paper.

5. Review and Finalisation
The feedback received is reviewed and considered. In some cases, the Board may choose to release the document a final time for public review.

6. Publication and Implementation
The document is finalised for submission to Board. Registration standards need to be approved by Board before they can be implemented.

Please note that times are indicative only and will vary according to the circumstances.
Register Standards, Codes and guidelines Subcommittees

The Board may choose to establish subcommittees to support the development and review of register standards, codes and guidelines. The subcommittees may provide policy advice and feedback to the Board about register standards, codes and guidelines and may assist in the development of proposals for wider public consultation. While final decisions will be made by the Board, the subcommittees may provide a mechanism for input from key stakeholders including the profession and the community. When a subcommittee is to be established, the Board may consider inviting representatives of the following groups of stakeholders to make nominations to participate.

<table>
<thead>
<tr>
<th>Professional</th>
<th>Professional associations and peak bodies</th>
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<tbody>
<tr>
<td>Education</td>
<td>Education providers and peak bodies including Councils of Deans</td>
</tr>
<tr>
<td>Accreditation bodies</td>
<td>Relevant accreditation bodies</td>
</tr>
<tr>
<td>Community</td>
<td>Consumer organisations, when relevant Community Reference Group, when established</td>
</tr>
<tr>
<td>Third parties (when relevant)</td>
<td>For example, Private Health Insurance Association, Department of Veterans’ Affairs</td>
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<tr>
<td>Government</td>
<td>For example, health departments Australian Commission on Safety and Quality in Health Care</td>
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<tr>
<td>Other stakeholders</td>
<td>There may be a wide range of other stakeholder organisations, such as public and private employer groups, industry groups.</td>
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