

03/11/2025 NN-ICB/25-1356

## **Dear Requestor**

## **Re: Freedom of Information Request**

Thank you for your request for information, received on 10 October 2025, regarding learning disability and autism (LDA) case management. We have processed your request in accordance with the Freedom of Information Act 2000 (FOIA).

Under the FOIA, public authorities like ours are required to respond to requests for information within 20 working days. In response to your request, I can confirm that we do hold the information requested. However, please note that some of the information you requested has been withheld. Under the FOIA, certain exemptions may apply to protect sensitive information.

## **Details of your request:**

- 1. Does the ICB use a digital system for managing LDA cases? If yes, what system(s)/supplier(s)?
- 2. What is the contract value (total or annual)?
- 3. What are the contract start and end dates (including extensions)?
- 4. Who is the responsible contact (name, role, email, and phone) for LDA case management or digital/IT systems?

## Our response to your request:

	Learning Disabilities and Autism Dynamic Support Register (DSR)	Continuing Healthcare/Section 117 Learning Disabilities and Autism
Does the ICB use a digital system for managing LDA cases? If yes, what system(s)/supplier(s)?	eHealthScope	BroadCare CHC system, supplied by Xyla
2. What is the contract value (total or annual)?	Not applicable – (it is part of a wider Integrated Care System Digital Improvement Programme)	*Exemption 43(2) applied
3. What are the contract start and end dates (including extensions)?	Not applicable – (it is part of a wider Integrated Care System Digital Improvement Programme)	Start Date - 01/04/2024, End Date - 31/03/2027

4. Who is the responsible contact (name, role, email, and phone) for LDA case management or digital/IT systems? Emails to the Team should be forwarded to the generic email address at <a href="mailto:nnicb-nn.nottsdsr@nhs.net">nnicb-nn.nottsdsr@nhs.net</a>

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nn.chcteam@nhs.net

Section 43 of the Act states that:

- (1) Information is exempt information if it constitutes a trade secret.
- (2) Information is exempt information if its disclosure under this Act would, or would be likely to, prejudice the commercial interests of any person (including the public authority holding it).
- (3) The duty to confirm or deny does not arise if, or to the extent that, compliance with section 1(1)(a) would, or would be likely to, prejudice the interests mentioned in subsection (2).

A **public interest test** has been undertaken in response to your request made under the Freedom of Information Act 2000.

The Information Commissioner's Office (ICO) sets out public interest factors in favour of and against disclosure. Some of the factors in favour were as follows:

- Ensuring that the public authority can be held accountable for its decisions, particularly as to how it spends public money.
- Ensuring that a tender process is open and transparent.
- Providing insight into the nature of a procurement process and winning bids, so that other companies are encouraged to take part in the process and improve future bids.

Public interest factors against disclosure (and in favour of the maintenance of an exemption) included:

- There is an inherent public interest in the maintenance of the exemption, and of upholding private companies' expectations that commercially confidential information will be protected from disclosure when they engage in public authority tenders.
- Avoiding the discouragement of prospective tenderers from tendering for public sector contracts, for fear of disclosure of their commercially sensitive information to competitors, and that this may adversely affect both the quality of tenders for public sector contracts, and public authorities' ability to negotiate them effectively.
- Maintaining a competitive market and driving competition as this benefits public authorities and consumers, and which could be threatened by disclosure of companies' commercial information.

On balance of the factors considered above, along with relevant case law, we considered that the ICB would be entitled to withhold the contract value and that this would not be superseded by public interest considerations.

If you are unhappy with the way in which your request has been handled, NHS Nottingham and Nottinghamshire Integrated Care Board (ICB) has an internal review procedure through which you can raise any concerns you might have. Further details of this procedure can be obtained by contacting Lucy Branson, Director of Corporate Affairs via <a href="https://lucy.branson@nhs.net">https://lucy.branson@nhs.net</a> or by writing to FOI Team at NHS Nottingham and Nottinghamshire ICB, Sir John Robinson House, Sir John Robinson Way, Arnold, Daybrook, Nottingham NG5 6DA.

<sup>\*</sup>The ICB is unable to share this information as it is deemed commercially sensitive under Section 43 (2) of the Act.

If you remain dissatisfied with the outcome of the internal review, you can apply to the Information Commissioner's Office (ICO), who will consider whether the organisation has complied with its obligations under the Act and can require the organisation to remedy any problems. Generally, the ICO cannot make a decision unless you have exhausted the complaints procedure provided by NHS Nottingham and Nottinghamshire ICB. You can find out more about how to do this, and about the Act in general, on the Information Commissioner's Office website at: https://ico.org.uk/for-the-public/.

Complaints to the Information Commissioner's Office should be sent to:

FOI/EIR Complaints Resolution, Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF. Telephone 0303 123 1113 or report a concern via <a href="https://ico.org.uk/concerns/">https://ico.org.uk/concerns/</a>.

Yours sincerely

Freedom of Information (FOI) Officer on behalf of NHS Nottingham and Nottinghamshire Integrated Care Board

nnicb-nn.foi@nhs.net

All information we have provided is subject to the provisions of the Re-use of Public Sector Information Regulations 2015. Accordingly, if the information has been made available for re-use under the Open Government Licence (OGL) a request to re-use is not required, but the license conditions must be met. You must not re-use any previously unreleased information without having the consent of NHS Nottingham and Nottinghamshire Integrated Care Board. Should you wish to re-use previously unreleased information then you must make your request in writing (email will suffice) to the FOI Lead via nnicb-nn.foi@nhs.net. All requests for re-use will be responded to within 20 working days of receipt.