COVID-19 – ethical issues and decision-making when demand for life-saving treatment is at capacity

In brief
Throughout this pandemic, doctors have been working under extreme pressure. When hospital admissions are high, many are diverted into new and unfamiliar areas of work. This can mean they find themselves working at or even beyond the ordinary limits of their competence or expertise. Retired doctors have opted to retain their registration and have at times returned to practice. Although vaccination programmes are well established, the pandemic remains fast-moving, relatively unpredictable and of uncertain duration.

Doctors and healthcare staff will continue to be required to provide care in highly pressured circumstances in the face of difficult decisions and resource constraints. Providing care to existing standards will continue to be difficult when demand is at its highest. The General Medical Council has outlined how its guidance applies during the pandemic and has affirmed its commitment to take the circumstances in which decisions are made into account when considering concerns.

Although measures are in place to increase capacity to accommodate a surge in demand, and more treatments are available to help treat critical cases, there remains the possibility that services, could be overwhelmed. The aim of this guidance is to provide advice to doctors on ethical decision-making in specific, and exceptional, circumstances where choices of available care are severely restricted. We hope there will be sufficient resources to meet all patients’ clinical needs. If they become necessary, however, prioritisation and triage decisions will be professionally challenging. Doctors will understandably be concerned about their ability to provide safe and ethical care, and their own health and safety as well as those of their family and friends. They will also be concerned that their actions may attract criminal, civil or professional liability.

This guidance note addresses some of the main ethical challenges that may arise during the course of the pandemic. Wherever possible, links to other sources of advice are provided. From an ethical and professional regulatory perspective – which is also likely to govern the approach of the Courts if there are legal challenges – doctors should be reassured that they are extremely unlikely to be criticised for the care they provide during the pandemic where decisions are:

– reasonable in the circumstances
– based on the best evidence available at the time
– made in accordance with government, NHS or employer guidance
– made as collaboratively as possible
– designed to promote safe and effective patient care as far as possible in the circumstances.

Should decisions be called into question at a later day, they will be judged by the facts available at the time of the decision, not with the benefit of hindsight.
Introduction
COVID-19 has already caused significant personal and economic disruption and loss. It is likely that measures to suppress and contain the virus will continue to be necessary. While the pandemic continues sustained pressure will be placed on the health service. This will be exacerbated during winter when the demand on the NHS is already high.

We now have better understanding of COVID-19 and there are some treatments available to treat critical cases. Measures have also been put in place to increase capacity to cope with a surge in demand. Doctors and healthcare professionals should, in all but exceptional scenarios, be able to provide care using standard protocols and ethical guidance from regulators and professional bodies. Nevertheless, as the pandemic continues, it is likely that health services will periodically be put under significant pressure. It remains possible that, despite mitigations and adjustments at a local and national level to deal with a surge in demand, the ability to provide normal care could still be severely compromised and the demand for lifesaving treatment could exceed available capacity. If this occurs, decisions about the allocation of potentially life-saving treatment to individual patients could fall to healthcare providers and individual health professionals. This would give rise to searching ethical – and procedural – questions. Although we profoundly hope this will not happen, we believe it remains important that doctors have guidance about how to respond should such exceptional situations arise.

The following sections provide information and advice on:
– An ethical framework for decision-making during a pandemic
– Resource allocation
– Triage
– Management of risk to health professionals
– The impact on general practice
– The importance of fair process
– Liability issues.

We have also published shorter guidance on the BMA website based on this document for easy reference. It should be read alongside guidance from other bodies, such as the General Medical Council and the Intensive Care Society. A list of key information and guidance is provided in the final section.

An ethical framework
Prior to the 2009 pandemic, the Government issued an ethical framework – revised in 2017 – designed to help people think through strategic aspects of decision-making during a pandemic, as well as providing an ethical compass for clinicians. It took the form of several guiding principles which are set out briefly below.
– Equal respect: everyone matters and everyone matters equally, but this does not mean that everyone will be treated the same
– Respect: keep people as informed as possible; give people the chance to express their views on matters that affect them; respect people’s personal choices about care and
– Minimise the harm of the pandemic: reduce spread, minimise disruption, learn what works
– Fairness: everyone matters equally. People with an equal chance of benefiting from a resource should have an equal chance of receiving it — although it is not unfair to ask people to wait if they could get the same benefit later
– Working together: we need to support each other, take responsibility for our own behaviour and share information appropriately
– Reciprocity: those who take on increased burdens should be supported in doing so
– Keeping things in proportion: information communicated must be proportionate to the risks; restrictions on rights must be proportionate to the goals
– Flexibility: plans must be adaptable to changing circumstances
– Open and transparent decision-making: good decisions will be as inclusive, transparent and reasonable as possible. They should be rational, evidence-based, the result of a reasonable process and practical in the circumstances.
**Resource allocation**

Through successive waves of the pandemic, great efforts have been made to reduce demand for medical care through social distancing and to increase the supply of intensive care services, and it is hoped that there will be sufficient resources to meet the clinical needs of all patients throughout the pandemic. This may involve transferring patients to other facilities where more resources are available. It is only if all facilities and equipment that could reasonably be utilised are at capacity, that resource allocation decisions between individuals would become inescapable. This section provides guidance should that situation arise.

Health services remain under great pressure. During this period, doctors will be expected to use and follow the principles and protocols from GMC and other professional guidance, but applied specifically to the context at the time. In making decisions about prioritising access to treatment, the GMC states that, given the highly challenging circumstances that doctors will face, they will need to provide the best service possible within the resources available:

‘If more individuals have life-threatening conditions than can be treated at once, doctors will have to make very difficult decisions about how to allocate resources. We advise doctors who are faced with these decisions to:
– take account of current local and national policies that set out agreed criteria for access to treatment
– be confident that decisions are based on clinical need and the likely effectiveness of treatments, and don’t unfairly discriminate against particular groups
– take account of patient wishes and expectations when considering options for treatment and care
– be open and honest with patients and the rest of the healthcare team about the decision-making process and the criteria for setting priorities in individual cases
– keep a record of decisions and the reasons for them.

As far as practical, these decisions should not rest on individual clinicians’ shoulders. They should be taken following discussion with colleagues and, if possible, with input from local ethics committees. It’s also essential that employers recognise the significant emotional distress that clinicians will experience. They should take steps to provide appropriate support, including psychological support and advice from any local clinical ethics committees, where they exist.’

There are measures in place to accommodate a surge in the number of patients who require intensive hospital treatment for COVID-19, but it remains possible that demand on health services could still, outstrip the ability of the NHS to deliver services to pre-pandemic standards. As we know, COVID-19 infection often necessitates hospitalisation, may require critical care interventions, and may result in death. It is possible therefore that restrictions in the availability of mechanical ventilation may become severe. If demand outstrips the ability to deliver to existing standards, more strictly utilitarian considerations will have to be applied, and decisions about how to meet individual need will give way to decisions about how to maximise overall benefit.

**Allocating resources when demand is at capacity**

We know that health professionals would find decision-making in these circumstances ethically challenging. Such extreme situations bring about a transformation of doctors’ everyday moral intuitions. The obligation to persevere in the face of an extremely ill patient would be challenged by quantitative decisions based on maximising the overall reduction of mortality and morbidity, and the need to maintain vital social functions. Doctors would be obliged to implement decision-making policies which mean some patients may be denied intensive forms of treatment that they would have received outside a pandemic. Health professionals may be obliged to withdraw treatment from some patients to enable treatment of other patients with a higher survival probability. This may involve withdrawing treatment from an individual who is stable but whose objective assessment indicates a significantly worse prognosis than that of another patient who requires the same resource.

It is likely that doctors would find these decisions difficult. However, if there is radically reduced capacity to meet all serious health needs, it is both lawful and ethical for a doctor, following appropriate prioritisation policies, to refuse someone potentially life-saving treatment where someone else is expected to benefit more from the available treatment. These are grave decisions, but the legal principles underpinning this position were established in relation to the allocation of organs for transplantation and have been recently upheld by the Court of Appeal.
In relation to adults lacking capacity, these prioritisation decisions are not ‘best interests’ decisions under capacity legislation. The fact that a patient lacks capacity does not import a ‘best interests’ decision-making model. In short, there is no automatic priority for those who lack capacity and decisions about their treatment should be made in the same way as for all other patients requiring treatment.

If there is a need to limit the availability of intensive care for patients because of the COVID-19 pandemic and a critical shortfall in ICU capacity, it would be unethical to apply those limits differently to patients with or without appointed surrogate decision-makers or those with or without particular religious views. As we discuss in more detail below, it would also be unethical — and potentially unlawful — to apply those limits on the basis of criteria that have no clinical bearing on a patient’s capacity to benefit from an intervention. It is essential that, should they be required to, doctors make these decisions in accordance with decision-making protocols rolled out by employing or commissioning organisations. These need to be both practical and sufficiently flexible to allow a timely response to rapidly changing circumstances.

**Principles for decision-making**

All decisions concerning resource allocation must be:

– reasonable in the circumstances
– based on the best available clinical data and opinion
– based on coherent ethical principles and reasoning
– agreed on in advance where practicable, while recognising that decisions may need to be rapidly revised in changing circumstances
– consistent between different professionals as far as possible
– communicated openly and transparently
– subject to modification and review as the situation develops.

Where a decision is made to withhold or withdraw some forms of treatment from patients on the grounds of resource allocation, it is crucial that those patients still receive compassionate and dedicated medical care and attention, as far as possible in the circumstances. This should include appropriate symptom management and, where patients are dying, the best available end-of-life care.

**Supporting and prioritising the wellbeing of healthcare workers**

If it becomes necessary to make these decisions, they are likely to have a significant emotional impact on health workers, both in the short term and, in some cases, more enduringly. Such decisions may adversely affect the family and friends of healthcare staff. Doctors and other frontline health workers are overstretched, and the ability of the health system to respond to the pandemic will be dependent upon their wellbeing. It is essential that employers take steps to provide appropriate support, including clinical ethics committee support and psychological support, to all health professionals working during the pandemic, many of whom may find working in the unfamiliar and strenuous conditions of a pandemic both practically difficult and morally and emotionally challenging. It is essential that their wellbeing is prioritised, both for its own sake and as part of maintaining effective clinical services. Health professionals should seek to ensure their own wellbeing, and the wellbeing of their colleagues as far as possible in the circumstances. It is vital that all those working in health systems endeavour to work collaboratively and supportively both within teams and more widely.

**Triage**

If services are overwhelmed during this pandemic, health providers will put in place — or expand — systems of triage. Triage is a form of rationing or allocation of scarce resources under critical or emergency circumstances where decisions about who should receive treatment must be made immediately because more individuals have life-threatening conditions than can be treated at once. Triage sorts or grades persons according to their needs and the probable outcomes of intervention. It can also involve identifying those who are so ill or badly injured that even with aggressive treatment they are unlikely to survive and should therefore receive a lower priority for acute emergency interventions while nonetheless receiving the best available symptomatic relief.
It is possible we could reach a point where the decisions made in triage will determine whether potentially large numbers of individuals will receive life-saving treatment or not. It is essential therefore that the principles underlying the decisions are systematically applied. In these circumstances it is likely that priority will ordinarily be given to those whose conditions are the most urgent, the least complex, and who are likely to live the longest, thereby maximising overall benefit in terms of reduced mortality and morbidity. Priority decisions will be dependent upon the relationship between the availability of resources and the demand. If serious depletion of resources arises, decisions about which patients should receive treatment will change over the course of the pandemic.

As we discuss in more detail below, if they become necessary, the BMA believes that these decisions must not be solely based on age or disability. Ethically, triage requires identification of clinically relevant facts about individual patients and their likelihood of benefiting from available resources. Younger patients will not automatically be prioritised over older ones.

A BMA statement that addresses in more detail the relationship between our guidance and those patients who are elderly or who have disabilities can be found here: bma.org.uk/media/2358/bma-statement-about-ethics-guidance-and-disability-april-2020.pdf

A pandemic will obviously not prevent people being ill in other ways. Triage decisions will therefore not only relate to those patients directly suffering from COVID-19. Similar criteria will need to be applied to all varieties of medical need. Consequently, thresholds for granting access to, for example, intensive care or ventilation will have to be changed for all patients with all presenting criteria. By itself, infection with COVID-19 will not guarantee priority.

The presence of co-morbidities that are known to be associated with lower survival rates may exclude individuals from eligibility. In these circumstances, it may be necessary to discontinue treatment that has already been started, as there are patients in need whose outcomes are likely to be more favourable. Grave and difficult decisions will arise where strenuous intervention could reduce mortality significantly but would mean that individual patients use resources that could lead to better outcomes for a larger number of other patients.

The pandemic, and the restricted availability of intensive care, will influence other clinical decision-making within the hospital. For example, it will be important for clinicians to review, discuss and document the appropriateness of cardio-pulmonary resuscitation for all inpatients (with or without COVID-19 associated illness) where there is a possibility of acute deterioration. If patients have sufficient background illness, co-morbidity and/or frailty that they would not be admitted to intensive care (because of the necessary restrictions on admissions), it is important that cardio-pulmonary resuscitation is not commenced in the event of a collapse. Performing advanced resuscitation for a patient for whom post-resuscitation intensive care cannot be provided would potentially cause harm to the patient, consume limited resources at a time of considerable strain, and potentially put the resuscitation team at unnecessary personal risk.

A CHEST consensus statement on triage and care of the critically ill during pandemics and disasters can be found here: https://journal.chestnet.org/article/S0012-3692(15)51990-9/pdf

A useful BMJ comment on triage during the COVID-19 outbreak can be found here: https://blogs.bmj.com/bmj/2020/03/09/covid-19-triage-in-a-pandemic-is-even-thornier-than-you-might-think/.

**Medical utility**

The focus of health professionals’ attention during triage will be on delivering the greatest medical benefit to the greatest number of people. Behind such a deceptively simple principle lurk challenging decisions. Such a strategy requires an epidemiological judgment about at-risk groups that will vary according to the epidemiology of the disease.

To maximise benefit from admission to intensive care, it will be necessary to adopt a threshold for admission to intensive care or use of scarce intensive treatments such as mechanical ventilation or extracorporeal membrane oxygenation.
Relevant factors predicting survival include:
- severity of acute illness
- presence and severity of clinically relevant co-morbidity and
- where clinically relevant, other factors which reduce the likelihood of recovery, or of surviving complex and demanding treatment. These may include, where directly linked to their clinical ability to benefit from a treatment, the patient’s age.

Those patients whose probability of dying, or of requiring a prolonged duration of intensive support, exceeds a threshold level would not ordinarily be considered for intensive treatment, though of course they should still receive other forms of medical care.

The difficulty will lie in applying the general principles to a complex, unpredictable and evolving health crisis of uncertain duration and extent. Ethical questions are likely to arise where the requirements of medical utility have been met, but choices between individuals with equal need still have to be made. One likely challenge during the current pandemic is that large numbers of people requiring intensive care are likely to have similar chances of survival and anticipated lengths of stay in ICU. In these circumstances, consideration will have to be given to an egalitarian approach that ensures a fair distribution of resources.

The most likely approach in the first instance is a modified queuing system, based on the well-established and understood principle of ‘first come, first served’. This would mean that those patients who become critically ill earlier in the pandemic would be more likely to be admitted to intensive care or receive mechanical ventilation than those who become similarly ill at a later stage, albeit they may only be offered intensive support for a defined but limited period. While such an approach is procedurally simple to apply, and arguably fair, it is not without its challenges. It is, for example, likely to give priority to those who are mobile, who have access to transport, or who live close to hospitals and other sites of health provision.

**Withdrawing or withholding treatment**

There is likely to be significant ethical attention to decisions about withholding therapies from patients at the time of deterioration. However, there is no ethically significant difference between decisions to withhold life-sustaining treatment or to withdraw it, other clinically relevant factors being equal — although health professionals may find decisions to withdraw treatment more challenging.

There may be a need to make admission to intensive care or commencement of advanced life-support conditional upon response to treatment, for example, drawing on the concept of a time-limited trial of therapy. In the setting of overwhelming demand, if patients’ prognosis worsens after admission to intensive care — sufficiently that, if it had been the case prior to admission, the treatment would not have been commenced — it should be withdrawn and the same facility offered to another patient reasonably believed to have the capacity to benefit quickly.

**Resource allocation in different phases of the pandemic**

Depending upon the nature of the pandemic, there may be a need during its progress to shift from one level of service rationing to a more or less severe one, the details of which should be set out by management in protocols. The WHO talks about the ‘phasing’ of a pandemic, with different phases requiring different decision-making criteria.

WHO pandemic phase information for COVID-19 is available here: [https://www.who.int/influenza/resources/documents/pandemic_phase_descriptions_and_actions.pdf](https://www.who.int/influenza/resources/documents/pandemic_phase_descriptions_and_actions.pdf)

**Direct and indirect discrimination in prioritisation decisions**

Where patients are refused access to life-saving treatment as a result of triage or prioritisation decisions it is likely that questions about possible discrimination may be raised. During peaks of demand in the pandemic, it is possible that doctors will be required to assess a person’s eligibility for treatment based on a ‘capacity to benefit quickly’ basis. As such, some of the most unwell patients may be denied access to treatment such as intensive care or artificial ventilation. This will inevitably have a disproportionate impact on older people and those with long-term health conditions that have a direct bearing on their ability to recover quickly.
We recognise the extremely challenging and distressing nature of these decisions, both for those affected by them, and for those forced to make them. It is essential that these decisions are based upon clinical factors related to outcome, and not, for example, on the basis of discriminatory judgments about the value or worth of individual lives. Similarly, health conditions or impairments unrelated to capacity to benefit clinically must not be used to guide decision-making. The presence for example of a learning disability would almost certainly not be a clinically relevant factor.

Similarly, a simple ‘cut-off’ policy with regard to age or disability would not only be unethical, but also unlawful as it would constitute direct discrimination. A healthy 75-year-old cannot lawfully be denied access to treatment on the basis of age. However, older patients with severe respiratory failure secondary to COVID-19 may have a very high chance of dying despite intensive care, and consequently have a lower priority for admission to intensive care.

**Duties to make reasonable adjustments**

Any person who delivers public services, including NHS services, is under a legal duty to comply with the requirements of equality legislation. The Equality Act 2010 includes an obligation on those delivering public services to make ‘reasonable adjustments’ to ensure that people with disabilities are able to access and take advantage of public services in a manner as close as reasonably possible to someone without disabilities. The legal duty to set up systems which deliver on the reasonable adjustment provisions primarily falls upon the institution which is delivering the services as opposed to individual doctors. This means that NHS bodies should give consideration in advance (and on an ongoing basis) to whether it is reasonable to remove any barriers that disabled people may face in being able to access NHS services on an equal footing to those who are not disabled. However, the duty to make reasonable adjustments does not mean that public bodies are under duties to ensure that everybody receives the same services.

The health services that individuals are entitled to access depend on a wide range of factors including the clinical presentation of the patient and the need to make best use of limited NHS resources. Some of those factors may be relevant to disability or more prevalent for older patients.

There is no exemption from the legal duties under the Equality Act 2010 because of the pressure of a pandemic. However, the duty is to make “reasonable” adjustments and what is reasonable will inevitably be affected by the exigencies of a pandemic and the pressures on NHS services as a result of the pandemic.

When adopting and implementing policies to treat NHS patients during a pandemic, doctors should bear in mind that, as public servants, it may be appropriate to make reasonable adjustments to the way that services are delivered to assist those with disabilities. That could, for example, include permitting a learning-disabled patient or a patient with a serious mental health condition to be accompanied by a carer even if additional persons are generally not permitted as part of infection control rules.

The BMA’s view is that, if there is undue pressure on life-saving or life-sustaining treatment the duty to make reasonable adjustments should not substantially affect clinical decision-making governing access to such treatment under a ‘capacity to benefit quickly’ test. The reasons we have reached this provisional view are (a) that the disability experienced by many disabled persons will have no relevance to their ability to benefit quickly from life-saving or life-sustaining treatment, and thus no adjustment appears to be needed to deliver equality of access; and (b) where a person’s disability does or may have some relevance to their ability to benefit quickly from life-saving or life-sustaining treatment, as far as the BMA is aware, there is no clear body of clinical evidence which could set out the nature or extent of the adjustments to make it fairer in representing a proper balance between the interests of disabled and non-disabled persons.

As discussed, a ‘capacity to benefit quickly’ test may have a disproportionate impact on some disabled persons and some elderly persons (although that is not its intention). However, having carefully considered the alternatives (including having no test at all) the BMA’s provisional view is that any indirect discrimination would be lawful in the circumstances of a serious pandemic because it would amount to ‘a proportionate means of achieving a legitimate aim’, namely saving the maximum number of lives by fulfilling the requirement to use limited NHS resources to their best effect.
Maintaining essential services

Although unlikely, it is possible we may reach a stage where decisions about beneficial distribution of resources can no longer be restricted to medical utility alone. Given the potential for widespread social and economic disruption, decisions about which groups will have first call on scarce resources may also need to take account of the need to maintain essential services, in a situation where the workforce providing those services is severely depleted. This may mean giving some priority to those who are responsible for delivering those services and who have a good chance of recovery, in order to get them back into the workforce. In addition to delivering maximum clinical benefit, priorities during a severe pandemic may include:

- limiting social disruption
- ensuring maintenance of health care systems
- ensuring integrity of social infrastructure
- limiting economic losses.

In addition to those individuals involved in tackling the immediate health and social care aspects of the pandemic, and particularly those with scarce and irreplaceable skills, many public and private actors are necessary to ensure that essential services are maintained. This could include personnel in the emergency services, security, essential products and services, the maintenance of critical infrastructure such as transportation, utilities such as electricity, water and sewage systems, telecommunications and sanitation. Priority will also need to be given to the continued function of governance structures. Key individuals who are involved in the production of countermeasures, including vaccines, anti-virals and other essential health products may also form part of this prioritised group. In our view it will be for Government to define the categories of essential workers and the tests to be applied. This is not a responsibility that should lie with doctors.

Giving priority to those working in essential services in this way would move beyond our usual system of resource allocation and decision-makers could face criticism for discriminating between individuals on the basis of social, rather than solely medical, factors. Should such an eventuality arise, procedures for decision-making must be transparent, reasonable and based on defensible moral principles and great care must be taken in clearly communicating the rationale for this approach and the critical importance for all of maintaining these vital services.

Management of risk to health professionals

Health professionals are directly at risk of illness and even death, and those with underlying morbidities may be particularly vulnerable. Obligations on health professionals to accept a degree of risk in providing treatment impose strong reciprocal obligations on employers. All employers have both a legal and ethical responsibility to protect their staff and must ensure that appropriate and adequate personal protective equipment is available, and that staff are trained in the use of it. Health staff, and other staff essential to the running of health services, cannot be expected to expose themselves to unreasonable levels of risk where employers have not provided, or have been unable to provide, appropriate protective equipment.

Where health professionals have a reasonable belief that their protective equipment is insufficient – that it falls short of expected professional standards – they need to raise this as a matter of urgency with their managers. Risk assessments must be made based upon the specific facts of the case, and consideration should be given to finding alternative ways of providing the care and treatment needed. In the BMA’s view, there are limits to the level of risks doctors can reasonably be expected to expose themselves to as part of their professional duties. Doctors would not be under a binding obligation to provide high-risk services where employers have failed to fulfil at least minimal obligations to provide appropriate safety and protection and to protect doctors and other health professionals from avoidable risks of serious harm.

If BMA members are concerned that they are being asked to see patients who are infected, or who are suspected to be infected, without adequate safeguards being in place, this should be raised immediately with the BMA via local representatives or First Point of Contact, the BMA’s telephone advice service. BMA guidance on what to do if PPE is inadequate is available here.
The impact on general practice
During a peak of the pandemic, it is possible that hospital facilities may effectively lose much of their capacity to admit new patients, and GPs will effectively be unable to refer. In these circumstances, it is possible that the majority of serious health needs will be met in the community. Even with effective services available, GPs will be dealing with most health need in the community. As such, they are going to be under even more intense pressure. Individual GPs will also be exposed to the virus and may require isolation, and they also have a duty to provide a safe working environment for their staff. In these circumstances, general practices will need to engage in different ways of working, in order to limit face-to-face consultations to those situations which cannot be safely managed remotely.

These include:
- a reduction or cancellation of non-essential services
- a reduction or cancellation of home visits
- telephone triage used universally as a first point of contact
- increased use of telephone and video consultations
- greater use of email and messaging apps
- the cancellation of all non-urgent appointments
- increased working in collaboration with neighbouring practices and other parts of the health and social care system.

As discussed earlier, GPs, like their hospital doctor colleagues, may find work pressures and the nature of the decisions they are forced to make emotionally distressing during a pandemic. It is vital that support is provided and GPs seek to ensure their own wellbeing and that of their professional colleagues.

The importance of fair process
For responses to a pandemic to be ethically defensible, consideration must be given to procedural ethics — to ensuring that decisions at all levels are made openly, accountably, transparently, by appropriate bodies and with full public participation (to the extent possible within the timescale within which decisions need to be made). There may also be a role for scrutiny of individual decisions by a second doctor, or where appropriate by properly constituted clinical ethics committees, where time permits.

Given the threat presented by a pandemic, the widespread media interest in the issue, and some of the more sensational recent coverage, the arrival of a pandemic raises the spectre of public alarm and, in extremis, the possibility of civil disobedience. Public acceptance of rationing decisions, and cooperation in a health emergency, are more likely if citizens accept the fairness and legitimacy of allocation decisions and have been informed beforehand of the anticipated response. There are several factors that are likely to influence such acceptance. Firstly, who is charged with responsibility for making the decisions? Where decisions are made clandestinely and without oversight by elected or other appropriate representatives or appointees, confidence in decisions may be lost. Transparent and accountable decision-making processes, including explicit discussion of the ethical principles and reasoning upon which decisions are made, are likely to lead to greater public acceptance. It is also important that the public is kept informed, and that there are opportunities for participatory decision-making when feasible, and for public feedback and comment.

Liability issues
During the pandemic, health professionals will be exposed to considerable amounts of stress, will be working well beyond their normal hours, and will be subject to anxiety about their own health and that of their families. In emergency situations, it may also be ethical for health professionals to consider intervening to provide treatment at the limits of or even beyond their competence to prevent serious harm. Retired health professionals who opted to retain their registration and return to practice if needed will be deployed to help health services. The skills of these professionals may not meet pre-pandemic expected standards of fitness to practise, but they may nevertheless be able to make a vital contribution. In extreme circumstances, even untrained staff may be required to undertake some functions. This will inevitably give rise to questions about professional and legal liability and indemnity.
A joint statement from chief executives of statutory regulators of health and care professionals, including the GMC, on how they will regulate in light of COVID-19 states that:

**We recognise that in highly challenging circumstances, professionals may need to depart from established procedures in order to care for patients and people using health and social care services. Our regulatory standards are designed to be flexible and to provide a framework for decision-making in a wide range of situations. They support professionals by highlighting the key principles which should be followed, including the need to work cooperatively with colleagues to keep people safe, to practise in line with the best available evidence, to recognise and work within the limits of their competence, and to have appropriate indemnity arrangements relevant to their practice.**

We recognise that the individuals on our registers may feel anxious about how context is taken into account when concerns are raised about their decisions and actions in very challenging circumstances. Where a concern is raised about a registered professional, it will always be considered on the specific facts of the case, taking into account the factors relevant to the environment in which the professional is working. We would also take account of any relevant information about resource, guidelines or protocols in place at the time.

This overall approach was reinforced in a letter to medical staff from the Chief Medical Officers of the four nations and the medical directors of the GMC and NHS England on supporting doctors through the second wave of COVID-19.

Advice from the General Medical Council on its regulatory approach to doctors working during a pandemic can be found here: [https://www.gmc-uk.org/news/coronavirus](https://www.gmc-uk.org/news/coronavirus)


**Key information/guidance**

The BMA’s guidance on COVID-19 for doctors including on health and wellbeing; adapting to COVID-19; contracts and rotas; returning to the NHS or starting a new role; and general practice: [https://www.bma.org.uk/advice-and-support/covid-19](https://www.bma.org.uk/advice-and-support/covid-19)


Health Protection Scotland’s guidance on COVID-19: [https://www.hps.scot.nhs.uk/guidance/](https://www.hps.scot.nhs.uk/guidance/)


