Credentialling for nurses and midwives

Internationally, credentialling has been promoted as “a means of assuring quality and protecting the public by confirming that individuals, programmes, institutions or products meet agreed standards”.¹ In the Australian context, this is achieved through statutory regulation in the form of profession specific registration.

Quality health care and the safety of the Australian public is assured through the National Registration and Accreditation Scheme, under the Health Practitioner Regulation National Law Act 2009 (National Law). The statutory regulation of registered nurses, midwives and enrolled nurses begins with initial registration following successful completion of an accredited education program.² Entry to practice programs require graduates to meet minimum standards for practice as set down by the Nursing and Midwifery Board of Australia (NMBA). On registering, nurses and midwives are listed on the Australian Health Practitioner Regulation Agency (AHPRA) Public Register for health practitioners. The general public and employers of nurses and midwives are thereby able to validate and satisfy themselves of the individual health practitioner’s registration status, and any associated conditions, notations or endorsements by accessing the NMBA Public Register.

Other types of accreditation/certification/authentication processes have been offered by some professional organisations and/or are required by specific jurisdictions or employers. These procedures are often described as ‘credentialling’. Some professional organisations promote this private process as a voluntary and self-regulatory undertaking offered to their individual members as a means of recognising that they have, at a point in time, met the particular organisation’s self-imposed requirements. Some employers or jurisdictions use this process as an additional hurdle or requirement to employment or in order to be considered for career promotion. Credentialling by some professional organisations is a means of generating income for those organisations.

In this circumstance, and to avoid the perception of a conflict of interest, organisations that derive an income from this service, should declare the business interest in appropriate circumstances. This should occur when influencing policy direction that would prove financially advantageous.

Private credentialling arrangements offered by some professional organisations are not recognised under the national regulatory framework, and do not provide the public with the same safeguards afforded by national registration. That is, statutory regulation provides the public with the mechanism by which they can be assured of the registration status and thus the right of an individual health practitioner to practice. Private credentialling offers no assurance of safety and quality.

It is the position of the Australian Nursing and Midwifery Federation that:

1. The Australian Health Practitioner Regulation Agency, established by section 23(1) of the National Law, is responsible for regulating validation of a nurse or midwife having achieved mandatory standards for practice. Professional organisation credentialling offered as an additional validation process is not required for a nurse or midwife to maintain their registration to practice and is unnecessary.

² Australian Nursing and Midwifery Accreditation Council (ANMAC)
2. Entry to practice for nurse practitioners, midwives with scheduled medicines endorsement, registered nurses, midwives, and enrolled nurses is validated through national minimum standards of education set down by the NMBA.

3. Accreditation of all nursing and midwifery education programs leading to initial registration, notations/endorsement are validated using the national accreditation standards of the Australian Nursing and Midwifery Accreditation Council (ANMAC).

4. The practice of nurse practitioners, midwives with scheduled medicines endorsement, registered nurses, midwives, and enrolled nurses is validated through regulation as undertaken by the NMBA under the National Law. The National Law provides for regulation encompassing a Professional Practice Framework and protection of titles.

5. Statutory regulation of nurses and midwives provides the necessary mechanism for protecting the public and assuring quality by ensuring individuals, education programs and institutions meet agreed standards.

6. The NMBA regulatory requirements for continuing professional development by every registered nurse and midwife assures the public of commitment to lifelong learning for competence to practice.

7. There is a broad range of post graduate education programs, in all contexts of practice, offered to nurses and midwives. Completion of these education programs may support advanced practice learning.

8. Endorsement on the National Register held by AHPRA, of a nurse or midwife having achieved a post graduate qualification, is a fair and transparent validation mechanism for the professions, the public, other health professionals and employers.

9. Separate and often expensive processes of private credentialling provided by some professional organisations should not be required or used as the validation mechanism for specific areas of advanced practice nor for post graduate qualifications.

10. There is no place in Australia for private credentialling by professional organisations that leads to restrictive employment practices.

11. Our communities should not be deprived of nursing and midwifery services whereby organisations/jurisdictions other than the NMBA propose employment arrangements which are open only to individual nurses or midwives who are privately credentialled by professional organisations.

12. Professional organisations offering credentialling services to members for an additional fee and employers who link promotional positions to the private credentialling process should carefully consider:

ANMF Position Statement

• their ability to protect the public within a private credentialling program,

• the undermining of the National Registration and Accreditation Scheme and associated validation mechanisms for public protection,

• whether they are holding out to the public that the nurse or midwife has specialist knowledge and skill, given specialist registration in nursing and midwifery, whilst available under the National Law, is not currently used by the NMBA,

• conflict of interest between the organisation offering the credential or certification and the ability to provide independent advocacy for the professions, given the financial benefit of private schemes,

• ethical organisational conduct,

• organisational reputation,

• whether they are engaging in anti-competitive behaviour, and

• legal and financial liability.

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