**National Cancer Patient Experience Survey Programme**

**Survey Handbook**

**2024**

The National Cancer Patient Experience Survey Programme is run by Picker on behalf of NHS England

**Contacts**

For information or advice about compiling and submitting your patient list please contact the Cancer Patient Experience Survey project team:

E-mail: **CPES@Pickereurope.ac.uk**

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# Introduction

NHS England are inviting cancer patients to complete the 2024 iteration of the National Cancer Patient Experience Survey (NCPES) during the autumn of 2024.

The survey supports the implementation of the [NHS Long Term Plan](https://www.longtermplan.nhs.uk/online-version/) and builds on implementation of successive strategies and frameworks, including: Achieving World Class Cancer Outcomes: A Strategy for England 2015-2020.

The survey is overseen by an advisory group which consists of patients, professionals, voluntary sector representatives, academics, and patient survey experts.

Aside from the national importance of this survey, there are important direct benefits for your trust in taking part:

* You will receive a bespoke report on your cancer patients’ experiences (where 10 or more responses are received), broken down by sub-groups (such as cancer type grouping) and will be able to benchmark cancer services locally (within your trust) and nationally.
* The results could help your trust to populate the Quality Accounts.
* The results will help inform the commissioning of local services and will be of interest to your local Cancer Alliance experience and engagement leads.

# Survey Information

## Who is carrying out the survey?

The survey is being carried out by Picker on behalf of NHS England.

## Who will be included in the survey?

The survey will cover acute and specialist NHS Trusts in England that provide adult cancer services.

All adult patients (aged 16 and over), with a **confirmed diagnosis of cancer**, who have been admitted to hospital as inpatients for **cancer related treatment**, or who were seen as day case patients for **cancer related treatment** and have been discharged between 1 April 2024 and 30 June 2024 will be included in the survey.

## What is the survey method?

The 2024 survey will replicate the methodology used in previous iterations of the survey. The survey will be conducted by post, with two reminders (to non-responders only) as is the case with other national patient surveys. A standard questionnaire, covering letter and up to two reminder letters will be used. Patients will also be sent a link to complete the survey online should they prefer to do so.

A national Freephone helpline will be available for patients and will support completion of the survey through phone and language translation facilities.

## How much will it cost?

The costs of survey development, fieldwork, and reporting are being met by NHS England under the national contract with Picker. Trusts do not need to appoint a survey contractor.

## Has the survey been reviewed by the Data Coordination Board?

On the 27 April 2023 data collection for the Cancer Patient Experience Survey was approved by the Data Alliance Partnership Board. The Data Alliance Partnership Board (DAPB) approves the assurance period for this collection for a period of assurance of 3 years until 30 April 2026.

This collection is mandated for all adult acute cancer services. NHS Foundation Trusts are mandated under schedule 6 of their Terms of Authorisation.

## Does the survey have Section 251 approval?

The application for Section 251 approval has been reviewed by the Confidentiality Advisory Group at the Health Research Authority and has received approval. This approval allows the common-law duty of confidentiality to be set aside and data to be transferred to Picker for the purpose of mailing out materials for the 2024 survey.

## How will the survey findings be reported?

A national report will be published on the Cancer Patient Experience Survey website alongside individual trust, ICB and Cancer Alliance reports. The expected timings for publication of reports is the early summer of 2025. The reports will contain figures showing where the trust sits on each question in relation to other trusts for all cancers, and where individual cancer groups sit in relation to the same cancer groups nationwide.

Online dashboards will allow stakeholders to explore the results further and drill down into areas of interest.

Picker will assist any trust with the interpretation of its data and will provide a workshop(s) for trusts. These will provide insight and action planning around how to make use of the results for service improvement.

# Survey Responsibilities

## What do trusts need to do?

## Create a survey team

We recommend you set up a survey team to carry out all responsibilities. The best way to ensure that your survey is a success is to involve from the beginning those people who have the most impact on patients’ experiences and who will be responsible for responding to the results of the survey. As a minimum, you will need a survey lead, a person from your data team who will draw your patient sample and a cancer specialist who will validate your patient list. It is fine if you have overlap between this team; for instance, if the survey lead is also a cancer specialist who will validate your patient list.

A link to complete a contacts form was distributed in early June for trusts to indicate their key contacts. Please reach out to the project team at: cpes@pickereurope.ac.uk if you are yet to let Picker know of your key contacts.

## Advertise the survey and record dissenters

Trusts should have in place a system to inform patients about the upcoming survey with an option for them to opt out **if they wish not to be included in the survey**. For the 2024 survey, trusts were provided with posters, leaflets, and website wording for display around relevant areas of the trust during the sampling window of April, May, and June. This material provided space to add details of a nominated person within the trust that patients could contact, should they wish to opt out of the survey. The dissent materials can be found on the NCPES website at <https://www.ncpes.co.uk/survey-instructions/>

Trusts should also have a way to **keep a record of those who have opted out** so that these patients can be identified when compiling the patient list and subsequently removed from the eligible list of patients before it is submitted to Picker for approval.

The survey leads will need to work closely with the person who compiles the patient list and check carefully that **all patients who have opted out are removed from the sample**. The patient list must be signed off by the trust’s nominated survey lead before it is submitted to Picker.

Trusts should also make use of the [Communications Toolkit](https://www.ncpes.co.uk/promoting-the-survey/) which has been designed in order to raise awareness of the survey and encourage patients to participate.

## Draw an accurate sample

Trusts’ responsibilities are to ensure that the patient list is drawn accurately and in accordance with the Sampling Instructions. The Sampling Instructions are aligned as closely as possible to those used for the Care Quality Commission’s annual Adult Inpatient Survey, which is already carried out by NHS Trust Information Systems staff.

## Provide a signature

Trusts should provide the signature they would like to include at the bottom of the covering letters sent to patients. This should be in a JPEG format. If you would also like to provide the trust logo, this should be submitted alongside the signature. Otherwise, a generic logo will be generated of your trust name to appear at the top of the covering letters. Trusts must ensure Picker receives this information **prior** to submitting the patient list, to ensure there are no delays in starting fieldwork.

## Manage patient queries, as needed, during fieldwork

While Picker will be managing most of the queries that patients may have during fieldwork through a Freephone helpline and email address, Picker may need to consult trusts on any queries from patients regarding their diagnosis. Although careful checks carried out by a clinical cancer team member before the patient sample list is submitted to Picker are intended to remove any patients who may not be aware of their diagnosis, some patients may still have queries or may not have understood their diagnosis clearly.

In addition, although Picker will be conducting deceased checks prior to each mailing, tracing services are not fool-proof, and some patients may die before the questionnaire is delivered. Whilst we expect that most reports of deceased patients who are missed through DBS checks will be reported to Picker directly, either through the survey email or the Freephone helpline, your trust may be contacted by a bereaved relative and special sensitivity will be required when responding to them. **If you do have such contact, please inform Picker immediately to ensure that no further mailings are sent to the deceased patient.**

 **3.2 What will Picker do?**

All other survey work will be carried out by Picker. This will include postage, data entry and the production of reports.

Picker will also undertake all deceased checks. The DBS checks will be undertaken at least three times during the fieldwork period: before initial send out; and before each of the two reminders. Picker guarantees that the send out of the initial mailing and the reminders will take place within 24 hours of the relevant DBS deceased check for your trust being received from the service. This arrangement will make the process more efficient and will ensure that the number of deceased patients in the sample will be minimised. It will also reduce the amount of work that trust staff have to undertake.

# Key dates for the 2024 survey

## Timetable

The key dates for the 2024 survey are listed in Table 1. Trusts should ensure all tasks expected from them are completed to the dates given to reduce the risk of delaying the survey allowing Picker to publish data as soon as feasible after the conclusion of fieldwork.

**Table 1: Key dates for the 2024 survey**

|  |  |  |
| --- | --- | --- |
| **Dates** | **Task**  | **Responsibility** |
| 5 July 2024 | Deadline for informing Picker of key trust contacts (e.g. survey lead, data team member, clinical cancer team member) | Trusts |
| 26July 2024 | Picker to share all survey documentation with trusts | Picker |
| 1 August 2024, 11:00-12:30**OR**6 August 2024, 14:00-15:30 | Sampling Webinar for trusts – covering data protection, sampling instructions, common errors and helpful tipsTrusts can choose which date to attend and only need to attend **one webinar** | Picker to lead; Trusts to attend |
| 15 August 2024 | Deadline for trust survey leads (or other applicable staff) to submit data sharing agreements. Note: must be received before patient list is submitted | Trusts |
| 15 August 2024 | Patient list submission start date – date for trusts to aim towards | Trusts |
| 6September 2024 | Last day for trusts to confirm cover letter information | Trusts |
| 16 September 2024 | Last day for submitting patient list to Picker (trusts should aim to submit by early September) | Trusts |
| 20 September 2024 | Deadline for patient list approval (can take 2-3 weeks, please aim to submit early) | Trusts/Picker |
| TBC November 2024 | Mailing 1 | Picker |
| TBC December 2024 | Mailing 2 | Picker |
| TBC January 2025 | Mailing 3 | Picker |
| TBC February 2025 | End of fieldwork | Picker |

##

## Patient list submission and follow-up timings

Picker is happy to support you and work with you through any sampling issues and queries you may have during the sampling period. Please do not hesitate to contact us if you should have any questions in the meantime. If there are any foreseen issues or delays in submitting your patient list, please contact us immediately.

**Submission:** It is imperative for you to submit your patient list as early as possible, ideally by early September. Approval can take 2-3 weeks due to sample queries and/or resubmissions. Submitting early will ensure your trust can receive approval in time to be included in this year’s survey.

**Patient list queries:** It is equally important to respond swiftly to any queries Picker raises regarding your submitted patient list. Picker will follow up on any unresolved queries within two working days. If queries are still unresolved after two further working days, NHS England will be contacting the survey lead.

**Figure 1. Submission and Follow-up process**

# Data Protection and Confidentiality

## Principles of data protection

When carrying out the survey, both Picker and NHS trusts need to ensure that they comply with the Data Protection Legislation (this refers to the DPA 2018 and the UK General Data Protection Regulation (UK GDPR)). Trusts will also need to comply with the NHS Code of Practice on Confidentiality (2003), which incorporates the Caldicott Principles.

The guidelines in the Sampling Instructions will help to ensure that data are handled in a manner in keeping with the spirit of the Data Protection Act 2018, the UK General Data Protection Regulation, and the Market Research Society’s Guidelines for social research (2005). It will be necessary to establish appropriate data security arrangements with Picker, who will send each trust a Data Security Agreement governing the transfer of personal data.

To find out more information about data protection, please visit the Information Commissioner's Office (ICO) website here: <https://ico.org.uk/>

For further guidance on adhering to GDPR, see the Market Research Society website here: <https://www.mrs.org.uk/standards/gdprsupport>

## Internet transfer of encrypted data

Trusts may send their patient list to Picker over the internet using Picker’s secure sample checking platform. This is to ensure a high level of security and to protect against any accidental or intentional interception during the transfer of patients’ details. This platform will also conduct a number of automatic checks on the patient list, thereby reducing the time spent signing off the sample. Picker will provide guidance on the use of this platform to trusts.

The trusts are the owners of the data, so the transfer of patient data is ultimately the trust’s decision, because the trust remains legally responsible for the security and processing of the information it shares.

## Using the online sample checking platform

Once you have submitted your sample declaration form to cpes@pickereurope.ac.uk and this has been approved, you will be provided with access to the Picker secure online sample checking platform. Your account details will be sent to you at this time, along with full upload instructions.

Once you have received this information, you will need to:

1. Go to Picker’s secure upload website at <https://samplechecker.picker.org/>.
2. Login to your account using the account details provided.
3. Full upload instructions will be sent to you by email. Please follow those detailed instructions carefully. The platform will conduct a number of automatic checks on the sample, some of which you will need to address before Picker can approve your sample.

If you have any problems, please contact the Picker NCPES team at CPES@pickereurope.ac.uk.

## Data Sharing Agreement

A Data Sharing Agreement will be sent digitally to the designated survey lead in each trust and will need to be signed by the trust. This agreement is a standard NHS England Data Sharing Agreement and is based on the agreement used for the National Patient Survey Programme. By signing this agreement, Picker is obliged to keep the information confidential at all times, and to comply with current data protection legislation. It provides the trust with some recourse if a data protection breach was to occur as a result of any actions of Picker. The agreement also ensures that Picker staff members sign and abide by the agreement, which describes how patients’ personal data will be sent to Picker, how the data will be stored and how it can be accessed and used.

## National Data Guardian Review and patient opt outs

The Department of Health and Social Care has confirmed that the NCPES is exempt from the national data opt-out. Therefore, National Data Guardian opt outs **should not** be applied to the NCPES 2024, and you must not exclude patients on this basis. This means that **patients do not have to actively consent to their data being used for the** **purpose of this survey**; however as mentioned above, if patients choose to specifically opt-out of the 2024 NCPES their wishes should be respected.