Clause 118, page 101, line 31, at end insert—

‘( ) In section 65H of the National Health Services Act 2006 (Chapter 5A of Part 2: consultation requirements), in subsection (7) after “Secretary of State;”, insert—

“(c) any overview and scrutiny committees in whose area the affected trusts have hospitals, establishments or facilities; and”

( ) In section 65H of that Act (consultation requirements), in subsection (8) leave out “(a) an overview and scrutiny committee of any authority to which section 244 applies;”.’.

Clause 89, page 80, line 30, at end insert—

‘(c) including specific reference to the method it will use to evaluate performance in respect of safeguarding issues, including protection from financial abuse.’.

Clause 118, page 101, line 31, at end insert—

‘( ) In section 65H of that Act (consultation requirements), at the end of subsection (4) insert—

“( ) The Trust Special Administrator must hold at least one meeting with overview and scrutiny committees in whose area the affected trusts have hospitals, establishments or facilities.”.’.
Clause 89, page 80, line 29, leave out ‘or local authority’.

Registration of Healthcare Support Workers

Mr Jamie Reed
Liz Kendall

To move the following Clause:—

‘(1) The Secretary of State must by regulations provide for a system of registration of healthcare support workers (“the registration system”) under which no unregistered person should be permitted to provide for reward direct physical care to patients currently under the care and treatment of a registered nurse or a registered doctor in a hospital or care home setting.

(2) The system shall apply to healthcare support workers, whether they are working for—
   (a) the NHS,
   (b) independent healthcare providers,
   (c) in the community,
   (d) for agencies, or
   (e) as independent agents.

(3) Persons care for members of their own family or caring for persons with whom they have a genuine social relationship shall be exempt from the provisions of subsections (1).

(4) The registration system shall include a national code of conduct for healthcare support workers.

(5) The registration system shall include national standards for education and training of healthcare support workers.

(6) The code of conduct, education and training standards and requirements for registration for healthcare support workers shall be prepared and maintained only after consultation with all relevant stakeholders including, but not limited to—
   (a) regulatory bodies,
   (b) professional representative organisations, and
   (c) the public.’.

Mr Jamie Reed
Liz Kendall

Clause 89, page 80, line 30, at end insert—

‘(c) explaining the reasons for choosing the method described under paragraph (b).’.

Mr Jamie Reed
Liz Kendall

Clause 89, page 80, line 38, at end insert—

‘(c) guidance to service providers on how information collected under this section should be made available to the public.’.
Clause 89, page 81, line 44, at end add—

‘(10) If a review undertaken by the Commission results in a warning notice being applied under the provisions of section 81, the Commission must publish the criteria the service provider must satisfy in order to be considered as making a significant improvement.’.

Clause 89, page 80, line 42, at end insert—

‘(7A) In respect to subsection (7), the Secretary of State must—
(a) publish the minutes of the consultation with the Commission, and
(b) make a statement to Parliament on the consultation with the Commission.’.

Clause 89, page 80, line 41, at end insert—

‘(aa) must consult relevant organisations including—
(i) professional bodies;
(ii) royal colleges;
(iii) trade unions;
(iv) commissioners;
(v) patients’ groups; and

Clause 90, page 82, line 9, at end insert—

‘(d) it wilfully withholds relevant information with the intention to mislead or misdirect’.

Clause 96, page 86, line 33, at end insert—

‘(1A) HEE must exercise its functions with a view to ensuring that there is a diverse workforce, that includes disabled persons, with the relevant knowledge and skills to work as healthcare workers within the health service in England’

Clause 96, page 86, line 36, at end add—

‘(3) HEE must promote inclusive health-related education and training for healthcare workers.’
(4) HEE must exercise its functions in this section with a view to ensuring appropriate long-term planning is undertaken to ensure a sufficient number of skilled healthcare workers is maintained.

(5) HEE must exercise its functions in this section with a view to ensuring that the number of skilled healthcare workers is matched closely to the health service’s need for them.”.

Mr Jamie Reed
Liz Kendall

Clause 98, page 88, line 10, at end add—

‘(3) HEE’s Education Outcomes Framework must include development and implementation of anti-discriminatory practices within the health-related provisions.’.

Mr Jamie Reed
Liz Kendall

Clause 98, page 88, line 10, at end insert—

‘(12) The Secretary of State must make a statement to Parliament if HEE projects that the number of skilled healthcare workers available is lower than the required level.’.

Mr Jamie Reed
Liz Kendall

Clause 99, page 88, line 36, at end insert—

‘(k) disabled people who will use health services’.

Mr Jamie Reed
Liz Kendall

Clause 100, page 89, line 6, at end insert—

‘(g) professional bodies;
(h) royal colleges;
(i) trade unions;
(j) commissioners;
(k) patients’ groups.’.

Mr Jamie Reed
Liz Kendall

Clause 104, page 92, line 7, leave out subsection (b) and insert—

‘(b) relevant commissioners.’.

Mr Jamie Reed
Liz Kendall

Clause 105, page 93, line 12, at end add—

‘(9) When HEE or a LETB are commissioning health education courses, they must be inclusive of disabled students.’.
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Clause 109, page 95, line 41, at end insert—

'(j)  the Chief Nursing Officer of the Department of Health;

(k)  the Medicines and Healthcare Products Regulatory Authority.’.

Clause 118, page 101, line 32, at beginning insert—

‘(A1)  In section 65KB of the National Health Service Act 2006 (Secretary of State’s response to regulator’s decision), after paragraph (1)(b), insert—

“(ba)  that in the discharge of its functions the trust special administrator has reasonably sought and considered responses from any affected trusts, staff of any affected trusts and such persons as the trust special administrator may recognise as representing staff of any affected trust, and any person to which an affected trust provides goods or services under this Act that would be affected by the action recommended in the draft report.”’.