

GLA16/8.8 Public Register: Refusals and Revocations

18 October 2007

BOARD PAPER REF. – GLA16/8.8 – Public Register: Refusals and Revocations

Issue

1. To make the Board aware of what information is displayed on the public register following a decision to refuse an application or revoke a licence.

Recommendations

2. The Board is invited to note this paper.

Background

3. The GLA User Group considered this matter on 19 September 2007 and agreed:
 - Where a labour provider is revoked with immediate effect they are removed from the public register.
 - Where a revocation is without immediate effect they remain on the register until the appeal decision (or until any later implementation date for the revocation as may be determined by the Appointed Person).
 - Where a labour provider's licence application is refused, an entry may initially remain on the public register with the "applied" status. This is because a refused applicant may make a "pre-appeal" asking for a case review before the refusal is formalised. Once the time period for a pre-appeal has elapsed, or it has been refused, the business name is removed from the register.
 - Where a labour provider is revoked with immediate effect, but has submitted a further application, which has been refused, the public register will be immediately updated so that the entry for the new application is removed (regardless of the pre-appeal process). This will avoid labour user confusion where one case (the revoked licence) is removed and the other (the application) is not.