

## DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NO. 4879

24 May 2024

NOTICE IN TERMS OF SECTION 10(7) OF THE COMPETITION ACT 89 OF  
1998 (AS AMENDED)

## THE COMPETITION COMMISSION OF SOUTH AFRICA

EXTENSION OF THE CONDITIONAL EXEMPTION GRANTED TO THE  
NATIONAL HOSPITAL NETWORK

1. On 8 August 2017, the National Hospital Network filed an exemption application with the Competition Commission ("**the Commission**") in terms of section 10(3)(b)(ii) of the Competition Act No. 89 of 1998, as amended ("**the Act**"). The conduct for which the exemption was sought related to the collective bargaining between the shareholders of the NHN and individual medical schemes and administrators, as well as agreements that resulted from the collective bargaining.
2. The Commission published a Notice of the conditional granting of the NHN application for exemption in the Government Gazette on 7 December 2018 (government Notice No 42092 of 2018), as provided for by section 10(7) of the Act read with Rule 19(5) of the Rules of Conduct of Proceedings in the Commission.
3. More specifically, the Commission granted the NHN an exemption from section 4(1)(b)(i) of the Act permitting it to continue to engage in the following activities on behalf of its members with medical aid schemes and/or medical scheme administrators;-
  - a. NHN's members shall agree collectively to implement the prices negotiated and entered into on their behalf by NHN with medical schemes and/or medical scheme administrators; and
  - b. Promote the interests of its members and to market their services and also to provide a base for benchmarking which would help NHN members to increase efficiencies.
4. In addition to above exemption, the Commission granted the NHN a further exemption to engage on behalf of its members in global fee negotiations with medical schemes, administrators, the State and healthcare providers (professional associations) and to

undertake collective or centralised procurement. The Commission considered and assessed these three self-standing legs of the exemption separately.

5. The exemption application by the NHN relating to all three self-standing legs was granted by the Commission for a period of five (5) years commencing on **1 November 2018** and ending on **31 October 2023**.
6. On 27 September 2023, the NHN filed a new exemption application on behalf of its members for a period of five (5) years commencing on the date of approval of the application by the Commission. The scope of the NHN's most recent exemption application included a request that its previous exemption from section 4(1)(b)(i) of the Act be extended and that it be permitted to continue to engage in collective bargaining arrangements on behalf of its members and individual medical schemes and administrators, as well as agreements that result from the collective bargaining. Further, the NHN requested to be permitted to continue to engage on behalf of its members in global fee negotiations with medical schemes, administrators, the state and healthcare providers (professional associations) and to undertake collective or centralized procurement.
7. In addition, the NHN requested that its exemption, which was set to expire on **31 October 2023** be extended to allow for assessment of its new exemption application. After due consideration of the NHN's request, on **1 December 2023**, the Commission published a Notice granting the extension of the NHN's exemption by a period of six (6) months, starting from **1 November 2023** ending **30 April 2024**.
8. The Commission has not concluded the assessment of the exemption application filed by the NHN on 27 September 2023 and has therefore decided to extend the NHN's current exemption by one (1) month up to and including **31 May 2024**. The conditions of the NHN exemption remain unchanged.
9. Notice is hereby given in terms of Section 10(7) of the Competition Act regarding the Commission's decision to grant the extension of this exemption. The Applicants and any other person with a substantial material interest affected by this decision may appeal to the Competition Tribunal in the prescribed manner in terms of Section 10(8) of the Competition Act. Any queries in this regard should be directed to:

**Dr Thabang Ndlovu**

Competition Commission South Africa

Market Conduct Division

Email: [ThabangN@compcom.co.za](mailto:ThabangN@compcom.co.za)**Mr Tlabo Mabye**

Competition Commission South Africa

Market Conduct Division

Email: [TlaboM@compcom.co.za](mailto:TlaboM@compcom.co.za)

10. Kindly make use of the following case number when sending correspondence in relation to this notice: Case No: **2017AUG0022**.