

[News story: HM Coastguard adopts 'RYA SafeTrx' as new safety ID scheme](#)

RYA SafeTrx: designed to improve safety at sea

The world-leading RYA SafeTrx app is designed to improve safety at sea and potentially cut vital minutes off the time taken to pinpoint a casualty's location. It monitors your boat journeys and alerts designated emergency contacts should you fail to arrive on time.

Using iPhone and Android smartphone technology, this free tracking and alerting system is easily accessible and ideal for everyone who enjoys being on the water – from kitesurfers and kayakers to dinghy sailors and powerboat users.

Notify the Coastguard at the touch of a button

The free RYA SafeTrx mobile app and website, now supersedes the HM Coastguard CG66 scheme. It combines a more technologically cutting-edge version of the CG66 database function with additional lifesaving technologies so that you can make a 999 call to the Coastguard at the touch of a button.

The app can be used free of charge in UK territorial waters. Maritime search and rescue agencies in Ireland, the Netherlands, Germany, Spain, Finland, Norway, Cyprus, South Africa and Australia have already adopted the app.

Freely available to any UK resident

The RYA SafeTrx app is available to any UK resident who wants to be safer afloat and already has over 13,000 users. It provides all recreational boat users with an accessible and simple-to-use way of automatically informing HM Coastguard of their voyage plans, vessel and crew information, incident data, dynamic location and even a direct 999 connection in the event of distress.

'When we receive an emergency call we need a huge amount of information fast. This app helps us access all your details, so that you can get a swifter response with the right resources,' says the MCA's Director of Maritime Operations & HM Coastguard, Richard Parkes.

'RYA SafeTrx uses real-time advanced technology. CG66 was just a database, but the new app allows users to do so much more, including summoning the Coastguard – which could save lives. The precise geolocation feature for example, allows the Coastguard to know where the caller is, an important consideration when the person in distress is unsure of where they are, disoriented, injured or unfamiliar with the area.

'We have already contacted CG66 users to tell them about the switchover to RYA SafeTrx. The handover is well underway and from Wednesday 11 July people will be redirected from GOV.UK's CG66 page to the RYA SafeTrx website. Information on CG66 will still be accessible to the Coastguard, but we will no longer be accepting new information.

'I'd like to take this opportunity to remind all boaters that you must

continue to use emergency alerting equipment appropriate to your sport. RYA SafeTrx complements this equipment but is not designed to be used instead of it.'

RYA Cruising Manager, Stuart Carruthers, added: 'With the full support of the MCA, the RYA SafeTrx app promotes enjoyable boating, a safe mind set and good practice. The software consulting company behind the development of SafeTrx, 8 West Consulting, is striving to make this the default technology for keeping the ordinary seafarer safer at sea. With that goal in mind, it is vital that the product continues to adapt to new challenges and opportunities.'

RYA SafeTrx is free to download from [Apple app store](#) or [Google Play](#). Once downloaded, boaters can run unlimited free trips using the app. In addition to the Sail Plan mode, the app has a tracking option called Track Only mode, which enables boaters to analyse their speed and performance on the water while racing or cruising. For customers who do not wish to use the mobile app, there is an option to register their details online at

<https://safetrx.rya.org.uk/login.html>

[Press release: Young consumers give boost to legal downloading and streaming](#)

- infringement levels down 7% points from 2015 for 16 to 24 year olds
- decrease of 5% points in the use of illegal services since 2013

While overall levels of piracy remain the same compared to 2017, there has been a drop in illegal activity by some groups. This is especially true amongst young consumers, with over half of 16 to 24 year olds now paying to access at least one subscription service.

The latest figures, from the [Online Copyright Infringement \(OCI\) tracker](#), are published on British IP Day. The annual tracker measures the level of online copyright infringement in the UK. The UK has led the way in measuring online copyright infringement in this way with Australia, and more recently Canada, using the same method.

Sam Gyimah, Minister for IP, launched the report at the Alliance for IP British IP Day event. He said:

The variety of legitimate services now available to consumers is extraordinary and our world-leading creative industries have made great strides in meeting the demands of viewers and fans, so there

really is no excuse for the ongoing use of illegal services.

Today's findings are a positive step forward in stamping out online copyright infringement, but we cannot afford to be complacent. We are committed to tackling piracy and helping this vibrant sector go from strength to strength through our Creative Industries Sector Deal, a major part of our modern Industrial Strategy.

Key findings from the OCI tracker include:

- the UK has a lower overall infringement rate (25% of online content consumers) than both Canada (26%) and Australia (38%)
- levels of infringement varied by content type. TV programmes recorded the highest levels of infringement (23% amongst consumers of TV), with music (18%) and films (19%). Whereas infringement of software has decreased from 26% in 2017 to 20% this year. Infringement of sports content was 21%
- an increase in the share of consumers citing convenience, quality and fears of viruses/malware/spyware as reasons for choosing paid for services over free services
- 65% of those who consumed any of the six key content types during the past three months paid for at least some of it (an increase from 60% in 2017), this is partly due to increased spend on subscription services
- amongst infringers there was a decline in the use of BitTorrent software (from 11% of infringers in 2017 to 7% this year), while the use of Kodi remained relatively unchanged (used by 12% of infringers)

Eddy Leviten, Director General of the Alliance for Intellectual Property, added:

British IP Day is a celebration of the creativity that brings great products, brands, design and content to consumers worldwide. Today we are taking that message to Parliament and ensuring that MPs across the political spectrum understand the need to protect IP and support creators of all kinds.

The OCI Tracker is a valuable measure of progress in the UK in the use of legitimate content services but piracy levels remain at one quarter of the population, which is still far too high.

The Alliance and its members are active participants in the Sector Deal roundtables which can help to drive down piracy and counterfeiting and allow genuine content and goods to flourish. We look forward to working collaboratively to achieve concrete results."

Temporary Detective Chief Inspector Nick Court of the City of London Police's Intellectual Property Crime Department (PIPCU) said:

It is encouraging to hear that consumers are favouring subscription

streaming services and that illegal streaming is becoming less attractive, especially to the young.

Digital piracy is a problem that has a number of risks associated with it, including enabling children to watch inappropriate content, and we continue to encourage people to use legitimate services in order to avoid falling victim to such risks.

We are hopeful that the younger consumers who are using these legitimate services will lead the way in encouraging all users to do the same.

The government is taking action to tackle online copyright infringement through a range of activities:

- joint funding with DCMS for the Creative Content UK campaign, Get it Right from a Genuine Site
- IPO funding of over £7.5 million for the Police Intellectual Property Crime Unit
- continuing to work with search engines and copyright owners to ensure that copyright infringing websites are removed from the front page of search results.
- worked with Industry to fund a campaign fronted by Crime Stoppers to raise awareness of the risks involved in using illicit streaming devices
- made commitments through the Industrial Strategy Creative Industry Sector Deal
- launched a new series of Nancy & the Meerkats to encourage children to think about ownership of IP, whether music, video or information on the web
- in a unique partnership with UK Music, launched Music Inc in 2013, an app to give gamers an insight into the modern music industry as well as education them on aspects of copyright
- in 2015 launched crackingideas.com a portal for free IP and copyright education resources from the IPO and industry including the Industry Trust, UK Music and ALCS

Note to editors

1. The [UK survey](#) was funded by the UK Intellectual Property Office (IPO) and was undertaken by Kantar Media.
The survey was conducted between March and May 2018.
2. It's the eighth wave of a large-scale consumer tracking study into the extent of online copyright infringement, as well as wide digital behaviours and attitudes, among people ages 12+ in the UK.

[News story: Medicinal cannabis review part 2 commissioned](#)

Home Secretary Sajid Javid has today commissioned part 2 of the review into cannabis-related medicinal products, after the Chief Medical Officer concluded there is evidence of therapeutic benefit for some conditions.

Professor Dame Sally Davies, Chief Medical Officer and Chief Medical Advisor for the UK government, examined existing research into the therapeutic and medicinal benefits of cannabis-related medicinal products. Her [report](#), which formed part 1 of the government review announced on 19 June, has now been published.

[Commissioned today](#), the second part of the review will be completed by the Advisory Council on the Misuse of Drugs (ACMD). As part of this work the ACMD will advise on whether cannabis-related medicinal products should be rescheduled within 3 weeks.

Fresh look

Home Secretary Sajid Javid said:

Recent cases involving sick children made it clear to me that we needed to take a fresh look at the scheduling of cannabis-related medicinal products.

I would like to thank the Chief Medical Advisor for her initial review and have now asked my independent advisory committee to commence the second stage of this process.

When I have received its advice I will consider what next steps need to be taken.

The results from the Chief Medical Advisor's report has advised that all

cannabis-related medicinal products should be considered in part 2 of the review.

The government has absolutely no plans to legalise cannabis. Recreational use of cannabis will remain illegal and the penalties for unauthorised supply and possession will remain unchanged.

Therapeutic benefits

Chief Medical Advisor for the UK government Professor Dame Sally Davies said:

There is clear evidence from highly respected and trusted research institutions that some cannabis based medicinal products have therapeutic benefits for some medical conditions.

As Schedule 1 drugs by definition have little or no therapeutic potential, it is therefore now clear that from a scientific point of view keeping cannabis-based medicinal products in Schedule 1 is very difficult to defend.

Let me be emphatic – this report does not look at recreational cannabis use and does not endorse or condone recreational use. There is well-established evidence on the potential harm of recreational cannabis use. This is about helping patients, in exceptional circumstances, get access to treatment which could work.

Measures

This review forms part of a series of measures announced by the Home Secretary, including the launch of an expert panel who will consider individual applications from senior clinicians to prescribe cannabis-related medicinal products.

There are currently 8 members of the expert panel, which was launched on 27 June.

Chair: Dr Michael McBride – Chief Medical Officer for Northern Ireland

Members:

- Dr Clare Gerada, MBE – GP and former chair, Royal College of General Practitioners
- Professor Martin Kirkpatrick – Consultant Paediatric Neurologist, Scotland
- Dr Jenny Harries, OBE – Deputy Medical Director and Regional Director South for Public Health England
- Dr Jackie Cornish, OBE – National Clinical Director Children, Young People and Transition to Adulthood in NHS England
- Professor Tom Walley, CBE – Professor of Clinical Pharmacology at Liverpool University and Director of the NIHR Health Technology

Assessment Programme

- Professor Finbar O’Callaghan – Professor of Paediatric Neuroscience at the UCL GOS Institute of Child Health and (Hon) Consultant Paediatric Neurologist at Great Ormond Street Hospital
 - Andrew Evans (non-voting observer) – Chief Pharmacist, Wales
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[Press release: UK steps up fight against Ebola following outbreak in Democratic Republic of Congo](#)

The UK is backing the World Health Organisation’s (WHO’s) Regional Preparedness Plan to support nine countries at high risk of receiving cases of Ebola from their neighbour, the Democratic Republic Congo (DRC).

UK aid’s £1.5m of support will enable WHO to support countries with prevention, detection and containment of Ebola and other deadly diseases. It will also help important work being done at the community level, such as working with traditional healers, health workers and religious leaders around issues including safe and dignified burials. This will lead to an increased number of referrals of those with symptoms in harder to reach areas.

This new funding will help stop the immediate spread of the current DRC outbreak as well as build longer term resilience and follows significant support already committed by the International Development Secretary Penny Mordaunt in May. To date, the UK response has helped to stabilise the outbreak, but the threat of it spreading to other countries remains.

Minister for Africa, Harriett Baldwin said:

The UK continues to act decisively to stop this outbreak of Ebola, an horrific contagious disease which has the potential to cause devastating loss of life.

By supporting the WHO’s Regional Preparedness Plan, UK aid will help to scale up preparedness to ensure sustainability. We are not just waiting for the next outbreak to come along, but are actively working in partnership around the world to strengthen health systems. This is keeping us all safe from current and future global health emergencies.

The UK has the resources and know-how to help contain the spread of epidemics, but there is still work to do. Outbreaks are inevitable but epidemics are preventable.

Dr Ibrahima-Soce Fall, WHO Regional Emergencies Director, said:

Investing in preparedness is crucial to keep the world safe from Ebola. WHO is grateful for this additional funding from UK aid, which will support nine countries to better prevent, detect and respond to this deadly virus.

The UK continues to be a global leader in the fight against deadly diseases like Ebola and support to WHO reform in Africa has helped bring about a swifter and better-coordinated response to the outbreak in the DRC, a sharp contrast to the 2014 Ebola outbreak in Sierra Leone.

Notes to Editors

- WHO's Regional Preparedness and Readiness Plan aims to fill gaps identified by recent assessments. The estimated budget for the plan (June 2018 – February 2019) is US\$15.5m over nine months. The plan is divided into two phases of priority actions. Phase I will be implemented in the next three months and will bolster operational readiness should there be any importation of Ebola cases. Phase II will look at the scale up of preparedness actions to ensure sustainability over the longer term.
- This £1.5 million of new funding support is taken from DFID's Crisis Reserve, and is being provided immediately to the World Health Organisation's response plan for at least the next three months.
- It comes after a previous £5 million support was provided to the World Health Organisation's response plan in May 2018.
- The Crisis Reserve funding is in addition to £1 million which DFID made available from its joint research initiative on epidemic preparedness with Wellcome. Wellcome has also made a further £2 million available to deal with the Ebola outbreak, which is being used to help roll out the vaccine campaign.
- The UK's response to Ebola in 2014 represented a great success in preventing the spread of a killer disease that threatened to reach 1.4 million cases. However, it came at significant cost to the UK taxpayer and African economies which lost at least \$1.6 billion. Following previous DFID programmes (Regional Preparedness Programme and the Regional Malaria Programme, notably) the new Tackling Deadly Diseases in Africa Programme (TDDAP) aims to save lives and reduce the impact of disease outbreaks on African populations. This includes support to the reform of WHO in the Africa region, where it is already showing progress

through swifter, better-coordinated outbreak responses in the DRC and Madagascar.

- Investing in health systems early is important and good value for money, because it enhances the world's ability to prevent epidemics, rather than reacting to the next crisis. Evidence suggests that for every £1 invested in preparation a £2 return can be achieved in terms of savings on future spending and investments.
- Public Health England has assessed the risk of this outbreak to the UK as negligible to very low.

General media queries

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[News story: Robin Walker: Securing the future of MRPQ](#)

Good morning and thank you for your kind introduction.

Represented here today are people from a huge range of sectors – from health professionals to architects, to lawyers, vets and dentists.

It's great to have this opportunity to explain the government's approach to the negotiations and I look forward to hearing your thoughts on the future partnership.

British services and medical professionals have a global reputation for quality.

And that global reputation has been made possible, in part, by the freedom you have had to work and practice outside of the UK and attract key talent from the EEA.

For many of you, your work takes you right across Europe, and the world –

supported by a system that recognises your professional qualifications, whether you earned them here or elsewhere.

You will have seen your own businesses and professions grow and develop thanks to the ability to access professional expertise within the EU, and the ability to provide your own services in another Member State.

And I know the same can be said for businesses in the EU.

Making sure that you can continue to practice and work across Europe, after we leave the EU, will be an important aspect of the new partnership we want to agree.

Because as the Prime Minister has said, whilst we are leaving the European Union, we are not leaving Europe.

Our European neighbours will continue to be friends and allies, and our trading partners.

Brexit should not be about pulling up the drawbridge. It is about putting our relationship with the European Union on a new footing.

The approach we need to take is one that respects the result of the referendum – and reflects the many decades of cooperation between the UK and other European states. Very beautifully illustrated I thought Baroness by your point about cooperation since the war.

In the future, UK citizens will still want to work in other EU countries – just as EU citizens will want to do the same here.

And that's something I want to focus on a bit today in my comments.

I'm sure many of you are keen to hear more about the government's approach to the future partnership discussions.

But first, I would like to make a few points about the progress of negotiations so far.

In March, we agreed the terms of a time limited implementation period with the EU, that will start the day we leave the EU and end in December 2020.

During that implementation period though we will no longer be a Member we have agreed that British people will be able to travel and work in the European Union, and European Union citizens vice versa during this period.

And businesses will be able to carry on trading on the same terms they do now.

Importantly for people and professions represented in this room, we have also agreed that common rules will remain in place – this includes the EU's existing rules on recognising qualifications.

This means that, in practice, professionals will be able to move easily

according to their needs between the UK and the EU, and that they will be able to have their professional qualifications recognised.

Just as they do now.

I've heard from many different stakeholders in both public and private sectors how important this is, to give certainty about the arrangements that will apply immediately after our exit.

And to make sure that where there may be changes in the future there should only be one set of changes at the end of an implementation period rather than multiple sets of changes.

We have also made rapid progress on the details of the Withdrawal Agreement.

We have reached agreement on much of the legal text and locked down full chapters on citizens' rights and the financial settlement.

Now, our aim is to finalise the rest of the Withdrawal Agreement by October, and develop the framework for our future partnership.

So, the key question is – what does this mean for you?

We talked about the importance to citizens and professionals who are already here and operating on the basis of their qualifications. Rightly the Prime Minister has put citizens' rights as the first priority for negotiations. And that includes rights relating to the recognition of professional qualifications.

And this is a commitment that we are delivering.

The deal on citizens' rights secured in the Withdrawal Agreement will give UK and EU nationals living in each other's jurisdictions much needed certainty. And we have agreed full legal text on this including on residence, pensions, healthcare and social security coordination.

As part of this, we have also agreed to continue recognising qualifications for residents and frontier workers if their qualifications have been recognised, or are in the process of being recognised, before the end of the implementation period. So right up until December 2020.

This will cover everything recognised under the MRPQ directive, as well as lawyers practising under host title and approved statutory auditors and toxic product handlers.

It means that EU professionals in the UK and UK nationals in the EU will have their rights preserved so that they can carry on living their lives broadly as they do now.

Now there were some issues that we would have liked to get covered in the Withdrawal Agreement but which the EU determined related to the future relationship, particularly on services and we will return to those issues as we focus on the future partnership.

Now, as we look towards the future, we are seeking a bold and ambitious agreement that goes further on services than any of its predecessors or precursors.

It is our intention that the future economic partnership includes further provisions for professions such as yours, to continue working and sharing your knowledge with partners in the EU.

As the Prime Minister herself has said, UK qualifications are already recognised across the EU, and vice versa. So it would make sense to continue doing so in the future.

Encouragingly, this is an objective that is shared by the EU and one that is reflected in their own guidelines for the future relationship, where they refer to “ambitious provisions” for MRPQ.

That is not surprising given the benefits that the current system are benefits to UK and EU professionals, public services, and businesses alike.

In fact, since 1997, the UK has recognised over 142,000 EU qualifications under the MRPQ Directive. And over 27,000 decisions to recognise UK qualifications have been taken in the EU and its Member States.

An ambitious agreement on the mutual recognition of professional qualifications will mean for example, UK architects can continue to design buildings in Paris, or Berlin.

That lawyers right across the EU27 can continue advising clients in the UK and that enormous international expertise and value of UK law is available to EU citizens and companies in their international dealings.

That Spanish nurses and doctors can continue to care for British patients in our hospitals and our NHS.

This next stage of negotiations will also include discussion of topics such as the ability of professionals to provide services on a fly-in fly-out basis.

We will be outlining our position for the future economic partnership in the forthcoming White Paper. This will offer detailed, precise and ambitious explanations of the UK’s position on our future relationship with the EU and I would welcome your views from all the professional bodies around this table following its publication next week.

Because we want to make sure that the future system for continued mutual recognition works in practice – not just in principle – for both professionals and regulators.

Because this is in all of our interests.

And I know that you all have valuable networks and connections with business, regulators, professionals, and public services across Europe.

Your voices are important in this debate.

Just as we listen to British businesses and professional networks, we know the European Commission and its Member States are doing the same.

Existing EU arrangements with third countries – for example the EU's Free Trade Agreement with Canada – don't go far enough in providing the level of mutual recognition that we believe our professionals need.

So we hope that you will use your platforms to engage with your European networks to emphasise that an ambitious agreement, going beyond its precursors on the mutual recognition of professional qualifications, is in everyone's best interest.

In this context I particularly welcome the open letter to the Prime Minister regarding the key asks of the professional and business services sector that was sent yesterday by the PBS Council. And that's something that closely reflects the discussions I have had with that council in terms of what the sector wants to see.

The feedback, engagement and support we are receiving from businesses professionals and regulators and all the bodies represented around this table, is invaluable.

Because it is vital that as we negotiate our exit and our new relationship with the European Union, we continue to work together, so that we can reflect your needs, and your interests, at the negotiating table.

And ultimately get the right deal for you – which I strongly believe will be the right deal for the country.

Thank you.