BVA Scottish Branch response to the Scottish Affairs Committee Call for Evidence on Coronavirus and Scotland

23 June 2020

Who we are

1. The British Veterinary Association (BVA) is the national representative body for the veterinary profession in the United Kingdom. With over 18,000 members, our primary aim is to represent, support and champion the interests of the United Kingdom’s veterinary profession. We, therefore, take a keen interest in all issues affecting the profession, including animal health and welfare, public health, regulatory affairs and employment matters.

2. BVA Scottish Branch represents members in Scotland, bringing together representatives of specialist and territorial divisions, government, academic institutions and research organisations in Scotland. The branch advises BVA on the consensus view of members in Scotland on Scottish and UK issues.

3. Throughout the Covid-19 pandemic, the importance of Scottish agriculture and aquaculture has been brought into sharp relief. The UK’s response to Covid-19 has emphasised the value of UK-based food production, food security and traceability, and the essential workers involved to maintain the food supply chain, including the veterinary profession. With this in mind, we welcome the opportunity to respond to provide evidence on the impacts of Covid-19 on the veterinary profession in Scotland.

Financial support for the veterinary profession

4. The financial package that the UK and devolved governments have made available to businesses and workers during this time is unprecedented and largely welcomed. However, in many ways, this package does not cover the unique circumstances of veterinary practices, and this is a significant concern.

5. Veterinary practices have a professional and ethical responsibility to operate to maintain the food supply chain, ensure the health and welfare of animals and protect public health. The obligation to continue to take steps to deliver 24/7 emergency first aid and pain relief is enshrined in the Royal College of Veterinary Surgeons (RCVS) Code of Professional Conduct.

6. In recognition of the vital role performed by veterinary surgeons in maintaining animal health, animal welfare, public health and the food chain, the UK government exempted veterinary practices from the requirement to close during the lockdown.¹

7. As with the rest of the UK’s 8.6 million key workers, vets are likely to be more exposed to the health risks of coronavirus than others, by continuing to work outside of the home where there will be an increased potential for exposure to the virus even where social distancing measures are in place.

8. The BVA² and RCVS³ issued guidance to support the profession. BVA guidance noted:

   “During this period veterinary professionals can continue to work, in line with the UK government’s advice to business, but must only provide in-person services that are needed to maintain the food supply chain, or which are essential for animal health and welfare or public health, including to relieve pain and suffering.

---

¹ HM Government, Guidance Closing certain businesses and venues
These services must also be provided in a manner that supports social distancing, including avoiding all unnecessary in-person contact with clients, maintaining a safe physical distance, and ensuring that animals are only seen face-to-face where absolutely necessary.

9. Consequently, veterinary practices have been experiencing a profound loss of income which may risk the viability of their businesses. Practices have had to rapidly adapt to new ways of working in order to ensure animal health and welfare, and will continue to be affected by the necessary changes to how work is carried out in order to comply with the Covid-secure guidelines. All non-essential cases that can be delayed were being postponed. In line with the easing of restrictions across the UK, many veterinary practices are now able to begin transitioning towards providing as full a range of veterinary services as possible in a safe manner. However, during the pandemic it will not be a return to pre-Covid ‘business as usual’. Much of this work will need to be carried out in the future for animal health and welfare reasons, we therefore need to maintain businesses and a workforce that can carry out this work once the lockdown measures are eased.

10. In the first week of April, the RCVS ran a survey to assess the immediate impact of Covid-19 on veterinary clinical practices. The survey was developed to gather key information about how the Covid-19 pandemic has affected veterinary practices in the UK, specifically from a business and economic perspective. The survey received responses from 532 veterinary businesses. This revealed that 2 in 3 veterinary practices saw a decrease in turnover of over 50 per cent and a quarter of all practices saw turnover fall by over 75 per cent. A second survey in the first week of May showed that, following new guidance from RCVS and BVA issued in April, practices had been able to expand their caseload to include some non-urgent or emergency procedures, but over a quarter of all practices had still seen turnover fall by over 50 per cent. The table below shows the impact on turnover practices have endured:

<table>
<thead>
<tr>
<th>To what extent has your weekly practice turnover changed?</th>
<th>Since social distancing measures were put in place (i.e. 23 March 2020)</th>
<th>Since the guidance was updated on 14 April, compared with pre-covid-19</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not reduced at all</td>
<td>1%</td>
<td>7%</td>
</tr>
<tr>
<td>Reduced by less than 25%</td>
<td>4%</td>
<td>12%</td>
</tr>
<tr>
<td>Reduced by 26%-50%</td>
<td>29%</td>
<td>47%</td>
</tr>
<tr>
<td>Reduced by 51%-75%</td>
<td>42%</td>
<td>29%</td>
</tr>
<tr>
<td>Reduced by more than 75%</td>
<td>24%</td>
<td>6%</td>
</tr>
<tr>
<td>n=497</td>
<td>N=236</td>
<td></td>
</tr>
</tbody>
</table>

11. The impact on business has been felt across all sectors. Small animal practices across Scotland are an integral part of our high streets and town centres. Ensuring our high streets and town centres rebound

---


from this period of restrictions will require support for veterinary businesses. It is also important to note that the provision of veterinary services under Covid-secure guidelines is more resource intensive, so, although turnover has improved for many practice, it is likely that profitability of services will still be affected.

12. Further, vets play a crucial role in helping to build strong agricultural communities and supporting Scotland’s agricultural industry as a cornerstone of the Scottish economy. Official statistics put the value of UK livestock outputs at £14.8bn, not a penny of which could be realised without the input of the veterinary workforce. The economic effect of losing veterinary practices will therefore not be limited to the veterinary profession. Veterinary practices underpin many of Scotland’s strategically important economic sectors.

13. The figures below from the April show the reduction in turnover by sector. Of note, is the impact on equine practice. In the April survey, nearly 2 in 3 practices reported having seen a reduction in turnover of over 75%. This was because only services that are essential for animal health and welfare or public health had been going ahead. Decisions taken during that time will also have reduced work in the medium term, for example, reduced reproductive services this year will mean less work next year. The equine industry in the UK contributes £8 billion a year to the economy. With around 1m horses, the sector has a gross output of £4.3bn a year and is the second-largest rural employer after agriculture. Without a viable equine veterinary sector to ensure horses are healthy and productive, this economic contribution will be at risk.

<table>
<thead>
<tr>
<th>Reduction in turnover broken down by practice type (April Survey)</th>
<th>Small animal</th>
<th>Mixed</th>
<th>Equine</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not reduced at all</td>
<td>1%</td>
<td>2%</td>
<td>0%</td>
</tr>
<tr>
<td>Reduced by less than 25%</td>
<td>3%</td>
<td>5%</td>
<td>2%</td>
</tr>
<tr>
<td>Reduced by 26%-50%</td>
<td>30%</td>
<td>47%</td>
<td>9%</td>
</tr>
<tr>
<td>Reduced by 51%-75%</td>
<td>48%</td>
<td>33%</td>
<td>24%</td>
</tr>
<tr>
<td>Reduced by more than 75%</td>
<td>19%</td>
<td>14%</td>
<td>65%</td>
</tr>
<tr>
<td>n=346</td>
<td>n=66</td>
<td>n=55</td>
<td></td>
</tr>
</tbody>
</table>

14. The figures for mixed practice in the table above will capture a significant proportion of farm animal work in the UK. We have also received the input from BVA farm animal divisions to add more qualitative information from those sectors. At this time, farm animal practice can continue to provide services which are vital for the continuation of food production. There has, however, been a reduction in other services, such as herd health planning, which will have an impact on animal health and welfare, and ultimately farm profitability, in the longer term. The profitability of farm animal practice is inextricably linked to the wider livestock industry in Scotland, which is seeing huge disruption, particularly in sectors that have been affected by the shutdown of the foodservice industry as well as restaurants, cafes and coffee shops.

---

6 Agriculture’s share of GVA in the UK was 0.61% in 2014 compared with 1% in Scotland. House of Commons Library (2016) Agriculture in the home countries: Social Indicators page [Online] Available at: http://researchbriefings.parliament.uk/ResearchBriefings/Summary/CBP-7754

15. In the May survey, a low response rate in some categories made it inappropriate to report the data in the same format. It was however notable that the most frequent response had improved for small animal and equine practices, but not mixed practices, where it had stayed the same. The table below shows the most frequent response for each practice type:

<table>
<thead>
<tr>
<th>Impact of contact tracing</th>
</tr>
</thead>
</table>

Reduction in turnover broken down by practice type

<table>
<thead>
<tr>
<th></th>
<th>Small animal</th>
<th>Mixed</th>
<th>Equine</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>April</td>
<td>May</td>
<td>April</td>
</tr>
<tr>
<td>Not reduced at all</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reduced by less than 25%</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reduced by 26%-50%</td>
<td>X (51%)</td>
<td>X (47%)</td>
<td>X (48%)</td>
</tr>
<tr>
<td>Reduced by 51%-75%</td>
<td>X (48%)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reduced by more than 75%</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

n=346  n=66  n=55

Impact of contact tracing

16. We are also concerned about the potential impact of the contact tracing programmes introduced across the UK, including the Test and Protect scheme in Scotland, on the veterinary profession. These could have a significant impact on the provision of veterinary services as the nature of veterinary work means members of the veterinary team are in close contact with their colleagues in order to work safely with animals. If a member of the team tests positive, this could impact on their ability to staff a full rota to maintain 24/7 care. Veterinary teams are continuing to work in fixed pairs or small teams as much as possible to reduce their contact with different individuals, and to support affected neighbouring practices, but this will not always be possible. We have significant concerns about the impact on animal health and welfare if practices are unable to provide veterinary services. It is vital that vets are able to ensure full geographical cover for veterinary services even when team members are asked to self-isolate.

17. Many of our members have queried whether veterinary professionals need to self-isolate if they have been wearing PPE during the 15+ minutes of contact with an infected person. Our understanding of the current contact tracing systems is that, as it stands, they are not flexible enough to take these details into account. Contact tracing call handlers will not be able to talk through the different levels of risk associated with different types of PPE and the algorithms of the system will only be able to look at the basic information.

18. We’re calling on governments to alter the system so that people working in a veterinary context are considered in a similar vein as those working in human healthcare settings, schools, and prisons. In the English system these are the ‘Tier 1’ calls, which are handled by local public health experts. These calls allow for more nuanced discussions with people who would understand our clinical ways of working and how to assess the level of risk if a contact has been with colleagues who have been wearing PPE.
Impact of school closures

19. The impact of school closures and the need for many veterinary staff to continue provide childcare alongside working should also be considered. If these closures continue long term, this may impact negatively on staffing levels and the ability of practices to provide 24/7 care as practices transition to providing a wider range of services.

20. This is particularly pertinent in the veterinary profession given that over 60% of UK veterinary surgeons are women, and research has demonstrated that the pandemic has likely seen an increase in pre-existing disparities between the childcare contributions of mothers and fathers, with mothers doing the lion’s share of childcare and home-learning during lockdown. 9,10

Grant support and rates relief

21. We welcome the grant support the Scottish government has put in place to provide additional support for businesses, including the Small Business Bonus Scheme relief, Rural Relief, extension to the Small Business Grant scheme and the Pivotal Enterprise Resilience Fund.

22. 100% business rates relief has also been announced for businesses in retail, hospitality and leisure in Scotland. This is largely replicated in England11 and Wales12. However, veterinary practices are not eligible for this relief. Thankfully, in Northern Ireland all businesses including veterinary practices will pay zero rates for three months (April, May, June).13

23. A grant of £25,000 is being made available for retail, leisure and hospitality businesses occupying properties with a rateable value of between £18,001 and up to and including £51,000 in Scotland. This grant is currently unavailable to veterinary practices. Similar schemes are operational in England, Wales, and Northern Ireland.

24. According to the Office for National Statistics,14 in March 2020, the monthly retail sales volume fell by 5.1%. Within the retail sector, clothing store sales saw a fall when compared with the previous month, at negative 34.8%. Food stores and non-store retailing saw growth in the monthly volume series in March 2020, with food stores seeing the strongest growth on record, at 10.4%. The modal drop in the veterinary clinical sector turnover was between 51%-75% according to the RCVS survey data.15

25. Medical services, including veterinary practices, have been excluded from both of these support schemes. This is despite the significant drop in turnover in veterinary practices that far exceeds that experienced in much of the retail sector.

26. Amongst the vast challenges facing our profession at this time, such an exclusion places many of our members at a great disadvantage compared to other industries. We are concerned that this action may

10 Initial findings: Coronavirus (COVID-19): Relationships, Emotional Well-Being, and Family Adjustment Study. Available at: http://www.sussex.ac.uk/broadcast/read/52267
devastate the income of veterinary practices, placing thousands of households at risk of debt and the negative consequences of such a predicament, when other industries have been given Government relief. This may lead to the permanent closure of practices particularly in more remote parts of the country. This will have serious implications for animal welfare and the potential to cause animal suffering is very real.

27. We recognise that financial support is available to veterinary businesses, which can be used in some situations. For example, Small Business Grant Scheme\textsuperscript{16} funding is available to support small businesses that already pay little or no business rates because of small business rate relief (SBRR), rural rate relief (RRR) and tapered relief. This will provide a one-off grant of £10,000 to eligible businesses to help meet their ongoing business costs. Welsh Government is working in partnership with local authorities to deliver the grants to qualifying businesses, however, the majority of veterinary practices will not be able to access this support as the rateable value of premises will exceed the threshold for SBRR.

Staff costs

28. According the RCVS Survey of the Profession 2019,\textsuperscript{17} 80% of vets who responded work wholly, mainly or partly in clinical veterinary practice.

- 52% are employees,
- 26% are principals/directors/partners,
- 15% are independents (locums, independent veterinary service providers or independent consultants/peripatetic specialists),
- 7% are in other roles.

29. Therefore, support for employees, employers and the self-employed are all of great significance to the veterinary profession to support individuals and the businesses that provide essential services.

30. Working within veterinary practices alongside veterinary surgeons there is a team comprising a range of individuals with different training and skills that all contribute to the success of the practice. Support for veterinary businesses will protect the jobs of veterinary nurses, practice managers, support staff, laboratory technicians and a range of allied professionals.

Employees: Coronavirus Job Retention Scheme

31. We support furloughing as a means to reduce staff costs at this time of vastly reduced turnover for veterinary practices. Veterinary practices are making use of the scheme.

32. According the RCVS May survey data, 66% of practices who responded had furloughed or intended to furlough veterinary surgeons and veterinary nurses, and 75% for other support staff. The modal response as to the percentage of staff furloughed was 26-50% for veterinary surgeons and veterinary nurses and more than 75% for 'Other support staff'.\textsuperscript{18} Those responding that they had chosen not to furlough staff were given tick-box options as to the reasons for not furloughing. The most frequent responses were:

- Staff were still needed to cover the workload (31%)
- Working in singlehanded or very small practices (17%)

\textsuperscript{16} Coronavirus (COVID-19): business support grant funding - guidance for businesses 

\textsuperscript{17} Royal College of Veterinary Surgeons, The 2019 Survey of the Veterinary Profession 

\textsuperscript{18} Royal College of Veterinary Surgeons, Results from RCVS survey #2 (carried out between 1-5 May 2020) on the economic impact of Covid-19 on veterinary clinical practices 
13 May 2020 
33. In the April survey, respondents had been given a free text box for their answers, and the other most common reasons included splitting shifts or reduced wages instead, waiting to decide, considering furlough a last resort and not furloughing due to concerns about sickness or absence.

34. Those that had furloughed staff were given options as to the issues furloughing created. The most frequent response in the May survey was that the furlough had put significant stress or impacted on the mental health of the teams continuing to work (64%). Other common issues included loss of nurse or administrative support/other expertise (47%), concerns about sickness or absence in teams continuing to work (44%), difficulties creating an acceptable rota (43%) and impact on mental health of those furloughed (42%). Veterinary practices have a particular requirement to provide 24/7 emergency care and this is usually shared throughout the whole team. At this time, many veterinary practices have met social distancing requirements by splitting staff into teams and rotating them in and out in order to avoid unnecessary contact. A minimum 3-week furlough period places a very significant burden on the reduced team that must still provide 24/7 emergency care. Therefore, for veterinary practices to meet the two essential requirements of effective social distancing and 24/7 emergency care, either their ability to make use of the Coronavirus Job Retention Scheme is limited or remaining staff must accept inappropriate and unacceptable working hours.

35. Creating a workable rota becomes even more difficult if working staff need to self-isolate. Practices need to be able to bring back people from furlough without losing access to the scheme. The RCVS survey data shows the impact of self-isolation and/or Covid-19 cases on veterinary practices, with approximately 30% of practices in April and 20% in May having been impacted by veterinary surgeons and veterinary nurses self-isolating or with Covid-19.

36. The clarification of minimum 3-week periods for furloughing staff was welcomed, as well as the increased flexibility recently announced by the Chancellor from 1 July 2020. However, for veterinary practices to make greater use of the scheme, in line with the level of decreased turnover and requirement to provide 24/7 care, the veterinary profession would have needed more flexibility to manage their rotas and teams. Shorter minimum periods of furlough would have been of particular benefit to the profession, veterinary businesses and the vital service they provide.

Support for the self-employed

37. As can be seen from the RCVS survey data, a significant proportion of vets are self-employed either as locums or as practice owners (principals/directors/partners). It was therefore welcome when the Chancellor of the Exchequer announced the coronavirus (COVID-19) Self-employment Income Support Scheme. However, there are concerns that many vets will fall through the gaps in this support.

38. Many veterinary surgeons are directors or joint venture partners within their practices, and their take-home pay is derived from the practice income. As noted above, practices are experiencing a significant financial loss, leading to significantly reduced income for those vets. The package announced for the self-employed explicitly excludes those who derive income from dividends which will have an hugely detrimental impact on their personal finances. Furthermore, a failure to support these vets will affect the sustainability of their business, potentially disrupt essential veterinary services both during this period of restrictions and going forward. Consequently, it could endanger the jobs of employees in that practice.

---


39. The Self-employment Income Support Scheme is only open to those with trading profits of no more than £50,000. This seems inequitable compared with the employed scheme for which there is no income cap on eligibility. People earning over this cap still have bills to pay and have seen their incomes drop rapidly without sufficient time to prepare. It is simply not fair to assume that they can call upon their savings, when employed people can access a welcome safety net.

40. According to BVA Voice of the Veterinary Profession Survey data, there has been a significant increase in the proportion of vets doing locum work between 2016 and 2018 (from 8% to 12%). This did drop in 2019 to 9% of vets working in clinical practice claiming to be working as a locum. This data shows a significant churn in the number of veterinary locums each year. In particular, recent graduates cannot access the support scheme.

41. Consequently, there will be vets who are self-employed but will not have submitted the required Self-Assessment tax return for the tax year 2018 to 2019. Their ability to find work during this time will be severely limited by the constrained turnover in clinical practice. We would urge the government to review this criterion. It would be reasonable, given the circumstances, to consider the 19/20 tax year return for these individuals and others who had not previously submitted a return.

### Supporting UK agriculture and aquaculture beyond the pandemic

42. Throughout the pandemic, the importance of Scottish agriculture and aquaculture, and all those involved in the farm to fork process, has been brought into sharp relief. This includes farm animal vets and Official Veterinarians in abattoirs who continued to provide essential services to ensure sufficient food for Scotland at the height of lockdown restrictions.

43. With this in mind, to support a sustainable UK agriculture and aquaculture industry going forward, it is important that the Scottish and UK governments continue to work with the sector to promote the UK’s high animal health and welfare standards, support UK-based food production and encourage consumers to value UK produce.

44. In addition, with Brexit negotiations ongoing, it is vital that the UK government honours its manifesto commitment to maintain and enhance animal welfare standards, ensuring that any future trade deals do not compromise undermine the essential work of UK agriculture.

### Impact on aquaculture

45. The aquaculture industry, in particular salmon farming, is a major part of the Scottish food and drinks industry. It is a significant contributor to the rural economy, particularly in more remote areas.

46. The Covid-19 pandemic and the necessary responses to it have emphasised the importance of UK-based food production to food security. Aquaculture has a major part to play in this, through providing healthy protein and other nutrients in a sustainable manner.

47. Although the veterinary workforce supporting this industry is small in comparison to veterinary general practice, vets play a major part in maintaining fish health and welfare which underpins the industry’s output.

48. The virtual elimination of the export market in the early stages of the Covid-19 crisis means that there are now significantly more fish on farms in Scotland than would have been expected at this time of year. While fish health and welfare has been well-managed to date, health challenges rise with water temperature: the period from July to October is generally the most challenging and busiest for vets in salmon farming. Restrictions on fish health staff, which come through the Test and Protect scheme, may limit the veterinary response at this critical time.

49. The Scottish Government has listened to industry concerns, including those of vets, regarding the ability to work within the restrictions imposed on treatment capabilities by the industry’s regulators (principally

---

22 BVA Voice of the Veterinary Profession, Spring Survey 2019
SEPA and Marine Scotland) while dealing with the movement and other restrictions on staff. Overall, this has been welcome and useful. However, the speed of response of the regulators has not always appeared to recognise the urgency of the situation.

50. Scottish Government support for export marketing and for freezing excess harvested fish has been welcomed by the industry and has helped to reduce veterinary concerns over unharvested fish “stacking-up” on farms.

51. The Covid-19 pandemic has emphasised concerns over vets’ ability to respond quickly and effectively to fish health challenges. The opportunity to take advantage of new technologies to improve fish health and welfare (for example, to treat fish in wellboats) or to use medicines licensed elsewhere in the world is currently restricted. The fish veterinary community would welcome discussion over how experiences of managing fish health during the pandemic can be used to address this situation, in balance with environmental protection regulations, in order to promote sustainable aquaculture development.

52. Under normal circumstances, remote prescribing is not permitted by the RCVS Code of Professional Conduct or supporting guidance. However, in light of recent government guidance to limit non-essential contact with others, remote prescribing of POM-V medicines (including medicines prescribed under the cascade and those imported under the Veterinary Medicines Directorate’s Special Import Scheme for veterinary imports) has been permitted where it is appropriate to do so. Fish vets have shown a responsible approach to the easing of prescribing limitations during the Covid-19 crisis. There should therefore be a review of the situation during the recovery phase and this information used to inform regulation going forward. This should help support growth plans for aquaculture to meet food needs.

53. Pre-existing concerns over an increased requirement for increased veterinary export certification as the UK leaves the EU have been on hold during the crisis but will need to be addressed at UK level as the international market recovers.

Conclusions

Financial support

54. Veterinary businesses are working to safeguard animal health, animal welfare, public health and maintenance of the food supply chain in Scotland. At the same time, they stepped up to support the NHS by lending ventilators, monitors and anaesthetic machines, as well as donating much needed PPE.

55. Veterinary practices must be able to provide their vital services during this period of restrictions and into the future. Although practices are now transitioning towards providing a normal range of services, they will continue to face significant challenges as they adapt to the new way of working. The loss of veterinary practices would have a significant long-term impact on animal health, animal welfare, public health and food production in Scotland. The financial impact is already being felt, with 2 in 3 veterinary practices having seen a decrease in turnover of over 50 per cent and almost a quarter of all practices seeing turnover fall by over 75 per cent.

56. The economic effect of losing veterinary practices will not be limited to the veterinary profession. Veterinary practices underpin strategically important economic sectors. Official statistics put the value of UK livestock outputs at £14.8bn, not a penny of which could be realised without the input of the veterinary workforce.23

57. A package of support is needed that meets the unique circumstances of veterinary practices, particularly because, unlike businesses in other sectors who can mothball their businesses and furlough all their workers, veterinary practices must continue to take steps to deliver 24/7 emergency care. We would ask government to:

---

- Alter contact tracing systems so that people working in a veterinary context are considered in a similar vein as those working in human healthcare settings, schools, and prisons. Allow veterinary practices to access the 100% business rates relief currently available to businesses in retail, hospitality, leisure, and nursery sectors.
- Extend the Retail and Hospitality Grant Scheme to support veterinary practices.
- Allow self-employed vets who receive payment through dividends to access support through the Self-employment Income Support Scheme.
- Remove the £50,000 cap from the Self-employment Income Support Scheme.
- Support new locum vets who will not have submitted the required Self-Assessment tax return for the tax year 2018 to 2019. Please consider the 19/20 tax year return for these individuals and others who had not previously submitted a return.

Supporting UK agriculture and aquaculture

58. The UK and Scottish governments should continue to work with the food production sector to promote the UK’s high animal health and welfare standards, support UK-based food production and encourage consumers to value UK produce. As part of this, as the UK leaves the EU it is paramount that the UK government honours its manifesto commitment to maintain and enhance animal welfare standards, ensuring that any future trade deals do not compromise undermine the essential work of UK agriculture and aquaculture.

59. The Covid-19 pandemic has emphasised concerns over vets’ ability to respond quickly and effectively to fish health challenges. The opportunity to take advantage of new technologies to improve fish health and welfare (for example, to treat fish in wellboats) or to use medicines licensed elsewhere in the world is currently restricted. The fish veterinary community would welcome discussion over how experiences of managing fish health during the pandemic can be used to address this situation, in balance with environmental protection regulations, in order to promote sustainable aquaculture development.