

**Agreed general notes from SAAF forum on AALA review
Victoria Quay, Edinburgh 6th Feb. 2018**

Need to ensure small providers are consulted when looking at how fees calculated.

Pro's & Con's may not be the correct labels. Some Con's are Pro's for other providers – Observations? Benefits?

Responses are based on unweighted responses in a consultation in outline of options.

Need to be clear how info table has been collated – identify changes and which comments have come from consultation (phase 1).

Disappointment that the reach could not be extended. – This came from impact assessments from HSE.

Concerned small providers will stop activity if price is increased – feedback from community backs this up.

Will multi-base providers require multiple **licences**?

Option 3 may confuse end users by giving too much choice of schemes or duplicate schemes – confusing messages could then come from different Councils. May devalue scheme from safety point of view if it covers a bigger breadth.

Option 3 may give opportunity to be more inclusive of small providers by more flexibility with fees, scope, reach.

Lack of detail of Option 3 makes it a difficult option to choose as there are so many more unknowns.

Medium sized providers like the idea of optional bolt-ons and different levels of memberships.

Concern about lack of incentive to sign up to Option 3.

Concern if Option 3 could cover the cost if the scope was extended to include child protection, education etc as there needs to be more qualified inspectors to be able to cover the additional areas.

The unknown costs for Option 3 makes it a challenging choice.

Could Adventure Mark be Option 3 if tweaked and endorsed by HSE – is this a better starting point? Would a new industry scheme look very different **from** Adventure Mark?

Need to know and understand weighting of consultation responses.

Need reassurance that an industry/contractor will have a back up if it goes wrong eg. Carillion.

Looking for clarification of “bolt on” options for Option 3 from UKAIG document.