Changes to legislation: There are currently no known outstanding effects for the Employment Medical Advisory Service Act 1972, Schedule 2. (See end of Document for details)

SCHEDULES

SCHEDULE 2

Section 2.

AMENDMENTS OF PROVISIONS OF THE MI FACTORIES ACT 1961 REFERRING TO APPOINTED FACTORY DOCTOR

Modifications etc. (not altering text)

The text of s. 5(1), Sch. 2, is in the form in which it was originally enacted: it was not reproduced in Statutes in Force and, except as specified, does not reflect any amendments or repeals which may have been made prior to 1.2.1991.

Marginal Citations

M1 1961 c. 34.

Provision amended and subject-matter thereof

Section 82(3) (notification by factory occupier to the inspector for the district and the appointed factory doctor of cases of industrial diseases occurring in the factory).

Section 119 (power of factory inspector to require cesser of employment of a young person in the absence of a certificate of an appointed factory doctor that he is fit).

F1 F1 . . . F2 . . F2

Section 141 (registers and records kept in pursuance of the Act to be preserved and kept there shall be substituted the words "an available for inspection by a factory inspector employment medical adviser". or the appointed factory doctor).

Amendment

For the words "the appointed factory doctor" there shall be substituted the words "the employment medical adviser in charge of the area in which the factory is situate"

After the words "the appointed factory doctor" there shall be inserted the words " or an employment medical adviser".

For the words "the appointed factory doctor"

Textual Amendments

- Entry repealed by S.I. 1974/1941, regs. 5(1), 7 F1
- Entry repealed by S.I. 1989/682, reg. 8, Sch. Pt. I

Changes to legislation:

There are currently no known outstanding effects for the Employment Medical Advisory Service Act 1972, Schedule 2.