Status: Point in time view as at 13/02/2004.

Changes to legislation: There are currently no known outstanding effects for the Primary Medical Services (Scotland) Act 2004, Cross Heading: National Health Service (Scotland) Act 1978 (c.29). (See end of Document for details)

## SCHEDULE MODIFICATION OF ENACTMENTS

National Health Service (Scotland) Act 1978 (c.29)

- 1 (1) The 1978 Act is amended as follows.
  - (2) In section 15(1)(a) (supply of goods and services to local authorities etc.)—
    - (a) in sub-paragraph (i), for "general medical," substitute " primary medical services under a general medical services contract or ",
    - (b) in sub-paragraph (ii), for "personal medical services" substitute " primary medical services".
  - (3) In section 17D(2), after the definition of "section 28C arrangements" the word "and" is repealed.
  - (4) Sections 17EA (services lists in relation to section 17C arrangements etc. for personal medical services) and 17EB (application for inclusion in list) are repealed.
  - (5) Section 17F (right to choose medical practitioner in relation to primary medical services) is repealed.
  - (6) In section 17I (making available by Scottish Ministers of accommodation for use in connection with section 17C arrangements), for "personal medical services" substitute "primary medical services".
  - (7) Sections 19 (arrangements etc. in relation to general medical services) to 23 (refusal of application: provision of services adequate) and 24A (liabilities and obligations in relation to deputies) to 24C (application for inclusion in supplementary list) are repealed.
  - (8) In section 28(1) (persons authorised to provide pharmaceutical services), for "general medical services" substitute "primary medical services under Part 1".
  - (9) In section 28A(1) (remuneration for provision of Part II services), the words "general medical services," are repealed.
  - (10) In section 28B(6) (Part II remuneration: supplementary), for "sections 19(3) and" substitute "section".
  - (11) In section 28C(3) (indemnity cover)—
    - (a) in the definition of "list", for "29" substitute "29(8)(b) to (e)",
    - (b) in the definition of "Part II services", the words "general medical services," are repealed.
  - (12) In section 29A (NHS Tribunal: supplementary), subsection (3A) is repealed.
  - (13) In section 29B(2) (powers of NHS Tribunal)—
    - (a) in paragraph (a)—
      - (i) sub-paragraph (i) and the succeeding "and", and
      - (ii) in sub-paragraph (ii), the words "in any other case,"

are repealed,

- (b) in paragraph (b), for sub-paragraphs (i) and (ii) substitute "in all lists within the same paragraph of section 29(8) as that list."
- (14) In section 35 (sale of medical practices)—

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- (a) in subsection (1)—
  - (i) in paragraph (a) after "1972 or" insert " (prior to its repeal) section 19 of",
  - (ii) in paragraph (b), at the end insert " (prior to the coming into force of section 2C)",
  - (iii) after that paragraph insert "or
    - (c) provided or performed primary medical services in accordance with section 17C arrangements or arrangements under section 2C(2) or under a general medical services contract—
      - (i) in prescribed circumstances; or
      - (ii) if regulations so provide, in all circumstances,",
- (b) in subsection (2), in the definition of "relevant area"—
  - (i) after "by arrangement" insert " or contract",
  - (ii) for paragraphs (a) and (b) substitute "provided or performed services as specified in subsection (1)".
- (15) Section 40(2)(vaccination and immunisation) is repealed.
- (16) In section 85AA (means of meeting expenditure of Health Boards out of public funds), in subsection (4)—
  - (a) in paragraph (a)(ii), for "to (d)" substitute " or (c)",
  - (b) paragraph (d) is repealed.
- (17) In section 108 (interpretation)—
  - (a) after the definition of "functions", insert—
    - ""general medical services contract" has the meaning given in section 17J(2);",
  - (b) the definitions of "medical list" and "personal medical services" are repealed,
  - (c) after the definition of "prescribed" insert—
    - ""primary medical services" is to be construed in accordance with section 2C(5);",
  - (d) the definitions of "services list" and "supplementary list" are repealed.

## **Commencement Information**

I1 Sch. para. 1(1)(14) in force at 13.2.2004 for specified purposes by S.S.I. 2004/58, art. 2(1), Sch. (with art. 2(2))

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