

OFFERYNNAU STATUDOL CYMRU

2002 Rhif 1881 (Cy.190)

Y GWASANAETH IECHYD GWLADOL, CYMRU

Rheoliadau'r Gwasanaeth Iechyd Gwladol (Gwasanaethau Deintyddol Cyffredinol) (Diwygio) (Cymru) (Rhif 2) 2002

Wedi'u gwneud - - *18 Gorffennaf 2002*
Yn dod i rym - - *26 Awst 2002*

Mae Cynulliad Cenedlaethol Cymru, drwy arfer y pwerau a roddwyd iddo gan adrannau 15(1), 35(1), 36(1), (1A) a (4) i (8), 37(1), 43ZA, 49F, 49I, 49L, 49M, 49N, 49O, 49P, 49R a 126(4) o Ddeddf y Gwasanaeth Iechyd Gwladol 1977(1) ac adran 65 o Ddeddf Iechyd a Gofal Cymdeithasol 2001(2) drwy hyn yn gwneud y Rheoliadau canlynol:

Enwi, cychwyn, dehongli a hyd a lled

1.—(1) Enw'r Rheoliadau hyn yw Rheoliadau'r Gwasanaeth Iechyd Gwladol (Gwasanaethau Deintyddol Cyffredinol) (Diwygio) (Cymru) (Rhif 2) 2002 a deuant i rym ar 26 Awst 2002.

(2) Yn y Rheoliadau hyn—

(a) ystyr “y prif Rheoliadau” (“*the principal Regulations*”) yw Rheoliadau'r Gwasanaeth Iechyd Gwladol (Gwasanaethau Deintyddol Cyffredinol) 1992(3);

- (1) 1977 p.49; gweler adran 128(1), fel y'i diwygiwyd gan Ddeddf y Gwasanaeth Iechyd Gwladol a Gofal Cymunedol 1990 (p.19) (“Deddf 1990”), adran 26(2)(g) ac (i); a chan Ddeddf Iechyd 1999 (p.8) (“Deddf 1999”), Atodlen 4, paragraff 38(2), ar gyfer y diffiniadau o “rhagnodedig” a “rheoliadau”. Diwygiwyd adran 15(1) gan Ddeddf Iechyd a Nawdd Cymdeithasol 1984 (p.48) (“Deddf 1984”), adran 5(2); gan Ddeddf 1990, adran 12(1) a chan Ddeddf yr Awdurdodau Iechyd 1995 (p.17) (“Deddf 1995”), Atodlen 1, paragraff 6. Amnewidiwyd adran 35(1) gan O.S. 1985/39, erthygl 7(9), a'i diwygio gan Ddeddf 1995, Atodlen 1, paragraff 24. Rhifwyd adran 36(1) felly gan Ddeddf 1984, Atodlen 3, paragraff 5(1) a'i diwygio gan O.S. 1981/432, erthygl 3(3)(a); gan O.S. 1985/39, erthygl 7(10); gan Ddeddf Iechyd a Meddyginiaethau 1988 (p. 49), Atodlen 2, paragraff 4; gan Ddeddf 1990, adran 24 a chan Ddeddf 1995, Atodlen 1, paragraff 25(a). Mewnosodwyd adran 36(3) gan Ddeddf 1990, adran 24(3). Mewnosodwyd is-adrannau (1A) a (4) i (8) gan Ddeddf Iechyd a Gofal Cymdeithasol 2001 (p. 15) (“Deddf 2001”), adran 20(4). Diwygiwyd adran 37(1) (a rifwyd felly gan Ddeddf 1988), adran 12(2)) gan Ddeddf y Gwasanaeth Iechyd Gwladol 1980 (p. 53), adran 1 ac Atodlen 1, paragraff 50; a addaswyd gan adran 12(1) o Ddeddf 1988 a'i diwygio gan y Ddeddf honno, Atodlen 3; a'i diwygio gan Ddeddf 1995, Atodlen 1, paragraff 26. Diwygiwyd adran 126(4) gan Ddeddf 1990, adran 65(2); a chan Ddeddf 1999, Atodlen 4, paragraff 37(6). Mewnosodwyd adran 43A gan Ddeddf 2001, adran 21. Mewnosodwyd adrannau 49F i 49R gan Ddeddf 2001, adran 25. Mewn perthynas â Chymru trosglwyddwyd swyddogaethau'r Ysgrifennydd Gwladol o dan adrannau 15, 35, 36 a 126(4) o Ddeddf 1977 i Gynulliad Cenedlaethol Cymru o dan Orchymyn Cynulliad Cenedlaethol Cymru (Trosglwyddo Swyddogaethau) 1999 (O.S. 1999/672), erthygl 2 ac Atodlen 1; felly i Gymru yn unig y mae'r Rheoliadau hyn yn ymestyn.
- (2) 2001 p.15.
- (3) O.S. 1992/661; yr offerynnau diwygio perthnasol yw O.S. 1993/2209, 1993/3172, 1995/3092, 1996/704, 1996/2051, 1998/1648, 1998/2224, 2000/2459, 2001/289 a 2001/1746.

- (b) oni bai fod y cyd-destun yn mynnu fel arall mae unrhyw gyfeiriad at reoliad neu Atodlen â rhif yn gyfeiriad at y rheoliad neu'r Atodlen sy'n dwyn y rhif hwnnw yn y prif Reoliadau.
- (3) Mae'r Rheoliadau hyn yn gymwys i Gymru yn unig.
- (4) Caiff y prif Reoliadau eu diwygio yn unol â darpariaethau canlynol y Rheoliadau hyn.

Diwygio rheoliad 2

2.—(1) Ym mharagraff (1) o reoliad 2 (dehongli)—

(a) mewnosodwch y diffiniadau canlynol yn eu lle priodol yn nhrefn yr wyddor—

““the Abolition of the Tribunal Regulations 2002” means the Abolition of the NHS Tribunal (Consequential Provisions) Regulations 2002(4);”;

““employment” means any employment whether paid or unpaid and whether under a contract for services or a contract of service, and “employed” and “employer” shall be construed accordingly;”;

““equivalent body” means a Health Authority in Wales, a Health Board or an NHS trust in Scotland or a Health and Social Services Board in Northern Ireland;”;

““equivalent lists” means lists kept by an equivalent body;”;

““FHSAA” means the Family Health Services Appeal Authority constituted under section 49S of the Act(5);”;

““fraud case” means a case where a person satisfies the second condition for removal from the dental list set out in section 49F(3) of the Act or by virtue of section 49H of the Act is treated as doing so;”;

““licensing or regulatory body” means the body that licenses or regulates any profession of which the dentist is or has been a member;”;

““lists” means lists referred to in section 49N(1)(a) to (c);”;

““a national disqualification” means—

- (a) a decision made by the FHSAA in relation to a dentist under section 49N of the Act,
- (b) a decision under provisions in force in Scotland or Northern Ireland corresponding to section 49N of the Act,
- (c) a decision by the Tribunal which is treated as a national disqualification by the FHSAA by virtue of regulation 6(4)(b) of the Abolition of the Tribunal Regulations 2002,
- (d) a decision of the Tribunal;”;

““the National Health Service Counter Fraud Service” means the service provided by the Secretary of State to deal with inquiries and investigations in relation to any allegations of fraud or corruption in the health service(6);”;

““originating events” means the events that gave rise to the conviction, investigation, proceedings, suspension, refusal to admit, conditional inclusion, removal or contingent removal that took place;”;

““professional registration number” means the number against a dentist’s name in the register maintained by the General Dental Council;”;

(4) O.S. 2002/1920.

(5) Mewnosodwyd adran 49S gan Ddeddf Iechyd a Gwasanaethau Cymdeithasol 2001, adran 27(1).

(6) Gellir cysylltu â Gwasanaeth Gwrth-dwyll y Gwasanaeth Iechyd Gwladol drwy ysgrifennu atynt yn Hannibal House, Elephant and Castle, London SE1 6JE neu anfon e-bost at DCFS@doh.gov.uk.

““suspended” means—

- (a) suspended by a Health Authority under section 49I or 49J of the Act or under regulations made under sections 28DA or 43D of the Act, or section 8ZA of the 1997 Act,
- (b) in relation to Wales, suspended by the Tribunal,
- (c) in relation to Scotland or Northern Ireland, suspended under provisions in force corresponding to those in section 49I or 49J of the Act,

and shall be treated as including a case where a person is treated as suspended by a Health Authority in Wales by virtue of regulation 6(2) of the Abolition of the Tribunal Regulations 2002,

and “suspend” and “suspension” shall be construed accordingly;”;

- (b) yn lle'r diffiniad o “the Tribunal” rhwch ““the Tribunal” means the Tribunal constituted under section 46 of the Act(7) for Wales and England.”;
 - (c) yn y diffiniad o “estimate”, yn lle “an FHSA” rhwch “a Health Authority”; ac
 - (ch) hepgorwch y diffiniad “suspended by direction of the Tribunal”.
- (2) Ym mharagraff (2)(d) o reoliad 2—
- (a) yn lle “FHSA” rhwch bob tro “Health Authority”, a
 - (b) yn lle “an” bob tro y bydd yn ymddangos yn union cyn “FHSA” rhwch “a”.

Diwygio rheoliad 4

3. Yn rheoliad 4(1) (rhestr ddeintyddol), ar ôl “in its locality” mewnosodwch “who are not subject to a national disqualification”.

Diwygio rheoliad 5

4. Caiff rheoliad 5 (cais i gynnwys enw ar y rhestr ddeintyddol) ei ddiwygio fel a ganlyn—

- (a) ym mharagraff (1) ar ôl “subject to paragraph (3)” mewnosodwch “and regulations 5ZA to 5ZD”;
- (b) yn lle paragraff (2) rhwch yn ei le—

“(2) Subject to paragraphs (3ZA), (3A) and (4) and to regulation 5ZB, a Health Authority shall determine an application made by a dentist under paragraph (1) within 21 days of their receiving all the information referred to in Part I of Schedule 2, including references from any referees, and where the Health Authority considers that the proposed practice premises should be inspected, they shall carry out that inspection within that 21 day period.”;

- (c) ar ôl paragraff (3A), mewnosodwch—

“(3ZA) The Health Authority must, before determining an application, check so far as practicable—

- (a) the information provided by the dentist in accordance with paragraphs 5B, 11A and 14 of Schedule 2, and
 - (b) with the National Health Service Counter Fraud Service whether the dentist has any record of a fraud case.”;
- (c) in paragraph (4), for “the date of receipt of the application” substitute “the date of the Health Authority receiving all the information mentioned in paragraph (2)”;

(ch) ar ôl paragraff (4) ychwanegwch—

“(5) Where a Health Authority proposes to include a dentist on a list subject to conditions imposed under regulation 5ZD, the name of the dentist may be included on the list during the period for bringing an appeal to the FHSAA pursuant to that regulation, or if an appeal is brought, until such time as that appeal is decided, provided the dentist agrees to be bound by the condition imposed until the time for appeal has expired or his appeal is decided.”.

Mewnosod rheoliad 5ZA i 5ZD newydd yn y prif Reoliadau

5. Ar ôl rheoliad 5 mewnosodwch y rheoliadau canlynol—

“Grounds for refusal

5ZA.—(1) The grounds on which a Health Authority may refuse to include a dentist in the dental list under regulation 5 are—

- (a) that they have considered the declaration required by paragraph 5B of Schedule 2 and any other information in their possession in relation to the dentist’s application and consider the dentist unsuitable to be included in the list;
- (b) that having checked the information provided by the dentist under paragraph 5B of Schedule 2 they consider the dentist is unsuitable to be included in the list;
- (c) that having contacted referees, they are not satisfied with the references given in accordance with paragraph 11A of Schedule 2;
- (d) that having checked with the National Health Service Counter Fraud Service for any facts that it considers relevant relating to past or current investigations involving the dentist, and having considered these and any fraud case relating to the dentist, they consider these justify such refusal;
- (e) they consider that there are grounds to consider that admitting the dentist to the list would be prejudicial to the efficiency of the service which he would undertake.

(2) The grounds on which a Health Authority must refuse to include a dentist under regulation 5 are—

- (a) where the dentist has been convicted in the United Kingdom of murder;
- (b) where, after 30th July 2002, the dentist has been convicted in the United Kingdom of a criminal offence and sentenced to a term of imprisonment of over six months;
- (c) where the dentist is subject to a national disqualification;
- (d) where the dentist has not updated his application in accordance with regulation 5Z(b)(4);
- (e) where the dentist does not notify the Health Authority under regulation 5ZD(11) that the dentist wishes to be included in the list subject to the specified conditions.

(3) Where the Health Authority are considering refusing to include a dentist in a list under paragraph (1), they shall consider all facts which appear to them to be relevant and shall in particular take into consideration in relation to paragraph (1)(a), (b) or (d) above—

- (a) the nature of any offence, investigation or incident;
- (b) the length of time since the offence was committed or the incident occurred and since any conviction or investigation;
- (c) whether there are other offences, incidents or investigations to be considered;

- (d) any action or penalty imposed by any professional, licensing, regulatory or other body, the police or the courts as a result of any such offence, incident or investigation;
 - (e) the relevance of any offence, investigation or incident to the provision by the dentist of general dental services and any likely risk to patients or to public finances;
 - (f) whether any offence was a sexual offence to which Part I of the Sexual Offences Act 1997(8) applies;
 - (g) whether the dentist has been refused admission to or conditionally included in, removed, contingently removed, or is currently suspended from any of a Health Authority's lists or from equivalent lists, and if so, what the facts were in those cases and the reasons given by the Health Authority or equivalent body involved.
- (4) When the Health Authority take into consideration the matters set out in paragraph (3), they shall consider the overall effect of all the matters being considered.
- (5) When the Health Authority refuse to include a dentist in the dental list they shall notify the dentist of their decision and the reasons for it (and any facts relied on) and of any right of appeal under regulation 5ZC against their decision.

Deferment of decision

5ZB.—(1) A Health Authority may defer a decision whether to include a dentist in a dental list—

- (a) where there are legal proceedings that are criminal proceedings in the United Kingdom, or where there are legal proceedings in respect of conduct which, if it occurred in the United Kingdom, would constitute a criminal offence, and that if successful would be likely to lead to the removal of the dentist from the Health Authority list if the dentist had been included;
- (b) where there is an investigation anywhere in the world by the dentist's regulatory or licensing body or any other investigation (including one by another Health Authority or equivalent body) relating to the dentist in his or her professional capacity, that if adverse would be likely to lead to the removal of the dentist from the Health Authority list if the dentist were to be included;
- (c) where the dentist is suspended from any of the lists or equivalent lists;
- (d) where the FHSAA is considering an appeal by the dentist against a decision of a Health Authority to refuse to include the dentist in their list, or to conditionally include in or to contingently remove from, or to remove from any list kept by a Health Authority and if that appeal is unsuccessful the Health Authority would be likely to remove the dentist from the Health Authority list if the dentist were to be included;
- (e) where the dentist is being investigated by the National Health Service Counter Fraud Service in relation to any fraud case, where the result if adverse would be likely to lead to the removal of the dentist from the Health Authority list if he were to be included;
- (f) where the FHSAA is considering an application from a Health Authority for a national disqualification of the dentist.

(2) A Health Authority may only defer consideration under paragraph (1) above until the outcome of the relevant events mentioned in that paragraph is known.

(3) A Health Authority must notify the dentist of a decision to defer a decision on the dentist's application, and the reasons for this.

(4) Once the outcome of the relevant event mentioned in sub-paragraphs (a) (b) (d) (e) or (f) of paragraph (1) is known or the supervision referred to in sub-paragraph (c) has come to an end, the Health Authority must notify the dentist that in writing the dentist must;

- (a) update his or her application within 28 days of the date of the notification (or such longer period as the Health Authority may agree);
- (b) confirm in writing the period mentioned in sub-paragraph (a) that the dentist wished to proceed with the application.

(5) Provided any additional information has been received within 28 days or the time agreed, as the case may be, the Health Authority shall notify the dentist as soon as possible—

- (a) that the dentist's application to be included has been successful; or
- (b) that the Health Authority decided to refuse the application or to impose conditions on the dentist's inclusion, the reasons for it, and that the dentist has a right of appeal under regulation 5ZC or 5ZD(8).

Appeal to the FHSAA

5ZC.—(1) A dentist may appeal to the FHSAA against a decision of a Health Authority to refuse to include the dentist's name in a list pursuant to regulation 5(1).

(2) Such an appeal shall be by way of redetermination.

Conditional inclusion

5ZD.—(1) A Health Authority may determine that if a dentist is to be included in the list, the dentist is to be subject, while the dentist remains included in the list, to conditions imposed on the dentist's inclusion, having regard to the requirements in section 43ZA(2) of the Act.

(2) A Health Authority may vary the terms of service in Schedule 1 in relation to the dentist for the purpose of, or in connection with, the imposition of those conditions.

(3) The Health Authority may, of their own volition or at the request of the dentist concerned, review any decision made under this regulation.

(4) A dentist may not request a review of a Health Authority decision until the expiry of a period of three months beginning with the date the Health Authority includes the dentist's name on the list.

(5) After a review has taken place, the dentist cannot request a further review before the expiry of a period of six months from the date of the Health Authority's decision on the previous review.

(6) On any review, the Health Authority may vary the conditions, impose different conditions, or remove the dentist from the list.

(7) Failure to comply with a condition may lead to the removal of the dentist from the list.

(8) There shall be an appeal to the FHSAA from any decision of the Health Authority—

- (a) to impose conditions, or any particular condition on a dentist;
- (b) to vary a condition;
 - to vary the dentist's terms of service;
- (c) to vary his terms of service;
- (d) on any review of an earlier such decision of theirs;

(e) to remove the dentist from the dental list for breach of condition,
and the appeal shall be by way of redetermination of the Health Authority decision.

(9) On appeal the FHSAA may make any decision which the Health Authority could have made.

(10) Where the decision of the FHSAA on appeal is that one or more conditions be imposed on the dentist, whether this condition is different from any condition or conditions imposed by the Health Authority or not, the Health Authority shall ask the dentist to notify them within 28 days of the decision (or such longer period as the Health Authority may agree), whether the dentist wishes to be included in the dental list subject to this condition or conditions.

(11) If the dentist notifies the Health Authority that the dentist does wish to be included in the dental list subject to the condition or conditions, the Health Authority shall so include the dentist.

(12) Subject to regulation 5(5) any decision of the Health Authority that may be the subject of appeal under paragraph (8) shall not have effect until the FHSAA has determined any appeal against it or any time for appeal has expired.

(13) A Health Authority shall disclose to those persons specified in paragraph (15) information of the kind mentioned in paragraph (14) about dentists whose inclusion in the list is subject to conditions imposed under this regulation and about the removal of such dentists from the list for breach of such a condition.

(14) The information referred to in paragraph (13) is—

- (a) identifying details of the dentist;
- (b) the dentist's professional registration number;
- (c) the date and a copy of the decision taken by the Health Authority; and
- (d) the contact name of a person in the Health Authority for further enquiries.

(15) The persons or bodies to whom information shall be disclosed by the Health Authority under paragraph (13) are—

- (a) the National Assembly for Wales;
- (b) any Health Authority in Wales that have the dentist on any list of theirs, or are considering an application for one of their lists;
- (c) the Scottish Executive;
- (d) the Secretary of State;
- (e) the Northern Ireland Executive;
- (f) the Dental Practice Board;
- (g) the General Dental Council or any other appropriate regulatory body;
- (h) any organisation that to the knowledge of the Health Authority, employs or uses the services of the dentist in a professional capacity;
- (i) where it is a fraud case, the National Health Service Counter Fraud Service.

(16) The Health Authority shall notify any body of the information specified in paragraph (14) if that person or body can establish that they are considering employing the dentist and the Health Authority receives a written request (including an electronic request) to do so.

(17) The Health Authority shall send to the dentist concerned a copy of any information about the dentist provided to the persons or bodies listed in paragraph (15), and any associated correspondence with those persons.

(18) Where a Health Authority have notified any person or body mentioned in paragraph (15) or (16) of the matters set out in paragraph (14), they may in addition notify that person or body of any evidence that was considered, including representations of the dentist, if so requested by the person or body.

(19) Where a Health Authority are notified by the FHSAA that it has imposed a national disqualification on a dentist whom the Health Authority had removed from their dental list, the Health Authority shall notify the persons or bodies listed in paragraphs (15)(b), (g), (h) and (i) and (16).

(20) Where a decision is changed on review or appeal or a suspension lapses, the Health Authority shall notify any person or body previously notified of the original decision under this regulation of the new facts.”.

Diwygio rheoliad 8

6. Yn rheoliad 8 (tynnu enw oddi ar restr ddeintyddol)—

- (a) hepgorwch baragraff (5)(iv);
- (b) ar ddiwedd paragraff (5)(v) ychwanegwch “or,
 - (vi) any period during which the dentist provided no general dental services by reason only that the dentist was suspended from the dental list.”.

Mewnosod rheoliadau 8A i 8H

7. Ar ôl rheoliad 8 (tynnu enw oddi ar restr ddeintyddol) mewnosodwch y rheoliadau canlynol—

“Supplementary matters relating to removal

8A. In addition to the services covered by the definition of “health scheme” in section 49F(8) of the Act, the following shall also be health schemes—

- (a) health services, including dental treatment, provided by Her Majesty’s Forces;
- (b) services provided by Port Health Authorities constituted under the Public Health (Control of Disease) Act 1984⁽⁹⁾;
- (c) health services provided to a prisoner in the care of the medical officer or such other officer of a prison appointed for the purposes of section 7 of the Prison Act 1952⁽¹⁰⁾;
- (d) publicly-funded health services provided by or on behalf of any organisation anywhere in the world.

Criteria for decisions on removal

8B.—(1) Where a Health Authority are considering whether to remove a dentist from a list using the power in section 49F(4) of the Act they shall in particular take into account information from the dentist supplied under paragraph 31H of Schedule 1 and the criteria set out in paragraph (2).

(2) The criteria referred to in paragraph (1) are—

- (a) the nature of any criminal offence, investigation or incident;
- (b) the length of time since any such offence was committed or incident occurred and since any criminal conviction or investigation;

⁽⁹⁾ 1984 p.22.

⁽¹⁰⁾ 1952 p.52.

- (c) whether there are other criminal offences to be considered;
- (d) the penalty imposed following any criminal conviction or the outcome of any investigation;
- (e) the relevance of any criminal offence or investigation into the dentist's professional conduct on the provision by the dentist of general dental services and the likely risk to patients;
- (f) whether any criminal offence was a sexual offence to which Part I of the Sexual Offences Act 1997(11) applies; and
- (g) whether the dentist has been refused admittance to, conditionally included in, contingently removed, removed or is currently suspended from other Health Authority lists or equivalent lists, and if so, what the facts were in those cases and what reasons were given by the Health Authority or equivalent body in the case.

(3) Where a Health Authority are considering removal of a dentist from a list under section 49F(3) of the Act, they shall in particular take into account information from the dentist supplied under paragraph 31H(1) and (2) of Schedule 1 and the criteria set out in paragraph (4) below.

- (4) The criteria referred to in paragraph (3) are—
 - (a) the nature of any incidents of a fraud case;
 - (b) the length of time since any incident occurred, and since the investigation was concluded;
 - (c) whether there are other incidents of fraud cases or other criminal offences to be considered;
 - (d) any action taken by any licensing or regulatory body, the police or the courts as a result of the incident;
 - (e) the relevance of the investigation to the provision by the dentist of general dental services and the likely risk to patients or to public finances; and
 - (f) whether the dentist has been refused admittance to, conditionally included, removed, contingently removed or currently suspended from other Health Authority lists or equivalent lists and if so, what the facts were in those cases and what were the reasons given by the Health Authority or equivalent body in the case.

(5) Where a Health Authority are considering removal of a dentist under section 49F(2) of the Act they shall, in particular, take into account information from the dentist supplied under paragraph 3H(1) and (2) of Schedule 1 and the criteria set out in paragraph (6) below.

- (6) The criteria referred to in paragraph (5) are—
 - (a) whether the continued inclusion in the list of the dentist would be prejudicial to the efficiency of the general dental services provided by the dentist;
 - (b) the length of time since any incident occurred, and since the investigation was concluded;
 - (c) any action taken by any licensing, regulatory or other body, the police or the courts as a result of any such incident;
 - (d) the nature of the incident and whether there is a likely risk to patients;
 - (e) whether the dentist has previously failed to make a declaration or to comply with an undertaking required by these Regulations;

- (f) whether the dentist has been refused admittance to, conditionally included in, removed, contingently removed or is currently suspended from other Health Authority lists or equivalent lists, and if so, what the facts were in those cases and what reasons were given by the Health Authority or equivalent body in the case.

(7) In making any decision under section 49F of the Act, the Health Authority shall take into account the effect of all relevant incidents and offences relating to the dentist of which they are aware, whichever condition they rely on.

(8) When making a decision on any condition in section 49F of the Act, the Health Authority shall state in their decision on which condition (or conditions) in section 49F they rely.

Cases where the Health Authority must remove a dentist

8C.—(1) The Health Authority must remove a dentist from their dental list where they become aware that the dentist—

- (a) has been convicted in the United Kingdom of murder;
- (b) after 30th July 2002 has been convicted in the United Kingdom of a criminal offence and has been sentenced to a term of over six months.

(2) The Health Authority shall notify the dentist immediately that the dentist has been removed from the list.

Notifications by Health Authorities

8D.—(1) Where a Health Authority—

- (a) refuse to include a dentist under regulation 5ZA;
- (b) remove a dentist under section 49F of the Act;
- (c) contingently remove a dentist under section 49G of the Act; or
- (d) suspend a dentist under section 49I or 49J of the Act,

they shall notify the persons or bodies listed in paragraph (2), and shall notify those listed in paragraph (3) if so requested, of the matters set out in paragraph (4).

(2) Where paragraph (1) applies, a Health Authority shall notify—

- (a) the National Assembly for Wales;
- (b) any Health Authority in Wales that has the dentist on any of their lists, or is considering an application for inclusion in any of their lists by such a dentist;
- (c) the Scottish Executive;
- (d) the Secretary of State;
- (e) the Northern Ireland Executive;
- (f) the General Dental Council or any other appropriate regulatory body;
- (g) the Dental Practice Board;
- (h) any other organisation that, to the knowledge of the Health Authority, employs or uses the services of the dentist in a professional capacity;
- (i) where it is a fraud case, the National Health Service Counter Fraud Service.

(3) Where paragraph (1) applies, the Health Authority shall notify any body that can establish that it is considering employing the dentist in a professional capacity, if they receive a written request (including an electronic request) to do so.

(4) The matters referred to in paragraph (1) are—

- (a) identifying details of the dentist;
- (b) the dentist's professional registration number;
- (c) the date, and a copy of, the decision of the Health Authority;
- (d) a contact name of a person in the Health Authority for further enquiries.

(5) The Health Authority shall send to the dentist concerned a copy of any information about the dentist provided to the persons or bodies specified in paragraph (2) or (3) and of any associated correspondence with those persons or bodies.

(6) Where a Health Authority have notified any of the persons or bodies mentioned in paragraph (2) or (3) of the matters set out in paragraph (4), they may in addition, if so requested by that person or body, notify that person or body of any evidence that was considered, including representations made by the dentist.

(7) Where a Health Authority are notified by the FHSAA that it has imposed a national disqualification on a dentist whom the Health Authority have removed from their list, they shall notify the persons or bodies mentioned in paragraph (2)(b), (g), (h) and (i) and paragraph (3).

(8) Where a decision is changed on review or appeal, or a suspension lapses, the Health Authority shall notify any person or body that was notified of the original decision of the new facts.

Procedure on removal

8E.—(1) Where a Health Authority are considering, in relation to the dental list—

- (a) removing a dentist under section 49F of the Act (other than in cases specified in regulation 8C),
- (b) contingently removing a dentist under section 49G of the Act, or
- (c) removing a dentist for breach of a condition imposed by regulation 5ZD,

they shall follow the procedure set out in paragraphs (3) to (8) below.

(2) Where a Health Authority are notified by the FHSAA that it has considered—

- (a) an appeal by a dentist against a contingent removal by the Health Authority and has decided to remove the dentist instead; or
- (b) an appeal by a dentist against a conditional inclusion, where the dentist has been conditionally included in the list until the appeal has been decided, and has decided not to include the dentist,

the Health Authority shall remove the dentist and shall notify the dentist immediately that they have done so.

(3) Before reaching a decision of the type mentioned in paragraph (1), the Health Authority shall—

- (a) give the dentist notice in writing of any allegation against the dentist;
- (b) give the dentist notice of what action the Health Authority are considering and on what grounds;
- (c) give the dentist the opportunity to make written representations to the Health Authority within 28 days of the date of the notification under sub-paragraph (b);
- (d) give the dentist the opportunity to put his or her case at an oral hearing before the Health Authority, if the dentist so requests within the 28 day period mentioned in sub-paragraph (c).

(4) If the dentist makes no representations within the period specified in paragraph (3), the Health Authority shall inform the dentist of their decision, the reasons for it (including any facts relied on), and of any right of appeal.

(5) If the dentist makes representations, the Health Authority must take them into account before reaching their decision and notifying the dentist of their decision, the reasons for it (including any facts relied on), and of any right of appeal.

(6) If the dentist requests an oral hearing, this must take place before the Health Authority reach their decision and the Health Authority must then notify the dentist of their decision, the reasons for it (including any facts relied on), and of any right of appeal.

(7) When the Health Authority notifies the dentist of any decision, they shall inform the dentist that if the dentist wishes to exercise his or her right of appeal, the dentist has 28 days from the date of the decision to do so, and tell him how to do so.

(8) The Health Authority shall also notify the dentist of the dentist's right to have the decision reviewed in accordance with section 49L of the Act.

Procedure on suspension

8F.—(1) Before reaching a decision to suspend a dentist under section 49I or 49J, the Health Authority shall—

- (a) give the dentist notice in writing of any allegation against the dentist,
- (b) give the dentist notice of the action they are considering taking and on what grounds, and
- (c) give the dentist the opportunity to put his or her case at an oral hearing before the Health Authority on a specified day, provided that at least 24 hours' notice of the hearing is given.

(2) If the dentist does not wish to have an oral hearing or does not attend the oral hearing, the Health Authority shall inform the dentist of their decision and the reasons for it (including any facts relied on).

(3) If an oral hearing takes place, the Health Authority shall take into account any representations made by the dentist before they reach their decision.

(4) The Health Authority shall notify the dentist of their decision and the reasons for it (including any facts relied on), and may suspend the dentist with immediate effect following the hearing.

Procedure on review of Health Authority decision

8G.—(1) If a Health Authority decide to review their decision to conditionally include, contingently remove, or suspend a dentist under section 49I or 49J of the Act, they shall—

- (a) notify the dentist in writing that they intend to review their decision;
- (b) notify the dentist of what action they have in mind and the reasons for it;
- (c) give the dentist the opportunity to make written representations to them within 28 days of the date of the notification given under sub-paragraph (b);
- (d) give the dentist the opportunity to put his or her case at an oral hearing before the Health Authority if the dentist requests one within the 28 day period mentioned above; and
- (e) after any hearing or on completion of the review, notify the dentist of their decision and the reasons for it (including any facts relied on).

(2) If the dentist makes representations, the Health Authority must take them into account before reaching their decision and notifying the dentist of their decision and the reasons for it (including any facts relied on).

(3) If the dentist requests an oral hearing, this must take place before the Health Authority reach their decision and the Health Authority must then notify the dentist of their decision and the reasons for it (including any facts relied on).

(4) When the Health Authority notifies the dentist of any decision, they shall inform the dentist of any right of appeal, that the dentist has 28 days from the date of the decision to exercise that right if he wishes to do so, and tell the dentist how to do so.

(5) The Health Authority shall also notify the dentist of his right to have the decision further reviewed in accordance with section 49L of the Act.

National Disqualification

8H.—(1) if on making a decision to impose a national disqualification, the FHSAA states that it is of the opinion that the criminal or professional conduct of the dentist is such that there is no realistic prospect of a further review being successful if held within the period specified in section 49N(8)(a), in which case the reference to “two years” in that provision shall be a reference to five years;

(2) if on the last review by the FHSAA of a national disqualification the dentist was unsuccessful and the FHSAA states that it is of the opinion that there is no realistic prospect of a further review being successful if held within a period of three years beginning with the date of its decision on that review, in which case the reference to “one year” in section 49N(8)(b) shall be a reference to three years;

(3) if the FHSAA states that it is of the opinion that because a criminal conviction considered by the FHSAA in reaching its decision has been quashed or the penalty reduced on appeal, there is a need for an immediate review, case the reference to “two years” or “one year” in section 49N(8) shall be a reference to the period that has already lapsed;

(4) if the FHSAA states that it is of the opinion that because a criminal conviction considered by the FHSAA in reaching its decision has been quashed or the penalty reduced on appeal, there is a need for an immediate review, in which case the reference to “two years” or “one year” in section 49N(8) shall be a reference to the period that has already lapsed;

(5) if the FHSAA is of the opinion that because the decision of a licensing or regulatory body has been quashed or the penalty reduced on appeal, there is a need for an immediate review, the reference to “two years” and “one year” in section 49N(8) of the Act shall be a reference to the period that has already elapsed.”

Diwygio rheoliad 10

8. Yn rheoliad 10 (tynnu enw oddi ar restr ddeintyddol)—

(a) hepgorwch baragraff (2);

(b) yn union cyn paragraff (3) mewnosodwch—

“(2A) Where a Health Authority are investigating a dentist—

(a) for the purpose of deciding whether or not to exercise their powers under section 49F, 49G or 49I of the Act,

(b) in order to see whether the dentist has failed to comply with a condition imposed on the dentist’s inclusion under regulation 5ZD so as to justify removal of the dentist from the list; or

- (c) who has been suspended under section 49I(1)(a) of the Act, who has been suspended under section 49I(1)(a) of the Act,

the dentist may not withdraw from any list kept by any Health Authority in which the dentist is included, except where the National Assembly for Wales has given its consent, until the matter has been finally determined by the Health Authority.

(2B) Where a Health Authority have decided to remove a dentist from a list under section 49F or 49G of the Act, or contingently remove the dentist under section 49G, or remove the dentist for breach of any condition imposed on his inclusion under regulation 5ZD but have not yet given effect to their decision, the dentist may not withdraw from any list kept by any Health Authority in which the dentist is included, except where the National Assembly has given its consent.

(2C) Where a Health Authority have suspended a dentist under section 49I(1)(b) of the Act, the dentist may not withdraw from any list kept by any Health Authority in which the dentist is included, except where the National Assembly of State has given its consent, until the decision of the relevant court or body is known and the matter has been considered and finally determined by the Health Authority.”; ac

- (c) hepgorwch baragraff (3).

Diwygio rheoliad 13

9. Yn rheoliad 13 (trosglwyddo gofal parhaus a threfniadau treth y pen)—
- ym mharagraff (1), yn lle “suspended by direction of the Tribunal” rhowch “suspended by the Health Authority”;
 - ym mharagraff (3) ar gyfer y geriau o “suspension by direction” hyd at “suspended dentist” rhowch yn eu lle “suspension ceases to have effect and the dentist”.

Diwygio rheoliad 24

10. Yn rheoliad 24 (hawl i daliadau) ym mharagraff (4)(h) yn lle “by direction of the Tribunal” rhowch “by the Health Authority”.

Diwygiadau i Ran VA o'r prif Reoliadau

11. Yn Rhan VA o'r prif Reoliadau(12)—
- yn lle pennawd y Rhan hwnnw rhowch “Payments in consequence of suspension or successful appeal”;
 - hepgorwch reoliad 28A (taliadau i ddeintyddion a atalwyd dros dro o dan gyfarwyddyd y Tribwinlys), ac
 - mewnosodwch—

“Payments to dentists suspended by Health Authorities

28B.—(1) The Board shall make payments to any dentist who is suspended by a Health Authority in accordance with the National Assembly’s determination for the time being in force in relation to such payments.

(2) The National Assembly shall make the determination in accordance with paragraphs (3) and (4) after consultation with the organisation referred to in regulation 19(1) and it shall be published with the Statement referred to in regulation 19(2).

(3) Subject to paragraph (4), the National Assembly's determination shall be such as to secure that, as far as reasonably practicable, and after making adjustments for any reduction in expenses, the suspended dentist receives payments at a rate corresponding to his or her remuneration by virtue of regulation 19 during the 12 months ending with the suspension.

(4) The National Assembly's determination may include provision that payments in accordance with the determination are not to exceed a specified amount in any specified period.

(5) Regulation 19(3) shall apply to determinations under this regulation as it applies to determinations under that regulation.

(6) Regulation 28 shall apply to payments made under this Part as it applies to payments made under Part V."

Diwygiadau i Atodlen 1

12.—(1) Caiff Atodlen 1 (amodau gwasanaeth deintyddion) ei diwygio yn unol â'r paragraffau canlynol.

(2) Ym mharagraff 2 (ymgorffroi darpariaethau Rheoliadau), yn is-baragraff (b)(i), yn lle "FHSA" rhwch "Health Authority".

(3) Ym mharagraff 8 (hyd ac ymestyn trefniant gofal parhaus)(**13**) ac ym mharagraff 9 (hyd ac ymestyn trefniant treth y pen)(**14**) yn lle'r geiriau ym mhennawd (iii) o is-baragraff (2)(b) a phennawd (iv) o is-baragraff (2)(b) yn y drefn honno, rhwch—

"the dentist is suspended and the Health Authority does not within the period of one month beginning with the suspension arrange for it to be transferred to another dentist under regulation 13."

(4) Ar ôl paragraff 31G (cofnodion systemau sicrwydd ansawdd)(**15**) mewnosodwch—

"Declaration of convictions etc.

31H.—(1) A dentist shall by 31st July 2002 supply in writing information to the Health Authority as to whether the dentist—

- (a) has any criminal convictions in the United Kingdom;
- (b) has been bound over to keep the peace in the United Kingdom;
- (c) has accepted a police caution in the United Kingdom;
- (d) has been convicted elsewhere of an offence, or what would constitute a criminal offence if committed in England and Wales, or is subject to a penalty which would be the equivalent of being bound over or cautioned;
- (e) is currently the subject of any proceedings which might lead to such a conviction, which have not yet been notified to the Health Authority;
- (f) has been subject to any investigation into the dentist's professional conduct by any licensing, regulatory or other body anywhere in the world, where the outcome was adverse;
- (g) is currently subject to any investigation into the dentist's professional conduct by any licensing, regulatory or other body anywhere in the world;

(13) Offerynnau diwygio perthnasol yw [O.S. 1995/3092](#) a [1996/2051](#).

(14) Offerynnau diwygio perthnasol yw [O.S. 1995/3092](#) a [1996/2051](#).

(15) Mewnosodwyd paragraffau 31A, 31B a 31C gan reoliad 5 o [O.S. 1996/704](#), mewnosodwyd paragraff 31D gan reoliad 7(4) o [O.S. 1998/1648](#) a paragraffau 31E, 31F a 31G gan reoliad 5 o [O.S. 2001/1677](#).

- (h) is, to his or her knowledge, or has been where the outcome was adverse, the subject of any investigation by the National Health Service Counter Fraud Service in relation to any fraud case;
- (i) is the subject of any investigation by another Health Authority or equivalent body, which might lead to the removal from any of that Health Authority's lists or equivalent lists;
- (j) is, or has been where the outcome was adverse, subject to an investigation into his or her professional conduct in respect of any current or previous employment;
- (k) has been removed, contingently removed, refused admission to, or conditionally included in any list or equivalent list kept by another Health Authority or equivalent body, or is currently suspended from such a list,

and if so, the dentist must give details, including approximate dates, of any investigation or proceedings which were or are to be brought, the nature of that investigation or proceedings, and any outcome.

(2) The dentist shall consent to a request being made by the Health Authority to any employer or former employer, licensing, regulatory or other body in the United Kingdom or elsewhere, for information relating to a current investigation, or an investigation where the outcome was adverse, by them into the dentist.

(3) Having supplied the information referred to in paragraph (1), the dentist shall inform the Health Authority within 7 days of the occurrence if the dentist—

- (a) is convicted of any criminal offence in the United Kingdom;
- (b) is bound over to keep the peace in the United Kingdom;
- (c) accepts a police caution in the United Kingdom;
- (d) is convicted elsewhere of an offence, or what would constitute a criminal offence if committed in England and Wales, or is subject to a penalty which would be the equivalent of being bound over or cautioned;
- (e) is charged in the United Kingdom with a criminal offence, or is charged elsewhere with an offence which, if committed in England and Wales, would constitute a criminal offence;
- (f) is notified by any licensing or regulatory body anywhere in the world, of the outcome of any investigation into his or her professional conduct, and there is a finding against the dentist;
- (g) becomes the subject of any investigation into the dentist's professional conduct by any licensing, regulatory or other body anywhere in the world;
- (h) becomes subject to an investigation into the dentist's professional conduct in respect of any current or previous employment, or is notified of the outcome of such an investigation and any finding against the dentist;
- (i) becomes the subject of any investigation by the National Health Service Counter Fraud Service in relation to a fraud case or is notified of the outcome of such an investigation where it was adverse;
- (j) becomes the subject of any investigation by another Health Authority or equivalent body, which might lead to removal of the dentist from any of that Health Authority's or equivalent lists;
- (k) is removed, contingently removed, suspended, refused admission to, or conditionally included in any list kept by another Health Authority or equivalent list kept by an equivalent body,

and if so, the dentist must give details, including approximate dates, of any investigation or proceedings which were or are to be brought, the nature of that investigation or proceedings, and any outcome.

(4) Where paragraph (3) applies, the dentist shall consent to a request being made by the Health Authority to any employer or former employer, licensing, regulatory or other body in the United Kingdom or elsewhere, for information relating to a current investigation, or an investigation where the outcome was adverse, by them into the dentist.

Applications to other lists

31J. A dentist shall inform the Health Authority if the dentist applies to be included in any list held by another Health Authority or any equivalent list held by an equivalent body, and of the outcome of any such application.”.

(5) Ym mharagraff 35 (dirprwyon a chynorthwyr) yn lle is-baragraff (10A)(16) amnewidiwch—

“(10A) A dentist shall not employ as a deputy or assistant for the purposes of the provision of general dental services any dentist who is—

- (a) the subject of a national disqualification, or
- (b) suspended or suspended nationally.”.

Diwygiadau i Atodlen 2, Rhan I

13.—(1) Caiff Atodlen 2, Rhan I (gwybodaeth ac ymgymeriad i'w cynnwys mewn cais i gynnwys enw ar y rhestr ddeintyddol)(17) ei diwygio yn unol â'r paragraffau canlynol.

(2) Ar ôl paragraff 5A mewnosodwch(18)—

“**5B.** Information on whether—

- (a) the dentist has any criminal convictions in the United Kingdom;
- (b) the dentist has been bound over to keep the peace in the United Kingdom;
- (c) the dentist has accepted a police caution in the United Kingdom;
- (d) the dentist has been convicted elsewhere of an offence, or what would constitute a criminal offence if committed in England and Wales, or is subject to a penalty which would be the equivalent of being bound over or cautioned;
- (e) the dentist is currently the subject of any proceedings which might lead to such a conviction, which have not yet been notified to the Health Authority;
- (f) he is currently, or has been where the outcome was adverse, subject to any investigation into his or her professional conduct by any licensing, regulatory or other body anywhere in the world;
- (g) the dentist is to his or her knowledge, or has been where the outcome was adverse, subject to any investigation into his professional conduct in respect of any current or previous employment;
- (h) he is currently, to his knowledge, or has been where the outcome was adverse, subject to an investigation by the National Health Service Counter Fraud Service in relation to a fraud case;

(16) Mewnosodwyd gan O.S. 1995/3092, rhe. 10(4)(b).

(17) Y Rheoliadau diwygio perthnasol yw O.S. 1993/2209, 1995/3092 a 1998/1648.

(18) Mewnosodwyd paragraff 5A gan O.S. 1993/2209.

- (i) is the subject of an investigation by another Health Authority or equivalent body which might lead to removal of the dentist from any of that Authority's lists or equivalent lists,

and if so, the dentist must give details, including approximate dates, of any investigation or proceedings which were or are to be brought, the nature of that investigation or proceedings, and any outcome.”.

- (3) Yn lle paragraff 8 rhowch—

“**8.** “An undertaking to—

- (a) be bound by the terms of service;
- (b) notify the Health Authority within 7 days of any material changes to the information provided in the application until the application is finally determined;
- (c) supply the information required by paragraph 31H of Schedule 1; and
- (d) provide general dental services in the locality of the Health Authority.”.

- (4) Yn lle paragraff 11, rhowch—

“**11.** Professional experience (including starting and finishing dates of each appointment with an explanation of any gaps between appointments) an explanation of why the dentist was dismissed from any post, and any additional supporting particulars.

11A. The names and addresses of two referees who are willing to provide clinical references for the last two clinical posts where the employment lasted for a continuous period of at least three months, and where this is not possible, a full explanation and the names and addresses of alternative referees.”.

- (5) Yn lle paragraff 14 rhowch—

14. Whether the dentist—

- (a) is or has ever been subject to a national disqualification,
- (b) has ever been removed or contingently removed from a list held by a Health Authority or by an equivalent body from an equivalent list,
- (c) has been refused admission to or conditionally included in a Health Authority list or equivalent list, with an explanation as to why, or
- (d) is suspended.”.

- (6) Ar ôl paragraff 16 ychwanegwch—

“**17.** Consent to the Health Authority requesting from any employer or former employer, licensing, regulatory or other body in the United Kingdom or elsewhere, information relating to a current investigation, or an investigation where the outcome was adverse, by them into the dentist.”.

Arbedion

14.—(1) Ac eithrio'r diwygiadau a wnaed i'r prif Reoliadau gan y rheoliadau a restrwyd ym mharagraff (2) (“y diwygiadau a restrwyd”), lle trwy rinwedd rheoliad 6(3) o Reoliadau Diddymu'r Tribiwnlys bod achos yn parhau gerbron y Tribiwnlys ar ôl 31 Gorffennaf 2002, ni fydd y diwygiau a restrir yn gymwys i ddeintydd mewn perthynas â'i achos hyd nes y bydd yr achos wedi dod i ben a bod y cyfnod ar gyfer apelio wedi dod i ben, neu bod unrhyw apel wedi'i dynnu'n ôl, neu bod y deintydd wedi diysbyddu ei hawliau i apelio fel y digwydd.

- (2) At ddibenion paragraff (1) y diwygiadau a restrir yw'r rhai a wnaed gan—

- (a) rheoliad 2(1)(d);

- (b) rheoliad 3;
- (c) rheoliad 6(a);
- (ch) rheoliad 8(a);
- (d) rheoliad 9;
- (dd) rheoliad 10;
- (e) rheoliad 11(b);
- (f) rheoliad 12(3).

Llofnodwyd ar ran Cynulliad Cenedlaethol Cymru o dan adran 66(1) o Ddeddf Llywodraeth Cymru 1998(19)

18 Gorffennaf 2002

John Marek
Dirprwy Lywydd y Cynulliad Cenedlaethol

EXPLANATORY NOTE

(Nid yw'r nodyn hwn yn rhan o'r Rheoliadau)

Mae'r Rheoliadau hyn yn diwygio ymhellach Reoliadau'r Gwasanaeth Iechyd Gwladol (Gwasanaethau Deintyddol Cyffredinol) 1992 (“y prif Reoliadau”), sy'n rheoleiddio'r amodau ar gyfer y gwasanaethau deintyddol cyffredinol a ddarperir gan ddeintyddion o dan Ddeddf y Gwasanaeth Iechyd Gwladol 1977 (“Deddf 1977”), er mwyn gweithredu darpariaethau penodol o Ddeddf Iechyd a Gofal Cymdeithasol 2001 (“Deddf 2001”).

Mae rheoliad 2 yn mewnosod diffiniadau ychwanegol i reoliad 2 o'r prif Reoliadau.

Mae rheoliad 3 yn diwygio rheoliad 4 (rhestr ddeintyddol) er mwyn eithrio deintyddion sydd wedi cael eu datgymhwyso'n genedlaethol rhag cael eu cynnwys ar restr ddeintyddol.

Mae rheoliad 4 yn diwygio rheoliad 5 (cais i gynnwys enw ar y rhestr ddeintyddol) o'r prif Reoliadau, a hynny'n bennaf er mwyn cymryd i ystyriaeth ddarpariaethau yn y rheoliad 5ZB (gohirio penderfyniad) a 5ZD (cynnwys yn amodol) newydd a fewnosodwyd gan reoliad 5.

Mae rheoliad 5—

yn mewnosod rheoliad 5ZA newydd yn y prif Reoliadau, sy'n nodi'r rhesymau y gall neu y mae'n rhaid i Awdurdod Iechyd wrthod cynnwys deintydd yn y rhestr ddeintyddol a'r meini prawf y mae'n rhaid iddynt eu parchu;

yn mewnosod rheoliad 5ZB newydd yn y prif Reoliadau, sy'n nodi'r amgylchiadau pan y gall Awdurdod Iechyd ohirio ystyried penderfyniad i gynnwys deintydd ar y rhestr ddeintyddol a'r weithdrefn sydd i'w dilyn;

yn mewnosod rheoliad 5ZC newydd yn y prif Reoliadau, sy'n caniatáu apelio i'r FHSAA yn erbyn penderfyniad Awdurdod Iechyd i wrthod cynnwys enw deintydd ar restr;

yn mewnosod rheoliad 5ZD newydd yn y prif Reoliadau, er mwyn darparu i Awdurdod Iechyd osod amodau pan fo'n cynnwys deintydd mewn rhestr ddeintyddol, er mwyn galluogi Awdurdod Iechyd i adolygu amodau o'r fath ac i dynnu deintyddion oddi ar y rhestr am dor-amod; mae modd apelio i'r FHSAA yn erbyn penderfyniad Awdurdod Iechyd mewn perthynas â chynnwys enwau yn amodol.

Mae rheoliad 6 yn gwneud mân ddiwygiadau i reoliad 8 (tynnu enw oddi ar restr ddeintyddol).

Mae rheoliad 7 yn mewnosod rheoliadau 8A i 8H newydd, sy'n rhoi effaith i bwerau yn adrannau 49F i 49R o Ddeddf 1977, a fewnosodwyd gan adran 25 o Ddeddf 2001;

mae rheoliad 8A yn ymestyn y diffiniad o “health scheme” yn adran 49(8) o Ddeddf 1977;

mae rheoliad 8B yn nodi'r meini prawf y mae'n rhaid i'r Awdurdod Iechyd eu hystyried wrth arfer eu pwerau dewisol i dynnu enwau o dan adran 49F o Ddeddf 1977;

mae rheoliad 8C yn nodi'r rhesymau ar gyfer tynnu deintydd oddi ar restr ddeintyddol yn orfodol;

mae rheoliad 8D yn darparu ar gyfer Awdurdod Iechyd i hysbysu personau penodol am wybodaeth benodol sy'n gysylltiedig â phenderfyniad i dynnu neu atal dros dro deintydd oddi ar restr ddeintyddol;

mae rheoliad 8E yn darparu'r drefn sydd i'w dilyn gan Awdurdodau Iechyd wrth dynnu deintydd oddi ar y rhestr ddeintyddol;

mae rheoliad 8F yn darparu'r drefn sydd i'w dilyn gan Awdurdodau Iechyd wrth atal dros dro deintydd oddi ar y rhestr ddeintyddol;

mae rheoliad 8G yn darparu'r weithdrefn sydd i'w dilyn gan Awdurdodau Iechyd pan fo'r Awdurdod Iechyd yn penderfynu adolygu penderfyniad i gynnwys yn amodol, dynnu yn amodol neu atal dros dro ddeintydd o'r rhestr ddeintyddol;

mae rheoliad 8H yn diwygio'r cyfnod statudol ar gyfer adolygu a nodwyd yn adran 49N o Ddeddf 1977 o dan amodau penodol.

Mae rheoliad 8 yn diwygio rheoliad 10 (tynnu enw oddi ar restr ddeintyddol) o'r prif Reoliadau er mwyn rhwystro deintydd rhag tynnu ei enw oddi ar y rhestr ddeintyddol, heb ganiatâd Cynulliad Cenedlaethol Cymru, pan fo'r Awdurdod Iechyd yn ymchwilio i weld p'un a oes rhesymau i dynnu neu atal dros dro enw o'r rhestr ddeintyddol, neu p'un a yw deintydd wedi methu â chydymffurfio â'r amod a roddwyd ar gynnwys ei enw fel bod modd cyfianwhau tynnu ei enw o'r rhestr.

Mae Rheoliad 9 yn diwygio rheoliad 13 (trosglwyddo gofal parhaus a threfniadau treth y pen) a rheoliad 10 yn diwygio rheoliad 24 (hawl i daliadau) o'r prif Reoliadau er mwyn cymryd i ystyriaeth y Tribiwnlys GIG a darpariaethau atal dros dro adrannau 49J o Ddeddf 1977 a fewnosodwyd gan adran 25 o Ddeddf 2001.

Mae rheoliad 11 yn diwygio Rhan VA o'r prif Reoliadau, er mwyn darparu taliadau i ddeintyddion a gafodd eu hatal dros dro gan Awdurdodau Iechyd o dan bwerau yn adran 49I o Ddeddf 1977 a fewnosodwyd gan adran 25 o Ddeddf 2001, cafodd adran 49E o Ddeddf 1977 ei diddymu gan Ddeddf 2001, Atodlen 5, paragraff 5. Mae rheoliad 11 hefyd yn mewnosod rheoliad 28C newydd yn y prif Reoliadau sy'n darparu i Awdurdod Iechyd wneud taliadau i ddeintydd sydd wedi llwyddo yn ei apêl yn erbyn penderfyniad gan yr FHSAA i'w dynnu oddi ar y rhestr ddeintyddol.

Mae rheoliad 12 yn diwygio Atodlen 1 i'r prif Reoliadau (amodau gwasanaeth deintyddion), er mwyn cymryd i ystyriaeth diddymiad y Tribiwnlys GIG, er mwyn gosod gofynion newydd ar ddeintydd i gyflenwi gwybodaeth a gwneud datganiad i'r Awdurdod Iechyd mewn perthynas ag euogfarnau troseddol ac ymchwiliadau i ymddygiad proffesiynol. Gwneir darparieth hefyd ym mharagraff 31H a fewnosodwyd i roi caniatâd i ddatgelu gwybodaeth, ac i hysbysu'r Awdurdod Iechyd am unrhyw newidiadau perthnasol.

Mae rheoliad 13 yn diwygio Atodlen 2, Rhan I (gwybodaeth ac ymgymeriad i'w cynnwys mewn cais i gynnwys enw ar y rhestr ddeintyddol) i'r prif Reoliadau sy'n cyfateb yn fras â'r darpariaethau a fewnosodwyd gan reoliad 12, ac yn gofyn am wybodaeth ychwanegol i gael ei darparu ynghylch profiad proffesiynol, ac enwau a chyfeiriadau dau ganolwr. Mae'r ymgymeriad a roddwyd o dan baragraff 8 yn cael ei ymestyn i fynnu bod y deintydd yn mynd ati i hysbysu'r Awdurdod Iechyd am unrhyw newidiadau i'r wybodaeth a ddarparwyd gyda'r cais, ac i barhau i gyflenwi gwybodaeth i'r Awdurdod Iechyd unwaith y bo'n cael ei gynnwys. Mae paragraff 17 newydd yn mynnu bod y deintydd yn cytuno i gais sy'n cael ei wneud i gorff trwyddedu, rheoliadol neu gorff arall yn y Deyrnas Unedig neu fan arall, ynghylch unrhyw benderfyniad mewn perthynas â chais i gynnwys enw ar y rhestr.

Mae rheoliad 14 yn gwneud darpariaethau eithrio mewn perthynas ag achosion sydd trwy rinwedd rheoliad 6(3) o Reoliadau Diddymu'r Tribiwnlys GIG (Darpariaethau Canlyniadol) 2001 sy'n parhau gerbron y Tribiwnlys GIG ar ôl 31 Gorffennaf 2002.