National Health Service Reform and Health Care Professions Act 2002

2002 CHAPTER 17

An Act to amend the law about the national health service; to establish and make provision in connection with a Commission for Patient and Public Involvement in Health; to make provision in relation to arrangements for joint working between NHS bodies and the prison service, and between NHS bodies and local authorities in Wales; to make provision in connection with the regulation of health care professions; and for connected purposes.

[25th June 2002]

BE IT ENACTED by the Queen’s most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

PART 1

NATIONAL HEALTH SERVICE, ETC

NHS bodies and their functions: England

English Health Authorities: change of name
2 Primary Care Trusts

(5) Schedule 2 (which contains amendments of the 1977 Act and of other enactments to reallocate functions of Health Authorities to Primary Care Trusts and to make certain connected amendments) is to have effect.

Commencement Information

S. 2 wholly in force at 1.10.2002; s. 2 not in force at Royal Assent, see s. 42(3); s. 2 in force for certain purposes for E. at 2.9.2002 by S.I. 2002/2202, art. 3(b) and in force at 1.10.2002 insofar as not already in force by S.I. 2002/2478, art. 3(1)(a)

4 Personal medical services, personal dental services and local pharmaceutical services

(3) Schedule 3 (which contains amendments of the National Health Service (Primary Care) Act 1997 and of other enactments related to the provisions of this section and sections 1 to 3) is to have effect.
Textual Amendments

F4 S. 4(1) repealed (1.4.2006 for E., 1.4.2006 for W. for specified purposes, 1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 4; S.I. 2005/2925, art. 11; S.I. 2006/345, art. 7(2)(m); S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 13 (with art. 4)

F5 S. 4(2) repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

F6 Local Representative Committees

Textual Amendments

F6 S. 5 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1 Sch. 3 Pt. 1)

NHS bodies and their functions: Wales

F7 Local Health Boards

Textual Amendments

F7 Ss. 6-10 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Financial arrangements: England and Wales

F7 Funding of Strategic Health Authorities and Health Authorities

Textual Amendments

F7 Ss. 6-10 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

F8 Funding of Primary Care Trusts

..........................................................
Textual Amendments
F7 Ss. 6-10 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

F7 Funding of Local Health Boards

Textual Amendments
F7 Ss. 6-10 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

F7 Expenditure of NHS bodies

Textual Amendments
F7 Ss. 6-10 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Quality

F8 Duty of quality

Textual Amendments
F8 Ss. 11-14 repealed (1.4.2004) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 2; S.I. 2004/759, art. 13

F8 Further functions of the Commission for Health Improvement

Textual Amendments
F8 Ss. 11-14 repealed (1.4.2004) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 2; S.I. 2004/759, art. 13
### Commission for Health Improvement: inspections and investigations

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### Patient and public involvement

#### Establishment of Patients’ Forums

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Annual reports

Textual Amendments

F9  Ss. 15-18 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Supplementary

F10 (1) .............................................
F10 (2) .............................................
F10 (3) .............................................
F10 (4) .............................................
F10 (5) .............................................
F11 (6) .............................................
F12 (7) .............................................

Textual Amendments

F10  S. 19(1)-(5) repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)
F11  S. 19(6) repealed (1.4.2008) by Local Government and Public Involvement in Health Act 2007 (c. 28), s. 245(5), Sch. 18 Pt. 18; S.I. 2008/461, art. 2(3), Sch.
F12  S. 19(7) repealed (1.4.2008) by Local Government and Public Involvement in Health Act 2007 (c. 28), s. 245(5), Sch. 18 Pt. 18; S.I. 2008/461, art. 2(3), Sch.

Commencement Information

I2  S. 19 partly in force; s. 19 in force for certain purposes at Royal Assent, see s. 42(3)
I3  S. 19 in force at 1.9.2003 in so far as not already in force by S.I. 2003/2246, art. 2(a)

The Commission for Patient and Public Involvement in Health

Textual Amendments

F13  S. 20 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Overview and scrutiny committees
22 Abolition of Community Health Councils in England

(1) [F15]

(2) [F15]

(3) [F15]

(4) The National Assembly for Wales has as respects Wales the same power under that paragraph as it would have if no such body had been established.

(5) The Secretary of State may by order make provision—

(a) as to the transfer to a person falling within subsection (6), on or after the abolition of a Community Health Council by subsection (1), of any of the rights or liabilities of a person as a member or former member of the Council,

(b) as to the transfer to a person falling within subsection (6) or to the National Assembly for Wales, on or after the abolition of ACHCEW, of any of the property held, rights enjoyed or liabilities incurred in respect of the functions of ACHCEW by a person as a member or former member of a Community Health Council which was a member of ACHCEW.

(6) The following fall within this subsection—

(a) the Secretary of State,

(b) [F16] a Strategic Health Authority,

(c) a Special Health Authority,

(d) an NHS trust,

(e) a Primary Care Trust.

(7) Before exercising the power conferred by subsection (5)(b) the Secretary of State must consult the National Assembly for Wales.

(8) [F17]

(9) [F18]
Joint working

F19 23  Joint working with the prison service

Textual Amendments
F19  S. 23 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

F20 24  Health and well-being strategies in Wales

Textual Amendments
F20  S. 24 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

PART 2

[F21 Health and Social Care Professions etc.]

Textual Amendments
F21  Pt. 2 title substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 222(5), 306(4); S.I. 2012/2657, art. 2(3)

[F22 The Professional Standards Authority for Health and Social Care]

Textual Amendments
F22  S. 25 crossheading substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 222(4), 306(4); S.I. 2012/2657, art. 2(3)

25  [F23 The Professional Standards Authority for Health and Social Care]

(1) There shall be a body corporate known as [F24 the Professional Standards Authority for Health and Social Care] (in this group of sections referred to as [F25 the Authority]).

(2) The general functions of the [F26 Authority] are—

(a) to promote the interests of [F27 users of health care, users of social care in England, users of social work services in England] and other members of the public in relation to the performance of their functions by the bodies
mentioned in subsection (3) (in this group of sections referred to as “regulatory bodies”), and by their committees and officers,

(b) to promote best practice in the performance of those functions,

(c) to formulate principles relating to good professional self-regulation, and to encourage regulatory bodies to conform to them, and

(d) to promote co-operation between regulatory bodies; and between them, or any of them, and other bodies performing corresponding functions.

\[F_{28}\](2A) The over-arching objective of the Authority in exercising its functions under subsection (2)(b) to (d) is the protection of the public.

(2B) The pursuit by the Authority of its over-arching objective involves the pursuit of the following objectives—

(a) to protect, promote and maintain the health, safety and well-being of the public;

(b) to promote and maintain public confidence in the professions regulated by the regulatory bodies;

(c) to promote and maintain proper professional standards and conduct for members of those professions;

(d) to promote and maintain proper standards in relation to the carrying on of retail pharmacy businesses at registered pharmacies (as defined in article 3(1) of the Pharmacy Order 2010 (S.I. 2010/231)); and

(e) to promote and maintain proper standards and conduct for business registrants (as defined in section 36(1) of the Opticians Act 1989).

(3) The bodies referred to in subsection (2)(a) are—

(a) the General Medical Council,

(b) the General Dental Council,

(c) the General Optical Council,

(d) the General Osteopathic Council,

(e) the General Chiropractic Council,

(f) the General Pharmaceutical Council,

(g) subject to section 26(6), the Pharmaceutical Society of Northern Ireland,

(ga) the Nursing and Midwifery Council,

(gb) the Health and Care Professions Council, and

(j) any other regulatory body (within the meaning of Schedule 3 to the 1999 Act) established by an Order in Council under section 60 of that Act.

\[F_{33}\](3A) A reference in an enactment to a body mentioned in subsection (3) is not (unless there is express provision to the contrary) to be read as including a reference to the Health and Care Professions Council, or a regulatory body within subsection (3)(j), so far as it has functions relating to—

(a) the social work profession in England, or

(b) social care workers in England.

(3B) For the purposes of subsection (3A)—

“enactment” means an enactment contained in—

(a) an Act, an Act of the Scottish Parliament or an Act or Measure of the National Assembly for Wales (whether passed before or after the commencement of this subsection), or
(b) subordinate legislation (within the meaning of the Interpretation Act 1978), an instrument made under an Act of the Scottish Parliament, an Act or Measure of the National Assembly for Wales or Northern Ireland legislation (whether made before or after that commencement), and “the social work profession in England” and “social care workers in England” have the meaning given in section 60 of the 1999 Act.

(4) Schedule 7 (which makes further provision about the [Authority]) is to have effect.

(5) “This group of sections” means this section and sections [25A] to 29, and includes Schedule 7.

(6) In this group of sections, references to regulation, in relation to a profession, are to be construed in accordance with paragraph 11(2) ... of Schedule 3 to the 1999 Act.

**Textual Amendments**

F23 S. 25 title substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 222(3), 306(4); S.I. 2012/2657, art. 2(3)

F24 Words in s. 25(1) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 222(2)(a), 306(4); S.I. 2012/2657, art. 2(3)

F25 Words in s. 25(1) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 222(2)(b), 306(4); S.I. 2012/2657, art. 2(3)

F26 Words in s. 25(2)(2A) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(a); S.I. 2012/2657, art. 2(3)

F27 Words in s. 25(2)(a) substituted (1.8.2012) by Health and Social Care Act 2012 (c. 7), ss. 223(1), 306(4); S.I. 2012/1319, art. 2(4)

F28 S. 25(2A)(2B) substituted for s. 25(2A) (26.9.2016) by Health and Social Care (Safety and Quality) Act 2015 (c. 28), ss. 5(1), 6(4); S.I. 2016/906, reg. 2(a)

F29 S. 25(3)(i) substituted (27.9.2010) by The Pharmacy Order 2010 (S.I. 2010/231), art. 1(5), Sch. 4 para. 10(2); S.I. 2010/1621, art. 2(1), Sch.

F30 S. 25(3)(ga)(gb) substituted (1.1.2009) for s. 25(3)(b)(i) by Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 10 para. 17(2); S.I. 2008/3244, art. 2(i)(xii)

F31 Words in s. 25(3)(gb) substituted (1.8.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 56(b); S.I. 2012/1319, art. 2(4)

F32 S. 25(3)(j) substituted (1.1.2009) by Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 10 para. 17(3); S.I. 2008/3244, art. 2(i)(xii)

F33 S. 25(3A)(3B) inserted (1.8.2012) by Health and Social Care Act 2012 (c. 7), ss. 220(6), 306(4); S.I. 2012/1319, art. 2(4)

F34 Word in s. 25(4) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(a); S.I. 2012/2657, art. 2(3)

F35 Word in s. 25(5) substituted (27.3.2012 for specified purposes, 16.3.2015 in so far as not already in force) by Health and Social Care Act 2012 (c. 7), ss. 224(2), 306(1)(d)(4); S.I. 2015/409, art. 2

F36 Words in s. 25(6) repealed (1.1.2009) by virtue of Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 10 para. 17(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(j)(i)(xii)

**Modifications etc. (not altering text)**

C2 S. 25(3)(g) excluded by 2003 c. 31, s. 5B(12)(a) (as inserted (31.10.2015) by Serious Crime Act 2015 (c. 9), ss. 74, 88(1); S.I. 2015/1809, reg. 2(a))

C3 S. 25(3A) excluded by 2003 c. 31, s. 5B(12)(b) (as inserted (31.10.2015) by Serious Crime Act 2015 (c. 9), ss. 74, 88(1); S.I. 2015/1809, reg. 2(a))
Funding of the Authority

(1) The Privy Council must by regulations require each regulatory body to pay the Authority periodic fees of such amount as the Privy Council determines in respect of such of the Authority's functions in relation to that body as are specified in the regulations.

(2) A reference in this section to the Authority's functions does not include a reference to its functions under sections 25G to 25I and 26A.

(3) The regulations must, in particular, provide for the method of determining the amount of a fee under the regulations.

(4) Before determining the amount of a fee under the regulations, the Privy Council must request the Authority to make a proposal as to the amount of funding that it considers it requires in order to perform for the period to which the fee would apply such of its functions in relation to the regulatory bodies as are specified in the regulations.

(5) The Authority must—
   (a) comply with a request under subsection (4), but
   (b) before doing so, consult the regulatory bodies.

(6) Having received a proposal under subsection (5), the Privy Council may consult the regulatory bodies.

(7) Having taken into account such representations as it receives from consultees, the Privy Council must—
   (a) make a proposal as to the amount of funding that it considers the Authority requires in order to perform for the period to which the fee would apply such of its functions in relation to the regulatory bodies as are specified in the regulations, and
   (b) determine in accordance with the method provided for under subsection (3) the amount of the fee that each regulatory body would be required to pay.

(8) The Privy Council must—
   (a) consult the Authority about the proposal under subsection (7)(a) and the determinations under subsection (7)(b), and
   (b) consult each regulatory body about the determination under subsection (7)(b) of the amount it would be required to pay.

(9) Having taken into account such representations as it receives from consultees, the Privy Council must—
   (a) determine the amount of funding that the Authority requires in order to perform for the period to which the fee would apply such of its functions in relation to the regulatory bodies as are specified in the regulations, and
   (b) determine in accordance with the method provided for under subsection (3) the amount of the fee that each regulatory body is to be required to pay.
Regulations under this section requiring payment of a fee may make provision—
(a) requiring the fee to be paid within such period as is specified;
(b) requiring interest at such rate as is specified to be paid if the fee is not paid within the period specified under paragraph (a);
(c) for the recovery of unpaid fees or interest.

(11) The regulations may enable the Privy Council to redetermine the amount of a fee provided for under the regulations, on a request by the Authority or a regulatory body or on its own initiative.

(12) Before making regulations under this section, the Privy Council must consult—
(a) the Authority,
(b) the regulatory bodies, and
(c) such other persons as it considers appropriate.

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Textual Amendments

S. 25A inserted (27.3.2012 for specified purposes, 16.3.2015 in so far as not already in force) by Health and Social Care Act 2012 (c. 7), ss. 224(1), 306(1)(d)(4); S.I. 2015/409, art. 2

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Funding of the Authority by Social Work England

(1) The Secretary of State must by regulations require Social Work England to pay the Authority periodic fees of such amount as the Secretary of State determines in respect of such of the Authority's functions in relation to Social Work England as are specified in the regulations.

(2) A reference in this section to the Authority's functions does not include a reference to its functions under section 26A.

(3) The regulations must, in particular, provide for the method of determining the amount of a fee under the regulations.

(4) Before determining the amount of a fee under the regulations, the Secretary of State must request the Authority to make a proposal as to the amount of funding that it considers it requires in order to perform for the period to which the fee would apply such of its functions in relation to Social Work England as are specified in the regulations.

(5) The Authority must—
(a) comply with a request under subsection (4), but
(b) before doing so, consult Social Work England.

(6) Having received a proposal under subsection (5), the Secretary of State may consult Social Work England.

(7) Having taken into account any representations from Social Work England, the Secretary of State must—
(a) make a proposal as to the amount of funding that the Secretary of State considers the Authority requires in order to perform for the period to which the fee would apply such of its functions in relation to Social Work England as are specified in the regulations, and
(b) determine in accordance with the method provided for under subsection (3) the amount of the fee that Social Work England would be required to pay.

(8) The Secretary of State must—

(a) consult the Authority about the proposal under subsection (7)(a) and the determinations under subsection (7)(b), and

(b) consult Social Work England about the determination under subsection (7)(b) of the amount it would be required to pay.

(9) Having taken into account such representations as it receives from consultees, the Secretary of State must—

(a) determine the amount of funding that the Authority requires in order to perform for the period to which the fee would apply such of its functions in relation to Social Work England as are specified in the regulations, and

(b) determine in accordance with the method provided for under subsection (3) the amount of the fee that Social Work England is to be required to pay.

(10) Regulations under this section requiring payment of a fee may make provision—

(a) requiring the fee to be paid within such period as is specified;

(b) requiring interest at such rate as is specified to be paid if the fee is not paid within the period specified under paragraph (a);

(c) for the recovery of unpaid fees or interest.

(11) The regulations may enable the Secretary of State to redetermine the amount of a fee provided for under the regulations, on a request by the Authority or Social Work England or on the Secretary of State's own initiative.

(12) Before making regulations under this section, the Secretary of State must consult—

(a) the Authority,

(b) Social Work England, and

(c) such other persons as the Secretary of State considers appropriate.

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Textual Amendments

F38 S. 25AA inserted (15.1.2018 for the insertion of s. 25AA(12), 1.4.2018 in so far as not already in force) by Children and Social Work Act 2017 (c. 16), s. 70(2), Sch. 4 para. 4; S.I. 2017/1217, reg. 2(b)(ii); S.I. 2018/346, reg. 4(cc)(ii)

[F3925B Power of the Authority to advise regulatory bodies etc.

(1) The Authority may, for the purpose of assisting the Authority in its performance of its functions under this group of sections, provide advice or provide auditing services to—

(a) a regulatory body;

(b) a body which has functions (whether or not relating to health or social care) corresponding to those of a regulatory body.

(2) A body to which the Authority provides advice or auditing services under this section must pay such fee as the Authority may determine.

(3) In this section, “this group of sections” has the meaning given by section 25(5) but does not include section 26A.]
25C Appointments to regulatory bodies

(1) The Privy Council and a regulatory body may make arrangements for the regulatory body or other persons to assist the Privy Council in connection with its exercise of any of its appointment functions in relation to the regulatory body.

(2) The Privy Council and the Authority may make arrangements for the Authority to assist the Privy Council in connection with—
   (a) its exercise of any of its appointment functions in relation to a regulatory body;
   (b) its exercise of its function under paragraph 4 of Schedule 7.

(3) The Privy Council may make arrangements with any other person to assist it in connection with—
   (a) its exercise of any of its appointment functions in relation to a regulatory body;
   (b) its exercise of its function under paragraph 4 of Schedule 7.

(4) The Scottish Ministers and the Authority may make arrangements for the Authority to assist them in connection with their exercise of their function under that paragraph.

(5) The Welsh Ministers and the Authority may make arrangements for the Authority to assist them in connection with their exercise of their function under that paragraph.

(6) The Department of Health, Social Services and Public Safety in Northern Ireland may make arrangements for the Authority to assist the Department in connection with its exercise of its function under that paragraph.

(7) In this section, “regulatory body” does not include the Pharmaceutical Society of Northern Ireland.

(8) In this section, “appointment functions” means—
   (a) in relation to the General Medical Council, the function under paragraph 1A(2) of Schedule 1 to the Medical Act 1983 and such functions as the Privy Council from time to time has by virtue of paragraph 1B(1)(b) or (d) of that Schedule (appointment of members and chair and determination of terms of office),
   (b) in relation to the General Dental Council, the function under paragraph 1A(2) of Schedule 1 to the Dentists Act 1984 and such functions as the Privy Council from time to time has by virtue of paragraph 1B(1)(b) or (d) of that Schedule (corresponding functions in relation to that Council),
   (c) in relation to the General Optical Council, the function under paragraph 1A(2) of Schedule 1 to the Opticians Act 1989 and such functions as the Privy Council from time to time has by virtue of paragraph 1B(1)(b) or (d) of that Schedule (corresponding functions in relation to that Council),
   (d) in relation to the General Osteopathic Council, the function under paragraph 1A(2) of the Schedule to the Osteopaths Act 1993 and such functions as the Privy Council from time to time has by virtue of paragraph 1B(1)(b) or (d) of that Schedule (corresponding functions in relation to that Council),
(e) in relation to the General Chiropractic Council, the function under paragraph 1A(2) of Schedule 1 to the Chiropractors Act 1994 and such functions as the Privy Council has by virtue of paragraph 1B(1)(b) or (d) of that Schedule (corresponding functions in relation to that Council),

(f) in relation to the General Pharmaceutical Council, the function under paragraph 1(2) of Schedule 1 to the Pharmacy Order 2010 (S.I. 2010/231) and such functions as the Privy Council from time to time has by virtue of paragraph 2(1)(b) or (d) of that Schedule (corresponding functions in relation to that Council),

(g) in relation to the Nursing and Midwifery Council, the function under paragraph 1A(2) of Schedule 1 to the Nursing and Midwifery Order 2001 (S.I. 2002/253) and such functions as the Privy Council from time to time has by virtue of paragraph 1B(1)(b) or (d) of that Schedule (corresponding functions in relation to that Council), and

(h) in relation to the Health and Care Professions Council, the function under paragraph 1(2) of Schedule 1 to the Health and Social Work Professions Order 2001 (S.I. 2002/254) and such functions as the Privy Council from time to time has by virtue of paragraph 1B(1)(b) or (d) of that Schedule (corresponding functions in relation to that Council).

(9) A reference to assisting in connection with the exercise of a function does not include a reference to exercising the function.]
regulates; but this subsection does not apply to the Health and Care Professions Council.

(5) A regulatory body may establish and maintain a register under subsection (1)(d) of only such persons as are (or have been) participating in studies for the purpose of—
   (a) in the case of studies coming within subsection (2), becoming a member of a profession which the body regulates,
   (b) in the case of studies coming within subsection (3)(a), becoming a member of a profession for which the body maintains a voluntary register, or
   (c) in the case of studies coming within subsection (3)(b) or (c), engaging in work in respect of which the body maintains a voluntary register.

(6) The General Pharmaceutical Council may establish and maintain a register under subsection (1) of only such persons as are (or have been) engaged in work or participating in studies in England, Wales or Scotland.

(7) The Pharmaceutical Society of Northern Ireland may establish and maintain a register under subsection (1) of only such persons as are (or have been) engaged in work, or are participating in studies, in Northern Ireland.

(8) A regulatory body may establish and maintain a register under subsection (1) jointly with one or more other regulatory bodies.

(9) Where regulatory bodies establish and maintain a register in reliance on subsection (8)—
   (a) subsections (4) and (5) apply to each body (but subsection (4) does not apply to the Health and Care Professions Council),
   (b) subsection (6) applies to the General Pharmaceutical Council if it is one of the bodies, and
   (c) subsection (7) applies to the Pharmaceutical Society of Northern Ireland if it is one of the bodies.

(10) But subsections (6) and (7) do not apply where the bodies concerned are or include the General Pharmaceutical Council and the Pharmaceutical Society of Northern Ireland.

(11) Accordingly, in those circumstances, the General Pharmaceutical Council and the Pharmaceutical Society of Northern Ireland may jointly establish and maintain a register of persons who are (and, where they consider appropriate, have been) engaged in work or participating in studies anywhere in the United Kingdom.

(12) A request to be registered, or to continue to be registered, in a register established under subsection (1) must be accompanied by a fee of such amount as the regulatory body (or bodies) concerned may determine.

Textual Amendments
F41 Ss. 25D-25F inserted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 228, 306(4); S.I. 2012/2657, art. 2(3)

25E Section 25D: interpretation

(1) This section applies for the purposes of section 25D.
(2) “Voluntary register” means a register of persons in which a person is not required by an enactment to be registered in order to be entitled to—
   (a) use a title,
   (b) practise as a member of a profession,
   (c) engage in work that involves the provision of health care,
   (d) engage in work of a description given in section 60(2ZC) of the Health Act 1999 (social care work in England), or
   (e) participate in studies that come within section 25D(2) or (3).

(3) Where an enactment imposes a requirement of that kind which applies to part only of the United Kingdom, a register is to be regarded as a voluntary register in so far as it applies to any part of the United Kingdom to which the requirement does not apply.

(4) The reference in subsection (2) to an enactment does not include a reference to an enactment in so far as it imposes a requirement of that kind which applies—
   (a) only to work or practice of a particular kind, and
   (b) only when work or practice of that kind is engaged in for particular purposes.

(5) In subsections (2) to (4), “enactment” means an enactment contained in, or in an instrument made under—
   (a) an Act of Parliament,
   (b) an Act of the Scottish Parliament,
   (c) an Act or Measure of the National Assembly for Wales, or
   (d) Northern Ireland legislation.

(6) “Unregulated health professional” means a member of a profession—
   (a) which is concerned with the physical or mental health of individuals, but
   (b) to which section 60(2) of the Health Act 1999 does not apply.

(7) “Unregulated health care worker” means a person engaged in work which—
   (a) involves the provision of health care, but
   (b) is not work which may be engaged in only by members of a profession.

(8) In subsections (2) and (7), “health care” includes—
   (a) all forms of health care for individuals, whether relating to physical or mental health, and
   (b) procedures that are similar to forms of medical or surgical care but are not provided in connection with a medical condition.

(9) “Unregulated social care worker in England” means a person engaged in social care work in England within the meaning of section 60 of the Health Act 1999.

(10) But a person is not to be regarded as being (or having been) engaged in work as an unregulated social care worker merely because the person is (or has been) participating in a course of the description given in subsection (2ZC)(o) of that section (social work courses).

(11) “The social work profession in England” has the meaning given in that section.
25F Establishment of voluntary register: impact assessment

(1) Before establishing a register under section 25D, a regulatory body—
   (a) must make an assessment of the likely impact of doing so, and
   (b) must consult such persons as it considers appropriate.

(2) In performing the duty under subsection (1)(a), the body must have regard to such guidance relating to the preparation of impact assessments as it considers appropriate.

(3) An assessment under this section must, in particular, include an assessment of the likely impact of establishing the register on—
   (a) persons who would be eligible for inclusion in the register;
   (b) persons who employ persons who would be eligible for inclusion in the register;
   (c) users of health care, users of social care in England and users of social work services in England.

(4) A regulatory body must publish any assessment it makes under this section.

(5) In deciding whether to establish a register under section 25D, a regulatory body must have regard to the assessment it made under this section in relation to the register.

[^42]25G Power of the Authority to accredit voluntary registers

(1) Where a regulatory body or other person maintains a voluntary register, the Authority may, on an application by the body or other person, take such steps as it considers appropriate for the purpose of establishing whether the register meets such criteria as the Authority may from time to time set ("accreditation criteria").

(2) Accreditation criteria may, in particular, relate to—
   (a) the provision to the Authority of information in connection with the establishment, operation or maintenance of register;
   (b) publication of the names of persons included in the register or who have been removed from the register (whether voluntarily or otherwise);
   (c) the establishment or operation of a procedure for appeals from decisions relating to inclusion in or removal from the register.

(3) If the Authority is satisfied that a voluntary register meets the accreditation criteria, it may accredit the register.
(4) The Authority may carry out periodic reviews of the operation of registers accredited under this section for the purpose of establishing whether they continue to meet the accreditation criteria.

(5) If, on a review under subsection (4), the Authority is satisfied that a voluntary register no longer meets the accreditation criteria, the Authority may remove or suspend, or impose conditions on, the accreditation of the register.

(6) The Authority may refuse to accredit a register, or to continue to accredit a register, unless the person who maintains the register pays a fee of such amount as the Authority may determine.

(7) The Authority must publish such accreditation criteria as it sets.

(8) The Authority may publish a list of registers accredited under this section.

(9) “Voluntary register” has the meaning given in section 25E.

Textual Amendments

F42 Ss. 25G-25I inserted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 229(1), 306(4); S.I. 2012/2657, art. 2(3)

25H Accreditation of voluntary register: impact assessment

(1) Before accrediting a register under section 25G, the Authority—
   (a) must make an assessment of the likely impact of doing so, and
   (b) must consult such persons as it considers appropriate.

(2) For that purpose, the Authority must have regard to such guidance relating to the preparation of impact assessments as it considers appropriate.

(3) An assessment under this section must, in particular, include an assessment of the likely impact of accrediting the register on—
   (a) persons who are, or are eligible to be, included in the register;
   (b) persons who employ persons who are, or are eligible to be, included in the register;
   (c) users of health care, users of social care in England and users of social work services in England.

(4) For the purposes of subsection (3), the Authority may request the person who maintains the register to provide it with such information as it specifies; and if the person refuses to comply with the request, the Authority may refuse to accredit the register.

(5) The Authority may publish any assessment it makes under this section.

(6) In deciding whether to accredit a register under section 25G, the Authority must have regard to its assessment under this section in relation to the register.
25I Functions of the Authority in relation to accredited voluntary registers

(1) The Authority has the following functions—

(a) to promote the interests of users of health care, users of social care in England, users of social work services in England and other members of the public in relation to the performance of voluntary registration functions,

(b) to promote best practice in the performance of voluntary registration functions, and

(c) to formulate principles of good governance in the performance of voluntary registration functions and to encourage persons who maintain or operate accredited voluntary registers to conform to those principles.

(2) In this section—

(a) a reference to the performance of voluntary registration functions is a reference to the maintenance or operation of an accredited voluntary register, and

(b) “accredited voluntary register” means a register accredited under section 25G.”]

Textual Amendments
F42 Ss. 25G-25I inserted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 229(1), 306(4); S.I. 2012/2657, art. 2(3)

26 Powers and duties of the [F43 Authority]: general

(1) Except as mentioned in subsections (3) to (6), the [F44 Authority] may do anything which appears to it to be necessary or expedient for the purpose of, or in connection with, the performance of its functions.

(2) The [F44 Authority] may, for example, do any of the following—

(a) investigate, and report on, the performance by each regulatory body of its functions,

(b) where a regulatory body performs functions corresponding to those of another body (including another regulatory body), investigate and report on how the performance of such functions by the bodies in question compares,

(c) recommend to a regulatory body changes to the way in which it performs any of its functions.

[F45(2A) A reference in subsection (2) to a regulatory body includes a reference to a person other than a regulatory body who has voluntary registration functions; and for that purpose, the only functions that person has are the person’s voluntary registration functions.]

(3) The [F44 Authority] may not do anything in relation to the case of any individual in relation to whom—
(a) there are, are to be, or have been proceedings before a committee of a regulatory body, or the regulatory body itself or any officer of the body, or
(b) an allegation has been made to the regulatory body, or one of its committees or officers, which could result in such proceedings.

[F46](3A) A reference in subsection (3) to a regulatory body includes a reference to a person other than a regulatory body in so far as that person has voluntary registration functions.

[F47](4) Subsection (3) does not prevent the [F44]Authority from—
   (a) taking action under section 28,
   (b) where section 29 applies, taking action under that section after the regulatory body's proceedings have ended, or
   (c) investigating particular cases with a view to making general reports on the performance by the regulatory body of its functions or making general recommendations to the regulatory body affecting future cases.

[F48](4A) For the purposes of paragraph (c) of subsection (4), the reference in that subsection to subsection (3) includes a reference to subsection (3) as construed in accordance with subsection (3A).

[F49](5) ........................................

[F50](6) [F50]The Authority] may not do anything in relation to the functions of the Pharmaceutical Society of Northern Ireland (or its Council, or an officer or committee of the Society) unless those functions are—
   (a) conferred on the Society (or its Council, or an officer or committee of the Society) by or by virtue of any provision of the Pharmacy (Northern Ireland) Order 1976 (S.I. 1976/1213 (N.I. 22)), other than Article 3(3)(e) (the benevolent functions),
   (b) conferred as mentioned in paragraph (a) by, or by virtue of, an Order in Council under section 60 of the 1999 Act or an order under section 56 of the Health and Personal Social Services Act (Northern Ireland) 2001 (c. 3) (which makes provision corresponding to section 60 of the 1999 Act), or
   (c) otherwise conferred as mentioned in paragraph (a) and relate to the regulation of the profession regulated by the Pharmacy (Northern Ireland) Order 1976.

[F51](7) ........................................

[F52](8) ........................................

(9) In section 60(1) of the 1999 Act (regulation of health care and associated professions), after paragraph (b) there is inserted—
   “(c) modifying the functions, powers or duties of the Council for the Regulation of Health Care Professionals,
   (d) modifying the list of regulatory bodies (in section 25(3) of the National Health Service Reform and Health Care Professions Act 2002) in relation to which that Council performs its functions,
   (e) modifying, as respects any such regulatory body, the range of functions of that body in relation to which the Council performs its functions.”

(10) In Schedule 3 to the 1999 Act (which makes further provision about orders under section 60 of that Act), in paragraph 7, after sub-paragraph (3) there is inserted—
“(4) An Order may not confer any additional powers of direction over the Council for the Regulation of Health Care Professionals.”

(11) In subsections (3) and (4), “proceedings”, in relation to a regulatory body, or one of its committees or officers, includes a process of decision-making by which a decision could be made affecting the registration of the individual in question.

(12) .................................................................

[13] In this section, “voluntary registration functions” is to be construed in accordance with section 251.]

Textual Amendments

F43 Word in s. 26 title substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(1b); S.I. 2012/2657, art. 2(3)

F44 Word in s. 26(1)(2)(3)(4) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(b); S.I. 2012/2657, art. 2(3)

F45 S. 26(2A) inserted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 229(2), 306(4); S.I. 2012/2657, art. 2(3)

F46 S. 26(3A) inserted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 229(3), 306(4); S.I. 2012/2657, art. 2(3)

F47 S. 26(4) substituted (1.1.2009) by Health and Social Care Act 2008 (c. 14), ss. 115, 170(3)(4); S.I. 2008/3244, art. 2(c)

F48 S. 26(4A) inserted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 229(4), 306(4); S.I. 2012/2657, art. 2(3)

F49 S. 26(5) omitted (27.9.2010) by virtue of The Pharmacy Order 2010 (S.I. 2010/231), art. 1(5), Sch. 4 para. 10(3); S.I. 2010/1621, art. 2(1), Sch.

F50 Words in s. 26(6) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 63; S.I. 2012/2657, art. 2(3)

F51 S. 26(7) repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), ss. 116(2), 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(c)(j)

F52 S. 26(8) repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), ss. 116(2), 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(c)(j)

F53 S. 26(12) omitted (1.12.2012) by virtue of Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 64; S.I. 2012/2657, art. 2(3)

F54 S. 26(13) inserted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 229(5), 306(4); S.I. 2012/2657, art. 2(3)

[26A Powers of Secretary of State and devolved administrations]

(1) The Secretary of State, the Welsh Ministers, the Scottish Ministers or the relevant Northern Ireland department may request the Authority for advice on any matter connected with a profession appearing to the person making the request to be a health care profession; and the Authority must comply with such a request.

[1A The Secretary of State may request the Authority for advice on any matter connected with the social work profession, or social care workers, in England; and the Authority must comply with such a request.]

[1B The Secretary of State may request the Authority for advice on any matter connected with accreditation of registers under section 25G; and the Authority must comply with such a request.]

[26] Powers of Secretary of State and devolved administrations
(1C) The Welsh Ministers, the Scottish Ministers or the relevant Northern Ireland department may request the Authority for advice on any matter connected with accreditation of registers under section 25G other than accreditation of registers referred to in subsection (1D); and the Authority must comply with such a request.

(1D) The registers are registers of persons who are or have been—

(a) unregulated social care workers in England,
(b) participating in studies for the purpose of becoming a member of the social work profession in England;
(c) participating in studies for the purpose of becoming an unregulated social care worker in England.

(1E) In subsection (1D), “the social work profession in England” and “unregulated social care worker in England” each have the meaning given in section 25E.

(2) The Secretary of State, the Welsh Ministers, the Scottish Ministers or the relevant Northern Ireland department may require the [Authority] to investigate and report on a particular matter in respect of which the [Authority]’s functions are exercisable.

[ A person to whom the Authority gives advice, or for whom it investigates and reports (2A) on a matter, under this section must pay such fee as the Authority determines; and the fee may be charged by reference to the advice or the investigation and report concerned or on a periodic basis.]

(3) In this section—

“health care profession” means a profession (whether or not regulated by or by virtue of any enactment) which is concerned (wholly or partly) with the physical or mental health of individuals; and

“the relevant Northern Ireland department” means the Department of Health, Social Services and Public Safety in Northern Ireland Public Safety in Northern Ireland.

Textual Amendments

F55 S. 26A inserted (1.1.2009) by Health and Social Care Act 2008 (c. 14), ss. 116(1), 170(3)(4); S.I. 2008/3244, art. 2(c)
F56 Words in s. 26A(1)(2) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(c); S.I. 2012/2657, art. 2(3)
F57 S. 26A(1A) inserted (1.10.2012) by Health and Social Care Act 2012 (c. 7), ss. 223(3), 306(4); S.I. 2012/1831, art. 2(2) (with art. 8)
F58 Ss. 26A(1B)-(1E) inserted (1.12.2012) by Health and Social Care Act 2012 (c. 7), ss. 229(6), 306(4); S.I. 2012/2657, art. 2(3)
F59 Word in s. 26A(2) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 65; S.I. 2012/2657, art. 2(3)
F60 S. 26A(2A) inserted (1.2.2016) by Health and Social Care Act 2012 (c. 7), ss. 223(4), 306(4); S.I. 2016/81, art. 2
F61 Words in s. 26A(3) inserted (1.8.2012) by Health and Social Care Act 2012 (c. 7), ss. 223(5), 306(4); S.I. 2012/1319, art. 2(4)
Duty to inform and consult the public

(1) For the purpose of ensuring that members of the public are informed about the Authority and the exercise by it of its functions, the Authority must publish or provide in such manner as it thinks fit information about the Authority and the exercise of its functions.

(1A) The references in subsection (1) to the Authority’s functions do not include a reference to its accreditation functions.

(1B) For the purpose of ensuring that members of the public are informed about the exercise by the Authority of its accreditation functions, the Authority may publish or provide in such manner as it thinks fit information about the exercise of those functions.

(1C) For the purposes of this section, the Authority's accreditation functions are—
   (a) its functions under sections 25G to 25I,
   (b) its functions under section 26 that relate to the performance of voluntary registration functions (within the meaning given by section 25I), and
   (c) its function under section 26A(1B).

(2) Nothing in subsection (1) or (1B) authorises or requires the publication or provision of information if the publication or provision of that information—
   (a) is prohibited by any enactment, or
   (b) would constitute or be punishable as a contempt of court.

(3) In subsection (2) “enactment” has the same meaning as in Part 2 of the Health and Social Care Act 2008.

(4) The Authority must from time to time seek the views of—
   (a) members of the public, and
   (b) bodies which appear to the Authority to represent the interests of users of health care, users of social care in England or users of social work services in England, on matters relevant to the exercise by it of its functions (other than its accreditation functions).]"
Regulatory bodies and the Authority

(1) Each regulatory body must in the exercise of its functions co-operate with the Authority.

(2) If the Authority considers that it would be desirable to do so for the protection of members of the public, it may give directions requiring a regulatory body to make rules (under any power the body has to do so) to achieve an effect which must be specified in the directions.

(3) The Authority may give such directions only in relation to rules which must be approved by the Privy Council (whether by order or not) or by the Department of Health, Social Services and Public Safety in Northern Ireland before coming into force.

(4) The Authority must send a copy of any such directions to the relevant authority.

(5) The relevant authority is the Privy Council or, if the regulatory body in question is the Pharmaceutical Society of Northern Ireland, the Department of Health, Social Services and Public Safety there.

(6) The directions do not come into force until the date specified in an order made by the relevant authority.

(7) The Privy Council must lay before both Houses of Parliament, or (as the case may be) the Department of Health, Social Services and Public Safety must lay before the Northern Ireland Assembly, a draft of an order—
   (a) setting out any directions it receives pursuant to subsection (4), and
   (b) specifying the date on which the directions are to come into force.

(8) Subsections (4) to (7) apply also to—
   (a) directions varying earlier directions, and
   (b) directions revoking earlier directions, and given after—
      (i) both Houses of Parliament have resolved to approve the draft order specifying the date on which the earlier directions are to come into force, or (as the case may be)
      (ii) the Northern Ireland Assembly has done so.

(9) Subsections (4) and (5) apply also to directions—
   (a) revoking earlier directions, but
   (b) which do not fall within subsection (8)(b), but subsections (6) and (7) do not apply to such directions.

(10) If the Authority gives directions which fall within subsection (9), the earlier directions which those directions revoke shall be treated as if subsections (6) and (7) had never applied to them, and as never in force.

(11) A regulatory body must comply with directions given under subsection (2) which have come into force and have not been revoked.

(12) A regulatory body is not to be taken to have failed to comply with such directions merely because a court determines that the rules made pursuant to the directions are to be construed in such a way that the effect referred to in subsection (2) is not achieved.

(13) The Privy Council shall make provision in regulations as to the procedure to be followed in relation to the giving of directions under subsection (2).
(14) The regulations must, in particular, make provision requiring the [F78 Authority] to consult a regulatory body before giving directions relating to it under subsection (2).

(15) In this section—
(a) “making” rules includes amending or revoking rules, and
(b) “rules” includes regulations, byelaws and schemes.
(g) the confidentiality, or disclosure, of any information supplied to the [F82Authority] or acquired by it in connection with an investigation,
(h) the use which the [F82Authority] may make of any such information,
(i) the making of payments to any persons in connection with investigations,
(j) privilege in relation to any matter published by the [F82Authority] in the exercise of its functions under the regulations.

(3) The regulations may also make provision—
(a) empowering the [F84Authority] to require persons to attend before it,
(b) empowering the [F84Authority] to require persons to give evidence or produce documents to it,
(c) about the admissibility of evidence,
(d) enabling the [F84Authority] to administer oaths.

(4) No person shall be required by or by virtue of regulations under this section to give any evidence or produce any document or other material to the [F86Authority] which he could not be compelled to give or produce in civil proceedings before the High Court or, in Scotland, the Court of Session.

Textual Amendments

F79 Words in s. 28(1) substituted (16.3.2015) by Health and Social Care Act 2012 (c. 7), ss. 225(2), 306(4); S.I. 2015/409, art. 2
F80 Word in s. 28(1) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(f); S.I. 2012/2657, art. 2(3)
F81 Word in s. 28(2)(b) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(f); S.I. 2012/2657, art. 2(3)
F82 Words in s. 28(2)(e)(f)(g)(h) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(f); S.I. 2012/2657, art. 2(3)
F83 Word in s. 28(2)(j) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(f); S.I. 2012/2657, art. 2(3)
F84 Words in s. 28(3)(a)(b) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(f); S.I. 2012/2657, art. 2(3)
F85 Word in s. 28(3)(d) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(f); S.I. 2012/2657, art. 2(3)
F86 Word in s. 28(4) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(f); S.I. 2012/2657, art. 2(3)

Commencement Information

18 S. 28 partly in force; s. 28 in force for certain purposes at Royal Assent, see s. 42(3)

29 Reference of disciplinary cases by [F87Authority] to court

(1) This section applies to—

[F88(a)] a direction of the Fitness to Practise Committee of the General Pharmaceutical Council under article 54 of the Pharmacy Order 2010 (consideration by the Fitness to Practise Committee) or under section 80 of the Medicines Act 1968 (power to disqualify and direct removal from register);]

(b) a direction of the Statutory Committee of the Pharmaceutical Society of Northern Ireland under Article 20 of the Pharmacy (Northern Ireland)
Order 1976 (S.I. 1976/1213 (N.I. 22)) (control of registrations by Statutory Committee) or section 80 of the Medicines Act 1968,

\[ F89(\text{c}) \] a direction by \[ F90(a) \] a Medical Practitioners Tribunal of the General Medical Council under section 35D of the Medical Act 1983 (c. 54) that the fitness to practise of a medical practitioner was impaired \[ F91(\text{f}) \].

\[ F92(\text{ca}) \] a direction by a Medical Practitioners Tribunal of the General Medical Council under paragraph 5A(3D) or 5C(4) of Schedule 4 to the Medical Act 1983 for suspension of a person’s registration or for conditional registration,

\[ F93(\text{c}) \] a direction by the Professional Conduct Committee, the Professional Performance Committee or the Health Committee of the General Dental Council under any of sections 27B, 27C, 36P or 36Q of the Dentists Act 1984 following a determination that a person’s fitness to practise as a dentist or as a member of a profession complementary to dentistry, or class of members of such a profession, is impaired \[ F94(\text{f}) \].

\[ F95(\text{f}) \] a direction by the Fitness to Practise Committee of the General Optical Council under section 13F(2) of the Opticians Act 1989 (powers of Fitness to Practise Committee) \[ F96(\text{f}) \].

\[ F97(\text{g}) \] any step taken—

(i) by the Professional Conduct Committee of the General Osteopathic Council under section 22 of the Osteopaths Act 1993 (which relates to action to be taken in cases of allegations referred to the Professional Conduct Committee), or

(ii) by the Health Committee of the General Osteopathic Council under section 23 of that Act (which relates to action to be taken in cases of allegations referred to the Health Committee),

\[ F98(\text{h}) \] any step taken—

(i) by the Professional Conduct Committee of the General Chiropractic Council under section 22 of the Chiropractors Act 1994 (which relates to action to be taken in cases of allegations referred to the Professional Conduct Committee), or

(ii) by the Health Committee of the General Chiropractic Council under section 23 of that Act (which relates to action to be taken in cases of allegations referred to the Health Committee),

(i) any corresponding measure taken in relation to a nurse \[ F99(\text{g}) \] or midwife under the Nursing and Midwifery Order 2001,

\[ F100(\text{j}) \] any corresponding measure taken in relation to a member of a profession regulated by \[ F101(\text{j}) \] the Health and Social Work Professions Order 2001, under that Order.

(2) This section also applies to—

(a) a final decision of the relevant committee not to take any disciplinary measure under the provision referred to in whichever of paragraphs (a) to (h) of subsection (1) applies,

(b) any corresponding decision taken in relation to a nurse \[ F102(\text{g}) \] or midwife under the Nursing and Midwifery Order 2001, or to any such person as is mentioned in subsection (1)(j) and

(c) a decision of the relevant regulatory body, or one of its committees or officers, to restore a person to the register following his removal from it in accordance with any of the measures referred to in paragraphs (a) to (j) of subsection (1).
This section also applies to any steps or decisions which are taken by Social Work England (or any of its committees or officers) in connection with fitness to practise or discipline and which are of a description specified in regulations made by the Secretary of State.

(3) The things to which this section applies are referred to below as “relevant decisions”.

(4) Where a relevant decision is made, the Authority may refer the case to the relevant court if it considers that the decision is not sufficient (whether as to a finding or a penalty or both) for the protection of the public.

(4A) Consideration of whether a decision is sufficient for the protection of the public involves consideration of whether it is sufficient—
   (a) to protect the health, safety and well-being of the public;
   (b) to maintain public confidence in the profession concerned; and
   (c) to maintain proper professional standards and conduct for members of that profession.

(5) In subsection (4), the “relevant court” —
   (a) in the case of a person who (in accordance with the rules applying to the body making the relevant decision) was, or was required to be, notified of the relevant decision at an address in Scotland, means the Court of Session,
   (b) in the case of a person who (in accordance with the rules applying to the body making the relevant decision) was, or was required to be, notified of the relevant decision at an address in Northern Ireland, means the High Court of Justice in Northern Ireland, and
   (c) in the case of any other person, means the High Court of Justice in England and Wales.

(5A) In the case of a social worker in England, the “relevant court” means the High Court of Justice in England and Wales.

(6) The Authority may not so refer a case after the end of the period of —
   (a) 40 days beginning with the day which is the last day on which the practitioner concerned can appeal against the relevant decision, or
   (b) in the case of a relevant decision against which it is not possible for the practitioner concerned to appeal, 56 days beginning with the day on which notification of the decision was served on the person to whom the decision relates.

(7) If the Authority does so refer a case —
   (a) the case is to be treated by the court to which it has been referred as an appeal by the Authority against the relevant decision (even though the Authority was not a party to the proceedings resulting in the relevant decision), and
   (b) the body which made the relevant decision (as well as the person to whom the decision relates) is to be a respondent.

(7A) In a case where the relevant decision is taken by a committee, the reference in subsection (7)(b) to the body which made the decision is to be read as a reference to the body of which it is a committee.

(8) The court may —
(a) dismiss the appeal,
(b) allow the appeal and quash the relevant decision,
(c) substitute for the relevant decision any other decision which could have been made by the committee or other person concerned, or
(d) remit the case to the committee or other person concerned to dispose of the case in accordance with the directions of the court [F115] or, in the case of a relevant decision within subsection (1)(c) or (ca) or a relevant decision within subsection (2)(a) or (c) not to take a disciplinary measure under a provision referred to in subsection (1)(c) or (ca), remit the case to the Medical Practitioners Tribunal Service for them to arrange for a Medical Practitioners Tribunal so to dispose of the case],

and may make such order as to costs (or, in Scotland, expenses) as it thinks fit.

[F116(9)] Where rules under paragraph 1 of Schedule 4 to the Medical Act 1983 provide, by virtue of paragraph 1(2E) of that Schedule, for the application of section 35D of that Act, the reference in subsection (1)(c) of this section to section 35D of that Act includes a reference to that section as so applied.

(10) The reference in subsection (1)(ca) to paragraph 5A(3D) of the Medical Act 1983 includes a reference to that provision as applied by section 35A(6E) of that Act.]

**Textual Amendments**

F87  Word in s. 29 title substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(i); S.I. 2012/2657, art. 2(3)

F88  S. 29(1)(a) substituted (27.9.2010) by The Pharmacy Order 2010 (S.I. 2010/231), art. 1(5), Sch. 4 para. 10(4); S.I. 2010/1621, art. 2(1), Sch.

F89  S. 29(1)(c) substituted for s. 29(1)(c)(d) (1.11.2004 as notified in the London Gazette dated 8.10.2004) by The Medical Act 1983 (Amendment) Order 2002 (S.I. 2002/3135), art. 1(2)(3), Sch. 1 para. 13 (with Sch. 2)

F90  Words in s. 29(1)(c) substituted (31.12.2015) by The General Medical Council (Fitness to Practise and Over-archiving Objective) and the Professional Standards Authority for Health and Social Care (References to Court) Order 2015 (S.I. 2015/794), arts. 1(3), 18(1); S.I. 2015/1952, art. 2(1) (with Sch. para. 3)

F91  Words in s. 29(1)(c) omitted (1.7.2012) by virtue of Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 73(1)(a); S.I. 2012/1319, art. 2(3)

F92  S. 29(1)(ca) inserted (31.12.2015) by The General Medical Council (Fitness to Practise and Over-archiving Objective) and the Professional Standards Authority for Health and Social Care (References to Court) Order 2015 (S.I. 2015/794), arts. 1(3), 18(2); S.I. 2015/1952, art. 2(1) (with Sch. para. 3)


F94  Words in s. 29(1)(e) repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), ss. 118(2)(c), 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(e)(j)

F95  S. 29(1)(f) substituted (coming into force in accordance with art. 1(3)-(6) of the amending S.I.) by The Opticians Act 1989 (Amendment) Order 2005 (S.I. 2005/848), Sch. 1 para. 13 (with Sch. 2)

F96  Words in s. 29(1)(f) omitted (1.7.2012) by virtue of Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 73(1)(b); S.I. 2012/1319, art. 2(3)

F97  S. 29(1)(g) substituted (1.1.2009) by Health and Social Care Act 2008 (c. 14), ss. 118(2)(e), 170(3)(4); S.I. 2008/3244, art. 2(e)
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C4  S. 29(1)(c) modified (1.1.2009) by Health and Social Care Act 2008 (c. 14), ss. 118(5), 170(3)(4); S.I. 2008/3244, art. 2(f)

F98 S. 29(1)(h) substituted (1.1.2009) by Health and Social Care Act 2008 (c. 14), ss. 118(2)(f), 170(3)(4); S.I. 2008/3244, art. 2(e)

F99 Words in s. 29(1)(i) substituted (1.8.2004) by The Health Act 1999 (Consequential Amendments) (Nursing and Midwifery) Order 2004 (S.I. 2004/1771), art. 1(1), Sch. para. 1(a)

F100 S. 29(1)(j) substituted (1.1.2009) by Health and Social Care Act 2008 (c. 14), ss. 118(2)(g), 170(3)(4); S.I. 2008/3244, art. 2(e)

F101 Words in s. 29(1)(j) substituted (1.8.2012) by Health and Social Care Act 2012 (c. 7), ss. 213(7)(j), 306(4) with s. 230(6); S.I. 2012/1319, art. 2(4)

F102 Words in s. 29(2)(b) substituted (1.8.2004) by The Health Act 1999 (Consequential Amendments) (Nursing and Midwifery) Order 2004 (S.I. 2004/1771), art. 1(1), Sch. para. 1(b)

F103 S. 29(2A) inserted (1.4.2018 for specified purposes) by Children and Social Work Act 2017 (c. 16), s. 70(2), Sch. 4 para. 15(2); S.I. 2018/346, reg. 4(cc)(iv)

F104 S. 29(4)(4A) substituted for s. 29(4) (31.12.2015) by The General Medical Council (Fitness to Practise and Over-arching Objective) and the Professional Standards Authority for Health and Social Care (References to Court) Order 2015 (S.I. 2015/794), arts. 1(3), 18(3); S.I. 2015/1952, art. 2(l) (with Sch. para. 3)

F105 S. 29(5) substituted (1.1.2009) by Health and Social Care Act 2008 (c. 14), ss. 118(3), 170(3)(4); S.I. 2008/3244, art. 2(f)

F106 Words in s. 29(5) inserted (1.8.2012) by Health and Social Care Act 2012 (c. 7), ss. 223(9), 306(4); S.I. 2012/1319, art. 2(4)

F107 S. 29(5A) inserted (1.8.2012) by Health and Social Care Act 2012 (c. 7), ss. 223(10), 306(4); S.I. 2012/1319, art. 2(4)

F108 Words in s. 29(6) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 63; S.I. 2012/2657, art. 2(3)

F109 Words in s. 29(6) inserted (31.12.2015) by The General Medical Council (Fitness to Practise and Over-arching Objective) and the Professional Standards Authority for Health and Social Care (References to Court) Order 2015 (S.I. 2015/794), arts. 1(3), 18(4)(a); S.I. 2015/1952, art. 2(l) (with Sch. para. 3)

F110 Words in s. 29(6) substituted (1.1.2009) by Health and Social Care Act 2008 (c. 14), ss. 118(4), 170(3)(4); S.I. 2008/3244, art. 2(f)

F111 S. 29(6)(b) and preceding word inserted (31.12.2015) by The General Medical Council (Fitness to Practise and Over-arching Objective) and the Professional Standards Authority for Health and Social Care (References to Court) Order 2015 (S.I. 2015/794), arts. 1(3), 18(4)(b); S.I. 2015/1952, art. 2(l) (with Sch. para. 3)

F112 Words in s. 29(7) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(g); S.I. 2012/2657, art. 2(3)

F113 Words in s. 29(7)(b) inserted (31.12.2015) by The General Medical Council (Fitness to Practise and Over-arching Objective) and the Professional Standards Authority for Health and Social Care (References to Court) Order 2015 (S.I. 2015/794), arts. 1(3), 18(5); S.I. 2015/1952, art. 2(l) (with Sch. para. 3)

F114 S. 29(7A) inserted (31.12.2015) by The General Medical Council (Fitness to Practise and Over-arching Objective) and the Professional Standards Authority for Health and Social Care (References to Court) Order 2015 (S.I. 2015/794), arts. 1(3), 18(6); S.I. 2015/1952, art. 2(l) (with Sch. para. 3)

F115 Words in s. 29(8)(d) inserted (31.12.2015) by The General Medical Council (Fitness to Practise and Over-arching Objective) and the Professional Standards Authority for Health and Social Care (References to Court) Order 2015 (S.I. 2015/794), arts. 1(3), 18(7); S.I. 2015/1952, art. 2(l) (with Sch. para. 3)

F116 S. 29(9)(10) inserted (31.12.2015) by The General Medical Council (Fitness to Practise and Over-arching Objective) and the Professional Standards Authority for Health and Social Care (References to Court) Order 2015 (S.I. 2015/794), arts. 1(3), 18(8); S.I. 2015/1952, art. 2(l) (with Sch. para. 3)
References under section 29: role of the General Medical Council

(1) If the Authority makes a reference under section 29 of a case involving a relevant decision such as is mentioned in subsection (8)(d) of that section—
   (a) the Authority must without delay give the General Medical Council notice of the reference; and
   (b) the General Medical Council may not bring an appeal under section 40A of the Medical Act 1983 against the decision.

(2) Where the General Medical Council is the respondent in the case of a reference under section 29, the matters which it may raise on the reference include any matter that it could have raised on an appeal against the relevant decision under section 40A of the Medical Act 1983.

(3) If the General Medical Council is the respondent in the case of a reference under section 29, and the Authority either wishes to withdraw the reference or, having agreed the terms of a settlement of the case with the person to whom the relevant decision relates, wishes the case to be disposed of on those terms, the Authority must give notice of its wish to the Council.

(4) The General Medical Council, having received a notice under subsection (3), must by notice inform the relevant court, the Authority and the person concerned whether it wishes the proceedings on the reference to continue.

(5) Where the General Medical Council gives notice under subsection (4) that it wishes the proceedings to continue, they are to continue but, from the time when the Council gives its notice to the relevant court under subsection (4), are to be treated as proceedings on an appeal made by the Council under section 40A of the Medical Act 1983.

(6) In a case within subsection (5), the General Medical Council must give notice to the relevant court, the Authority and the person concerned specifying the grounds of its case; and—
   (a) the person concerned has the opportunity to respond accordingly, and
   (b) the Authority has the opportunity to become a party to the appeal by virtue of section 40B(2) of the Medical Act 1983.

(7) A requirement in this section to give a notice to a specified person is in addition to such requirements as are imposed by rules of court in relation to the persons to whom notice is to be given; and the giving of notice under this section is subject to such other requirements relating to the giving of notices as are imposed by rules of court.

(8) In this section, “relevant court” and “relevant decision” each have the same meaning as in section 29.

Textual Amendments

F117 S. 29A inserted (31.12.2015) by The General Medical Council (Fitness to Practise and Over-arching Objective) and the Professional Standards Authority for Health and Social Care (References to Court) Order 2015 (S.I. 2015/794), arts. 1(3), 18(9); S.I. 2015/1952, art. 2(l) (with Sch. para. 3)
30 Medical practitioners

(1) The Medical Act 1983 (c. 54) is amended as follows.

(2) In section 40 (appeals)—
   (a) in subsection (1), paragraph (c) is omitted,
   (b) after subsection (1), there is inserted—

   “(1A) A decision of the General Council under section 39 above giving a
direction for erasure is also an appealable decision for the purposes
of this section.”,

   (c) for subsection (3) there is substituted—

   “(3) A person in respect of whom an appealable decision falling within
subsection (1) has been taken may, before the end of the period of 28
days beginning with the date on which notification of the decision was
served under section 36(6), 36A(7), or 37(6) above, or section 41(7)
or 45(7) below, appeal against the decision to the relevant court.

   (3A) In subsection (3), “the relevant court”—

   (a) in the case of a person whose address in the register is (or if
he were registered would be) in Scotland, means the Court
of Session,

   (b) in the case of a person whose address in the register is (or if
he were registered would be) in Northern Ireland, means the
High Court of Justice in Northern Ireland, and

   (c) in the case of any other person (including one appealing
against a decision falling within subsection (1)(e)), means the
High Court of Justice in England and Wales.

   (3B) A person in respect of whom an appealable decision falling within
subsection (1A) above has been taken may, before the end of the
period of 28 days beginning with the date on which notification of the
decision was served under section 39(2), appeal against the decision
to a county court or, in Scotland, the sheriff in whose sheriffdom the
address in the register is situated.”,

   (d) subsections (4) to (6), (9) and (10) are omitted, and

   (e) for subsections (7) and (8) there is substituted—

   “(7) On an appeal under this section from the Professional Conduct
Committee, the Committee on Professional Performance or the
Health Committee, the court may—

   (a) dismiss the appeal,

   (b) allow the appeal and quash the direction or variation appealed
against,

   (c) substitute for the direction or variation appealed against any
other direction or variation which could have been given or
made by the committee concerned, or

   (d) remit the case to the committee concerned to dispose of the
case in accordance with the directions of the court,
and may make such order as to costs (or, in Scotland, expenses) as it thinks fit.

(8) On an appeal under this section from the General Council, the court (or the sheriff) may—

(a) dismiss the appeal,
(b) allow the appeal and quash the direction appealed against, or
(c) remit the case to the General Council to dispose of the case in accordance with the directions of the court (or the sheriff), and may make such order as to costs (or in Scotland, expenses) as it (or he) thinks fit.”

(3) In Schedule 4 (proceedings before Professional Conduct, Health and Preliminary Proceedings Committees)—

(a) in paragraph 3(b), the words “to Her Majesty in Council” are omitted and for “the Judicial Committee” there is substituted “the court (or the sheriff)”,
(b) in paragraph 10(1)—

(i) for “section 37 of this Act and” there is substituted “section 37 of this Act,”,
(ii) after “or 37 of this Act”, there is inserted “and a direction for erasure given by the General Council under section 39 of this Act”, and
(iii) in paragraph (a), for the words “mentioned in subsection (3) of that section” there is substituted “specified in that section”,
(c) paragraph 10(2) is omitted, and
(d) in paragraph 10(3)—

(i) “or (2)” is omitted,
(ii) “or that sub-paragraph as applied by sub-paragraph (2) above” is omitted,
(iii) for “mentioned in section 40(3)” there is substituted “specified in section 40”, and
(iv) for “mentioned in the said section 40(3)” there is substituted “specified in section 40 of this Act”.

31 Dentists

(1) The Dentists Act 1984 (c. 24) is amended as follows.

(2) In section 29 (appeals)—

(a) in subsection (1), for the words from “to Her” to the end there is substituted “against that determination or direction to the relevant court. ”,
(b) after subsection (1) there is inserted—

“(1A) In subsection (1), “the relevant court”—

(a) in the case of a person whose address in the register is (or if he were registered would be) in Scotland, means the Court of Session,
(b) in the case of a person whose address in the register is (or if he were registered would be) in Northern Ireland, means the High Court of Justice in Northern Ireland, and
(c) in the case of any other person, means the High Court of Justice in England and Wales.

(c) subsection (2) is omitted, and

(d) for subsection (3) there is substituted—

“(3) On an appeal under this section, the court may—

(a) dismiss the appeal,

(b) allow the appeal and quash the determination or direction appealed against,

(c) (in the case of an appeal against a determination under section 27 above or a direction under section 28 above) substitute for the determination or direction appealed against any other determination or direction which could have been made or given by the Professional Conduct Committee or (as the case may be) the Health Committee, or

(d) remit the case to the Professional Conduct Committee, the Health Committee or the Continuing Professional Development Committee to dispose of the case under section 27 or 28 above or Schedule 3A to this Act in accordance with the directions of the court, and may make such order as to costs (or, in Scotland, expenses) as it thinks fit.”

(3) In section 44 (withdrawal of privilege from body corporate)—

(a) in subsection (4)—

(i) after “days” there is inserted “ from service ”, and

(ii) for the words from “in accordance” to “Majesty in Council” there is substituted “ appeal to the relevant court ”, and

(b) after subsection (4) there is inserted—

“(4A) In subsection (4), “the relevant court”—

(a) where the registered office of the body corporate is in Northern Ireland, means the High Court of Justice in Northern Ireland,

(b) where the registered office of the body corporate is in Scotland, means the Court of Session,

(c) where the registered office of the body corporate is in any other place, means the High Court of Justice in England and Wales.”

(4) In section 51, the words from “(other” to “appeals)” are omitted.

(5) In section 34A (professional training and development requirements), in subsection (7)(b), for “to Her Majesty in Council” there is substituted “ under section 29 above to the relevant court ”.

(6) Subsection (5) has effect—

(a) upon the coming into force of this section, if that happens after the coming into force of article 8 of the Dentists Act 1984 (Amendment) Order 2001 (S.I. 2001/3926) (“the Dentists Order”) so far as that article effects the insertion into the Dentists Act 1984 (c. 24) of the new section 34A(7)(b),

(b) otherwise, immediately after the coming into force to that extent of that article.
(7) If this section comes into force before article 10(3) of the Dentists Order—
   (a) paragraphs (b), (c) and (d) of article 10(3) of that Order are revoked upon the coming into force of this section, and
   (b) until the coming into force of the remainder of article 10(3) of that Order, section 29 of the Dentists Act 1984 (c. 24) (as amended by this section) is to be read with the modifications set out in subsection (8).

(8) The modifications are that section 29 is to be read as if—
   (a) in each of paragraphs (a) and (b) of subsection (1A), the words “(or if he were registered would be)” were omitted,
   (b) in paragraph (c) of subsection (3), the words “(in the case of an appeal against a determination under section 27 above or a direction under section 28 above)” were omitted, and
   (c) in paragraph (d) of subsection (3)—
      (i) for the words “, the Health Committee or the Continuing Professional Development Committee” there were substituted “ or the Health Committee ”, and
      (ii) the words “or Schedule 3A to this Act” were omitted.

32 Opticians

(1) Section 23 of the Opticians Act 1989 (c. 44) (appeals in disciplinary and other cases) is amended as follows.

(2) For subsection (1) there is substituted—
   “(1) An individual or body corporate who is notified under subsection (11) of section 17—
      (a) that a disciplinary order has been made against him under that section; or
      (b) that a direction has been given in respect of him under subsection (9) of that section,
   may, before the end of the period of 28 days beginning with the date on which notification was served, appeal against that order or direction to the relevant court.

(1A) In subsection (1), “the relevant court”—
   (a) in the case of an individual whose address in the register is in Scotland, or a body corporate whose registered office is in Scotland, means the Court of Session,
   (b) in the case of an individual whose address in the register is in Northern Ireland, or a body corporate whose registered office is in Northern Ireland, means the High Court of Justice in Northern Ireland, and
   (c) in the case of any other individual or body corporate, means the High Court of Justice in England and Wales.

(1B) An individual or body corporate who is notified under subsection (3) of section 19 above that a direction has been given in respect of him under that section may, before the end of the period of 28 days beginning with the date on which notification was served, appeal against that direction to a county court
or, in Scotland, the sheriff in whose sheriffdom the address in the register or (as the case may be) the registered office is situated.

(1C) On an appeal under this section, the court (or the sheriff) may—
(a) dismiss the appeal,
(b) allow the appeal and quash the order or direction appealed against,
(c) substitute for the order or direction appealed against any other order or direction which could have been made by the Disciplinary Committee, or
(d) remit the case to the Disciplinary Committee to dispose of the case in accordance with the directions of the court (or the sheriff), and may make such order as to costs (or, in Scotland, expenses) as it (or he) thinks fit.”

(3) In subsection (2), for “any such appeal”, where it first appears, there is substituted “any appeal under this section”.

33 Osteopaths

(1) The Osteopaths Act 1993 (c. 21) is amended as follows.

(2) In section 10 (fraud or error in relation to registration)—
(a) in subsection (7), for “Her Majesty in Council” there is substituted “a county court or, in the case of a person whose address in the register is in Scotland, the sheriff in whose sheriffdom the address is situated”,
(b) for subsection (8) there is substituted—
“(8) Any such appeal must be brought before the end of the period of 28 days beginning with the date on which notification of the order was served under subsection (6).”,
(c) subsection (10) is omitted, and
(d) for subsection (11) there is substituted—
“(11) On an appeal under this section, the court (or the sheriff) may—
(a) dismiss the appeal,
(b) allow the appeal and quash the order appealed against, or
(c) remit the case to the General Council to dispose of the case in accordance with the directions of the court (or the sheriff), and may make such order as to costs (or, in Scotland, expenses) as it (or he) thinks fit.”

(3) In section 22 (consideration of allegations by the Professional Conduct Committee), in each of subsections (6) and (8), for “recommendation under section 31(8)(c)” there is substituted “decision of a court on an appeal under section 31”.

(4) In section 23 (consideration of allegations by the Health Committee), in each of subsections (4), (5) and (6), for “recommendation under section 31(8)(c)” there is substituted “decision of a court on an appeal under section 31”.

(5) In section 29 (appeals against decisions of the Registrar), for subsections (4) to (6) there is substituted—
“(4) A person aggrieved by the decision of the General Council on an appeal under this section may appeal to a county court or, in the case of a person whose address in the register is (or if he were registered would be) in Scotland, the sheriff in whose sheriffdom the address is situated.

(4A) On an appeal under subsection (4) above, the court (or the sheriff) may—

(a) dismiss the appeal,
(b) allow the appeal and quash the decision appealed against,
(c) substitute for the decision appealed against any other decision which could have been made by the Registrar, or
(d) remit the case to the General Council to dispose of the case in accordance with the directions of the court (or the sheriff),

and may make such order as to costs (or, in Scotland, expenses) as it (or he) thinks fit.”

(6) In section 31 (appeals against decisions of the Professional Conduct Committee and appeal tribunals)—

(a) in subsection (1), for the words from “sent to him” to the end there is substituted “ served on him, appeal against it to the relevant court. ”,
(b) after subsection (1) there is inserted—

“(1A) In subsection (1), “the relevant court”—

(a) in the case of a person whose address in the register is (or if he were registered would be) in Scotland, means the Court of Session,
(b) in the case of a person whose address in the register is (or if he were registered would be) in Northern Ireland, means the High Court of Justice in Northern Ireland, and
(c) in the case of any other person, means the High Court of Justice in England and Wales.”,

(c) subsections (3) to (5) and (7) are omitted, and
(d) for subsection (8) there is substituted—

“(8) On an appeal under this section, the court may—

(a) dismiss the appeal,
(b) allow the appeal and quash the decision appealed against,
(c) substitute for the decision appealed against any other decision which could have been made by the Professional Conduct Committee or (as the case may be) Health Committee, or
(d) remit the case to the Committee or appeal tribunal concerned to dispose of the case in accordance with the directions of the court,

and may make such order as to costs (or, in Scotland, expenses) as it thinks fit.”

(7) In section 35 (rules), subsection (3) is omitted.

34 Chiropractors

(1) The Chiropractors Act 1994 (c. 17) is amended as follows.
(2) In section 10 (fraud or error in relation to registration)—
   (a) in subsection (7), for “Her Majesty in Council” there is substituted “a county
court or, in the case of a person whose address in the register is in Scotland,
the sheriff in whose sheriffdom the address is situated”,
   (b) for subsection (8) there is substituted—
      “(8) Any such appeal must be brought before the end of the period of 28 days beginning with the date on which notification of
the order was served under subsection (6).”,
   (c) subsection (10) is omitted, and
   (d) for subsection (11) there is substituted—
      “(11) On an appeal under this section, the court (or the sheriff) may—
         (a) dismiss the appeal,
         (b) allow the appeal and quash the order appealed against, or
         (c) remit the case to the General Council to dispose of the case
in accordance with the directions of the court (or the sheriff),
and may make such order as to costs (or, in Scotland, expenses) as
it (or he) thinks fit.”

(3) In section 22 (consideration of allegations by the Professional Conduct Committee),
in each of subsections (7) and (9), for “recommendation under section 31(8)(c)” there
is substituted “decision of a court on an appeal under section 31”.

(4) In section 23 (consideration of allegations by the Health Committee), in each of
subsections (4), (5) and (6), for “recommendation under section 31(8)(c)” there
is substituted “decision of a court on an appeal under section 31”.

(5) In section 29 (appeals against decisions of the Registrar), for subsections (4) to (6)
there is substituted—
   “(4) A person aggrieved by the decision of the General Council on an appeal under
this section may appeal to a county court or, in the case of a person whose
address in the register is (or if he were registered would be) in Scotland, the
sheriff in whose sheriffdom the address is situated.

   (4A) On an appeal under subsection (4) above, the court (or the sheriff) may—
         (a) dismiss the appeal,
         (b) allow the appeal and quash the decision appealed against,
         (c) substitute for the decision appealed against any other decision which
could have been made by the Registrar, or
         (d) remit the case to the General Council to dispose of the case in
accordance with the directions of the court (or the sheriff),
and may make such order as to costs (or, in Scotland, expenses) as it (or he)
thinks fit.”

(6) In section 31 (appeals against decisions of the Professional Conduct Committee and
appeal tribunals)—
   (a) in subsection (1), for the words from “sent to him” to the end there is
substituted “served on him, appeal against it to the relevant court.”,
   (b) after subsection (1) there is inserted—
      “(1A) In subsection (1), “the relevant court”—
(a) in the case of a person whose address in the register is (or if he were registered would be) in Scotland, means the Court of Session,
(b) in the case of a person whose address in the register is (or if he were registered would be) in Northern Ireland, means the High Court of Justice in Northern Ireland, and
(c) in the case of any other person, means the High Court of Justice in England and Wales.
(c) subsections (3) to (5) and (7) are omitted, and
(d) for subsection (8) there is substituted—
“(8) On an appeal under this section, the court may—
(a) dismiss the appeal,
(b) allow the appeal and quash the decision appealed against,
(c) substitute for the decision appealed against any other decision which could have been made by the Professional Conduct Committee or (as the case may be) Health Committee, or
(d) remit the case to the Committee or appeal tribunal concerned to dispose of the case in accordance with the directions of the court,
and may make such order as to costs (or, in Scotland, expenses) as it thinks fit.”

(7) In section 35 (rules), subsection (3) is omitted.

The pharmacy profession

35 Regulation of the profession of pharmacy

In Schedule 3 to the 1999 Act (which makes provision in relation to orders under section 60 of that Act regulating health care and associated professions), in paragraph 2, for sub-paragraphs (2) and (3) there is substituted—
“(2) But (subject to paragraph 12) an order may not amend the Medicines Act 1968 except in connection with the regulation of the profession regulated by the Pharmacy Act 1954.”

PART 3

MISCELLANEOUS

F118 Amendments of health service legislation in connection with consolidation

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37 Minor and consequential amendments and repeals

(1) The minor and consequential amendments specified in Schedule 8 are to have effect.

(2) The enactments specified in Schedule 9 are repealed to the extent specified.

Commencement Information

19 S. 37 partly in force; s. 37 not in force at Royal Assent, see s. 42(3); s. 37(1) in force for specified purposes for E.W. at 1.10.2002 by S.I. 2002/2478, art. 3(1)(e) and in force for specified purposes for E. at 1.10.2002 by S.I. 2002/2478, art. 3(2)(b); s. 37 in force for specified purposes for W. at 10.10.2002 by S.I. 2002/2532, art. 2, Sch.; s. 37(1) in force for specified purposes for E. at 1.1.2003 by S.I. 2002/3190, art. 2(2)(c); s. 37(2) in force for specified purposes for E.W. at 1.1.2003 by S.I. 2002/3190, art. 2(2)(d); s. 37 in force for specified purposes at 1.4.2003 by S.I. 2003/833, art. 3(b)(c) (with art. 4)


111 S. 37(1) in force at 1.9.2003 for specified purposes by S.I. 2003/2246, art. 2(b)

112 S. 37(2) in force at 11.7.2003 for specified purposes for E.W. by S.I. 2003/1580, art. 2(2)(c)

38 Regulations and orders

(1) Any power under this Act to make any order or regulations is (except in the case of orders under section 22(5)) exercisable by statutory instrument or, in the case of an order made by the Department of Health, Social Services and Public Safety in Northern Ireland under section 27, by statutory rule for the purposes of the Statutory Rules (Northern Ireland) Order 1979 (S.I. 1979/1573 (N.I. 12)).

(2) A statutory instrument containing any order or regulations made by the Secretary of State under this Act, other than regulations under section 29(2A) or an order under section 42(3), shall be subject to annulment in pursuance of a resolution of either House of Parliament.

(3) A statutory instrument containing regulations under section 28 or 29(2A) or an order of the Privy Council under section 27, shall not be made unless a draft of the instrument has been laid before, and approved by a resolution of, each House of Parliament.

(3A) A statutory instrument containing regulations made by the Privy Council under section 25A shall be subject to annulment in pursuance of a resolution of either House of Parliament.

(3B) Regulations made by the Privy Council under section 25A that include provision which, if included in an Act of the Scottish Parliament, fell within the legislative competence of that Parliament shall be subject to the negative procedure in that Parliament (in addition to the statutory instrument containing the regulations being subject to annulment under subsection (3A)).

(3C) Sections 28 and 31 of the Interpretation and Legislative Reform (Scotland) Act 2010 (negative procedure etc.) shall apply in relation to regulations of the description given in subsection (3B) as they apply in relation to devolved subordinate legislation (within the meaning of Part 2 of that Act) that is subject to the negative procedure, but as if references to a Scottish statutory instrument were references to a statutory instrument.
(3D) Section 32 of that Act (laying) shall apply in relation to the laying of a statutory instrument containing regulations of the description given in subsection (3B) before the Scottish Parliament as it applies in relation to the laying of a Scottish statutory instrument (within the meaning of Part 2 of that Act) before that Parliament.

[F127(3E)] A statutory instrument containing regulations made by the Privy Council under section 27 is subject to annulment in pursuance of a resolution of either House of Parliament.

[F128(3F)] A statutory instrument containing regulations made by the Privy Council under paragraph 6 of Schedule 7 is subject to annulment in pursuance of a resolution of either House of Parliament.

(4) No order shall be made by the Department of Health, Social Services and Public Safety in Northern Ireland under section 27 unless a draft of the order has been laid before, and approved by resolution of, the Northern Ireland Assembly.

[F129(4A)] The quorum for the exercise by the Privy Council of the power under section 25A, 27 or 28 or paragraph 6 of Schedule 7 is two; and anything done by the Privy Council under either of those sections or that paragraph is sufficiently signified by an instrument signed by the Clerk of the Council.

(5) Any power under this Act to make any order or regulations may be exercised—
(a) either in relation to all cases to which the power extends, or in relation to those cases subject to specified exceptions, or in relation to any specified cases or classes of case,
(b) so as to make, as respects the cases in relation to which it is exercised—
(i) the full provision to which the power extends or any less provision (whether by way of exception or otherwise),
(ii) the same provision for all cases in relation to which the power is exercised, or different provision for different cases or different classes of case or different provision as respects the same case or class of case for different purposes of this Act,
(iii) any such provision either unconditionally or subject to any specified condition.

(6) Where any such power is expressed to be exercisable for alternative purposes it may be exercised in relation to the same case for any or all of those purposes.

(7) Any such power includes power—
(a) to make such incidental, supplementary, consequential, saving or transitional provision (including provision amending, repealing or revoking enactments) as the authority making the order or regulations considers to be expedient, and
(b) to provide for a person to exercise a discretion in dealing with any matter.

(8) Subsections (5) to (7) do not apply to orders under section 27.

(9) Subject to subsection (8), nothing in this Act shall be read as affecting the generality of subsection (7).

(10) Directions given in pursuance of any provision of this Act are, except where otherwise stated, to be given by instrument in writing.

(11) Any power conferred by this Act to give directions [F130 by instrument in writing] includes power to vary or revoke them by subsequent directions.
Textual Amendments

F119  Words in s. 38(2) inserted (1.4.2018) by Children and Social Work Act 2017 (c. 16), s. 70(2), Sch. 4 para. 16(2); S.I. 2018/346, reg. 4(cc)(v)

F120  Words in s. 38(2) omitted (16.3.2015) by virtue of Health and Social Care Act 2012 (c. 7), ss. 225(3), 306(4); S.I. 2015/409, art. 2

F121  Word in s. 38(2) omitted (4.6.2018) by virtue of Health and Social Care Act 2012 (c. 7), ss. 223(11), 306(4); S.I. 2018/617, art. 2(a)

F122  Words in s. 38(2) repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1 Sch. 3 Pt. 1)

F123  Words in s. 38(3) inserted (1.4.2018) by Children and Social Work Act 2017 (c. 16), s. 70(2), Sch. 4 para. 16(3); S.I. 2018/346, reg. 4(cc)(v)

F124  Words in s. 38(3) repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1 Sch. 3 Pt. 1)

F125  Words in s. 38(3) substituted (4.6.2018) by Health and Social Care Act 2012 (c. 7), ss. 223(12), 306(4); S.I. 2018/617, art. 2(a)

F126  S. 38(3A)-(3D) inserted (27.3.2012 for specified purposes, 16.3.2015 in so far as not already in force) by Health and Social Care Act 2012 (c. 7), ss. 224(3), 306(1)(d) (4); S.I. 2015/409, art. 2

F127  S. 38(3E) inserted (4.6.2018) by Health and Social Care Act 2012 (c. 7), ss. 223(13), 306(4); S.I. 2018/617, art. 2(a)

F128  S. 38(3F) inserted (4.6.2018) by Health and Social Care Act 2012 (c. 7), ss. 226(9), 306(4); S.I. 2018/617, art. 2(b) (with art. 3)

F129  S. 38(4A) inserted (27.3.2012 for specified purposes, 1.8.2012 in so far as not already in force) by Health and Social Care Act 2012 (c. 7), ss. 230(5), 306(1)(d)(4); S.I. 2012/1319, art. 2(4)

F130  Words in s. 38(11) omitted (E.W.) (1.3.2007 immediately before the National Health Service Act 2006 comes into force) by virtue of The National Health Service (Pre-consolidation Amendments) Order 2006 (S.I. 2006/1407), art. 1(1), Sch. 1 para. 9 (with art. 4)

39 Supplementary and consequential provision etc

(1) The Secretary of State may by regulations make—
   (a) such supplementary, incidental or consequential provision, or
   (b) such transitory, transitional or saving provision,
   as he considers necessary or expedient for the purposes of, or in consequence of or for giving full effect to any provision of this Act.

(2) The provision which may be made under subsection (1) includes provision amending or repealing any enactment, instrument or document, including an enactment contained in an Act passed in the same session as this Act.

(3) The power to make regulations under this section is also exercisable by the National Assembly for Wales, in relation to provision dealing with matters with respect to which functions are exercisable by the Assembly.

(4) Nothing in this Act shall be read as affecting the generality of subsection (1).

Modifications etc. (not altering text)

C6  S. 39 modified (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 2 para. 1(6)(d) (with Sch. 3 Pt. 1)
40 Wales

(1) In Schedule 1 to the National Assembly for Wales (Transfer of Functions) Order 1999 (S.I. 1999/672), any reference to an Act which is amended by this Act is (as from the time when the Act is so amended) to be treated as referring to the Act as so amended.

(2) Subsection (1) does not affect the power to make further Orders varying or omitting any such reference.

41 Financial provisions

There shall be paid out of money provided by Parliament—

(a) any expenditure incurred by the Secretary of State in consequence of this Act, and

(b) any increase attributable to this Act in the sums payable out of money so provided by virtue of any other Act.

42 Short title, interpretation, commencement and extent

(1) This Act may be cited as the National Health Service Reform and Health Care Professions Act 2002.

(2) In this Act—

“the 1999 Act” means the Health Act 1999 (c. 8),

(3) This Act, apart from—

(a) this section and sections 38 to 41, and

(b) any other provision of this Act so far as it confers any power to make an order or regulations under this Act,

shall come into force on such day as the appropriate authority may by order appoint, and different days may be appointed for different provisions and for different purposes.

(4) In subsection (3), the “appropriate authority” is—

(a) in relation to sections 1 to 5, 7, 8, 15 to 22, Part 2, and section 36, the Secretary of State,

(b) in relation to sections 11 to 14, the Secretary of State after consulting the National Assembly for Wales,

(c) in relation to sections 6, 9 and 24, the National Assembly for Wales,

(d) in relation to sections 10 and 23—

(i) the Secretary of State, in relation to England, and

(ii) the National Assembly for Wales, in relation to Wales,

(e) in relation to section 37—

(i) the Secretary of State, as respects any amendment or repeal consequential on provisions falling within paragraph (a),

(ii) the Secretary of State, after consulting the National Assembly for Wales, as respects any amendment or repeal consequential on provisions falling within paragraph (b),

(iii) the National Assembly for Wales, as respects any amendment or repeal consequential on provisions falling within paragraph (c),
(iv) otherwise, the Secretary of State, in relation to England, and the National Assembly for Wales, in relation to Wales.

(5) Subject to subsection (6), this Act extends to the whole of the United Kingdom, except for Part 1, which extends to England and Wales only.

(6) The extent of any amendment or repeal made by this Act is the same as that of the enactment amended or repealed.

(7) Subsection (6) does not apply to the amendment of the Police Act 1997 (c. 50) made by paragraph 64 of Schedule 2, which extends to England and Wales only.

(8) The Secretary of State may by order provide that so much of this Act as extends to England and Wales is to apply to the Isles of Scilly with such modifications (if any) as are specified in the order; but otherwise this Act does not extend there.

Subordinate Legislation Made

P1 S. 42(3) power partly exercised: different dates appointed for specified provisions and purposes by S.I. 2002/2202, arts. 2, 3; 1.10.2002 appointed for specified provisions and purposes by S.I. 2002/2478, arts. 3, 5 (with arts. 2(2), 3(3), 4)
S. 42(3) power partly exercised: 1.1.2003 appointed for specified provisions and purposes by S.I. 2002/3190, art. 2; 1.4.2003 appointed for specified provisions and purposes by S.I. 2003/833, arts. 2, 3 (with art. 4)

Textual Amendments

F131 Words in s. 42(2) repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)
F132 S. 42(7) repealed (E.W.) (6.4.2006) by Criminal Justice Act 2003 (c. 44), s. 336(3)(4), Sch. 37 Pt. 11; S.I. 2006/751, art. 2(d)(iv)
## SCHEDULES

### SCHEDULE 1

Section 1(3)

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<tr>
<th>Textual Amendments</th>
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<tbody>
<tr>
<td>F133 Sch. 1 omitted (1.4.2013) by virtue of Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 5 para. 102; S.I. 2013/160, art. 2(2) (with arts. 7-9)</td>
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### SCHEDULE 2

Section 2(5)

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<td>F134 Sch. 2 omitted (1.4.2013) by virtue of Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 5 para. 103; S.I. 2013/160, art. 2(2) (with arts. 7-9)</td>
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### SCHEDULE 3

Section 4(3)

**AMENDMENTS RELATING TO PERSONAL MEDICAL SERVICES AND PERSONAL DENTAL SERVICES**

**PART 1**

**AMENDMENTS OF THE NATIONAL HEALTH SERVICE (PRIMARY CARE) ACT 1997**

<table>
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<tr>
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<tbody>
<tr>
<td>F135 Sch. 3 para. 1 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)</td>
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<tr>
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<tbody>
<tr>
<td>F136 Sch. 3 para. 1 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)</td>
</tr>
</tbody>
</table>
Textual Amendments

F136 Sch. 3 paras. 2-6 repealed (1.4.2004 for the repeal of Sch. 3 paras. 5, 6 except for W., 1.4.2004 for W. for the repeal of Sch. 3 paras. 5, 6. 1.4.2006 for E. so far as not already in force, 1.4.2006 for W. for the repeal of Sch. 3 para. 2(1)(3) for specified purposes, 1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 4; S.I. 2004/288, art. 6(2)(s) (with art. 7) (as amended by S.I. 2004/866 and S.I. 2005/2925); S.I. 2004/480, art. 5(2)(s) (as amended by S.I. 2004/1019 and S.I. 2006/345); S.I. 2005/2925, art. 11; S.I. 2006/345, art. 7(2)(m); S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 13 (with art. 4)

F136

Textual Amendments

F136 Sch. 3 paras. 2-6 repealed (1.4.2004 for the repeal of Sch. 3 paras. 5, 6 except for W., 1.4.2004 for W. for the repeal of Sch. 3 paras. 5, 6. 1.4.2006 for E. so far as not already in force, 1.4.2006 for W. for the repeal of Sch. 3 para. 2(1)(3) for specified purposes, 1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 4; S.I. 2004/288, art. 6(2)(s) (with art. 7) (as amended by S.I. 2004/866 and S.I. 2005/2925); S.I. 2004/480, art. 5(2)(s) (as amended by S.I. 2004/1019 and S.I. 2006/345); S.I. 2005/2925, art. 11; S.I. 2006/345, art. 7(2)(m); S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 13 (with art. 4)

F136

Textual Amendments

F136 Sch. 3 paras. 2-6 repealed (1.4.2004 for the repeal of Sch. 3 paras. 5, 6 except for W., 1.4.2004 for W. for the repeal of Sch. 3 paras. 5, 6. 1.4.2006 for E. so far as not already in force, 1.4.2006 for W. for the repeal of Sch. 3 para. 2(1)(3) for specified purposes, 1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 4; S.I. 2004/288, art. 6(2)(s) (with art. 7) (as amended by S.I. 2004/866 and S.I. 2005/2925); S.I. 2004/480, art. 5(2)(s) (as amended by S.I. 2004/1019 and S.I. 2006/345); S.I. 2005/2925, art. 11; S.I. 2006/345, art. 7(2)(m); S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 13 (with art. 4)
National Health Service Reform and Health Care Professions Act 2002 (c. 17)

SCHEDULE 3 – Amendments relating to Personal Medical Services and Personal Dental Services

Document Generated: 2019-11-19

**Status:** This version of this Act contains provisions that are prospective.

Changes to legislation: National Health Service Reform and Health Care Professions Act 2002 is up to date with all changes known to be in force on or before 19 November 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

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**Textual Amendments**

F136 Sch. 3 paras. 2-6 repealed (1.4.2004 for the repeal of Sch. 3 paras. 5, 6 except for W., 1.4.2004 for W. for the repeal of Sch. 3 paras. 5, 6, 1.4.2006 for E. so far as not already in force, 1.4.2006 for W. for the repeal of Sch. 3 para. 2(1)(3) for specified purposes, 1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 4; S.I. 2004/288, art. 6(2)(s) (with art. 7) (as amended by S.I. 2004/866 and S.I. 2005/2925); S.I. 2004/480, art. 5(2)(s) (as amended by S.I. 2004/1019 and S.I. 2006/345); S.I. 2005/2925, art. 11; S.I. 2006/345, art. 7(2)(m); S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 13 (with art. 4)

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**Textual Amendments**

F137 Sch. 3 para. 7 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

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**Textual Amendments**

F138 Sch. 3 para. 8 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

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**Textual Amendments**

F139 Sch. 3 para. 9 omitted (1.3.2007 immediately before the National Health Service Act 2006 comes into force) by virtue of The National Health Service (Pre-consolidation Amendments) Order 2006 (S.I. 2006/1407), art. 1(1), Sch. 1 para. 10 (with art. 4)

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**Textual Amendments**

F140 Sch. 3 para. 10 repealed (1.4.2004) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 4; S.I. 2004/288, art. 6(2)(s) (with art. 7) (as amended by S.I. 2004/866 and S.I. 2005/2925); S.I. 2004/480, art. 5(2)(s) (as amended by S.I. 2004/1019 and S.I. 2006/345)
PART 2

AMENDMENTS OF OTHER ACTS

The 1977 Act

F141 11

Textual Amendments

F141 Sch. 3 para. 11 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

The Trade Union and Labour Relations (Consolidation) Act 1992 (c. 52)

13 In section 279 of the Trade Union and Labour Relations (Consolidation) Act 1992 (health service practitioners), in paragraph (a), after “by a” there is inserted “Strategic Health Authority, ”.

The 1999 Act

F143 14

Textual Amendments

F143 Sch. 3 para. 14 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

The Health and Social Care Act 2001 (c. 15)

F144 15

Textual Amendments

F144 Sch. 3 paras. 15-17 repealed (1.4.2006 for E., 1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 4; S.I. 2005/2925, art. 11; S.I. 2006/1407, art. 1(1), Sch. 1 para. 13 (with art. 4)
### SCHEDULE 4

**LOCAL HEALTH BOARDS**

#### Textual Amendments

**F144** Sch. 3 paras. 15-17 repealed (1.4.2006 for E., 1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 4; S.I. 2005/2925, art. 11; S.I. 2006/1407, art. 1(1), Sch. 1 para. 13 (with art. 4)

**F145** Sch. 4 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

#### SCHEDULE 5

**AMENDMENTS RELATING TO LOCAL HEALTH BOARDS**

*The Public Bodies (Admission to Meetings) Act 1960 (c. 67)*

1. In the Schedule to the Public Bodies (Admission to Meetings) Act 1960 (bodies to which the Act applies), after paragraph 1(gg) there is inserted—
   “(gh) Local Health Boards;”.

**Commencement Information**

**I13** Sch. 5 not in force at Royal Assent, see s. 42(3); Sch. 5 in force for W. at 10.10.2002 by S.I. 2002/2532, art. 2, Sch.

**I14** Sch. 5 para. 1 in force at 1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force by S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 12 (with art. 4)
The Health Services and Public Health Act 1968 (c. 46)

2 (1) Section 63 of the Health Services and Public Health Act 1968 (provision of instruction for officers of hospital authorities etc) is amended as follows.

(2) In subsection (1)(a), for “or Primary Care Trust” there is substituted “, Primary Care Trust or Local Health Board ”.

(3) In subsection (5A), for “or Primary Care Trust”, in both places, there is substituted “, Primary Care Trust or Local Health Board ”.

(4) In subsection (5B), the “and” at the end of paragraph (bb) is omitted, and after that paragraph there is inserted—

“(bbb) Local Health Boards; and”.

The Employers’ Liability (Compulsory Insurance) Act 1969 (c. 57)

3 In section 3 of the Employers’ Liability (Compulsory Insurance) Act 1969 (employers exempted from insurance), in subsection (2)(a)—

(a) for “1978 and” there is substituted “ 1978, ”, and

(b) after “1977” there is inserted “ and a Local Health Board established under section 16BA of that Act ”.

The 1977 Act

F146

Textual Amendments

F146 Sch. 5 paras. 4-20 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)
### Textual Amendments

**F146** Sch. 5 paras. 4-20 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

| 13 | ................................. |
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| 18 | ................................. |
| 19 | ................................. |
## Textual Amendments

### F146

Sch. 5 paras. 4-20 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

### F147

21 In section 98 (accounts and audit), in subsection (1), after paragraph (bb) there is inserted—

"(bbb) every Local Health Board;"

### F148

Sch. 5 para. 21 repealed (1.2.2007 so far as relating to Welsh NHS bodies) by Health Act 2006 (c. 28), s. 83(7), Sch. 9; S.I. 2007/204, art. 4(c)

### F149

Sch. 5 para. 23 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

### F150

Sch. 5 para. 24 repealed (20.10.2003 for W., 1.12.2003 for E.) by Health (Wales) Act 2003 (c. 4), s. 10(2), Sch. 4; S.I. 2003/2660, art. 2(1)(ii)(2); S.I. 2003/3064, art. 2(1)(ii)(2)
The Acquisition of Land Act 1981 (c. 67)

25 In section 16 of the Acquisition of Land Act 1981 (statutory undertakers’ land excluded from compulsory purchase), in subsection (3), the “and” at the end of paragraph (b) is omitted, and at the end of paragraph (c) there is inserted

“and

(d) a Local Health Board established under section 16BA of that Act;”.

The Hospital Complaints Procedure Act 1985 (c. 42)

26 In section 1 of the Hospital Complaints Procedure Act 1985 (hospital complaints procedure), in subsection (1B), after “Trust”, where it first occurs, there is inserted “ and Local Health Board “, and in the second place where it occurs there is inserted “ or Local Health Board “.

The Income and Corporation Taxes Act 1988 (c. 1)

Textual Amendments

F151 Sch. 5 para. 27 repealed (with effect in accordance with s. 1184(1) of the amending Act) by Corporation Tax Act 2010 (c. 4), s. 1184(1), Sch. 3 Pt. 1 (with Sch. 2)

The Housing Act 1988 (c. 50)

28 In Schedule 2 to the Housing Act 1988 (grounds for possession of dwelling-houses let on assured tenancies), in the second paragraph of Ground 16, after “1990,” there is inserted “ or by a Local Health Board “.
### The Road Traffic Act 1988 (c. 52)

29 In section 144 of the Road Traffic Act 1988 (exceptions from requirement of third-party insurance or security), in subsection (2)(da), after “1977” there is inserted “, by a Local Health Board established under section 16BA of that Act”.

#### Commencement Information

<table>
<thead>
<tr>
<th>Sch. 5 para.</th>
<th>Status</th>
<th>Effective Date</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>28</td>
<td></td>
<td>1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force by S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 12 (with art. 4)</td>
<td></td>
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<tr>
<td>29</td>
<td></td>
<td>1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force by S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 12 (with art. 4)</td>
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</tr>
</tbody>
</table>

### The National Health Service and Community Care Act 1990 (c. 19)

30 The National Health Service and Community Care Act 1990 is amended as follows.

#### Commencement Information

<table>
<thead>
<tr>
<th>Sch. 5 para.</th>
<th>Status</th>
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<th>Reference</th>
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<td>30</td>
<td></td>
<td>1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force by S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 12 (with art. 4)</td>
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</table>

#### Textual Amendments

**F152** Sch. 5 paras. 31-33 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)
In section 61 (health service bodies: taxation), in subsection (3), after “Primary Care Trust” there is inserted “or Local Health Board”.

In section 6 of the Welsh Language Act 1993 (meaning of “public body”), in subsection (1), after paragraph (f) there is inserted—

“(ff) a Local Health Board established under section 16BA of the National Health Service Act 1977;”.

In section 61 (health service bodies: taxation), in subsection (3), after “Primary Care Trust” there is inserted “or Local Health Board”.

In section 6 of the Welsh Language Act 1993 (meaning of “public body”), in subsection (1), after paragraph (f) there is inserted—

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“(ff) a Local Health Board established under section 16BA of the National Health Service Act 1977;”.
The Vehicle Excise and Registration Act 1994 (c. 22)

In Schedule 2 to the Vehicle Excise and Registration Act 1994 (exempt vehicles), in paragraph 7, at the end of sub-paragraph (d) there is inserted

“or

e a Local Health Board established under section 16BA of that Act.”

The Value Added Tax Act 1994 (c. 23)

In section 41 of the Value Added Tax Act 1994 (application to Crown), in subsection (7), after “Primary Care Trust” there is inserted “ and a Local Health Board ”.

The Data Protection Act 1998 (c. 29)

In section 69 of the Data Protection Act 1998 (meaning of “health professional”), in subsection (3), after paragraph (bb) there is inserted—

“(bbb) a Local Health Board established under section 16BA of that Act.”

The Government of Wales Act 1998 (c. 38)

(1) The Government of Wales Act 1998 is amended as provided in this paragraph.

(2) In Schedule 5 (bodies and offices covered by section 74), after paragraph 25 there is inserted—

“25A A Local Health Board.”

(3) In Schedule 17 (audit etc of Welsh public bodies), after paragraph 12 there is inserted—
“12A    A Local Health Board.”

Commencement Information
143 Sch. 5 not in force at Royal Assent, see s. 42(3); Sch. 5 in force for W. at 10.10.2002 by S.I. 2002/2532, art. 2, Sch.
144 Sch. 5 para. 42 in force at 1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force by S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 12 (with art. 4)

The 1999 Act

Textual Amendments
F155 Sch. 5 para. 43 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Textual Amendments
F156 Sch. 5 para. 44 repealed (1.4.2004) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 2; S.I. 2004/759, art. 13

Textual Amendments
F157 Sch. 5 para. 45 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

The Care Standards Act 2000 (c. 14)
46 In section 121 of the Care Standards Act 2000 (general interpretation), in subsection (1), in the definition of “National Health Service body”, for “or a Primary Care Trust” there is substituted “, a Primary Care Trust or a Local Health Board ”.

Commencement Information
145 Sch. 5 not in force at Royal Assent, see s. 42(3); Sch. 5 in force for W. at 10.10.2002 by S.I. 2002/2532, art. 2, Sch.
146 Sch. 5 para. 46 in force at 1.3.2007 in so far as not already in force, immediately before the National Health Service Act 2006 comes into force by S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 12 (with art. 4)

The Learning and Skills Act 2000 (c. 21)
47 In section 138 of the Learning and Skills Act 2000 (Wales: provision of information by public bodies), in subsection (3), after paragraph (b) there is inserted—
“(ba) a Local Health Board,”.

The Freedom of Information Act 2000 (c. 36)

48 In Schedule 1 to the Freedom of Information Act 2000 (public authorities for the purposes of the Act), in Part 3 (National Health Service), after paragraph 39 there is inserted—

“39A A Local Health Board established under section 16BA of the National Health Service Act 1977.”

The Health and Social Care Act 2001 (c. 15)

F158 Textual Amendments

F158 Sch. 5 paras. 49-51 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

F158 Textual Amendments

F158 Sch. 5 paras. 49-51 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)
SCHEDULE 6

THE COMMISSION FOR PATIENT AND PUBLIC INVOLVEMENT IN HEALTH

Status

Textual Amendments

F159 Sch. 6 paras. 1-15 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Powers

Textual Amendments

F159 Sch. 6 paras. 1-15 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Membership

Textual Amendments

F159 Sch. 6 paras. 1-15 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Appointment, procedure etc

Textual Amendments

F159 Sch. 6 paras. 1-15 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)
Textual Amendments

F159 Sch. 6 paras. 1-15 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Remuneration and allowances

F159

Textual Amendments

F159 Sch. 6 paras. 1-15 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Staff

F159

Delegation of functions

F159

Textual Amendments

F159 Sch. 6 paras. 1-15 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Assistance

F159

Textual Amendments

F159 Sch. 6 paras. 1-15 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Payments and loans to the Commission

F159
Accounts and audit

Textual Amendments

F159 Sch. 6 paras. 1-15 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Reports and other information

Textual Amendments

F159 Sch. 6 paras. 1-15 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Application of seal and evidence

Textual Amendments

F159 Sch. 6 paras. 1-15 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

Miscellaneous amendments

16 In the First Schedule to the Public Records Act 1958 (c. 51) (definition of public records), the following entry is inserted at the appropriate place in Part 2 of the Table at the end of paragraph 3—

“Commission for Patient and Public Involvement in Health.”
SCHEDULE 7 – The Professional Standards Authority for Health and Social Care

Textual Amendments

<table>
<thead>
<tr>
<th>Paragraph</th>
<th>Amendment</th>
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<tbody>
<tr>
<td>F160.17</td>
<td>Sch. 6 paras. 17-19 repealed (30.6.2008) by Local Government and Public Involvement in Health Act 2007 (c. 28), s. 245(5), Sch. 18 Pt. 18; S.I. 2008/461, art. 2(4)(b)(c)</td>
</tr>
<tr>
<td>F160.18</td>
<td>Sch. 6 paras. 17-19 repealed (30.6.2008) by Local Government and Public Involvement in Health Act 2007 (c. 28), s. 245(5), Sch. 18 Pt. 18; S.I. 2008/461, art. 2(4)(b)(c)</td>
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<td>F160.19</td>
<td>Sch. 6 paras. 17-19 repealed (30.6.2008) by Local Government and Public Involvement in Health Act 2007 (c. 28), s. 245(5), Sch. 18 Pt. 18; S.I. 2008/461, art. 2(4)(b)(c)</td>
</tr>
</tbody>
</table>

Textual Amendments

<table>
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<tr>
<th>Paragraph</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>F161</td>
<td>Sch. 7 title substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 66; S.I. 2012/2657, art. 2(3)</td>
</tr>
</tbody>
</table>

Status

1. [F162.1] The Authority is not to be regarded as the servant or agent of the Crown or as enjoying any status, immunity or privilege of the Crown; and the [F163.1] Authority's property is not to be regarded as property of, or property held on behalf of, the Crown.

Textual Amendments

<table>
<thead>
<tr>
<th>Paragraph</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>F162</td>
<td>Words in Sch. 7 para. 1 substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 63; S.I. 2012/2657, art. 2(3)</td>
</tr>
</tbody>
</table>
For the purposes of—

(a) section 23(2)(b) of the Scotland Act 1998 (c. 46) (power of Scottish Parliament to require persons outside Scotland to attend to give evidence or produce documents); and

(b) section 70(6) of that Act (accounts prepared by cross-border bodies),

the Authority is to be treated as a cross-border public authority within the meaning of that Act.

Powers

The power in section 26(1) includes the power to—

(a) acquire and dispose of land and other property, and

(b) enter into contracts.

Membership and chairman

The Authority is to consist of—

(a) a chair appointed by the Privy Council,

(b) one non-executive member appointed by the Scottish Ministers,

(c) one non-executive member appointed by the Welsh Ministers,

(d) one non-executive member appointed by the Department of Health, Social Services and Public Safety in Northern Ireland,

(e) three non-executive members appointed by the Privy Council, and

(f) one executive member appointed in accordance with paragraph 11.
The Privy Council may by regulations provide for—

(a) the conditions to be fulfilled for appointment as chair or other member of the Authority,

(b) the tenure of office of the chair and non-executive members of the Authority (including the circumstances in which they cease to hold office or may be removed or suspended from office),

(ba) the appointment of a member as deputy chair and the circumstances in which that member ceases to hold, or may be removed from, office as deputy chair, and

(c) the appointment of, constitution of and exercise of functions by committees and sub-committees of the Authority (including committees and sub-committees which consist of or include persons who are not members of the Authority).

The Authority may regulate its own procedure.

The validity of any proceedings of the Authority is not affected by a vacancy amongst its members or by a defect in the appointment of a member.
Members’ interests

9 (1) The Authority must establish and maintain a system for the declaration and registration of private interests of its members.

(2) The Authority must publish entries recorded in the register of members’ interests.

Remuneration and allowances

10 (1) The Authority may pay to its chair, and to any other member of the Authority, such remuneration and allowances as the Authority may determine.

(2) The Authority may pay to any member of a committee or sub-committee of the Authority such allowances as the Authority may determine.

(3) The Authority may provide for the payment of such pension, allowance or gratuities as it may determine to or in respect of a person who is or has been the chair or any other member of the Authority.

(4) The Authority may, where it considers there are special circumstances that make it right for a person ceasing to hold office as chair of the Authority to receive compensation, pay the person such compensation as it may determine.

Employees

11 (1) The Authority may appoint the executive member referred to in paragraph 4(f) on such terms and conditions as the Authority may determine.
Delegation of functions

12 (1) The [F186 Authority] may arrange for the discharge of any of its functions by—
   (a) a committee, sub-committee, member or employee of the [F186 Authority], or
   (b) any other person.

(2) If the [F186 Authority] does arrange for the discharge of any function as mentioned in sub-paragraph (1)(b), the arrangements may include provision with respect to the payment of remuneration and allowances to, or amounts in respect of, such persons.

Textual Amendments
F186 Words in Sch. 7 para. 12(1)(2) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)

Assistance

13 (1) The [F187 Authority] may arrange for such persons as it thinks fit to assist it in the discharge of any of its functions in relation to a particular case or class of case.

(2) Such arrangements may include provision with respect to the payment of remuneration and allowances to, or amounts in respect of, such persons.

Textual Amendments
F187 Word in Sch. 7 para. 13 substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)
Payments and loans to [F188 Authority]

14 (1) The Secretary of State may make payments out of money provided by Parliament to the [F189 Authority] of such amounts, at such times and on such conditions (if any) as he considers appropriate.

(2) An appropriate authority may make payments to the [F189 Authority] of such amounts, at such times and on such conditions (if any) as it considers appropriate.

[F190 (2A)] The Authority may borrow money for the purposes of or in connection with its functions; and sub-paragraphs (3) and (4) are without prejudice to the generality of this sub-paragraph.

(3) The Secretary of State may make loans out of money provided by Parliament to the [F189 Authority] on such terms (including terms as to repayment and interest) as he may determine.

(4) An appropriate authority may make loans to the [F189 Authority] on such terms (including terms as to repayment and interest) as it may determine.

[F191 (5)] ...................................................

[F191 (6)] ...................................................

(7) The Secretary of State may give directions to the [F192 Authority] as to the application of any sums received by it under sub-paragraph (1) or (3).

(8) An appropriate authority may give directions to the [F192 Authority] as to the application of any sums received by it from the authority under sub-paragraph (2) or (4).

(9) The [F192 Authority] must comply with any directions under sub-paragraph (7) or (8).

(10) In this paragraph, “appropriate authority” means the National Assembly for Wales, the Scottish Ministers or the Department of Health, Social Services and Public Safety in Northern Ireland.

Textual Amendments

F188 Word in Sch. 7 para. 14 cross-heading substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(j); S.I. 2012/2657, art. 2(3)

F189 Words in Sch. 7 para. 14(1)(2)(3)(4) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)

F190 Sch. 7 para. 14(2A) inserted (27.3.2012 for specified purposes, 16.3.2015 in so far as not already in force) by Health and Social Care Act 2012 (c. 7), ss. 224(4), 306(1)(d)(4); S.I. 2015/409, art. 2

F191 Sch. 7 para. 14(5)(6) omitted (27.3.2012 for specified purposes, 16.3.2015 in so far as not already in force) by virtue of Health and Social Care Act 2012 (c. 7), ss. 224(5), 306(1)(d)(4); S.I. 2015/409, art. 2

F192 Words in Sch. 7 para. 14(7)(8)(9) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)

Accounts

15 (1) The [F193 Authority] must keep accounts in such form as [F194 the Privy Council] may determine.
(2) The [F193Authority] must prepare annual accounts in respect of each financial year in such form as [F194the Privy Council] may determine.

(3) The [F193Authority] must send copies of the annual accounts to [F195... the Comptroller and Auditor General within such period after the end of the financial year to which the accounts relate as [F196the Privy Council] may determine.

(4) Within that period the [F193Authority] must also send copies of the annual accounts to—
   (a) the Scottish Ministers,
   (b) the National Assembly for Wales, and
   (c) the Department of Health, Social Services and Public Safety in Northern Ireland.

(5) The Comptroller and Auditor General must examine, certify and report on the annual accounts and must lay copies of the accounts and of his report before Parliament.

(6) A copy of the accounts shall be laid before—
   (a) the Scottish Parliament by the Scottish Ministers,
   (b) the Northern Ireland Assembly by the Department of Health, Social Services and Public Safety there,

and the National Assembly for Wales shall publish the accounts.

(7) In this paragraph and paragraph 16, “financial year” means—
   (a) the period beginning with the date on which the [F197Authority] is established and ending with the next 31st March following that date, and
   (b) each successive period of 12 months ending with 31st March.

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**Textual Amendments**

F193 Word in Sch. 7 para. 15(1)(2)(3)(4) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)

F194 Words in Sch. 7 para. 15(1)(2) substituted (4.6.2018) by Health and Social Care Act 2012 (c. 7), ss. 226(6)(a), 306(4); S.I. 2018/617, art. 2(3) (with art. 3)

F195 Words in Sch. 7 para. 15(3) omitted (4.6.2018) by virtue of Health and Social Care Act 2012 (c. 7), ss. 226(6)(b)(i), 306(4); S.I. 2018/617, art. 2(b) (with art. 3)

F196 Words in Sch. 7 para. 15(3) substituted (4.6.2018) by Health and Social Care Act 2012 (c. 7), ss. 226(6)(b)(ii), 306(4); S.I. 2018/617, art. 2(b) (with art. 3)

F197 Word in Sch. 7 para. 15(7)(a) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)

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**Reports and other information**

16 (1) The [F198Authority] must prepare a report on the exercise of its functions during each financial year.

[F199(1A)] The report must state—
   (a) how the [F200Authority], in exercising its functions, has promoted the health, safety and well-being of [F201users of health care, users of social care in
England, users of social work services in England] and other members of
the public, and
(b) how far, in the opinion of the [F200 Authority], each regulatory body has
complied with any duty imposed on it to promote the health, safety and well-

[F202(1B) The Authority must, by such date in each year as the Privy Council determines,
publish—
(a) a strategic plan for the Authority for the coming financial year, and
(b) a strategic plan for the Authority for such of the subsequent financial years
as the Authority may determine.]

(2) As soon as possible after the end of each financial year, the [F203 Authority] must lay a
copy of its report for that year [F204, and a copy of each of its strategic plans published
in that year,] before Parliament, the Scottish Parliament, the National Assembly for
Wales and the Northern Ireland Assembly.

(3) The [F203 Authority] must comply with any request by Parliament to prepare, and lay
before it, other reports or to provide Parliament with other information.

(4) The [F203 Authority] must also comply with any corresponding request by—
(a) the Scottish Parliament, in relation to matters which concern a subject for
which any member of the Scottish Executive has general responsibility,
(b) the Northern Ireland Assembly, in relation to transferred matters concerning
Northern Ireland (“transferred matters” having the meaning given by
section 4(1) of the Northern Ireland Act 1998 (c. 47)).

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Textual Amendments

F198 Word in Sch. 7 para. 16(1) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4),
Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)
F199 Sch. 7 para. 16(1A) inserted (1.1.2009) by Health and Social Care Act 2008 (c. 14), ss. 114(6), 170(3)(4); S.I. 2008/3244, art. 2(b)
F200 Words in Sch. 7 para. 16(1A)(a)(b) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)
F201 Words in Sch. 7 para. 16(1A)(a) substituted (1.8.2012) by Health and Social Care Act 2012 (c. 7), ss. 223(14), 306(4); S.I. 2012/1319, art. 2(4)
F202 Sch. 7 para. 16(1B) inserted (4.6.2018) by Health and Social Care Act 2012 (c. 7), ss. 226(7), 306(4); S.I. 2018/617, art. 2(b)
F203 Words in Sch. 7 para. 16(2)(3)(4) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)
F204 Words in Sch. 7 para. 16(2) inserted (4.6.2018) by Health and Social Care Act 2012 (c. 7), ss. 226(8), 306(4); S.I. 2018/617, art. 2(b)

Commencement Information

I53 Sch. 7 para. 16 wholly in force at 1.4.2003; Sch. 7 para. 16 not in force at Royal Assent, see s. 42(3);
Sch. 7 para. 16(1)(2) in force at 1.12.2002 by S.I. 2002/2202, art. 2(2); Sch. 7 para. 16(3)(4) in force
at 1.4.2003 by S.I. 2002/2202, art. 2(3)
Application of seal and evidence

17 The application of the seal of the Authority must be authenticated by the signature of—

(a) any member of the Authority, or
(b) any other person who has been authorised by the Authority (whether generally or specially) for that purpose.

Textual Amendments

F205 Words in Sch. 7 para. 17 substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)

18 A document purporting to be duly executed under the seal of the Authority or to be signed on its behalf is to be received in evidence and, unless the contrary is proved, taken to be so executed or signed.

Textual Amendments

F206 Word in Sch. 7 para. 18 substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)

Meetings of the Authority in Northern Ireland

19 (1) Sections 23 to 27 of the Local Government Act (Northern Ireland) 1972 (c.9) (which provides for public access to meetings of a district council and for the publication of information concerning such meetings) shall, with the modifications set out below, apply in relation to meetings of the Authority in Northern Ireland as they apply in relation to meetings of a district council.

(2) The modifications are—

(a) any reference to a district council shall be read as a reference to the Authority, and
(b) any reference to councillors or members of the council shall be read as references to members of the Authority.

Textual Amendments

F207 Word in Sch. 7 para. 19 cross-heading substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(j); S.I. 2012/2657, art. 2(3)
F208 Word in Sch. 7 para. 19(1) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)
F209 Words in Sch. 7 para. 19(2)(a)(b) substituted (1.12.2012) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 15 para. 62(h); S.I. 2012/2657, art. 2(3)

Miscellaneous amendments

F210
SCHEDULE 8 – Minor and consequential amendments

The 1977 Act

Textual Amendments
F211 Sch. 8 paras. 1-9 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

F2112

Textual Amendments
F210 Sch. 7 paras. 20-24 repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(j)

F21021

Textual Amendments
F210 Sch. 7 paras. 20-24 repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(j)

F21022

Textual Amendments
F210 Sch. 7 paras. 20-24 repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(j)

F21023

Textual Amendments
F210 Sch. 7 paras. 20-24 repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(j)

F21024

Textual Amendments
F210 Sch. 7 paras. 20-24 repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(j)

Textual Amendments
F211 Sch. 8 paras. 1-9 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

F2112

SCHEDULE 8

MINOR AND CONSEQUENTIAL AMENDMENTS

The 1977 Act

Textual Amendments
F211 Sch. 8 paras. 1-9 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

F2112

Textual Amendments
F210 Sch. 7 paras. 20-24 repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(j)

F21021

Textual Amendments
F210 Sch. 7 paras. 20-24 repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(j)

F21022

Textual Amendments
F210 Sch. 7 paras. 20-24 repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(j)

F21023

Textual Amendments
F210 Sch. 7 paras. 20-24 repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(j)

F21024

Textual Amendments
F210 Sch. 7 paras. 20-24 repealed (1.1.2009) by Health and Social Care Act 2008 (c. 14), s. 170(3)(4), Sch. 15 Pt. 2; S.I. 2008/3244, art. 2(j)
Textual Amendments

F211 Sch. 8 paras. 1-9 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

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Textual Amendments

F211 Sch. 8 paras. 1-9 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

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Textual Amendments

F211 Sch. 8 paras. 1-9 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)
Textual Amendments

F211 Sch. 8 paras. 1-9 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

F212 Sch. 8 para. 10 repealed (1.3.2007 immediately before the National Health Service Act 2006 comes into force) by The National Health Service (Pre-consolidation Amendments) Order 2006 (S.I. 2006/1407), art. 1(1), Sch. 2 (with art. 4)

F213 Sch. 8 para. 11 repealed (20.10.2003 for W., 1.12.2003 for E.) by Health (Wales) Act 2003 (c. 4), s. 10(2), Sch. 4; S.I. 2003/2660, art. 2(1)(iii)(2); S.I. 2003/3064, art. 2(1)(iii)(2)

F214 Sch. 8 para. 12 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

The Medical Act 1983 (c. 54)

13 The Medical Act 1983 is amended as follows.

14 In section 40 (appeals), in subsection (11), for “enabling directions to be given as to the costs of” there is substituted “ any order as to costs (or, in Scotland, expenses) in relation to “.

15 In Schedule 6 (transitional and saving provisions), in paragraph 18, “section 40(4) of this Act or” is omitted.

The Dentists Act 1984 (c. 24)

16 In section 29 of the Dentists Act 1984 (appeals), in subsection (4), for “enabling directions to be given as to the costs of” there is substituted “ any order as to costs (or, in Scotland, expenses) in relation to “.

The Opticians Act 1989 (c. 44)

17 In section 23 of the Opticians Act 1989 (appeals in disciplinary and other cases), in subsection (2), for “enabling directions to be given as to the costs of” there is substituted “ any order as to costs (or, in Scotland, expenses) in relation to “.
The National Health Service and Community Care Act 1990 (c. 19)

Textual Amendments

Sch. 8 para. 18 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

The Local Government (Wales) Act 1994 (c. 19)

In Schedule 10 to the Local Government (Wales) Act 1994 (amendments relating to social services), paragraph 11(4) is omitted.

Commencement Information

Sch. 8 para. 19 not in force at Royal Assent, see s. 42(3); Sch. 8 para. 19 in force for W. at 10.10.2002 by S.I. 2002/2532, art. 2, Sch.

The Health Authorities Act 1995 (c. 17)

The Health Authorities Act 1995 is amended as follows.

Commencement Information

Sch. 8 para. 20 not in force at Royal Assent, see s. 42(3); Sch. 8 para. 20 in force for W. at 1.10.2002 by S.I. 2002/2478, art. 3(1)(e) and in force for certain purposes for E. at 1.10.2002 by S.I. 2002/2478, art. 3(2)(b) (S.I. 2002/2532, art. 2, Sch. purports to bring Sch. 8 para. 20 in force on 10.10.2002 for W. only)

Section 1 (which substituted section 8 of the 1977 Act) is omitted.

Commencement Information

Sch. 8 para. 21 not in force at Royal Assent, see s. 42(3); Sch. 8 para. 21 in force for W. at 1.10.2002 by S.I. 2002/2478, art. 3(1)(e) (S.I. 2002/2532, art. 2, Sch. purports to bring Sch. 8 para. 21 in force on 10.10.2002 for W. only)

In Schedule 1 (amendments), paragraphs 32(b), 53 and 107(12)(b) are omitted.

Commencement Information

Sch. 8 para. 22 not in force at Royal Assent, see s. 42(3); Sch. 8 para. 22 in force for W. at 1.10.2002 by S.I. 2002/2478, art. 3(1)(e) and in force for certain purposes at 1.10.2002 by S.I. 2002/2478, art. 3(2)(b) (S.I. 2002/2532, art. 2, Sch. purports to bring Sch. 8 para. 22 in force on 10.10.2002 for W. only)
Textual Amendments

F216 Sch. 8 paras. 23-27 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1 Sch. 3 Pt. 1)

The Government of Wales Act 1998 (c. 38)

F216 Sch. 8 paras. 23-27 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1 Sch. 3 Pt. 1)

The 1999 Act

F217 Sch. 8 paras. 28-31 repealed (1.4.2004) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 2; S.I. 2004/759, art. 13

F217 Sch. 8 paras. 28-31 repealed (1.4.2004) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 2; S.I. 2004/759, art. 13

F217 Sch. 8 paras. 28-31 repealed (1.4.2004) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 2; S.I. 2004/759, art. 13
Textual Amendments

**F217** Sch. 8 paras. 28-31 repealed (1.4.2004) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 2; S.I. 2004/759, art. 13

**F217** 30

Textual Amendments

**F217** Sch. 8 paras. 28-31 repealed (1.4.2004) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 2; S.I. 2004/759, art. 13

**F217** 31

Textual Amendments

**F217** Sch. 8 paras. 28-31 repealed (1.4.2004) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 14 Pt. 2; S.I. 2004/759, art. 13

**Textual Amendments**

**F218** Sch. 8 paras. 32-37 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

**F218** 32

Textual Amendments

**F218** Sch. 8 paras. 32-37 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

**F218** 33

Textual Amendments

**F218** Sch. 8 paras. 32-37 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

**F218** 34

Textual Amendments

**F218** Sch. 8 paras. 32-37 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

**F218** 35

Textual Amendments

**F218** Sch. 8 paras. 32-37 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)
SCHEDULE 9 – Repeals

Section 37(2)

REPEALS

PART 1

NATIONAL HEALTH SERVICE

Commencement Information

158 Sch. 9 Pt. 1 not in force at Royal Assent, see s. 42(3); specified entries in Sch. 9 Pt. 1 in force for E. and for W. (insofar as the Secretary of State is the appropriate authority) at 1.10.2002 by S.I. 2002/2478, art. 3(1)(f); further specified entry in Sch. 9 Pt. 1 in force for E. at 1.10.2002 by S.I. 2002/2478, art. 3(2)(c); further specified entries in Sch. 9 Pt. 1 in force for W. at 10.10.2002 by S.I. 2002/2532, art. 2, Sch.

159 Sch. 9 Pt. 1 in force at 11.7.2003 for specified purposes for E. and W. by S.I. 2003/1580, art. 2(2)(c)

160 Sch. 9 Pt. 1 in force at 1.3.2007 for specified purposes, immediately before the National Health Service Act 2006 comes into force by S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 12 (with art. 4)

Short title and chapter

Health Services and Public Health Act 1968 (c. 46)
National Health Service Act 1977 (c. 49)

Extent of repeal

In section 63(5B), the “and” at the end of paragraph (bb).
In section 17B(1), the words from “which” to the end.
Section 18(1A)(b).
In section 22(1A), the “or” at the end of paragraph (c).
In section 28A(1), the “and” at the end of paragraph (a).
In section 29B(3), the “or” at the end of paragraph (b).
In section 33(1A)(b), “for areas in Wales”.

Textual Amendments

F218 Sch. 8 paras. 32-37 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)

F218 Sch. 8 paras. 32-37 repealed (1.3.2007) by National Health Service (Consequential Provisions) Act 2006 (c. 43), s. 8(2), Sch. 4 (with Sch. 2 Pt. 1, Sch. 3 Pt. 1)
### SCHEDULE 9 – Repeals

**Status:** This version of this Act contains provisions that are prospective. Changes to legislation: National Health Service Reform and Health Care Professions Act 2002 is up to date with all changes known to be in force on or before 19 November 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

<table>
<thead>
<tr>
<th>Short title and chapter</th>
<th>Extent of repeal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acquisition of Land Act 1981 (c. 67)</td>
<td>In section 16(3), “and” at the end of paragraph (b).</td>
</tr>
<tr>
<td>Health Service Commissioners Act 1993 (c. 46)</td>
<td>In section 2, in subsection (1)(da), “established for areas in England”; and in subsection (2)(a), “whose areas are in Wales”.</td>
</tr>
<tr>
<td>Government of Wales Act 1998 (c. 38)</td>
<td>In Schedule 5, in paragraph 20, “for an area in, or consisting of, Wales”. In Schedule 17, in paragraph 12, “for an area in, or consisting of, Wales”.</td>
</tr>
<tr>
<td>Health Act 1999 (c. 8)</td>
<td>In section 6(2), in the inserted section 28EE of the 1977 Act, subsection (1). In section 20(1), the “and” at the end of paragraph (d). In section 23(6), the definition of “NHS premises”. In Schedule 2, in paragraph 7(2), the words after “Commission”; and paragraph 7(6) and (7).</td>
</tr>
<tr>
<td>Health and Social Care Act 2001 (c. 15)</td>
<td>In section 28(7), “or a Primary Care Trust”. In Schedule 3, in the new Schedule 8A inserted by that Schedule, in paragraph 1(8), “or a Primary Care Trust”.</td>
</tr>
<tr>
<td>National Health Service Reform and Health Care Professions Act 2002 (c. 17)</td>
<td>In Schedule 2, in paragraph 2, subparagraphs (3) to (5); and paragraph 55.</td>
</tr>
</tbody>
</table>

**PART 2**

**HEALTH CARE PROFESSIONS**
SCHEDULE 9 – Repeals

Medical Act 1983 (c. 54)
Section 40(1)(c), (4) to (6), (9) and (10).
In Schedule 4, in paragraph 3(b) “to Her Majesty in Council”; paragraph 10(2); in paragraph 10(3) “or (2)”, and “or that subparagraph as applied by sub-paragraph (2) above”.
In Schedule 6, in paragraph 18, “section 40(4) of this Act or”.

Dentists Act 1984 (c. 24)
Section 29(2).
In section 51, the words from “(other” to “appeals)”.

Osteopaths Act 1993 (c. 21)
Section 10 (10).
Section 31(3) to (5) and (7).
Section 35(3).

Chiropractors Act 1994 (c. 17)
Section 10(10).
Section 31(3) to (5) and (7).
Section 35(3).

PART 3
MISCELLANEOUS

Commencement Information
161 Sch. 9 Pt. 3 not in force at Royal Assent, see s. 42(3); specified entries in Sch. 9 Pt. 3 in force for E. and for W. (insofar as the Secretary of State is the appropriate authority). at 1.10.2002 by S.I. 2002/2478, art. 3(1)(f); further specified entry in Sch. 9 Pt. 3 in force for E. at 1.10.2002 by S.I. 2002/2478, art. 3(2)(e); further specified entries in Sch. 9 Pt. 3 in force for W. at 10.10.2002 by S.I. 2002/2532, art. 2, Sch.; further specified entries in Sch. 9 Pt. 3 in force for E.W. at 1.1.2003 by S.I. 2002/3190, art. 2(2)(d)
162 Sch. 9 Pt. 3 in force at 1.3.2007 for specified purposes, immediately before the National Health Service Act 2006 comes into force by S.I. 2006/1407, art. 1(1), Sch. 1 Pt. 2 para. 12 (with art. 4)

Short title and chapter
National Health Service Act 1977 (c. 49)
National Health Service and Community Care Act 1990 (c. 19)
Local Government (Wales) Act 1994 (c. 19)
Health Authorities Act 1995 (c. 17)
National Health Service (Primary Care) Act 1997 (c. 46)
Government of Wales Act 1998 (c. 38)
Health Act 1999 (c. 8)

Extent of repeal
In section 97D(1)(b), “, apart from subsection (5A)”.
In section 12(4), the words after paragraph (b).
In Schedule 10, paragraph 11(4).
Section 1.
In Schedule 1, paragraphs 32(b), 53 and 107(12)(b).
In Schedule 2, paragraphs 71(3), 73 and 75.
Section 148.
In Schedule 4, paragraphs 5, 31(2) and 35.
<table>
<thead>
<tr>
<th>Health and Social Care Act 2001 (c. 15)</th>
<th>Section 1(4) and (5).</th>
</tr>
</thead>
<tbody>
<tr>
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<td>Section 3(3) and (4).</td>
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<td></td>
<td>Section 43(5).</td>
</tr>
<tr>
<td></td>
<td>In Schedule 5, paragraph 5(12)(b).</td>
</tr>
</tbody>
</table>
Status:
This version of this Act contains provisions that are prospective.

Changes to legislation:
National Health Service Reform and Health Care Professions Act 2002 is up to date with all changes known to be in force on or before 19 November 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.

View outstanding changes

Changes and effects yet to be applied to:
- s. 25A heading words inserted by 2017 c. 16 Sch. 4 para. 3(3)
- s. 17(2) words substituted by 2006 c. 28 Sch. 8 para. 50(b) (Effect not applied. The amending provision was repealed 1.3.2007 by 2006 (c. 43), s. 8(2), Sch. 4)
- s. 22(4) repealed by 2003 c. 4 Sch. 3 para. 16Sch. 4
- s. 25(3A) substituted by 2017 c. 16 Sch. 4 para. 2(3)
- s. 25(3B) words substituted by 2017 c. 16 Sch. 4 para. 2(4)
- s. 25A(1) words inserted by 2017 c. 16 Sch. 4 para. 3(2)
- s. 25C(7) words inserted by 2017 c. 16 Sch. 4 para. 5
- s. 25C(8)(b) words substituted by 2017 c. 16 Sch. 5 para. 47(i)
- s. 25D(1) words inserted by 2017 c. 16 Sch. 4 para. 6(2)
- s. 25D(2)(b) and word omitted by 2017 c. 16 Sch. 4 para. 6(3)
- s. 25E(10)(11) omitted by 2017 c. 16 Sch. 4 para. 7
- s. 25F(3)(c) words substituted by 2017 c. 16 Sch. 4 para. 8
- s. 25H(3)(c) words substituted by 2017 c. 16 Sch. 4 para. 10
- s. 25I(1)(a) words omitted by 2017 c. 16 Sch. 4 para. 11
- s. 26(3)(a) words inserted by 2008 c. 14 Sch. 10 para. 18
- s. 26A(1D)(b) omitted by 2017 c. 16 Sch. 4 para. 12(2)
- s. 26A(1E) substituted by 2017 c. 16 Sch. 4 para. 12(3)
- s. 27(2) words inserted by 2017 c. 16 Sch. 4 para. 13
- s. 28(1) words inserted by 2017 c. 16 Sch. 4 para. 14
- s. 29(1)(c) repealed by 2008 c. 14 s. 118(2)(b)Sch. 15 Pt. 2
- s. 29(1)(f) repealed by 2008 c. 14 s. 118(2)(d)Sch. 15 Pt. 2
- s. 29(1)(j) words substituted by 2017 c. 16 Sch. 5 para. 47(i)
- s. 29(5A) substituted by 2017 c. 16 Sch. 4 para. 15(3)
- s. 35 repealed by 2006 c. 28 Sch. 9
- Sch. 1 para. 29 repealed by 2006 c. 28 Sch. 9
- Sch. 2 para. 55 repealed by 2002 c. 17 Sch. 9 Pt. 1
- Sch. 2 para. 64 repealed by 2003 c. 44 Sch. 37 Pt. 11
- Sch. 2 para. 11 repealed by 2006 c. 28 Sch. 9
- Sch. 2 para. 12(3) repealed by 2006 c. 28 Sch. 9
- Sch. 2 para. 12(4)(a) repealed by 2006 c. 28 Sch. 9

Changes and effects yet to be applied to the whole Act associated Parts and Chapters:
Whole provisions yet to be inserted into this Act (including any effects on those provisions):
- s. 17(1)(fb) substituted for s. 17(1)(fa) by 2006 c. 28 Sch. 8 para. 50(a) (Effect not applied. The amending provision was repealed 1.3.2007 by 2006 (c. 43), s. 8(2), Sch. 4)
- s. 25(3)(ge) inserted by 2017 c. 16 Sch. 4 para. 2(2)
- s. 25G(10) inserted by 2017 c. 16 Sch. 4 para. 9