

Health and Social Care Act 2001

2001 CHAPTER 15

PART 1

NATIONAL HEALTH SERVICE

General and personal medical services, general dental services, general ophthalmic services and pharmaceutical services

20 Medical, dental, ophthalmic and pharmaceutical etc. lists

- (1) The 1977 Act shall be amended as follows.
- (2) In section 29A (medical lists), after subsection (4) there shall be inserted—
 - "(4A) Regulations may make provision in relation to the supply to a Health Authority, by a medical practitioner who is included in their medical list (or, as respects paragraph (a), by arrangement with him), of—
 - (a) information of a prescribed description; and
 - (b) a criminal conviction certificate under section 112 of the Police Act 1997 (c. 50), a criminal record certificate under section 113 of that Act or an enhanced criminal record certificate under section 115 of that Act."
- (3) In section 29B (vacancies for medical practitioners)-
 - (a) after subsection (2) there shall be inserted—
 - "(2A) The regulations may also make provision in relation to-
 - (a) grounds on which a Health Authority may, or must, refuse to nominate or approve a medical practitioner for appointment to fill a vacancy (including grounds corresponding to the conditions referred to in section 49F(2), (3) and (4) as read with section 49H(2) below);

- (b) information which must be supplied to a Health Authority by a medical practitioner seeking such nomination or approval (or by arrangement with him);
- (c) the supply to a Health Authority by such a medical practitioner of a certificate of a kind referred to in section 29A(4A)(b) above; and
- (d) the disclosure by a Health Authority, to prescribed persons or persons of prescribed descriptions, of information of a prescribed description about such medical practitioners, and refusals by the Health Authority to nominate or approve them.";
- (b) in subsection (3), after paragraph (a) there shall be inserted—
 - "(aa) grounds on which a Health Authority may defer a decision whether or not to nominate or approve a medical practitioner for appointment to fill a vacancy;";
- (c) after subsection (3) there shall be inserted—
 - "(3A) If regulations made by virtue of subsection (2A)(a) provide that a Health Authority may refuse to nominate or approve a medical practitioner for appointment to fill a vacancy, they must provide for an appeal (by way of redetermination) to the FHSAA against the Health Authority's decision."

(4) In section 36 (regulations about general dental services)—

- (a) in subsection (1)(b), for "(2) and (3)" there shall be substituted "(2) to (7)",
- (b) after subsection (1) there shall be inserted—

"(1A) The regulations may include provision as to-

- (a) information which must be supplied to a Health Authority by, or by arrangement with, a dental practitioner or dental corporation included or seeking inclusion in a list referred to in subsection (1)(a); and
- (b) the supply to a Health Authority—
 - (i) by a dental practitioner who is included, or seeking inclusion, in such a list, or
 - (ii) by a director of a dental corporation included, or seeking inclusion, in such a list,

of a criminal conviction certificate under section 112 of the Police Act 1997 (c. 50), a criminal record certificate under section 113 of that Act or an enhanced criminal record certificate under section 115 of that Act."; and

- (c) after subsection (3) there shall be inserted—
 - "(4) The provision which may be made by regulations under subsection (3) includes, in particular, provision in relation to grounds on which a Health Authority may, or must, refuse to include a dental practitioner or a dental corporation in a list referred to in subsection (1)(a) (including grounds corresponding to the conditions referred to in section 49F(2), (3) and (4) as read with section 49H below).
 - (5) Those regulations may make provision in relation to criteria to be applied in making decisions under the regulations.

- (7) Regulations may provide for grounds on which a Health Authority may defer a decision whether or not to grant an application for inclusion in a list referred to in subsection (1)(a).
- (8) Regulations may make provision as to the disclosure by a Health Authority, to prescribed persons or persons of prescribed descriptions, of information of a prescribed description about dental practitioners and dental corporations seeking inclusion in such a list, and refusals by the Health Authority to include them."
- (5) Section 39 (regulations about general ophthalmic services) shall be renumbered as subsection (1) of that section, and—

FHSAA against the Health Authority's decision.

- (a) in that subsection as so renumbered, in paragraph (b), after "subject to" there shall be inserted "subsections (2) and (3) below, to", and
- (b) after that subsection there shall be inserted—
 - "(2) The regulations may, in particular, make provision in relation to-
 - (a) grounds on which a Health Authority may, or must, refuse to include a medical practitioner or an ophthalmic optician in a list referred to in subsection (1)(a) (including grounds corresponding to the conditions referred to in section 49F(2), (3) and (4) as read with section 49H below);
 - (b) information which must be supplied to a Health Authority by a person included or seeking inclusion in such a list (or by arrangement with him);
 - (c) the supply to a Health Authority by an individual—
 - (i) who is included, or seeking inclusion, in such a list, or
 - (ii) who is a director of a body corporate or who is a member of a limited liability partnership included, or seeking inclusion, in such a list,

of a criminal conviction certificate under section 112 of the Police Act 1997 (c. 50), a criminal record certificate under section 113 of that Act or an enhanced criminal record certificate under section 115 of that Act;

- (d) grounds on which a Health Authority may defer a decision whether or not to include a person in such a list;
- (e) the disclosure by a Health Authority, to prescribed persons or persons of prescribed descriptions, of information of a prescribed description about applicants for inclusion in such a list, and refusals by the Health Authority to include them; and
- (f) criteria to be applied in making decisions under the regulations.
- (3) If regulations made by virtue of subsection (2)(a) provide that a Health Authority may refuse to include a person in such a list, they

must also provide for an appeal (by way of redetermination) to the FHSAA against the Health Authority's decision."

- (6) In section 42 (regulations about pharmaceutical services)—
 - (a) in subsection (3), the word "and" after paragraph (d) shall be omitted,
 - (b) after paragraph (e) there shall be inserted—
 - "(f) as to other grounds on which a Health Authority may, or must, refuse to grant an application (including grounds corresponding to the conditions referred to in section 49F(2), (3) and (4) as read with section 49H below);
 - (g) as to information which must be supplied to a Health Authority by a person included, or seeking inclusion, in such a list (or by arrangement with him);
 - (h) for the supply to a Health Authority by an individual—
 - (i) who is included, or seeking inclusion, in such a list, or
 - (ii) who is a member of the body of persons controlling a body corporate included, or seeking inclusion, in such a list,

of a criminal conviction certificate under section 112 of the Police Act 1997 (c. 50), a criminal record certificate under section 113 of that Act or an enhanced criminal record certificate under section 115 of that Act;

- (i) for grounds on which a Health Authority may defer a decision whether or not to grant an application;
- (j) for the disclosure by a Health Authority, to prescribed persons or persons of prescribed descriptions, of information of a prescribed description about applicants for inclusion in such a list, and refusals by the Health Authority to grant such applications;
- (k) as to criteria to be applied in making decisions under the regulations (other than decisions required by virtue of paragraph (d))", and
- (c) after subsection (4) there shall be inserted—
 - "(4A) If regulations made by virtue of subsection (3)(f) provide that a Health Authority may refuse to grant an application, they must also provide for an appeal (by way of redetermination) to the FHSAA against the Health Authority's decision."
- (7) In section 43 (persons authorised to provide pharmaceutical services), after subsection (2B) there shall be inserted—

"(2BA) The regulations may, in particular, include provision-

- (a) as to grounds on which a Health Authority may, or must, refuse to grant an application for inclusion in a list of medical practitioners referred to in subsection (2A) (including grounds corresponding to the conditions referred to in section 49F(2), (3) and (4) as read with section 49H(2) below);
- (b) as to information which must be supplied to a Health Authority by a medical practitioner included, or seeking inclusion, in such a list (or by arrangement with him);

- (c) for the supply to a Health Authority by a medical practitioner who is included, or seeking inclusion, in such a list of a criminal conviction certificate under section 112 of the Police Act 1997 (c. 50), a criminal record certificate under section 113 of that Act or an enhanced criminal record certificate under section 115 of that Act;
- (d) for grounds on which a Health Authority may defer a decision whether or not to grant an application for inclusion in such a list;
- (e) for the disclosure by a Health Authority, to prescribed persons or persons of prescribed descriptions, of information of a prescribed description about applicants for inclusion in such a list, and refusals by the Health Authority to grant such applications;
- (f) as to criteria to be applied in making decisions under the regulations
- (2BB) If regulations made by virtue of subsection (2BA)(a) provide that a Health Authority may refuse to grant an application for inclusion in such a list, they must also provide for an appeal (by way of redetermination) to the FHSAA against the Health Authority's decision."