

These notes refer to the Health and Social Care Act (Northern Ireland) 2022 (c.3) which received Royal Assent on 2 February 2022

Health and Social Care Act (Northern Ireland) 2022

EXPLANATORY NOTES

COMMENTARY ON SECTIONS

7. A commentary on the provisions follows below and overleaf. Comments are not given where the wording is self-explanatory.

Section 1 – Dissolution of the Regional Health and Social Care Board

Provides for the dissolution of the Regional Health and Social Care Board (“the Regional Board”).

Section 2 – Transfer of the Regional Board’s functions

Introduces Schedule 1. Schedule 1 contains both the amendments providing for the transfer of the Regional Board’s functions and amendments consequential on the transfer of the Regional Board’s functions and its dissolution. Amendments to the Health and Personal Social Services (Northern Ireland) Order 1972 and the other Health specific Acts and Orders result in duties and responsibilities previously held by the Regional Board now being placed in the main directly upon the Department. As a consequence existing lines of accountability and performance management are clearer.

For those amendments that result in functions now being directly placed on HSC trusts (social care and children functions) the Department is now directly responsible for the oversight of the HSC trusts’ exercise of those functions, again simplifying accountability and performance management lines.

Section 3 - Continuation of Local Commissioning Groups

Provides for the continuation of Local Commissioning Groups as unincorporated bodies following the closure of the Regional Health and Social Care Board. It also introduces Schedule 2.

Schedule 2 contains the statutory provisions necessary to continue to operate Local Commissioning Groups beyond the closure of the Health and Social Care Board. The Schedule also provides for the existing regulations in terms of the functions, membership, and appointments and terms of office to be retained.

Schedule 2 provides a regulation making power to the Department to dissolve Local Commissioning Groups on a day appointed by the Department. The Department may not however make regulations to dissolve Local Commissioning Groups until the Department makes regulations to establish bodies (Area Integrated Partnership Boards) for local areas.

Section 4 - Duty to establish bodies for local areas

Inserts new sections 15B and 15C into the Health and Social Care (Reform) Act. The former places a duty on the Department to make regulations to establish bodies (Area Integrated Partnership Boards) for local areas. Each Board is to exercise such functions relating to the matters detailed as may be prescribed and must exercise those functions with the aim of improving the health and social well-being of the people in its area and reducing health inequalities as described in the provision. New section 15C gives the Department to power to issue directions and guidance to such Boards.

No regulations can be made by the Department in respect of such Boards unless the draft regulations have been laid before and approved by the Assembly.

Section 5 - Schemes for transfer of Assets and Liabilities

Requires the Department to make a scheme or schemes for the transfer of the assets and liabilities of the Regional Board. It also introduces Schedule 3 which deals with the transfer of assets and liabilities of the Regional Board, including the transfer of its employed staff. Schedule 3 also provides for continuity in terms of providing that a transfer scheme does not affect the validity of anything done by or to the Regional Board (including legal proceedings) before the transfer date.

Section 6 – Transitional Provision

Introduces Schedule 4 which contains provisions that require the Department to make arrangements for the preparation of the final accounts and report of the Regional Board. Further, the Auditor and Comptroller General must examine and provide a report to the Department. The Department must lay before the Assembly a copy of the final accounts and report and the report provided by the Auditor and Comptroller General.

Part 2 of Schedule 4 provides general provisions and specific provisions to ensure continuity in terms of previous directions issued, and how references to the Regional Board in statutory provisions or statutory documents are now to be read. In addition the Department may continue anything being done by or to the Regional Board (including legal proceedings) following the closure of the Regional Board.

Section 7 – Interpretation

Defines certain terms used in the Act, including applying the Interpretation Act (Northern Ireland) 1954 to the expressions “statutory document” and “statutory provision”.

Section 8 – Commencement

Stipulates when the provisions of the Act will come into operation; some coming into operation on Royal Assent and others on a date appointed by the Department by order.

Section 9 – Short title

Sets out the short title of the Act. This Act may be cited as the Health and Social Care Act (Northern Ireland) 2022.

Schedule 1 details the amendments required to existing legislation to effect the transfer of powers, duties and responsibilities to the Department and HSC trusts as a consequence of the closure of the Regional Board.

The statute book contains many references to Health and Social Services Boards. The Boards were dissolved under the 2009 Act with certain of their functions transferred to the Regional Board and certain of their functions transferred to the Regional Agency. In consequence, the 2009 Act provides that the references to the Boards must now be read as references to the Regional Board and/or the Regional Agency depending on context.

With the abolition of the Regional Board and the transfer of its functions to the Department, the references to Health and Social Services Boards are being replaced textually by references, as appropriate, to the Department or, in a very small number of cases, the Regional Agency.

There are other references to functions exercisable by Health and Social Services Boards (which now means the Regional Board) in areas where there is no HSC trust. Since there are HSC trusts for all areas in Northern Ireland, these functions are not currently exercisable by the Regional Board. The possibility of the functions being exercisable by the Department in the future, in the absence of an HSC trust for a particular area, is preserved by new paragraph 22A of Schedule 3 to the Health and Personal Social Services (Northern Ireland) Order 1991 (“the 1991 Order”), inserted by Schedule 1 to the Act.

There are some functions which, on the face of the legislation, are conferred on the Department but which are currently delegated to the Regional Board and thence to HSC trusts. The dissolution of the Regional Board renders it necessary either (i) to leave the function notionally with the Department and for there to be new delegations from the Department direct to the HSC trusts or (ii) to amend the primary legislation so the function is conferred directly on the HSC trusts, but preserving the power of the Department to issue guidance and directions and if necessary to recall the function. The Act takes the second

of these approaches. Thus the Act contains some amendments which appear to be transferring functions from the Department to HSC trusts, but which in reality are consequential on the dissolution of the Board and preserve the current arrangements for the exercise of functions.

Articles 3 & 4 of the Health and Personal Social Services (Northern Ireland) Order 1994 provide for the delegation of certain functions of Health and Social Services Boards (that is, now the Regional Board) to HSC trusts. The functions are listed in the Statutory Rules made under Article 3. Again, the dissolution of the Board requires this portion of the legislative framework to be revised. The relevant functions (now called “social care and children functions”) are conferred directly on HSC trusts (new Article 10A of the 1991 Order, thereby replicating the effect of Article 3 and the Statutory Rules). The power of the Department to provide for delegation of other functions is included at new Article 10B.

Each of these four types of case are instances where the dissolution of the Regional Board makes it necessary to amend the legislation relating to the exercise of functions that are currently exercised by, or are capable of being exercised by, the Board; and the decision has been taken to set out more clearly on the face of legislation where responsibility for the exercise of the functions falls, whilst restating all the existing law relating to delegation and direction of the exercise of those functions.

Schedule 2 contains the statutory provisions to continue to operate Local Commissioning Groups (LCGs) beyond the closure of the Health and Social Care Board. With the abolition of the Board, these amendments are necessary to allow the Local Commissioning Groups to continue. Schedule 2 ensures the existing necessary legislative provisions in respect of functions and membership etc. of Local Commissioning Groups are retained for the now continued Local Commissioning Groups. It sets out how the LCGs are to function and then, ultimately, cease to operate.

Schedule 3 details the effect of schemes for the transfer of the Regional Board assets, liabilities and staff upon its closure.

Schedule 4 details general and specific transitional provisions.