## DRAFT STATUTORY INSTRUMENTS

## 2023 No.

## The Healthcare (International Arrangements) (EU Exit) Regulations 2023

## Health board functions: planned healthcare

- **8.**—(1) Relevant health boards must determine planned healthcare applications and must, in each case, do so in accordance with the relevant healthcare agreement to which the application relates(1).
- (2) Relevant health boards must establish and publish procedures for the determination of planned healthcare applications under this regulation.
  - (3) Those procedures must include provision for the review of determinations.
- (4) A relevant health board must inform the applicant in writing of its determination of the application.
  - (5) Where the determination is not to approve the application the determination must set out—
    - (a) the information considered,
    - (b) the reasons for the determination, and
    - (c) the steps an applicant must take if the applicant disagrees with the determination and wishes to request a review of the determination.

<sup>(1)</sup> SeeS.I. 2019/1293 as to the determination of planned healthcare applications in relation to Northern Ireland, and in particular regulation 6 (functions relating to authorisation for planned healthcare). Subject to savings in relation to the determination of planned healthcare applications in relation to Northern Ireland under the 2019 Act and S.I. 2019/1293 (see regulation 3 of S.I. 2023/\*\*\* pepaled the powers under which S.I. 2019/1293 was made and thus also impliedly revoked those regulations for all other purposes.