

CYNULLIAD CENEDLAETHOL
CYMRU

OFFERYNNAU
STATUDOL

2000 Rhif (Cy.)

Y GWASANAETH IECHYD GWLADOL,
CYMRU

Rheoliadau'r Gwasanaeth Iechyd
Gwladol (Gwasanaethau
Deintyddol Cyffredinol) Diwygio
(Cymru) 2000

NODYN ESBONIADOL

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

Mae'r Rheoliadau hyn yn diwygio
ymhellach Reoliadau'r Gwasanaeth
Iechyd Gwladol (Gwasanaethau
Deintyddol Cyffredinol) 1992 (O.S.
1992/661) ("Rheoliadau 1992") sy'n
rheoli ar ba delerau y mae
gwasanaethau deintyddol cyffredinol yn
cael eu darparu o dan Ddeddf y
Gwasanaeth Iechyd Gwladol 1977.

NATIONAL ASSEMBLY FOR WALES

STATUTORY
INSTRUMENTS

2000 No. (W.)

NATIONAL HEALTH SERVICE,
WALES

The National Health Service
(General Dental Services)
Amendment (Wales) Regulations
2000

EXPLANATORY NOTE

(*This note does not form part of the
Regulations.*)

These Regulations further amend the
National Health Service (General Dental
Services) Regulations 1992 (S.I.
1992/661) ("the 1992 Regulations")
which regulate the terms on which
general dental services are provided
under the National Health Service Act
1977.

Mae Rheoliad 3 yn diwygio rheoliad 19 o Reoliadau 1992 fel bod Penderfyniad V yn Nhabl y Penderfyniadau (sy'n cael eu cydgyhoeddi mewn datganiad o'r enw "the Statement of Dental Remuneration") yn ymwneud â'r pwnc "taliadau ymrwymo" ("commitment payments").

Mae Rheoliad 4 yn diwygio Atodlen 1 i Reoliadau 1992, sy'n cynnwys yr amodau gwasanaeth ar gyfer deintyddion sy'n darparu gwasanaethau deintyddol cyffredinol yn y Gwasanaeth Iechyd Gwladol. Mae'r diwygiadau'n ymwneud â rhwymedigaethau deintydd mewn perthynas â ffurflenni a chofnodion.

Mae Rheoliad 4(2) yn diwygio'r amgylchiadau y mae'n rhaid darparu cofnodion i'w harchwilio odanynt.

Mae Rheoliad 4(3) yn mewnosod gofyniad newydd i ddeintydd ofyn am gael gweld tystiolaeth sy'n cefnogi honiad fod gan glaf hawl i gael ei esemptio rhag talu ffioedd deintyddol, neu i gael ei ryddhau rhag eu talu, ac i gofnodi ar ffurflen y deintydd ar gyfer hawlio taliad am y driniaeth a

Regulation 3 amends regulation 19 of the 1992 Regulations so that Determination V in the Table of Determinations (which are collectively published in a statement called the Statement of Dental Remuneration) relates to the subject matter "commitment payments" ("*taliadau ymrwymo*").

Regulation 4 amends Schedule 1 to the 1992 Regulations, which contains the terms of service for dentists who provide general dental services in the National Health Service. The amendments concern a dentist's obligations in respect of forms and records.

Regulation 4(2) amends the circumstances in which records must be produced for inspection.

Regulation 4(3) inserts a new requirement for a dentist to ask to see evidence in support of a claim that a patient is entitled to exemption from, or remission of, dental charges and to record on the dentist's claim for remuneration for the treatment provided to such a patient when such evidence

ddarparwyd i'r claf hwnnw pan na welir y dystiolaeth honno.

Mae Rheoliad 4(3) yn mewnosod gofyniad newydd hefyd sy'n golygu ei bod yn ofynnol i ddeintydd lenwi ffurflen pan fydd ef neu hi yn hawlio taliad ar ôl cael ei alw neu ei galw'n ôl i'r practis deintyddol er mwyn rhoi triniaeth i glaf mewn achos brys y tu allan i oriau arferol y practis. Mae'r deintydd hefyd yn gorfol cael llofnod y claf, neu berson sy'n gyfrifol am y claf, ar y ffurflen a enwyd i ddangos ei fod ef wedi cael ei alw'n ôl neu ei bod hi wedi cael ei galw'n ôl i roi'r driniaeth.

Mae Rheoliad 4(4) yn mewnosod gofyniad i ffurflen hawlio ar wahân gael ei llenwi ar gyfer triniaeth a roddir gan gynorthwywyr.

has not been seen.

Regulation 4(3) also inserts a new requirement so that a dentist is required to complete a form when he or she makes a claim for remuneration following being recalled to the dental practice in order to provide a patient with treatment for an emergency outside the usual practice hours. The dentist is also obliged to obtain on the said form the signature of the patient, or a person responsible for the patient, that he or she has been recalled to treat.

Regulation 4(4) inserts a requirement for a separate claim form to be completed for treatment given by assistants.

**OFFERYNNAU
STATUDOL**

2000 Rhif (Cy.)

**Y GWASANAETH IECHYD GWLADOL,
CYMRU**

Rheoliadau'r Gwasanaeth Iechyd
Gwladol (Gwasanaethau
Deintyddol Cyffredinol) Diwygio
(Cymru) 2000

Wedi'u gwneud

2000

*Yn dod i rym
ac eithrio rheoliadau
4(2)(a)(ii), 4(2)(b),
4(2)(d) a 4(3)*

1 Rhagfyr 2000

*rheoliadau 4(2)(a)(ii),
4(2)(b), 4(2)(d) a
4(3)*

1st January 2001

Mae Cynulliad Cenedlaethol Cymru yn gwneud y Rheoliadau canlynol drwy arfer y pwerau a roddwyd iddo gan adrannau 15(1), 35(1), 36(1) a 126(4) o Ddeddf y Gwasanaeth Iechyd Gwladol 1977(a):

Enwi, cychwyn a chymhwysyo

**STATUTORY
INSTRUMENTS**

2000 No. (W.)

**NATIONAL HEALTH SERVICE,
WALES**

The National Health Service
(General Dental Services)
Amendment (Wales) Regulations
2000

Wedi'u gwneud

2000

Made

2000

*Coming into force
except regulations
4(2)(a)(ii), 4(2)(b),
4(2)(d) and 4(3)*

1st December 2000

*regulations 4(2)(a)(ii),
4(2)(b), 4(2)(d) and
4(3)*

1st January 2001

The National Assembly for Wales makes the following Regulations in exercise of the powers conferred upon it by sections 15(1), 35(1), 36(1) and 126(4) of the National Health Service Act 1977(a):

Citation, commencement and application

1.-(1) Enw'r Rheoliadau hyn yw Rheoliadau'r Gwasanaeth Iechyd Gwladol (Gwasanaethau Deintyddol Cyffredinol) Diwygio (Cymru) 2000 a deuant i rym ar 1 Rhagfyr 2000, ac eithrio rheoliadau 4(2)(a)(ii), 4(2)(b), 4(2)(d) a 4(3) a ddeuant i rym ar 1 Ionawr 2001.

(2) Mae'r rheoliadau hyn yn gymwys i Gymru yn unig.

Diwygio Rheoliadau'r Gwasanaeth Iechyd Gwladol (Gwasanaethau Deintyddol Cyffredinol) 1992

2. Diwygir Rheoliadau'r Gwasanaeth Iechyd Gwladol (Gwasanaethau Deintyddol Cyffredinol) 1992(b) yn unol â darpariaethau canlynol y Rheoliadau hyn.

Diwygio rheoliad 19

3. Yn rheoliad 19 (Datganiad Taliadau Deintyddol), ym mharagraff (1), yn lle'r cofnod "Incentive scheme allowances" yng ngholofn (2) o'r Tabl, rhowch "Commitment payments".

Diwygio Atodlen 1

4.-(1) Diwygir Atodlen 1 (amodau gwasanaeth ar gyfer deintyddion) fel a ganlyn:

(2) Ym mharagraff 25 (cofnodion)–

(a) yn is-baragraff (1) –

(i) cyn "record" y tro cyntaf y mae'n ymddangos, mewnosodwch "full, accurate and contemporaneous", a

(ii) ar ôl "any practice record form" mewnosodwch "or form recording recalled attendance in accordance with paragraph 27B";

1.-(1) These Regulations may be cited as the National Health Service (General Dental Services) Amendment (Wales) Regulations 2000 and shall come into force on 1st December 2000, except regulations 4(2)(a)(ii), 4(2)(b), 4(2)(d) and 4(3), which shall come into force on 1st January 2001.

(2) These regulations apply to Wales only.

Amendment of the National Health Service (General Dental Services) Regulations 1992

2. The National Health Service (General Dental Services) Regulations 1992 (b) shall be amended in accordance with the following provisions of these Regulations.

Amendment of regulation 19

3. In regulation 19 (Statement of Dental Remuneration), in paragraph (1), for the entry "Incentive scheme allowances" in column (2) of the Table, substitute "Commitment payments".

Amendment of Schedule 1

4.-(1) Schedule 1 (terms of service for dentists) is amended as follows.

(2) In paragraph 25 (records)–

(a) in sub-paragraph (1)–

(i) before "record" the first time it appears, insert "full, accurate and contemporaneous", and

(ii) after "any practice record form" insert "or form recording recalled attendance in accordance with paragraph 27B";

(b) yn is-baragraff (2) ar ôl "records", mewnosodwch "forms,";

(c) yn lle is-baragraff (3) rhowch-

" (3) The dentist shall, during the period in which he or she holds any records, forms, radiographs, photographs and study models referred to in sub-paragraph (1)--

(a) produce them on request to a dental officer, the Health Authority or the National Assembly for Wales.

(b) send them to the Dental Practice Board, Health Authority or the National Assembly for Wales within 14 days of being required to do so by one of those bodies." ; ac

(ch) yn is-baragraff (4), ar ôl "other than the practice record form" mewnosodwch "and the form recording recalled attendance in accordance with paragraph 27B".

(3) Ar ôl paragraff 27 mewnosodwch--

(b) in sub-paragraph (2) after "records", insert "forms,";

(c) for sub-paragraph (3) substitute-

" (3) The dentist shall, during the period in which he or she holds any records, forms, radiographs, photographs and study models referred to in sub-paragraph (1)--

(a) produce them on request to a dental officer, the Health Authority or the National Assembly for Wales.

(b) send them to the Dental Practice Board, Health Authority or the National Assembly for Wales within 14 days of being required to do so by one of those bodies." ; and

(d) in sub-paragraph (4), after "other than the practice record form" insert "and the form recording recalled attendance in accordance with paragraph 27B".

(3) After paragraph 27 insert--

"Completion of claim forms

27A.-(1) Subject to sub-paragraph (2), where a patient declares that he or she is, or where a person responsible for a patient makes a declaration that the patient is, entitled to exemption from or remission of the charges prescribed by the National Health Service (Dental Charges) Regulations 1989 **(c)** by virtue of either-

(a) entitlement to exemption under sub-paragraph (4) of paragraph 2 or sub-paragraph (4) of paragraph 3 of Schedule 12 to the National Health Service Act 1977 **(ch)**

(b) entitlement to remission of such charges under regulation 3 or 5 of the National Health Service (Travelling Expenses and Remission of Charges) Regulations 1988 **(d)**,

the dentist shall ask the patient, or the person making such a declaration on the patient's behalf, to produce satisfactory evidence in support of the declaration and where such evidence is not produced, the dentist shall record that fact on the form upon which he or she claims remuneration for the treatment of that patient.

(2) Where, at the time of the declaration there is already available to the dentist satisfactory evidence of an entitlement to exemption from the charges on the grounds the patient in respect of whom the declaration is made is under 18 years of age, the obligations on the dentist specified in sub-paragraph (1) shall not apply.

"Completion of claim forms

27A.-(1) Subject to sub-paragraph (2), where a patient declares that he or she is, or where a person responsible for a patient makes a declaration that the patient is, entitled to exemption from or remission of the charges prescribed by the National Health Service (Dental Charges) Regulations 1989 **(c)** by virtue of either-

(a) entitlement to exemption under sub-paragraph (4) of paragraph 2 or sub-paragraph (4) of paragraph 3 of Schedule 12 to the National Health Service Act 1977 **(d)**

(b) entitlement to remission of such charges under regulation 3 or 5 of the National Health Service (Travelling Expenses and Remission of Charges) Regulations 1988 **(e)**,

the dentist shall ask the patient, or the person making such a declaration on the patient's behalf, to produce satisfactory evidence in support of the declaration and where such evidence is not produced, the dentist shall record that fact on the form upon which he or she claims remuneration for the treatment of that patient.

(2) Where, at the time of the declaration there is already available to the dentist satisfactory evidence of an entitlement to exemption from the charges on the grounds the patient in respect of whom the declaration is made is under 18 years of age, the obligations on the dentist specified in sub-paragraph (1) shall not apply.

(3) The dentist may appoint a member of his or her staff to undertake the task set out in sub-paragraph (1) on his or her behalf, and, the dentist shall ensure that that staff member so appointed is given sufficient instruction to enable him or her to perform the task.

Recalled Attendance

27B. Where a dentist is recalled to his or her practice premises at a time when he or she does not normally provide general dental services in order to provide treatment in an emergency the dentist shall, on each such occasion, at the time of that recalled attendance--

- (a) complete a form supplied by the Health Authority for the purpose of supporting the claim to an allowance for that recalled attendance; and
- (b) obtain the signature on that form of the patient whom he or she has been recalled to treat, or that of a person acting on behalf of the patient."

(4) Ar ôl paragraff 37 mewnosodwch--

"37A. Where care and treatment is given by an assistant, the dentist or assistant shall complete a claim for remuneration in respect of that care and treatment which -

- (a) is separate from any claim form in respect of care and treatment given by the dentist personally; and
- (b) identifies the assistant by whom the care and treatment was given and his or her status as an assistant."

(3) The dentist may appoint a member of his or her staff to undertake the task set out in sub-paragraph (1) on his or her behalf, and, the dentist shall ensure that that staff member so appointed is given sufficient instruction to enable him or her to perform the task.

Recalled Attendance

27B. Where a dentist is recalled to his or her practice premises at a time when he or she does not normally provide general dental services in order to provide treatment in an emergency the dentist shall, on each such occasion, at the time of that recalled attendance--

- (a) complete a form supplied by the Health Authority for the purpose of supporting the claim to an allowance for that recalled attendance; and
- (b) obtain the signature on that form of the patient whom he or she has been recalled to treat, or that of a person acting on behalf of the patient."

(4) After paragraph 37 insert--

"37A. Where care and treatment is given by an assistant, the dentist or assistant shall complete a claim for remuneration in respect of that care and treatment which -

- (a) is separate from any claim form in respect of care and treatment given by the dentist personally; and
- (b) identifies the assistant by whom the care and treatment was given and his or her status as an assistant."

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

[] 2000

Signed on behalf of the National
Assembly for Wales under section 66(1)
of the Government of Wales Act 1998
(f).

[] 2000

Llywydd y Cynulliad
Cenedlaethol

The Presiding Officer
of the National Assembly

**[ENDNOTES – WILL APPEAR IN PRINTED VERSION AS
FOOTNOTES]**

(a) 1977 p.49; gweler adran 128(1), fel y'i diwygiwyd gan Ddeddf y Gwasanaeth Iechyd Gwladol a Gofal Cymunedol 1990 (p.19) ("Deddf 1990"), adran 26(2)(g) ac (i) ar gyfer y diffiniadau o "prescribed" a "regulations".

Diwylgyiwyd adran 15(1) gan Ddeddf Iechyd a Nawdd Cymdeithasol 1984 (p.48) ("Deddf 1984"), adran 5(2); gan Ddeddf 1990, adran 12(1) a chan Ddeddf Awdurdodau Iechyd 1995 (p.17) ("Deddf 1995"), Atodlen 1, paragraff 6.

Amnewidiwyd adran 35(1) gan O.S. 1985/39, erthygl 7(9), ac fe'i diwygiwyd gan Ddeddf 1995, Atodlen 1, paragraff 24.

Rhifwyd adran 36(1) felly gan Ddeddf 1984, Atodlen 3, paragraff 5(1) ac fe'i diwygiwyd gan O.S. 1981/432, erthygl 3(3)(a); gan O.S. 1985/39, erthygl 7(10);

(a) 1977 c.49; see section 128(1), as amended by the National Health Service and Community Care Act 1990 (c.19) ("the 1990 Act"), section 26(2)(g) and (i) for the definitions of "prescribed" and "regulations".

Section 15(1) was amended by the Health and Social Security Act 1984 (c.48) ("the 1984 Act"), section 5(2); by the 1990 Act, section 12(1) and by the Health Authorities Act 1995 (c.17) ("the 1995 Act"), Schedule 1, paragraph 6.

Section 35(1) was substituted by S.I. 1985/39, article 7(9), and amended by the 1995 Act, Schedule 1, paragraph 24.

Section 36(1) was so numbered by the 1984 Act, Schedule 3, paragraph 5(1) and amended by S.I. 1981/432, article 3(3)(a); by S.I. 1985/39, article 7(10); by the Health and Medicines Act 1988

gan Ddeddf Iechyd a Meddyginaethau 1988 (p.49), Atodlen 2, paragraff 4; gan Ddeddf 1990, adran 24 a chan Ddeddf 1995, Atodlen 1, paragraff 25(a).

Diwygiwyd adran 126(4) gan Ddeddf 1990, adran 65(2), ac (yn Lloegr) gan Ddeddf Iechyd 1999 (p.8), Atodlen 4, paragraff 37(6).

Trosglwyddwyd swyddogaethau'r Ysgrifennydd Gwladol o dan adrannau 15, 35, 36 a 126(4) i Gynulliad Cenedlaethol Cymru drwy Orchymyn Cynulliad Cenedlaethol Cymru (Trosglwyddo Swyddogaethau) 1999 (O.S. 1999/672), erthygl 2 ac Atodlen 1.

(b) O.S. 1999/661, y mae diwygiadau iddo nad ydynt yn berthnasol i'r Rheoliadau hyn.

(c) O.S. 1989/394, a ddiwygiwyd gan O.S. 1991/581, 1992/369, 1993/419, 1994/530, 1995/444, 1996/389, 1997/558, 1998/490 a 2221, 1999/544 a 2000/977 (Cy.47).

(c.49), Schedule 2, paragraph 4; by the 1990 Act, section 24 and by the 1995 Act, Schedule 1, paragraph 25(a).

Section 126(4) was amended by the 1990 Act, section 65(2), and (in England) by the Health Act 1999 (c.8), Schedule 4, paragraph 37(6).

The functions of the Secretary of State under sections 15, 35, 36 and 126(4) were transferred to the National Assembly for Wales in The National Assembly for Wales (Transfer of Functions) Order 1999 (S.I. 1999/672), article 2 and Schedule 1.

(b) S.I. 1992/661, to which there are amendments not relevant to these Regulations.

(c) S.I. 1989/394, amended by S.I. 1991/581, 1992/369, 1993/419, 1994/530, 1995/444, 1996/389, 1997/558, 1998/490 and 2221, 1999/544 and 2000/977 (W.47).

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| <p>(ch) 1977 p.49.</p> <p>(d) O.S. 1988/551, a ddiwygiwyd gan O.S. 1989/394, 517 a 614, 1990/548, 918 a 1661, 1991/557, 1992/1104, 1993/608, 1995/642 a 2352, 1996/410, 1346 a 2362, 1997/748 a 2393, 1998/2417 , 1999/767 a 2507 a 2000/2840 (Cy.20).</p> | <p>(d) 1977 c.49.</p> <p>(e) S.I. 1988/551, amended by S.I. 1989/394, 517 and 614, 1990/548, 918 and 1661, 1991/557, 1992/1104, 1993/608, 1995/642 and 2352, 1996/410, 1346 and 2362, 1997/748 and 2393, 1998/2417 , 1999/767 and 2507 and 2000/2840 (W.20).</p> |
| <p>(dd) 1998 p.38.</p> | <p>(f) 1998 c.38.</p> |