

## CONSULTATION QUESTIONS

### The Carer's Assessment: Carer's Support Plan

Question 1: Should we change the name of the carer's assessment to the Carer's Support Plan?

Yes  No

Comments: Implies many things. Try "Carers Plan"

Question 2: Should we remove the substantial and regular test so that all carers will be eligible for the Carer's Support Plan?

Yes  No

Comments: If it helps carers the remove it.

Question 3: Should we remove that part of the existing carer assessment process whereby the cared-for person is a person for whom the local authority must or may provide community care services/children's services?

Yes  No

Comments: Where children are concerns they need something to help & protect them and give guidance

Question 4: Should we introduce two routes through to the Carer's Support Plan – at the carer's request and by the local authority making an offer?

Yes  No

Comments:

Question 5: Should we remove from statute the wording about the carer's ability to provide care?

Yes  No

Comments: To care you need to be able. If you as care have major illness or disabilities too would bring into question whether you can care

Question 6: Should we introduce a duty for local authorities to inform the carer of the length of time it is likely to take to receive the Carer's Support Plan and if it exceeds this time, to be advised of the reasons?

Yes  No

Comments: It should be done & in place by 12 weeks mark

Question 7: How significant an issue is portability of assessment for service users and carers?

Comments: Yes it quite important depending on persons circumstances

Question 8: Should the Scottish Government and COSLA with relevant interests work together to take forward improvements to the portability of assessment?

Yes

No

Comments: All agencies & carers should do that

### Information and Advice

Question 9: Should we introduce a duty for local authorities to establish and maintain a service for providing people with information and advice relating to the Carer's Support Plan and support for carers and young carers?

Yes

No

Comments: It should be law

Question 10: Should we repeal section 12 of the Community Care and Health (Scotland) Act 2002 about the submission of Carer information Strategies to Scottish Ministers, subject to reassurances, which are subject in turn to Spending Review decisions, about the continuation of funding to Health Boards for support to carers and young carers?

Yes

No

Comments: Just amend it/update and make it demand and no voluntary

### Support to Carers (other than information and advice)

Question 11: Should we introduce a duty to support carers and young carers, linked to an eligibility framework?

Yes

No

Comments: That might give better understanding & support

Question 12: Alternatively, should we retain the existing discretionary power to support carers and young carers?

Yes

No

Comments: Make it law

Question 13: Should we introduce a duty to provide short breaks?

Yes

No

Comments: And it should be advertised more than it is

### Stages and Transitions

Question 14: Should we issue statutory guidance on the Carer's Support Plan which will include guidance for those undertaking the Carer's Support Plan on managing stages of caring? This would apply to adult carers only. (For young carers, practice guidance will be developed to support management of a Child's Plan through the stages of caring).

Yes

No

Comments: Some guidance is always useful, more so if carer has disabilities themselves

Question 15: Should new carers' legislation provide for young carers to have a Carer's Support Plan if they seem likely to become an adult carer? Any agreed support recorded in the Carer's Support Plan would be put in place after the young carer becomes a (young) adult carer.

Yes

No

Comments: Cuts down in paperwork and money and saves time long term wise

### Carer Involvement

Question 16: Should there be carer involvement in the planning, shaping and delivery of services for the people they care for and support for carers in areas outwith the scope of integration?

Yes

No

Comments: Carers should be fully involved in all aspects at all time as they know more being the carer

Question 17: Should we make provision for the involvement of carers' organisations in the planning, shaping and delivery of services and support falling outwith the scope of integration?

Yes

No

Comments: Then you get a service that works for all

Question 18: Should we establish a principle about carer and young carer involvement in care planning for service users (subject to consent) and support for themselves in areas not covered in existing legislation?

Yes

No

Comments: Putting thing in law via legislation is always good idea

Question 19: What are your views on making provision for young carer involvement in the planning, shaping and delivery of services for cared-for people and support for young carers?

Comments: It should be done but with young carers have an input at all levels

### **Planning and Delivery**

Question 20: Should we introduce statutory provision to the effect that a local authority and each relevant Health Board must collaborate and involve relevant organisations and carers in the development of local carers strategies which must be kept under review and updated every three years?

Yes

No

Comments: And they should be fined loss money if they fail to do the service satisfactory

Question 21: Should we introduce statutory provision to the effect that local authorities with Health Boards must take steps to ensure, in so far as is reasonably practicable, that a sufficient range of services is available for meeting the needs for support to carers and young carers in the area?

Yes

No

Comments: Reasonability should be dropped and it should be a full command which is not a justice

## Identification

Question 22: Should there be no legislative provision for GPs or local authorities to maintain a Carers Register in order to support the identification of carers?

Yes

No

Comments: That the best place to find carers as GP tend to first contact and the register should be shared with all relevant agency. They could employ someone to do this job

Question 23: Should the Scottish Government ensure that good practice is widely spread amongst Health Boards about the proactive use of Registers of Carers within GP practices?

Yes

No

Comments: Should be good practice – it should be a demand and there for law

Question 24: Should the Scottish Government ask Health Boards to monitor compliance with the core contractual elements of the GP contract?

Yes

No

Comments: Not ask make it an unbreakable rule

## Carer and Cared-for Person(s) in Different Local Authority Areas

Question 25: What are the views of respondents on the lead local authority for undertaking the Carer's Support Plan and agreeing support to the carer where the carer lives in a different local authority area to the cared-for person(s)?

Comments: Take it out of local authority and give to carers centres or GP practices

Question 26: What are the views of respondents on which local authority should cover the costs of support to the carer in these circumstances?

Comments: It could go with person for 6 months to allow for resettlement time so the authorities should have that cost

\* Military – It should be the welfare office of whatever services you are with that should do this, as there welfare officer are there to support families. It should go from post to post with the family as this save money and time and then only a support plan/support cost need to be readdressed when the family member leaves armed services.

Question 27: Should the Scottish Government with COSLA produce guidance for local authorities?

Yes

No

Comments: Government only