#### SCOTTISH STATUTORY INSTRUMENTS

## 2015 No. 182

## TRIBUNALS AND INQUIRIES

The Town and Country Planning (Hazardous Substances Inquiry Session Procedure) (Scotland) Rules 2015

Made - - - - 28th April 2015
Laid before the Scottish
Parliament - 30th April 2015
Coming into force 1st June 2015

# THE TOWN AND COUNTRY PLANNING (HAZARDOUS SUBSTANCES INQUIRY SESSION PROCEDURE) (SCOTLAND) RULES 2015

- 1. Citation and commencement
- 2. Application of Rules
- 3. Interpretation
- 4. Notice of inquiry session and specified matters
- 5. Appearances at inquiry session
- 6. Date and notification of inquiry
- 7. Service of inquiry statements, documents and precognitions
- 8. Procedure at inquiry session
- 9. Appointment of assessor
- 10. Called-in applications
- 11. Amendment of the Town and Country Planning (Inquiries Procedure) (Scotland) Rules 1997
- 12. Amendment of the Town and Country Planning Appeals (Determination by Appointed Person) (Inquiries Procedure) (Scotland) Rules 1997 Signature

### SCHEDULE Closed evidence

- 1. Modification of rules where security direction given
- 2. Where the appointed person is notified that a security direction...
- 3. While closed evidence is being considered at an inquiry session...
- 4. Where any rule requires or permits a document (or other...
- 5. Where any rule requires or permits an inquiry statement (including...

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

- 6. Where any rule requires or permits a precognition (including any...
- 7. Where closed evidence was considered at an inquiry session the...
- 8. Where the appointed person's reasons for a decision relate to...
- 9. Closed evidence must not be published and nothing in these...
- 10. (1) In this Schedule— "appointed representative" means a person (who... Explanatory Note