
SCOTTISH STATUTORY INSTRUMENTS

2015 No. 182

TRIBUNALS AND INQUIRIES

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

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

**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Status: This is the original version (as it was originally made).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 Closed evidence must not be published and nothing in these...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