STATUTORY INSTRUMENTS

1991 No. 160 (S. 15)

BUILDING AND BUILDINGS

The Building (Forms) (Scotland) Regulations 1991

Made - - - - 28th January 1991
Laid before Parliament 18th February 1991
Coming into force - - 1st April 1991

The Secretary of State, in exercise of the powers conferred on him by section 24(1)(a) of the Building (Scotland) Act 1959(1) and of all other powers enabling him in that behalf, hereby makes the following Regulations:

- 1.—(1) These Regulations may be cited as the Building (Forms) (Scotland) Regulations 1991 and shall come into force on 1st April 1991.
- (2) Any form referred to in these Regulations by number means the form so numbered in the Schedule hereto and any reference in these Regulations to the Act is a reference to the Building (Scotland) Act 1959.
- **2.** The forms set out in the Schedule to these Regulations are hereby prescribed as the forms of any notice or other document which is required or authorised to be used under or for the purposes of the Act.
- **3.** The Building (Forms) (Scotland) Regulations 1975(2) and the Building (Forms) (Scotland) Amendment Regulations 1981(3) are hereby revoked.

St Andrew's House, Edinburgh 28th January 1991 James Douglas-Hamilton
Parliamentary Under Secretary of State, Scottish
Office

^{(1) 1959} c. 24

⁽²⁾ S.I.1975/548.

⁽³⁾ S.I. 1981/1522.

SCHEDULE Regulation 2

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22	Certificate that a Building is a Source of Immediate Danger
23	Certificate that Order has been made under section 13 Requiring Building to be Demolished
24	Notice of Intention to Enter Premises
25	Authority to Enter Premises
26	Charging Order

Regulation 2 SCHEDULE INDEX OF PRESCRIBED FORMS

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FORM 1

APPLICATION FOR RELAXATION OF BUILDING STANDARDS REGULATIONS

Building (Scotland) Act 1959, section 4

Before completing this form please read the Notes at the back

State/	Council* (see	ent to the Secretary of Note 1)
1. APPLICANT		2. AGENT (if any)
Name		Name
Address		Address
Post Code		Post Code
3. ADDRESS OF B	UILDING	Tel No
3. ADDRESS OF B	UILDING	
3. ADDRESS OF B (in relation to which 4. NAME AND ADD (if different from	UILDING h application is made	e)
3. ADDRESS OF B (in relation to which	UILDING h application is made	e)

D	Δ	R	т	P
г.	n	n		

5. DETAILS OF APPLICATION	:-	
Regulation number and provision of the Technical Standards from which dispensation or relaxation is being sought	Proposed dispensation or relaxation	Grounds for application
PART C (EXISTING BUILDING	S ONLY)	
6. State present use of buildi		
7. State proposed use of build	ding	
PART D (NEW BUILDINGS ONI	JY)	
8. State proposed use of build	ding	
PART E		
9. FIRE AUTHORITY		
Is the work being carried out at the request of the Fire Authority?	YES/NO*	
10. SECTION 10 NOTICE		
Has a notice under section 10 of the Building (Scotland) Act 1959 been served on you? (see note 5)	YES/NO*	
11. If so, give date of		

12. SECTION 11 NOTICE	
Has a notice under section 11 of the Building (Scotland) Act 1959 been served on you? (see note 5)	YES/NO*
13. If so, give date of notice	
14. BUILDING WARRANT	
Has an application for a building warrant been made?	YES/NO*
If so, please give date of application and reference number	
15. LISTED BUILDING	
Is the building listed as being of special architectural or historic interest, or in a conservation area? (If in doubt the planning authority can advise)	YES/NO*
16. If so, please state category	
PART F	
17. I/We* apply for a direction disprovisions of the Building Standards accordance with any necessary plans (and other particulars) submitted with the	Regulations set out above [in including drawings, specifications
Signature of applicant/agent*	Date
*Delete as appropriate	
PART G	
	COUNCIL ENQUIRY POINT
Council	Name
	Tel
	Ext
Post Code	

NOTES

- 1. Where on application it appears to the Secretary of State or the local authority that it is unreasonable that any provision of the building standards regulations should apply to any particular building, the Secretary of State or the local authority may give a direction relaxing that provision in relation to that building. If you are in doubt to whom your application should be addressed, you should seek advice from your local authority. If your application is to be addressed to the Secretary of State, a copy must also be sent to the local authority.
- 2. Applications to the local authority should be sent to the address shown at Part G of the form. The local authority can advise you where applications to the Secretary of State should be sent.
- 3. If the local authority refuse to dispense with or relax the regulations or apply conditions to a relaxation which you find unacceptable you may appeal to the Secretary of State against their decision. You must appeal within 28 days from the local authority's decision by completing Form 3 and sending it to the Secretary of State (see note 2).
- 4. If the local authority do not give a decision within 2 months of you making the application you may appeal to the Secretary of State following the procedure in note 3.
- 5. Section 10 of the Building (Scotland) Act 1959 gives powers to the local authority to remove or make a building conform to the building standards regulations where the building was constructed without a warrant, in contravention of the conditions of the warrant, or where the life of a limited life building has expired. Section 11 gives power to the local authority to require buildings to conform to the building standards regulations.
- 6. The local authority can advise you on what plans, drawings, specifications and other particulars should accompany your application.

RELAXATION DIRECTION

Building (Scotland) Act 1959, section 4

This direction is given connection with the appeared attention of the Built relation to the building	olication by requesting dispenseding Standards (Scotland)	Council in sation or relaxation of Regulations 19 in
The provision(s) of the F specified in the Scheduthat Schedule.	Council here uilding Standards (Scotla le hereto shall not apply fo	by direct that the nd) Regulations 19r the reasons stated in
	(signed) for	Council
	(date)	
	MOMBO	

NOTES

- 1. If the local authority have applied conditions to this direction which you find unacceptable you may appeal to the Secretary of State against their decision. You must appeal within 28 days of the local authority's decision by completing Form 3 and sending it to the Secretary of State whose address may be obtained from the local authority.
- 2. A copy of the appeal (Form 3) should also be sent to the local authority.

FORM 2 (Continued)

SCHEDULE TO FORM 2

Regulations dispensed or relaxed and conditions, if applicable.

dispensation or relaxation is given	Conditions attached to direction	Reasons for decision

FORM 3

RELAXATION OF BUILDING STANDARDS REGULATIONS - APPEAL TO THE SECRETARY OF STATE

Building (Scotland) Act 1959, section 4A

If the local authority have refused to dispense with or relax the regulations or have applied conditions to the direction which you find unacceptable, you may appeal against their decision to the Secretary of State within 28 days of being notified of their decision by completing this form and sending it to the Secretary of State. You may also appeal, as if the local authority had refused your application, if they have not given you a decision within 2 months, or such longer period as may be agreed with the local authority. The Secretary of State's address may be obtained from the local authority.

A copy of the appeal should also be sent to the local authority.

1. APPLICANT	2. AGENT (11 any)
Name	Name
Address	Address
Post Code	Post Code
Tel No	Tel No
3. ADDRESS OF BUILDING (in relation to which relaxation was	sought)
4. AGE OF BUILDING	
Is it a new building?	YES/NO*

5. ORIGINAL APPLICATION FOR	RELAXATION DIRECTION	
Date of Relaxation Application to loc	al authority	
Which local authority?		
Please quote local authority reference	e number	
Date of Direction (if received)	***	
Regulation number and provisions was sought.	from which dispensation or	relaxation
6. TYPE OF APPEAL		
I/We* wish to appeal against:-	refusal to grant application	
	conditions subject to which application was granted	
	failure to notify me/us* of their decision	
	(/ as applicable)	
7. GROUNDS OF APPEAL		
		
		
8. Signature of Applicant/Agent*	Date	

*Delete as appropriate

¹²

FORM 4

APPLICATION FOR BUILDING/DEMOLITION/CHANGE OF USE* WARRANT

Building (Scotland) Act 1959, section 6

APPLICANTS FOR DEMOLITION WARRANTS NEED ONLY COMPLETE PARTS A, C AND F

The local authority will grant a building warrant if they are satisfied that the building will be constructed in accordance with the building operations regulations and the building standards regulations. A warrant for demolition will be granted if the building operations regulations will be met.

Applications should be sent to the address shown at Part G of the form.

PART A (to be completed for all applications)

1. APPLICANT	2. AGENT (if any)
Name	Name
Address	Address
Post Code	Post Code
Tel No	Tel No
Please state the nature of extension, change of use of	the proposed operations eg erection, alteration, r demolition of house, shop or other building.

(for	which application is being made)
5.	LISTED BUILDINGS
bein or i	s the application concern buildings listed as Yes/No* ng of special architectural or historic interest n a conservation area? (If in doubt, the uning authority can advise)
6.	If so, please state category
	RT B (to be completed by applicants for warrant to erect, alter, or end a building)
7.	USE(S) OF BUILDING(S)
The	building(s) will be used as
8.	RELAXATION DIRECTIONS
Sec	building(s) is/are* the subject of a relaxation direction given by the retary of State/the local authority*, reference numbered
9.	STAGES OF CONSTRUCTION
	a staged warrant is required, please indicate which stage(s) ar uested.
Not	<u>e</u>
war	a can arrange at the local authority's discretion to be granted trant on condition that you provide them with further details before of the following stages of construction are commenced:-
s u s	oundations ubstructure nderground drainage system uperstructure, excluding the stages specified below xternal wall cladding or internal walls or their linings
	notaliation of a lift, escalator or electrical, ventilation, heating or

PA	RT C (to be completed by all applicants)
10	. COST OF OPERATIONS
Th	e cost of the operations is estimated at £
Ple	ease note that the local authority may wish to verify this figure.
	RT D (to be completed where an existing building is to be used for a ferent purpose)
11	. EXISTING USE(S) OF BUILDING(S)
Th	e building(s) is/are* at present used as
12	. PROPOSED USE(S) OF BUILDING(S)
Th	e building(s) will be used as
of	RT E (complete this part only if the building is intended to have a life less than 5 years - less onerous requirements may apply to buildings this category)
13	. LIMITED LIFE BUILDINGS
Th	ne life of building(s) will be (not more than 5 years)
PA	RT F (to be completed by all applicants)
14	. DECLARATION
an	We* apply for a warrant in accordance with the details supplied above d any necessary plans (including drawings, specifications, and other rticulars) accompanying this application (see note 2).
e:	gnature of applicant/agent*
21	FF

^{*}Delete as appropriate.

TO V	WHICH	YOU	SHOULD	SEND	YOUR	APPLI	CATIO	N	
					СО	UNCIL	ENQUI	RY POI	NT
			Council	Name					
				Tel					
				Ext					
Pos	st Code	e							
-					Council Name Tel Ext	CO Council Name Tel Ext	COUNCIL Council Name Tel Ext	COUNCIL ENQUI Council Name Tel Ext	Tel

WARNING

A BUILDING WARRANT DOES NOT EXEMPT YOU FROM OBTAINING OTHER TYPES OF PERMISSION NECESSARY, EG PLANNING PERMISSION OR LISTED BUILDING CONSENT. CONSULT THE LOCAL AUTHORITY IF IN DOUBT.

NOTES

- 1. If the local authority refuse to grant a warrant you may appeal to the sheriff within 21 days of the date of the decision.
- $2.\,$ The local authority can advise you on what plans, drawings, specifications and other particulars should accompany your application.

FORM 5

BUILDING WARRANT

		Council	in
connec dated use* of	etion with the application by for the erection/alteration/extension, f a building/buildings* at	/change	of
The re	eference number of this warrant is		
The fo	llowing conditions apply:-		
w of	the building(s) shall be erected/altered/extended* in a with any necessary plans (including drawings, specification and in a crith the Building Standards (Scotland) Regulations 19	itions a	and
S	The conditions specified in the relaxation direction give ecretary of State/the local authority*, reference noated shall be observed.	en by	the —
e	The limited life building(s) shall be demolished on or laxpiry of the period of years from the date on ertificate of completion in respect of the building was gran	which '	the the
*4a. T -	his warrant relates to		
		_ stage	(s)
Work informa	on any further stage(s) shall not commence until ation has been supplied to the local authority, as below:	suffici	ent
_			

*4b	Stage(s) of warrant not yet granted	
Ас	opy of the plans is returned duly endorsed	
	(signed) for	Council
	(date)	
*D0	lete as appropriate	

'Delete as appropriate

NOTES

- This warrant is valid for work started and completed within 3 years of the date on which it was granted, unless an extension is granted by the local authority. Any extension can be granted only during the period of validity of the warrant.
- The person who is carrying out the building operations should notify the local authority:
 - in writing, of the date on which work starts, within 7 days of that date;
 - when any drain has been laid and is ready for inspection or test;
 - in writing, of the date on which work is completed, unless a certificate of completion has already been applied for.
- You must obtain a certificate of completion before using or occupying the building(s) unless the local authority have agreed to temporary occupation.
- The local authority must either grant the certificate of completion or give reasons for refusal within 14 days of an application for a certificate of completion being received and there is a right of appeal to the sheriff against refusal.

WARNING

THIS WARRANT DOES NOT EXEMPT YOU FROM OBTAINING OTHER TYPES OF PERMISSION NECESSARY, EG PLANNING PERMISSION OR LISTED BUILDING CONSENT. CONSULT THE LOCAL AUTHORITY IF IN DOUBT.

This warrant is granted by

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

FORM 6

DEMOLITION WARRANT

Building (Scotland) Act 1959, section 6

Council in

connection with the application by	
connection with the application by dated for the demolition of a building/b	uildings*
at	
The following conditions apply:	
1. From the date of commencement of operations the demolition completed within, in accordance within, in accordance with the application and in accordance building operations regulations.	ith any other
The demolition shall be carried out in accordance with the statement submitted with the application and agreed with t authority.	
A copy of the plans, drawings and other particulars submitted application is returned, duly endorsed.	with the
(signed) for	Council
(date)	
* Delete as appropriate	

NOTES

- 1. This warrant is valid for demolition operations started within 3 years of the date on which it was granted, unless an extension is granted by the local authority. Any extension can be granted only during the period of validity of the warrant.
- 2. The person who is carrying out the demolition operations should notify the local authority in writing, of the date on which work starts within 7 days of that date and of the date on which it is completed.

WARNING

THIS WARRANT DOES NOT EXEMPT YOU FROM OBTAINING OTHER TYPES OF PERMISSION NECESSARY, EG LISTED BUILDING CONSENT. CONSULT THE LOCAL AUTHORITY IF IN DOUBT.

FORM 7

APPLICATION FOR AMENDMENT OF BUILDING WARRANT

Building (Scotland) Act 1959, section 6(3A) and (7)

Applicants for amendment to a staged building warrant should complete Parts A, C and ${\rm E.}$

Other applicants should complete Parts A, B, D and E.

1. APPLICANT	2. AGENT (if any)
Name	Name
Address	Address
Post Code	Post Code
Tel No	Tel No
3. DATE OF WARRANT	
Date of building warrant	
Reference number	
4. ADDRESS OF BUILDING	
Address of building for which warrant has been granted	
PART B	
5. AMENDMENT(S) REQUIRED	
What changes do you wish to make to the proposals for which warrant was granted?	

PART C

	which st	ages do	es the	local a	uthorit	y require	further	inform	nation?
(se	e condition	5 of th	e origin	nal warr	ant)				
7.	For whic	h stages	are yo	ou now a	applyin	g for ame	ndment c	of warra	nr.?
	mı : c		1 4	- 4- 41		1:-4-1		P	·
8. foll	The info ows:-	ormation	relatin	g to th	ie stag	ges listed	ın que	stion 7	is as
					·····	44			
PA	RT D								
	RT D ADDITION	NAL OPE	ERATIO	NS					
9.						YES/NO*			
9.	ADDITION additiona	l operati	ons inv	olved?		•	l cost f		
9. Are	ADDITION e additiona yes, please litional cos	l operati e state e	ons inv	olved?		YES/NO* Additiona Revised			

PART E					
10. DECLARATION					
I/We* apply for an amendment of warrant in accordance with the details supplied above and any necessary plans (including drawings, specifications and other particulars) accompanying this application (see note below).					
Signature of applicant/agent*					
Dat	e				
*Delete as appropriate.					
ADDRESS TO WHICH YOU SHOULD SEND YOUR APPLICATION	COUNCIL ENQUIRY POINT				
Council	Name				
	Tel				
	Ext				
Post Code					

NOTE

The local authority can advise you on what plans, drawings, specifications and other particulars should accompany your application.

APPLICATION FOR CERTIFICATE OF COMPLETION

1. APPLICANT	2. AGENT (if any)
Name	Name
Address	Address
Post Code	Post Code
Tel No	Tel No
erection/alteration/extension* of the back (address)	
4. DATE OF BUILDING WARRANT A	ND ANY AMENDMENTS
A building warrant was granted on	
Reference Number of Warrant	

5. DATE WORKS COMPLETED	
The works were completed on	
6. RELAXATION DIRECTIONS	
Was a relaxation of the provisions of the building standards regulations given?	YES/NO*
If so, give date and reference number	
7. DECLARATION	
I/We* confirm that the operations at the completed in accordance with the burelaxed by the Secretary on (date)] out as laid down in the building warrawith any necessary plans (including d particulars) endorsed in connection with a certificate showing that the electrical if the warrant]*	ilding standards regulations [as of State/local authority* *. The operations were carried ant mentioned above and conform rawings, specifications and other the warrant. [I/We* also enclose
Signature of applicant/agent*	
Date	
*Delete as appropriate	
ADDRESS TO WHICH YOU SHOULD SEND YOUR APPLICATION	COUNCIL ENQUIRY POINT
Council	Name
	Tel
	Ext
Post Code	
NOTES	3

- 1. The local authority must either grant a certificate of completion or notify the applicant of their refusal to do so within 14 days of the date of receipt of the application for a certificate of completion.
- 2. If the local authority refuse to grant a certificate of completion the applicant has the right of appeal to the sheriff.

COMPLIANCE CERTIFICATE FOR ELECTRICAL INSTALLATION

Building (Scotland) Act 1959, section 9

I certify that, to the best of my know installation at carried out by me/under my supervision Standards (Scotland) Regulations 19 _ ar building warrant (reference number Council of (date) for the erection/alteration/extension.	(address), n*, complies with the Building nd the relevant conditions of the ') granted by
	Signature
	Date
	NAME
	ADDRESS
	Post Code
	Tel No
	Profession
*Delete as appropriate	
THIS CERTIFICATE, WHEN COMPLETED, SHOULD BE SENT TO:-	COUNCIL ENQUIRY POINT
Council	Name
	Tel
	Ext
Post Code	

WARNING

IF A PERSON GRANTS OR PRODUCES A CERTIFICATE WHICH IS FALSE OR MISLEADING HE/SHE MAY BE GUILTY OF AN OFFENCE UNDER THE BUILDING (SCOTLAND) ACT 1959 AND LIABLE ON SUMMARY CONVICTION TO A FINE.

CERTIFICATE OF COMPLETION

Building (Scotland) Act 1959, section 9

This certificate of completion is granted by	
Council in respect of the building at (add	dress).
The Council, so far as they are able to ascertain after ta reasonable steps in that behalf, are satisfied the erection/alteration/extension* has now been completed in ac with:-	at the
the building warrant dated, [and amounted, and a mounted, and a mounted, and a mounted]*
reference number (including any plans, drawings, specifications and other particulars);	relevant
the provisions of the Building Standards (Scotland) Regulations 19	· _;
[as relaxed, as shown below, by the Secretary of State/Cou	ncil* on
Provision(s) relaxed:-	
	1*
(Signed) for	Council
(date)	-

* Delete as appropriate

APPLICATION FOR TEMPORARY OCCUPATION/USE*

1.	APPLICANT	2. AGENT (if any)
Nam	e	Name
Add	ress	Address
	Post Code	Post Code
Tel	No	Tel No
	ADDRESS OF BUILDING OR PAI respect of which application is ma	
WAH	RRANT DETAILS	
4.	Date building warrant granted	
	Reference number of warrant	***
5.	Building warrant granted for	erection
		alteration
		extension ☐ (√ as applicable)
PRE	VIOUS APPLICATION	
per	Has a previous application for mission for temporary occupation/ been granted?	YES/NO*
7.	If yes, please give details:	Date authorisation given
8.		Date authorisation expires

9. REASONS FOR APPLICATION	
Please state below why you wish occupied/used* before the issue of a	the above building to be temporarily a Certificate of Completion.
10. LENGTH OF TEMPORARY OCCU	JPATION
Period of temporary occupation requ	ested:- From To
Signature of a	applicant/agent*
	Date
*Delete as appropriate	
• • •	
ADDRESS TO WHICH YOU SHOULD SEND YOUR APPLICATION	COUNCIL ENQUIRY POINT
Council	Name
	Tel No
	Ext
Post Code	

AUTHORISATION OF TEMPORARY OCCUPATION/USE*

Building warrant	reference num	ber					
Theapplication by			Council,	in cor	nection	n with	the
application by							
for [extending the building/part of a	e]* permission building* at	n for the	temporary	occup	oation/u	ıse* of	the
grant/extend* pe expires on					This	permis	sion
		(signed) f	for			_Counci	1
	(date	e)					

^{*}Delete as appropriate

APPLICATION FOR EXTENSION OF PERIOD OF USE OF BUILDING INTENDED TO HAVE A LIMITED LIFE

1.	APPLICANT	2.	AGENT (if any)			
Name		Name				
Addr	ess	Addre	ess			
	Post Code		Post Code			
Tel l	No	Tel N	0			
	ADDRESS OF BUILDING respect of which application is ma	ade)				
WAR	RANT AND CERTIFICATE OF CO	OMPLE'	TION			
4.	Date building warrant granted					
	Reference number of warrant					
5.	5. Date certificate of completion granted					
LIFE	OF BUILDING					
6.	When is the building due to be	taken	down?			
7. been	Has the life of the building pre extended	viously	YES/NO*			
8.	If yes, when?					
9.	For how long?					

10. DECLARATION					
I/We* apply for the until	life (of the	building	to b	e extended
Signature of applicant/ag	ent*				
Dat	e		· · · · · · · · · · · · · · · · · · ·		
*Delete as appropriate #This period must be no	longer tha	an 5 year	rs		
ADDRESS TO WHICH YOU SEND YOUR APPLICATION		COUN	CIL ENQUI	RY POII	NT
(Council	Name			
		Tel No	0		
		Ext _			
Post Code					

* Delete as appropriate.

NOTICE UNDER SECTION 10 TO SHOW CAUSE WHY BUILDING OPERATIONS SHOULD NOT BE EXECUTED

Building (Scotland) Act 1959, section 10

PAR	T 1					
То	To (name and address)					
1.	It appears to Council, that the					
buil	ding at					
	*(i) has been or is being constructed without a warrant;					
	*(ii) has been or is being constructed in contravention of the conditions subject to which a warrant in respect of the building was granted;					
	*(iii) remains in existence after the expiry of the limited life period stipulated when the warrant was granted;					
2.	As you are -					
	*(i) the person by whom the building has been or is being constructed;					
	*(ii) the person on whose behalf the building has been or is being constructed;					
	*(iii) the person entitled to the interest of in the building (in the circumstances set out in section 10(1)(ii) of the Building (Scotland) Act 1959);					
	the Council require you by (date)#					
	a. to show cause why you should not be required to carry out the operations specified in Part 2 of this notice					
	*[and b. to ensure that work on the building is stopped until the matters raised in this notice have been resolved, or until one month after you receive this notice, whichever first occurs].					

a date not less than 21 days from service of this notice.

³²

The operations referred to in Part 1 are:-	
(signed) for Cour	ncıl
(date)	
YOU SHOULD SEND YOUR REPLY TO:-	
Council COUNCIL ENQUIRY POINT	
Name	
Tel	
Post Code Ext	

NOTES

- 1. In cases which fall under 1(i) or 1(ii) above, you may apply to the Secretary of State or the local authority for a relaxation direction under section 4 of the Building (Scotland) Act 1959. You must apply by the date given in paragraph 2. The local authority can advise you to whom your application should be addressed. If you apply for a direction, the period of this notice will be extended.
- 2. If you fail to show cause why the operations should not be carried out the local authority may serve on you an Order requiring the work to be carried out. If you fail to carry out the operations in the Order you may be guilty of an offence under the Building (Scotland) Act 1959 and liable on summary conviction to a fine. In addition, the local authority may carry out the operations themselves and claim from you as a debt any expenses incurred.

ORDER UNDER SECTION 10 REQUIRING THE EXECUTION OF BUILDING OPERATIONS

Building (Scotland) Act 1959, section 10 To (name and address) in connection with the building at _____ ___ (date) the _____ Council served notice on you as *(i) the person by whom the building has been or is being constructed; *(ii) the person on whose behalf the above building is being constructed; *(iii) the person entitled to the interest of the above building (in the circumstances set out in section 10(i)(ii) of the Building (Scotland) Act 1959); to show cause by (date) why the following building operations should not be carried out:-As you have failed to show cause [within the required time-scale and]* to the satisfaction of the Council, why those operations should not be carried out, the Council now order that they be carried out within the period of _____ days after the Order becomes operative#. _____ (signed) for _____ Council ____ (date)

^{*}Delete as appropriate

[#] This period must be at least 28 days after the Order becomes operative. The Order becomes operative once the 21 days allowed for an appeal has elapsed or, where there is an appeal, once this appeal is determined or abandoned.

NOTES

- 1. If you object to this Order you may appeal to the sheriff within 21 days of the date on which it was made.
- 2. If you fail to carry out the operations in this Order you may be guilty of an offence under the Building (Scotland) Act 1959 and liable on summary conviction to a fine. In addition, the local authority may carry out the operations themselves and claim from you as a debt any expenses incurred.

FORM 16

NOTICE UNDER SECTION 11 REQUIRING OWNER TO SHOW CAUSE WHY BUILDING SHOULD NOT CONFORM TO BUILDING STANDARDS (SCOTLAND) REGULATIONS 19_

То	(name and a	ddr	ess)			
at the	It appears provisions ed below:-				 	the building conform to ations 19
-						

2.	The	Council	consider	that
۷.	1 116	Council	consider	unai.

- a. the building ought, having regard to the need for securing the health, safety, welfare and convenience of the persons who will inhabit or frequent it and the safety of the public generally and for furthering the conservation of fuel and power, to be made to conform to that/these* provision(s); and
- it is reasonably practicable to make the building so conform.

3. Accordingly,				require the building	you should	by not
conform to the Regulations 19	provisions	of the	Building			
	(sign	ed) for			Counci	i1
	(31g1.					•
* Delete as approp	oriate					

YOU SHOULD SEND YOUR REPLY TO:-	COUNCIL ENQUIRY POINT
Council	Name
	Tel No
	Ext
Post Code	

[#] A date note less than 28 days from service of this notice.

- 1. You may apply to the Secretary of State or the local authority for a relaxation direction under section 4 of the Building (Scotland) Act 1959 at any time up until the date mentioned in 3 above. The local authority can advise you to whom your application should be addressed. If you apply for a direction, the period within which you must respond to this notice will be extended accordingly.
- 2. If you fail to show cause why the building does not conform to the building standards regulations the local authority may serve on you an Order requiring the building to conform. If you fail to make the building conform after the Order has been served you may be guilty of an offence under the Building (Scotland) Act 1959 and liable on summary conviction to a fine. In addition, the local authority may carry out the operations themselves and claim from you as a debt any expenses incurred.

ORDER UNDER SECTION 11 TO MAKE BUILDING CONFORM TO THE BUILDING STANDARDS (SCOTLAND) REGULATIONS 19 __

To (name and address)
1. On(date), the Council served notice on you as the owner(s) of the building at
2. The notice required you to show cause by(date), why the building should not conform to the provision(s) of the Building Standards (Scotland) Regulations 19 listed below:-

s. As you have	e raneu to s	now such	cause [wi	unn the	required
time-scale and * to					
you to make the l	building confor	m with the	above pr	ovisions w	ithin the
period of	days from	m the date	on which	this Order	becomes
operative#.					
				_	
	(signed) f	or		Со	uncil
	(date)				

This period must be at least 28 days after the Order Lecomes operative. The Order becomes operative once the 21 days answed for an appeal has elapsed or, where there is an appeal, once this appeal is determined or abandoned.

- 1. If you object to this Order you may appeal to the sheriff within 21 days of the date on which it was made.
- 2. If you fail to carry out the operations in this Order you may be guilty of an offence under the Building (Scotland) Act 1959 and liable on summary conviction to a fine. In addition, the local authority may carry out the operations themselves and claim from you as a debt any expenses incurred.

^{*} Delete as appropriate

FORM 18

NOTICE REQUIRING OPERATIONS ON A DANGEROUS BUILDING

To (name and address)
1. It appears to Council, that the building at is dangerous to persons inhabiting or frequenting it or adjacent buildings or places or to the public generally.
2. As you are the owner(s) of the building, the Council now require you to begin by (date)# the following building operations:-

	must be co	opinion of the Council, ne	
		for	_ Council
(date		fueu 41i ef 41 ie	
		ays from the service of this	
† This date must n above.	ot be less	than 21 days after the	date at 2.
	Council	COUNCIL ENQUIRY POINT	
		Name	
		Tel No	1
Post Code	-	Ext	

FORM 19

NOTICE OF INTENTION TO MAKE ORDER REQUIRING OPERATIONS ON A DANGEROUS BUILDING

To (name and address)	
1. On (date) served notice on (name and address)	
as owner(s) of the building at	
that the building is dangerous to persons inha adjacent building or places or to the public gen	biting or frequenting it or erally.
2. The Council required the owner (data) and have	er(s) to begin by
satisfaction by (date) and have d	ate) the following building
operations:-	

^{3.} As the owner(s) has/have* not begun/completed* these operations to the satisfaction of the Council, notice is now given of the Council's intention to make an order under section 13(2) of the Building (Scotland) Act 1959.

- 4. Any objection you have to the carrying out of these operations must be lodged with the Council within 7 days of the service of this notice. You should send any objection to the address given at the end of this form stating:
 - a. your interest in the matter,
 - b. the grounds of objection, and
 - c. an address at which documents may be served on you.
- 5. If any person objecting to these operations does not own the building then a copy of the objection should be served on the owner.

	(signed)	for _	Counci	1
* Delete as appropriate				
	Council		COUNCIL ENQUIRY POINT Name	
Post Code	-		Tel No	_

FORM 20

ORDER UNDER SECTION 13 REQUIRING OWNER TO CARRY OUT OPERATIONS ON A DANGEROUS BUILDING

To (name and	l address)				
	ice on you	(date), t	thetine following	g operations	Council,
out:-					
			· · · · · · · · · · · · · · · · · · ·		

2. These o	perations a	re to be	carried out o	on the dange	erous building
appearing to	them to ha	ave an inte	the owner(s erest an oppo building opera	ortunity to b	other person e hcard, now

These operations must be carried out within a period of days from the operative date of this Order#				
(signed) for Council(date)				
# Under section 16(4) of the Building (Scotland) Act 1959, the Order becomes operative once the 21 days allowed for an appeal have elapsed or, where there is an appeal, once this appeal is determined or abandoned.				
WARNING				
IF YOU FAIL TO CARRY OUT THE OPERATIONS IN THIS ORDER THE LOCAL AUTHORITY MAY CARRY OUT THE OPERATIONS THEMSELVES AND CLAIM FROM YOU AS A DEBT ANY EXPENSES INCURRED.				

FORM 21

NOTICE TO REMOVE FROM A DANGEROUS BUILDING OR ADJACENT BUILDING

Building (Scotland) Act 1959, Schedule 7

To (name and address)	
It appears to	Council that the is equenting it or adjacent buildings or
The local authority now require you, from the above building/the adjacent pat	
	ely/by (date)*.
(signed)	for Council
(date)	
* Delete as appropriate.	
ANY ENQUIRIES ABOUT THIS NOTICE SHOULD BE ADDRESSED TO:	
Council	Name
	Tel
	Ext
Post Code	

NOTE

If any person fails to comply with this Notice the local authority may then apply to the sheriff for a warrant for its enforcement.

FORM 22

CERTIFICATE THAT BUILDING IS A SOURCE OF IMMEDIATE DANGER

Building (Scotland) Act 1959, Schedule 7

Theat			certify		the	building
is a source of immediate danger.						
A notice to remove has therefore as occupants of the building [considered to be at risk]*:-	e been for of	serve adjac	ed on the ent build	peopl	le liste which	ed below, are also
NAMES AND ADDRESSES						
-						
(sig	gned)	for				_ Council
(da	ite)					
* Delete as appropriate						
ANY ENQUIRIES ABOUT THIS CERTIFICATE SHOULD BE SENT		COU	NCIL EN	QUIRY	POIN	Г
Cou	ıncil	Nam	e			
		Tel				
		Ext				
Post Code						

CERTIFICATE THAT ORDER HAS BEEN MADE UNDER SECTION 13 REQUIRING BUILDING TO BE DEMOLISHED

Building (Scotland) Act 1959, Schedule 7

The	Council	certif	y th	at an	Order	was
The made on the under section $13(2)$ of the Building	day of _ (Scotland)) Act	1959	requiri	_, 19 ng tha	t the
building at						
be demolished.			, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
A notice to remove has therefore k as all known occupants of the build also considered to be at risk]*:-	een serve ing [or of	d on a	the pent b	eople l uildings	isted l which	oelow n are
NAMES AND ADDRESSES						
	· · · · · · · · · · · · · · · · · · ·			 		
					~	
(signed)	for				Cou	ıncil
(date)						
ANY ENQUIRIES ABOUT THIS CERTIFICATE SHOULD BE ADDRES	SED	COU	NCIL	ENQU	IRY P	OINT
TO:-						
Council	Name					-
	Tel					
	Ext					
Post Code						
Post Code						

^{*} Delete as appropriate

NOTICE OF INTENTION TO ENTER PREMISES

To (name and address)	
the owner/occupier* of the premises at	
I being a person so authorised by notice that I intend to enter after	Council, give the above premises on or (date) for the purpose of
	Signed
	Designation
	Date
* Delete as appropriate	
ANY ENQUIRIES ABOUT THIS NOTICE SHOULD BE ADDRESSED TO:-	COUNCIL ENQUIRY POINT
Council	Name
	'Tel
	Ext
Post Code	

- 1. Any person authorised in writing by the local authority, on showing his authority if requested, may at all reasonable times enter any premises:
 - a. to inspect any work involving building operations which are covered by his written authority;
 - b. to apply any reasonable tests to determine the quality and strength of any material used or to be used in construction of a building;
 - c. to inspect any buildings where the local authority have reasonable cause to believe that a change of use is proposed or has taken place;
 - d. to inspect any building which the local authority have reasonable cause to believe is dangerous to persons inhabiting or frequenting it or adjacent buildings or places or to the public generally;
 - e. to inspect any building which the local authority consider should be examined in order to determine whether to exercise their powers to make the building conform to the building standards regulations;
 - f. to execute any operations in relation to buildings which have been constructed without a warrant or in contravention of their warrant conditions, or whose life has expired or which do not conform to the building standards regulations or are regarded as dangerous.
- 2. The authorised person must give 3 days' notice to the occupier and (unless the owner is unknown) also to the owner if he intends to enter premises for any of the purposes outlined at paragraph 1(c), (e) and (f) above.
- 3. The person authorised to enter the building may take with him such other persons as appear to him to be necessary.
- 4. Any person who wilfully obstructs any authorised person entering premises for any of these purposes may be guilty of an offence under the Building (Scotland) Act 1959 and liable on summary conviction to a fine.

AUTHORITY TO ENTER PREMISES

Building Scotland Act 1959, section 18

The	Council authorise
	Name
	Designation
	Address
to er	nter any premises at all reasonable times for the purposes of:-
	a. inspecting buildings which are in course of construction, or which have been constructed but for which no certificate of completion has been issued, or the sites of buildings in respect of which applications for directions under section 4 of the Building (Scotland) Act 1959 (hereinafter referred to as the 1959 Act) or warrants under section 6 of the 1959 Act have been made;
	b. applying any reasonable tests to determine the quality and strength of any material used or proposed to be used in the construction of any building such as is mentioned in the foregoing paragraph;
	c. inspecting any buildings as to which the Council have reasonable cause to believe that a change of use is proposed or has taken place;
	d. inspecting any building which the Council have reasonable cause to believe is dangerous to persons inhabiting or frequenting it or adjacent buildings or places or to the public generally;
	e. inspecting any building which the Council consider should be examined in order to determine whether to exercise their powers under section 11 of the 1959 Act; or
	f. executing any operations under section 10, 11 or 13 of the 1959 $\mathrm{Act}.$
	(signed) for Council

____ (date)

ANY ENQUIRIES ABOUT THIS AUTHORISATION SHOULD BE ADDRESSED TO:	COUNCIL ENQUIRY POINT
Council	Name
	Tel
	Ext
Post Code	

- 1. Any person authorised in writing by the local authority, on showing his authority if requested, may at all reasonable times enter any premises:
 - a. to inspect any work involving building operations which are covered by his written authority;
 - b. to apply any reasonable tests to determine the quality and strength of any material used or to be used in construction of a building;
 - c. to inspect any buildings where the local authority has reasonable cause to believe that a change of use is proposed or has taken place;
 - d. to inspect any building which the local authority has reasonable cause to believe is dangerous to persons inhabiting or frequenting it or adjacent buildings or places or to the public generally;
 - e. to inspect any building which the local authority considers should be examined in order to determine whether to exercise its powers to make the building conform to the building standards regulations.
 - f. to execute any operations in relation to buildings which have been constructed without a warrant or in contravention of their warrant conditions, or whose life has expired or which do not conform to the building standards regulations or are regarded as dangerous.
- 2. The authorised person must give 3 days' notice to the occupier and (unless the owner is unknown) also to the owner if he intends to enter premises for any of the purposes outlined at paragraph 1(c), (e) and (f) above.
- 3. The person authorised to enter the building may take with him such other persons as appear to him to be necessary.
- 4. Any person who wilfully obstructs any authorised person entering premises for any of these purposes may be guilty of an offence under the Building (Scotland) Act 1959 and liable on summary conviction to a fine.

CHARGING ORDER

Building (Scotland) Act 1959, Schedule 6

Schedule 6 to the Building (Scotla declare that the subjects described in burdened with a payment to	exercise of their powers under nd) Act 1959 hereby provide and the Schedule below are charged and Council of an
annuity ofpayable on the	day of
in the year	(insert date one
year after the date of this Order) thirty years from the date of this Or	and in every year for the term of
(sign	ed) forCouncil
(date)	eu) lorcouncil
-	manner in which the local authority's
	DULE
Description of Subjects*	Name and Designation of Owner

^{*} This should, wherever possible, include reference to a recorded title or land certificate.

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations revoke and re-enact with amendments the Building (Forms) (Scotland) Regulations 1975, as amended. The number of forms has been reduced from 31 to 26 by merging forms, where possible, and deleting those no longer required. All the forms now included have been drafted in a more user-friendly style.

The Regulations prescribe the forms which should be used for applications, orders warrants, directions, notices etc for the purposes of the Building (Scotland) Act 1959.