SCHEDULE 1

Regulation 2(1)

HOUSING (SCOTLAND) ACT 2001
NOTICE UNDER SECTION 36 OF INTENTION TO RAISE PROCEEDINGS FOR POSSESSION
TO BE SERVED ON A TENANT OF A SHORT SCOTTISH SECURE TENANCY CREATED BY VIRTUE OF SECTION 35 OR PARAGRAPH 1, 2 OR 2A OF SCHEDULE 6 OF THE HOUSING (SCOTLAND) ACT 2001
Important information for $tenant(s)$ - $Please\ read\ this\ notice\ carefully,$
This notice informs you, as a tenant, that your landlord intends to apply to the Sheriff for an Order for possession of the house at the address in Part 1, which is currently occupied by you.
Part 1. To
(Name of tenant(s)
of
(-M
Part 2.[I/We*][on behalf of* your landlord(s)]
(name(s) of landlords
of
(address and telephone number of landlord(s)
Inform you that [I/we*] require possession of the house at the address in Part 1
*delete as appropriate
Part 3. The reason(s) for seeking recovery of possession [is /are*]* delete as appropriate
Part 4.
Part 5 Proceedings will not be raised before
Signed(landlord(s)/landlord's agent*)
*delete as appropriate
NOTES TO TENANTS NOTE 1
This notice is a warning that your landlord may be going to raise proceedings against you in the sheriff court to gain possession of your house. It is not a notice to quit and it does not affect your right to continue to live in the house or your obligation to pay rent. You cannot be evicted from your house unless the sheriff court grants your landlord a possession order.
These Notes are intended for guidance only. If you are at all uncertain about what this notice means or if you are unsure of your rights you should get advice as quickly as possible. You may be able to get this from your landlord or:
Shelter Scotland
your local Housing Advice Centre
your local Citizens Advice Bureau
your local Law Centre
 a solicitor (you may be able to get legal aid depending on your income).
NOTE 2 Your landlord has explained in Part 2 of this notice that the landlord requires possession of the
house. [Text for all notices in relation to a short Scottish secure tenancy created by virtue of section 35 or paragraph 1, 2 or 2A of schedule 6 of the Housing (Scottand) Act 2001 where the notice
under section 34(4) of that Act was served prior to 1st May 2019:
The court must grant a possession order against you if it appears to the court that:—
(A) The tenancy has reached its end or "ish";
(B) Tacit relocation is not operating;

[Text for notices in relation to a short Scottish secure tenancy created by virtue of section 35 or paragraph 1, 2 or 2A of schedule 6 of the Housing (Scotland) Act 2001 where the notice under section 34(4) of that Act was served on or after 1st May 2019:

The court must grant a possession order against you if it appears to the court that—

(A) The tenancy has reached the end of its term. The term of your tenancy will be 12 months unless it has been extended by for months under section 336, of the Housing Escelatal) Act 2001;

(B) Tacit relocation is not operating. Tacit relocation does not operate in respect of your tenancy due to section 3463A and section 37 of the Housing Escelatal) Act 2001;

(C) No further contractual tenancy is in existence)*

**decien as appropriate*

NOTE 3

Your landled must give you 2 months' notice or such longer period as your tenancy agreement provides if your tenancy is a about Section 36 of the secure tenancy and your handlord is secking repossession as described in Note 2.

NOTE 4

The date given in the notice (see Part 5 of the notice) is the earliest date on which your landlord can take court action. After that the landled is allowed to start possession proceedings against you any time date; the following months. If that of month prod passes without proceedings being started, your landlord would have to serve another one of these notices before it could fast court action for possession.

NOTE 3

You can apply to your landlord for a review of its decision to seek recovery of possession. This could fast court action for possession of the period of 14 days helpinding with the day his notice was served you. If you make an application for review, and

(C) where it decides to confirm the decision to seek recovery of possession notify you of its decision on the review; and

(C) where it decides to confirm the decision to seek recovery of possession notify you of its active without delay and before the date specified in Part 5.—

(A) confirm its decision to seek recovery of possession or withdraw this notice:

(B) settly you make an application for review, and

(C) where it decides to confirm the decision to seek recovery of possession notify you of its decision on the review; and

(C) where it decides to confirm the decision to seek re

This is an important document and you should keep it in a safe place.

SCHEDULE 2

Regulation 2(2)

Modifications etc. (not altering text)

C1 Sch. 2 expiry of earlier affecting provision 2020 asp 7, sch. 1 para. 9 (30.3.2022) by The Coronavirus (Scotland) Acts (Early Expiry of Provisions) Regulations 2022 (S.S.I. 2022/64), reg. 2(a) (with regs. 4, 5)

Changes to legislation: There are currently no known outstanding effects for the The Short Scottish Secure Tenancies (Proceedings for Possession) Regulations 2018. (See end of Document for details)

HOUSING (SCOTLAND) ACT 2001 NOTICE UNDER SECTION 36 OF INTENTION TO RAISE PROCEEDINGS FOR POSSESSION TO BE SERVED ON A TENANT OF A SHORT SCOTTISH SECURE TENANCY CREATED BY VIRTUE OF PARAGRAPH 3, 4, 5, 6, 7 OR 7A OF SCHEDULE 6 OF THE HOUSING (SCOTLAND) ACT 2001 Important information for tenant(s) - Please read this notice carefully. This notice informs you, as a tenant, that your landlord intends to apply to the Sheriff for an Order for possession of the house at the address in Part 1, which is currently occupied by you. Part 1. To.... (Name of tenant(s)) Part 2.[I/We*][on behalf of* your landlord(s)] (name(s) of landlords) (address and telephone number of landlord(s)) Inform you that [I/we*] require possession of the house at the address in Part 1 Part 3. The reason(s) for seeking recovery of possession [is /are*]* delete as appropriate Part 4 Proceedings will not be raised before(date)(which is the earliest date at which proceedings can be raised under section 36 of the Housing (Scotland) Act 2001. NOTES TO TENANTS NOTE 1 These Notes are intended for guidance only. If you are at all uncertain about what this notice means or if you are unsure of your rights you should get advice as quickly as possible. You may be able to get this from your landlord or: Shelter Scotland your local Housing Advice Centre your local Citizens Advice Bureau your local Law Centre a solicitor (you may be able to get legal aid depending on your income). NOTE 2 Your landlord has explained in Part 2 of this notice that the landlord requires possession of the house. The court must grant a possession order against you if it appears to the court that:— (A) The tenancy has reached its end or "ish"; (B) Tacit relocation is not operating;(C) No further contractual tenancy is in existence. NOTE 3 Your landlord must give you 2 months' notice or such longer period as your tenancy agreement provides if your tenancy is a short Scottish secure tenancy and your landlord is seeking repossession as described in Note 2. NOTE 4 You can apply to your landlord for a review of its decision to seek recovery of possession. This must be done before the end of the period of 14 days beginning with the day this notice was served on you. If you make an application for review your landlord must before the date specified in Part 4:—

Remember before you must leave your home, your landlord must have done 3 things:—

(C) where it decides to confirm the decision to seek recovery of possession notify you of its reasons. If you want to contest your landlord's intention to repossess your home, you are strongly advised to take legal advice without delay and before the date specified in Part 4. Help with all or part of the cost of legal advice may be available under the legal aid legislation.

1. served on you a notice to quit; 2. served on you this notice; and

3. obtained a court order.

NOTE 7

This is an important document and you should keep it in a safe place.

Changes to legislation:
There are currently no known outstanding effects for the The Short Scottish Secure Tenancies (Proceedings for Possession) Regulations 2018.