## SCOTTISH STATUTORY INSTRUMENTS

## 2017 No. 297

## HOUSING

# The Private Residential Tenancies (Prescribed Notices and Forms) (Scotland) Regulations 2017

Made	12th September 2017
Laid before the Scottish	
Parliament	14th September 2017
Coming into force	1st December 2017

The Scottish Ministers make the following Regulations in exercise of the powers conferred by sections 17(3), 22(2)(b), 24(4), 43(1)(a), 61(3)(b), 62(1)(d) and 77(2) of the Private Housing (Tenancies) (Scotland) Act 2016<sup>M1</sup> and all other powers enabling them to do so.

C1	Regulations applied (with modifications) (temp.) (28.10.2022 immediately after 9.35 a.m.) by The
	Assured Tenancies and Private Residential Tenancies (Prescribed Notices and Forms) (Miscellaneous
	Temporary Modifications) (Scotland) Regulations 2022 (S.S.I. 2022/307), regs. 1(1), 2, <b>sch. 1</b> (with regs. 1(2)(3), 4)
C2	Regulations applied (with modifications) (temp.) (1.4.2023) by The Private Residential Tenancies and
	Assured Tenancies (Prescribed Notices and Forms) (Temporary Modifications) (Scotland) Regulations 2023 (S.S.I. 2023/58), regs. 1(1), 2, sch. 1 (with regs. 1(2)(3), 6)
<b>C3</b>	Regulations applied (with modifications) (temp.) (1.4.2023) by The Private Residential Tenancies and
	Assured Tenancies (Prescribed Notices and Forms) (Temporary Modifications) (Scotland) Regulations
	2023 (S.S.I. 2023/58), regs. 1(1), 3, sch. 2 (with regs. 1(2)(3), 6)

**M1** 2016 asp 19.

#### Citation, commencement and interpretation

**1.**—(1) These Regulations may be cited as the Private Residential Tenancies (Prescribed Notices and Forms) (Scotland) Regulations 2017 and come into force on 1st December 2017.

(2) In these Regulations "the Act" means the Private Housing (Tenancies) (Scotland) Act 2016.

# Notice of a tenant's intention to make an application to the First-tier Tribunal to draw up terms or sanction failure to provide information

**2.**—(1) A notice under section 14(3) (application to First-tier Tribunal to draw up terms) of the Act of the tenant's intention to make an application to the First-tier Tribunal under section 14(1) of the Act must be in the form set out in schedule 1.

(2) A notice under section 16(3)(c) (First-tier Tribunal's power to sanction failure to provide information) of the Act of the tenant's intention to make an application to the First-tier Tribunal under section 16(1) of the Act must be in the form set out in schedule 1.

#### **Rent-increase notice**

**3.** A rent-increase notice given by the landlord to the tenant under section 22(1) (landlord's power to increase rent) of the Act must be in the form set out in schedule 2.

#### Referral to a rent officer to determine the rent

**4.** A referral made by a tenant to a rent officer under section 24(1) (tenant's right to refer increase to rent officer) of the Act to determine the rent must be in the form set out in schedule 3.

# Application to a rent officer to determine the additional amount of rent (if any) attributable to improvements

**5.** An application by the landlord to a rent officer under section 42(1) (rent officer's power to allow rent rise in consequence of improvement) of the Act to determine the additional amount of rent (if any) attributable to improvements must be in the form set out in schedule 4.

#### Notice to leave

6. A notice to leave given by the landlord to the tenant under section 50(1)(a) (termination by notice to leave and tenant leaving) of the Act must be in the form set out in schedule 5.

#### Sub-tenancy notice to leave

7. A sub-tenancy notice to leave given by a landlord to a sub-tenant under section 61(1) (sub-tenancy notice to leave) of the Act must be in the form set out in schedule 6.

St Andrew's House, Edinburgh *KEVIN STEWART* Authorised to sign by the Scottish Ministers

#### SCHEDULE 1

Regulation 2

### APPLICATION BY A TENANT TO THE FIRST-TIER TRIBUNAL

TENNISTS NOTIFICATION TO A LANDLORD ENDER SECTION 14:5) OR 16/3/6) OF THE FRIN NET HOSING (TENNISTES) (ACT LAND) (ACT 2016 (FHE ACT, 09 THE TENNISTS INTERNISTION TO MAKE AN APPLICATION TO THE FIRST-THE TENNISTS INTERNISTOR TO ALKE AN APPLICATION TO THE FIRST-THE TENNISTS INTERNISTICAL TENNIST TENNIST TENNIST VERSION AND/OR ANY OTHER SPECIFIED INFORMATION Important: information for Landlord(o) – please read this notice carefully.

This notice informs you, as a Landlord, that your Tenant(s) wants to make an application to the Tribunal because you have failed to give them a copy of all the written terms of their tenancy and/or you have failed to give any other specified information. The notice also tells you if your Tenant is looking for a payment order from the Tribunal. If a payment order is awarded, you may need to pay your Tenant up to a maximum of six months' rent. If you give your Tenant(s) all the required information before the date noted in Part 2, your Tenant(s) can't make an application to the Tribunal. Advice - If you have questions about this notice, contact one of the following: your local council Shelter Scotland your local Citizen's Advice Bureau a solicitor the Scottish Association of Landlords (a membership organisation) Part 1 - Landlord(s) or Agent's details To: (name of the Landlord(s) or Agent): At: (address of Landlord(s) or Agent)\_\_\_\_\_ Part 2 – Tenant(s) details and missing information This gives you notice that: (name of Tenant(s)):\_\_\_\_ At: (address of Let Property) intends to make an application to the Tribunal no earlier than (insert the day after the 28 days' notice period ends) for: 

A payment order under section 16 of the Act.

Signed: \_\_\_\_\_\_(Tenant or Tenant's agent (if appropriate))

Date: \_\_\_\_\_\_\_Address of Tenant's agent (if appropriate): \_\_\_\_\_\_

#### **SCHEDULE 2**

Regulation 3

#### **RENT-INCREASE NOTICE**

LANDLORD'S RENT-INCREASE NOTICE TO TENANT(S) UNDER SECTION 22(1) OF THE PRIVATE HOUSING (TENANCIES) (SCOTLAND) ACT 2016

Important information for the Tenant(s) - Please read this notice carefully.

Advice - If you have questions about this notice, speak to your landlord or contact one of the followine:

your local council
 Shelter Scotland
 your local Citizen's Advice Bureau

 a solicitor (you may be able to get legal aid depending on your income) This notice informs you, as a Tenant, that your Landlord wants to increase the rent for your private residential tenancy. The new rent will start from the date shown in Part 2 of this notice unless you take one of the following actions:

reach an agreement with your Landlord to further delay the rent increase.

contain implementation in the plan animoto do munice data yue text in inclusive.
 effect this count a least Officer of a rend determination, using the specific referral to a Rend Officer form, within 21 days of receiving this notice. This option is not available if the Let Property is located in a rent present zone rendermination.
 can prove that your Landlord did not give you enough notice of the increase.

You must complete Part 3 of this form and return it to your Landlord. If you do not do this, the rent increase will start from the date shown in Part 2 of this notice.

If you apply to a Rent Officer to challenge the proposed increase to your rent the Rent Officer can increase as well as reduce your rent.

Part 1 - THE TENANT AND THE LET PROPERTY (this part must always be completed by the Landlort).

Tanant(a) manufals

Let Property (the Tenant(s) address): \_\_\_\_\_

Is the Let Property mentioned above located in a Rent Pressure Zone (RPZ)? 
 No (Landlord to complete Part 2a only)

 Yes (Landlord to complete both Part 2a and Part 2b)

Part 2a - THE PROPOSED RENT INCREASE (this part must always be completed by the Landlord)

This gives you notice that: (name of Landlord(s))

of: (address of landlords(s))

proposes to increase your rent from £\_\_\_\_\_ per \*week/fortnight/4 weeks/month/quarter/year

to a new rent of £\_\_\_\_\_ per \*week/fortnight/4 weeks/month/quarter/year for your tenancy at the address in Part 1.

The new rent is to take effect from: (insert date)

The last time your rent was increased was: (insert date (if appropriate)) I confirm that the date the new rent will start from is at least 12 months after any previous rent

Signed: (Landlord/Landlord's agent)\_\_\_\_

Date: Address of Landlord's agent (if appropriate):

Part 2b - IF THE LET PROPERTY IS IN AN RPZ

Only complete this section if the Let Property is in an area which has been designated by the Scottish Ministers as a Rent Pressure Zone.

The Let Property in Part 1 of this form is in a Rent Pressure Zone. This means that the Scottish Ministen have set a cap on the maximum anound by which your rent can be increased. This is because rensi in your mean are rising to much, causing difficulties for existing tenants and having a negative effect on the local authority's housing system. The new proposed rent amount outlined in Part 2 must not be more than the rent cap set by the Scottish Ministers.

The following equation has been used by the Scottish Ministers to set the cap for the area that you live in:

## $\mathbf{R} \times (1 + \frac{\mathbf{CPI} + 1 + X}{100}) + \mathbf{Y}$ 100 In the above equation ne above equation: R is the amount of rent payable before the rent increase. CPI is the percentage change (if any) in the consumer prices index over the period from the day of your last rent increase or, if your rent has not been increased before, from the day your teamers begin. X is the number of percentage points decided by the Scottish Ministers and set out in regulations. regulators. Y is the amount (if any) that your Landlord can charge you as a result of improvements made to the Let Property. Only a Rent Officer can decide how much can be inserted above for 'Y'. If a figure greater than zero has been added below for 'Y', a copy of the Rent Officer's decision must accompany this notice which confirms that amount. For example, if: R = (300 (rent amount payable before the rent increase) CPI over the period is 0.6% X is set by the Scottish Ministers at 2% Y is (30 The calculation would look like this: $\pounds 800 \times (1 + \frac{0.6 + 1 + 2}{100}) + \pounds 30 = \text{new rent of } \pounds 858.80 \text{ per month}$ When you add in the actual amounts for each of the letters above, the equation used to calculate your rent increase looks like this: £ × 0 + 100 ) + E = E (insert the appropriate figures into this equation to calculate the cap that will apply for the area you live in) The above cap is in force from \_\_\_\_\_

(insert dates cap is in place)

# Part 3 – TENANT'S RESPONSE TO THE PROPOSED RENT INCREASE (This part should be completed by the Tenant(s) and returned to the Landlord. If this isn't done, the rent increase will take effect from the date shown in Part 2 of this notice)

	: (name of the Tenant(s)):
of: (a	ddress of Let Property):
	/e] acknowledge receipt of the rent-increase notice dated and give you that:
	*I/We accept the new rent to apply from: (insert date)
	*I/We accept the new rent, but have not been given sufficient notice. I/we can provide evidence that I/we did not receive the rent-increase notice until: (insert date)
	Therefore, the rent increase cannot take effect until(insert date).
	*I/We do not accept the new rent to apply from(insert date) and propose to make a referral to a Rent Officer for a determination of the open market rent. YOU CANNOT CHOOSE THIS OPTION IF THE LET PROPERTY IS IN A RENT PRESSURE ZONE.

Signed: (Tenant(s)/Tenant's agent)\_\_\_\_\_\_ If the tenancy is a joint tenancy all Tenants (or their agents) must sign. Date: Address of Tenant's agents(s) (if appropriate):\_\_\_\_\_

#### If you do not complete and return this part of the form to your Landlord, the rent increase will take effect from the date shown in Part 2 of this notice.

## This is an important document. You should make a copy for your own records before returning this section to your Landlord.

[\* delete 'I' or 'We' as appropriate]

#### SCHEDULE 3

Regulation 4

### REFERRAL BY A TENANT TO A RENT OFFICER

TENANT'S RENT INCREASE REFERRAL TO A RENT OFFICER UNDER SECTION 24(1) OF THE PRIVATE HOUSING (TENANCIES) (SCOTLAND) ACT 2016 IMPORTANT: INFORMATION FOR TENANT(S)

You should use this form if you, as a tenant, want a Rent Officer to decide what your rent should be because:

Your Landlord has given you a rent-increase notice; AND
 You think the increase may be too high.
The Ren Officer will aim to send you the decision within 40 days of receiving your completed
referral form.

PLEASE NOT - YOU CANNOT MAKE A REFERRAL TO A RENT OFFICER FOR A DECISION ON THE RENT INCREASE IF THE LET PROPERTY IS LOCATED IN A RENT PRESSIER ZONE. YOU CAN CHECK WHETHER YOUR LET PROPERTY IS LOCATED IN A RENT PRESSUE ZONE ON THE SCOTTISH GOVERNMENTS WERSTER AT INTEGRAVING AND A CONTENT OF THE SCOTTISH RENT SERVICE SCOTLAND AT THE TELEPHONE NUMBER SHOWN BELOW.

YOU MUST SUBMIT THIS FORM TO THE RENT OFFICER WITHIN 21 DAYS OF RECEIVING THE RENT-INCREASE NOTICE FROM YOUR LANDLORD. You can fill in this form online. If you are filling in your form by hand, please use BLOCK CAPITALS. If there are boxes to tick, tick only one.

Important Information before completing the application form

Rent Officers are independent officers appointed under the Rent (Scotland) Act 1984, who will decide the rent by comparing similar properties in your area. In deciding the rent, the Rent Officer has the power to increase or decrease the rent.

Once your referral form is received the Rent Officer may decide to inspect your property, so it is important that you tell us when you will **NOT** be available for an inspection.

You should read this referral form carefully and aim to complete if fully (there are notes to help you). If there are any questions that are not relevant to your circumstances, please mark them as 'not applicable' or 'N/A'.

Once you have filled in your referral form please	send it to:
Rent Service Scotland	
2nd Floor Endeavour House	
1 Greenmarket	
Dundee DD1 4QB	
Once you have sent the referral form you must inf of the information you have provided changes.	orm Rent Service Scotland immediately if any
f you would like more information about this pro shone 0300 244 7000 or email us on rss.dundee@	cess or any help completing this form please
Advice - If you have questions about this referral	
<ul> <li>your local council;</li> <li>Shelter Scotland;</li> </ul>	
<ul> <li>your local Citizen's Advice Bureau;</li> </ul>	
<ul> <li>a solicitor (you may be able to get legal a</li> </ul>	id depending on your income).
Notes to assist you completing the questions on	this referral form
Ouestion 1(a) This is the address of the	Question 4(b) Please give us details of how
property where you currently live. We may	much of your rent is for any services that you receive. If the amount of services is not listed
phone you or send an email, so please give us your current telephone number and email	receive. If the amount of services is not listed separately please let us know this.
ddress.	
Question 1(b) If an agent (or another person) acts on your behalf please give us all their	Question 5 This information will only be relevant if furniture or white goods are
	included in the amount of rent you pay for the
can be someone who acts on your behalf to deal with your personal affairs. You must have	property where you currently live. If they are included you should have received a list from
agreement with this person that they can carry	your Landlord. We will need to see a conv of
out this role for you. Question 2(a) We need to write to your	this. Question 6(a) We need to know about any
Landlord so please provide all the necessary	improvements that you have made to your
contact details, including their address.	property which were not your responsibility under your tenancy agreement. Please list
	these.
Question 2(b) If an agent (or another person) acts on your Landlord's behalf please give us all	Question 6(b) We need to know about any improvements that your landlord has made to
their contact details, including their address.	your property since the start of your current
Ouestion 3(a) We need to know what type of	tenancy. Please list these. Question 7 We need to know about any
property you currently live in.	defects or damages in the property caused by
Question 3(b) We need to know how many	you. Question 8(a) We need to know how much
rooms there are in your property. We have provided a list of typical rooms in a property -	rent you are paying and how often you pay it.
please indicate in each box how many of these	
ype of rooms are in your property.	
Question 3(c) Please let us know about any part	Question 8(b) We need to know the proposed
of your property that is shared with another tenant.	rent and how often you will need to pay it.
Question 3(d) We need to know details of all	Question 9 Please provide the necessary
the outside space that comes with your property and is included in your tenancy.	documents with your referral and tick the appropriate box(es) that you have done so.
Question 3(e) We need to know if the property	Question 10 We may decide to inspect your
has central heating - you need to select an option from the list.	property therefore it is important that you let us know when you WILL NOT BE
	AVAILABLE for an inspection. We will only
	be able to inspect during office hours and to allow for travelling by the Rent Officers this
	will be between 9.30 am and 3.30 pm
Question 3(f) We need to know if the property has double glazing - you need to select an	Question 11 Please make sure that you (or your agent) sign the form. Failure to do will
option from the list.	your agent) sign the form. Failure to do will make the referral invalid. You do not need to
	sign the form if you are filling it in online - iust enter your name.
Question 4(a) This information will only be	
relevant if services are included in the amount of rent you pay for the property where you	
currently live. If they are, please give us details of the services you receive - for example, stair	
of the services you receive - for example, stair cleaning, garden maintenance, door entry	
cleaning, garden maintenance, door entry	
cleaning, garden maintenance, door entry maintenance and communal area maintenance.	
Heaning, garden maintenance, door entry maintenance and communal area maintenance.           Question 1 - Tenant's details	
Heaning, garden maintenance, door entry maintenance and communal area maintenance.           Question 1 - Tenant's details	ontact details (telephone number and email
<ul> <li>cleaning, garden maintenance, door entry maintenance and communal area maintenance.</li> <li>Question 1 - Tenant's details         <ul> <li>(a) Tenant's Name, Address, Postcode and c address)</li> </ul> </li> </ul>	ontact details (telephone number and email
<ul> <li>cleaning, garden maintenance, door entry maintenance and communal area maintenance.</li> <li>Question 1 - Tenant's details         <ul> <li>(a) Tenant's Name, Address, Postcode and c address)</li> </ul> </li> </ul>	ontact details (telephone number and email
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Joaning, gurden maintenance, door entry maintenance and command area maintenance. Question 1 - Tenant's details a) Tenant's Name, Address, Postcode and c address) Name	conact details (telephone number and email

Email Address \_\_\_\_\_

Name (if more than one tenant) \_\_\_\_\_

Addr	285		
Postc	vle		
	hone Number		
	Address		
(b)	Tenant's Agent's Name, Address, Postcode and contact de	tails (telephone n	umber and
Nama	email address). For information on who can act as your Assist' section.	Agent please se	e the 'Notes to
Addr			
Postc	ode		
	hone Number		
	Address		
(a)	Landlord's Name, Address, Postcode and contact detail: address)	s (telephone num)	ber and email
Name			
Addr	285		
Postc	ode		
	hone Number		
	Address		
(b)	Landlord's Agent's Name, Address, Postcode and contact d	letails (telephone	number and
Name			
Addr			
	***		
Postc	ode		
Telep	hone Number		
	Address		
(a)	What kind of property is it? For example - a detached or te	erraced house or f	lat or part of a
	house. (If a flat give the flat number for example - 1F1, G	/R)	
(b)	How many, and what type of rooms does the property have	e:	
	Living Room  Bedroom		
	Kitchen		
	WC  Other (please state)		
(c)	Is there any accommodation or facilities shared with	Yes 🗌	No 🗌
	another tenant? If yes, please give details		
(d)	Does the tenancy include a parking space, garage, garden, yard or any other separate building or land? If yes, please give details.	Yes 🗌	No 🗌
(e)	Please tell us if there is any heating in your property. (Please delete as appropriate*)	None <sup>#</sup> Part central hear	tine*
	(ricase delete as appropriate )	Full central hear Electric heating	ting*
		Storage heaters'	
(f)	Please tell us if your property has double glazing. (Please delete as appropriate*)	None* Full*	
		Partial* Secondary* Triple*	
Ques	tion 4 – Services		]
(a)	Are any services included? (for example - cleaning,	Yes 🗌	No 🗌
	maintenance of communal parts, etc.)? If yes, please give details		
(b)	How much rent is charged for these services? If the charge	e is included with	in the rent
(0)	please state this.	included with	
•	dan di Damilton		
ls fur	tion 5 - Furniture niture (including white goods) provided under the	Yes 🗌	No 🗌
tenan	cy? If it is, please attach a list of the furniture provided.		
Ques (a)	tion 6 – Improvements Have you (or a previous tenant under the same tenancy) carried out any improvements or replaced fixtures, fittings, or fumiture for which you were NOT responsible under the terms of the tenancy? If yes, please give details.	Yes 🗌	No 🗌
(b)	Has the Landlord made any improvements to the property since the start of your tenancy? If yes, please give details.	Yes 🗌	No 🗌

Question 7 - Damages or defects Are there any damages or other defects to the house or to any Yes No fixtures, fittings or furniture because you or a previous tenant under the same tenancy did not comply with the tenancy? If yes, please give details.

#### Question 8 – Your rent

#### (a) How much rent are you paying now?

£\_\_\_\_\_per \*week/fortnight/4 weeks/month/quarter/year

(b) What is the new amount of rent?

£\_\_\_\_\_per \*week/fortnight/4 weeks/month/quarter/year

\* delete as appropriate

Please attach a copy of the rent-increase notice which you received from your Landlord. This tells you about the proposed new rent.

#### Question 9 - Documents required to support your referral

When you send your referral to us you should attach copies of documents which the Rent Officer will need to make a decision about the open market rent. You should attach the following:

- (c) If your Landlord provides furniture, a list of the

Any documents which you send with this referral will be sent back to you as soon as possible. Please tick each box to show that you have attached the relevant information.

#### Question 10 - The inspection of your property

To set the rent for your property the Rent Officer may decide to inspect it. This will take place during normal office hours (Monday - Friday between 9.30 am and 3.30 pm). Please let us know the dates over the next month when you are **NOT AVAILABLE** for an inspection.

	d will be invited to the inspection. You can only re-schedule once. If you are not in initial or re-scheduled inspection a decision will be made on your rent.
Question 11 -	- Declaration
	ral to a Rent Officer for a determination of the open market rent for the property at own in part 1(a).
I confirm I ha referring to a	ve sent Part 3 of the rent-increase notice to my Landlord to let them know that I am Rent Officer.

Signed			
(Tenant or Tenant's Agent)		 	
Name in BLOCK CAPITALS			

In the case of Joint Tenants all tenants must sign this form.

### **SCHEDULE 4**

Regulation 5

#### APPLICATION BY A LANDLORD TO A RENT OFFICER

# LANDLORD'S APPLICATION TO A RENT OFFICER FOR A RENT INCREASE AS A RESULT OF IMPROVEMENTS MADE TO A PROPERTY IN A RENT PRESSURE ZONE UNDER SECTION 4211 OF THE PRIVATE BOUSING (TENANCIES) (SCOTLAND) ACT 2016 IMPORTANT: INFORMATION FOR LANDLORD(5)

You should use this form if: • you have made improvements to a let property in a designated Rent Pressure Zone (RPZ); AND

you want to apply for a rent increase to reflect an improvement to the property.

A Rent Officer will decide the rent amount allowable for the improvements and will aim to send their decision within 35 days of receiving your completed form.

You can fill in this form online. If you are filling in your form by hand, please use BLOCK CAPITALS. If there are boxes to tick, only tick one.

#### Important Information before completing the application form

Rent Officers are independent officers appointed under the Rent (Scotland) Act 1984 who will decide the additional amount of rent for the improvements to your Let Property. There is more information on what an improvement is on the vehicat at Hardy-loww.mpgos-acchipmovements-rent-service-scotland and further information on Rent Pressure Zones on the website at https://www.mgyos.acchient.etsexare-one-checker/.

Part of the process may involve inspecting the property, so it is important that you include the contact details for the Tenant. You should read this application form carefully and aim to complete it fully (there are notes to belp you). If there are any questions that are not relevant to your circumstances, please mark this as 'not applicable' or 'NA'.

Once you have filled in your application please send it to:

Rent Service Scotland 2nd Floor Endeavour House 1 Greenmarket Dundee DD1 4QB

Once you have sent the application form you must inform Rent Service Scotland immediately if any of the information you have provided changes.

If you would like more information about this process or any help completing this form please phone 0300 244 7000 or email us on rss.dundee@gov.scot

#### Advice - If you have questions about this application contact one of the following:

# your lead control: Shelter Sectland; your lead control: Shelter Sectland; your lead Cifizen's Advice Bureau; a solicitor (you may be able to get legal aid depending on your income). the Sectlish Association of Landlerds (a membership organisation)

GUIDANCE NOTES FOR LANDLORDS

GUIDANCE NOTES FOR LANDLORDS	
Question 1(a) This is the address of the property where you currently live. We may phone you or send an email so please give us your current telephone number and email address.	Question 3 Please give us details of all the improvements you have made to the Let Property since the start of the tenancy, or since the rent has changed during the current tenancy (if applicable).
Question 1(b) If an agent (or another person) acts on your behalf, please give us all their contact details, including their address. This can be someone who acts on your behalf to deal with your personal affairs. You must have agreement with this person that they can carry out this role for you.	Question 4 This is the additional amount of rent that you would like to add to the current rent for your Let Property because of the improvements you have made.
Question 2(a) This is the address of the Let Property where you have made improvements.	Question 5 Please send all the necessary documents with your application, ticking the appropriate box(es) to show that you have done this.
Question 2(b) To decide on an additional amount of rent for improvements made to the Let Property, we may need to inspect it. Please give us all the necessary contact details for the Tenant.	Question 6 You/ your agent must sign the form. Failure to do so will make the application invalid. You do not need to sign the form if you are filling it in online.
Question 1 - Landlord's Details	
(a) NameAddress	
Postcode	

#### Teler Email Address

(b)	Your Agent's contact details (if any)

Name
Address
Postcode
Telephone Number
Email Address
Question 2 – Tenant's Details
(a) The address of the Let Property
Address
Postcode
(b) Contact details of the Tenant(s) living in the Let Property.
Tenant's Name (1)
Telephone Number
Email Address

#### Tenant's Name (2) \_ Telephone Number Email Address

Question 3 – Improvements Please list all the completed improvements that you (or the Landlord) if you are the Landlords' agent have made to the Lef Property. Give as much detail as possible and include the cost of each improvement (materials and labour), and the completion date. You will not be able to claim for your own labour.

# Question 4 – How much do you want to increase the rent for your property to reflect the improvements you have made? (This is the additional amount of rent that you would like to add to the current rent for your Let Property because of the improvements you have made).

# f\_\_\_\_\_\_ [per week/fortnight/4 weeks/month/quarter/year\*] \* delete as appropriate

#### Question 5 – Documents required to support your application When you submit your application, you should attach copies of documents which the Rent Officer will need to make a decision about whether to allow a rent increase because of improvements made to the property:

- (a) A copy of any invoices/receipts for the materials and labour costs in respect of the improvements to support your application.

## (b) 'Before' and 'after' photos of the improvements (if available) to support your application

Please tick the boxes to show that you have attached the information requested.

#### Question 6 - Declaration

## I apply to a Rent Officer for a decision on the amount of additional rent that can be charged as a result of improvements made to the Let Property at the address shown in part 2(a).

#### Signed\_\_\_\_\_(Landlord/Landlord's Agent)

Date

#### **SCHEDULE 5**

Regulation 6

LANDLORD'S NOTICE TO A TENANT TO LEAVE UNDER SECTION 50(1)(a) OF THE PRIVATE HOUSING (TENANCIES) (SCOTLAND) ACT 2016

Important information for the Tenant(s) - Please read this notice carefully.

Advice - If you have questions about this notice, speak to your Landlord or contact one of the followine:

following: • your because: • your because: • Symbol Cartania (Cartania) • your because: • your because:

This notice informs you, the Tenant, that your Landlord is giving you notice to leave the Let Property, and if you do not leave the property once the relevant notice period has expired, your Landlord can apply to the First-tier Tribunal for Scotland (the Tribunal) for an eviction order.

Your Landlord must give you a minimum of 28 days' notice, and may be required to give you 84 days' notice, depending on how long you have occupied the Let Property and the grounds on which they intend to apply for eviction.

Part 1 - TENANT'S DETAILS

To: (Name of tenant(s)):

Of: (Address of Let Property): \_\_\_\_\_

The tenant(s) has lived in the property since: \_\_\_\_\_

Part 2 - EVICTION GROUND(S) BEING USED

[I/We\*] your [Landlord(s)/Landlord's Agent\*]: (insert name of Landlord(s)/Agent): \_\_\_\_\_\_

Of: (address and telephone number of Landlord(s)/Agent):\_\_\_\_\_

inform you that if you choose not to leave the Let Property on the date shown in Part 4 of this notice, Iwe<sup>4</sup> intend to apply to the Tribunal for an eviction order in respect of the Let Property on the following ground(s) which is a ground(s) for eviction as set out in schedule 3 of the Private Hoosing (Treamcies) (Sociality Az 2016:

Your Landlord intends to sell the Let Property

- The Let Property is to be sold by the mortgage lender
- Your Landlord intends to refurbish the Let Property
- Your Landlord intends to live in the Let Property
- Your Landlord's family member intends to live in the Let Property
- Your Landlord intends to use the Let Property for a non-residential purpose
- The Let Property is required for a religious purpose
- You cease to be or fail to become an employee of the Landlord
- You no longer need supported accomm
- You are no longer occupying the Let Property
   You have breached a term(s) of your tenancy agreement
- You are in rent arrears over three consecutive months
- You have a relevant criminal conviction
- You have engaged in relevant antisocial behaviour
- You have associated in the Let Property with someone who has a relevant criminal conviction or has engaged in relevant antisocial behaviour
   Your Landlord has had their registration refused or revoked

Your Landlord's HMO licence has been revoked or renewal has been refused

An Overcrowding Statutory Notice has been served on your Landlord

Changes to legislation: There are currently no known outstanding effects for the The Private Residential Tenancies (Prescribed Notices and Forms) (Scotland) Regulations 2017. (See end of Document for details)

	I/We*] also inform you that [I/we*] are seeking eviction under the above ground(s) for the ollowing reasons:				
pa	ate particulars of how you believe the ground(s) have arisen – continue on additional sheets of per if required. Please give as much detail as possible including relevant dates, and in cases of tarrears insert the amount of arrears outstanding and the period over which it has built up.]				
act	s important that the Tenant fully understands why you are seeking to evict them and that the ion you are taking is justified. The provision of supporting evidence with this notice can help that.				
[1/	We*] attach the following evidence to support the eviction action:				
• (	elete as appropriate				
Pa	rt 4 - THE END OF THE NOTICE PERIOD				
Ar	application will not be submitted to the Tribunal for an eviction order before (insert date). This is the earliest date that Tribunal proceedings can start				
an de	d will be at least the day after the end date of the relevant notice period (28 days or 84 days ending on the eviction ground or how long you have occupied the Let Property).				
	endi: indlord(s) or Agent):				

THIS IS AN IMPORTANT DOCUMENT AND YOU SHOULD KEEP IT IN A SAFE PLACE.

#### SCHEDULE 6

Regulation 7

#### SUB-TENANCY NOTICE TO LEAVE

HEAD LANDLORD'S NOTICE TO A SUB-TENANT TO LEAVE UNDER SECTION 61(1) OF THE PRIVATE HOUSING (TENANCIES) (SCOTLAND) ACT 2016

Important information for Sub-Tenant(s) - Please read this notice carefully.

Advice - If you have questions about this notice, speak to your Landlord or contact one of the

totiowng: your local council; Shelter Scottand; your local Citizen's Advice Bureau; your local Citizen's Advice Bureau; a solicitor (you may be able to get legal aid depending on your income). Homelessness - Speak to your local council if you're worried about having somewhere to live. They can advise you on your options.

Twy sum arises you on your options: This notice informs you, the Sub-Tennant, that the Henal Landlind (likely to be your Landlord's landlord) is giving you notice to leave the Lat Property. If you do not leave the Lat Property once the relevant notice period has expired, your Henal Landlord can apply to the First-tier Tribunal for Scoland (the Tribunal) for an evicino order.

Your Head Landlord must give you a minimum of 28 days' notice if you have lived in the property for six months or less or 84 days' notice if you have lived in the property for more than six months.

The Let Property you live in is sub-let, so in addition to giving a notice to leave on their tenant, the Head Landlord must also give notice to any Sub-Treamit(s) if they wish to evice the Sub-Treamit(s) or particular grounds. A copy of the notice to leave given to your landlord by the Head Landlord is attached to this notice to leave. Both notices will be given on the same day.

If you become the Tenant of the Let Properly because of the Coho Tenant protection, the sub-tenacy nodes to leave can be treated as a notice to leave. This means that if you choose not have the Let Property as soon asy our motice providen sky, super Heal Landovc can proceed straight to the Tribunal for exiction proceedings without having to give you another notice to leave.

Part 1 - SUB-TENANT To: (name of Sub-Tenant(s

Of: (address of Let Property) The Sub-Tenant(s) has lived in the property since: Part 2 - EVICTION GROUND(S) BEING USED [I/We\*] your [Head Landlord(s)/Head Landlord(s) Agent\*]: (name of Head Landlord(s) or Agent): (address and telephone number of Head Landlord(s))/Agent): \_\_\_\_ Inform you that if you choose not to kave the Let Property on the date shown in Part 4 of this notice, UNev<sup>+</sup> (intend on apply to the Tribunal for an existion order in respect of the Let Property on the following promotly which is a ground(s) for eviction as set out in schedule 3 to the Private Housing (Tenancies) (Scotland) Act 2016. Landlord intends to sell the Let Property The Let Property is to be sold by the mortgage lender Landlord intends to refurbish the Let Property Landlord intends to live in the Let Property Landlord's family member intends to live in the Let Property Landlord intends to use the Let Property for a non-residential purpose The Let Property is required for a religious purpose Tenant ceases to be - or fails to become - an employee of the Landlord Tenant no longer needs supported accommodation Landlord has had their registration refused or revoked Landlord's HMO licence has been revoked or renewal has been refused An Overcrowding Statutory Notice has been served on the Landlord
Part 3 – DETAILS AND EVIDENCE OF EVICTION GROUND(S) [UWe\*] also inform you that I/we are seeking eviction under the above ground(s) for the following reasons. (State particulars of how you believe the ground(s) have arisen – continue additional sheets of paper if required, release gives a much data also possible including whether eviction ground stated relates directly to the Sub-Tenant's handlord and any relevant dates.) It is important that the Sub-Tenant fully understands why you are seeking to evict them and that the action you are taking is justified. The provision of supporting evidence with this notice will help do that and broaden their understanding on precisely why you are seeking to evict them. [I/We\*] attach the following evidence to support the eviction action: · delete as appropriate Part 4 – THE END OF THE NOTICE PERIOD An application will not be submitted to the Tribunal for an eviction order before (insert date). This is the earliest date that Tribunal proceedings can start ane will be at least the day after the end date of the relevant notice period (28 days or 84 days depending on how long you have exclusived the property). Signed: (Head Landlord(s) or Agent):\_ Dated THIS IS AN IMPORTANT DOCUMENT AND YOU SHOULD KEEP IT IN A SAFE PLACE.

### **EXPLANATORY NOTE**

(This note is not part of these Regulations)

These Regulations are made under the Private Housing (Tenancies) (Scotland) Act 2016 ("the Act"). They prescribe certain notices and forms to be used in connection with a private residential tenancy.

Regulation 2 prescribes the form of the notice to be given to the landlord of a tenant's intention to make an application under section 14(1) or 16(1) of the Act to the Tribunal to either draw up the written terms of the tenancy or to sanction the landlord for failing to provide written terms of the tenancy or other specified information.

Regulation 3 prescribes the form of the rent-increase notice to be given by the landlord to the tenant in accordance with section 22(1) of the Act.

Regulation 4 prescribes the form to be used when a tenant, having received a rent-increase notice, wishes to refer the rent increase to a rent officer for determination in accordance with section 24(1) of the Act.

Where a let property is in a rent pressure zone, regulation 5 prescribes the form to be used by a landlord in accordance with section 43(1) of the Act to request the rent officer to determine the amount of additional rent which may be charged in consequence of improvements to the let property.

Regulation 6 prescribes the form of the notice to leave which the landlord may serve on a tenant under section 50(1)(a) of the Act.

Regulation 7 prescribes the form of the notice to leave which the landlord may serve directly on a sub-tenant under section 61(1) of the Act.

A business regulatory impact assessment has not been prepared for this instrument as no impact on the private or voluntary sectors is foreseen.

**Changes to legislation:** There are currently no known outstanding effects for the The Private Residential Tenancies (Prescribed Notices and Forms) (Scotland) Regulations 2017.