Defective Premises Act 1972

1972 CHAPTER 35

2 Cases excluded from the remedy under section 1.

(1) Where—
   (a) in connection with the provision of a dwelling or its first sale or letting for
       habitation any rights in respect of defects in the state of the dwelling are
       conferred by an approved scheme to which this section applies on a person
       having or acquiring an interest in the dwelling; and
   (b) it is stated in a document of a type approved for the purposes of this section
       that the requirements as to design or construction imposed by or under the
       scheme have, or appear to have, been substantially complied with in relation
       to the dwelling;

   no action shall be brought by any person having or acquiring an interest in the dwelling
   for breach of the duty imposed by section 1 above in relation to the dwelling.

(2) A scheme to which this section applies—
   (a) may consist of any number of documents and any number of agreements or
       other transactions between any number of persons; but
   (b) must confer, by virtue of agreements entered into with persons having or
       acquiring an interest in the dwellings to which the scheme applies, rights on
       such persons in respect of defects in the state of the dwellings.

(3) In this section “approved” means approved by the Secretary of State, and the power
    of the Secretary of State to approve a scheme or document for the purposes of this
    section shall be exercisable by order, except that any requirements as to construction
    or design imposed under a scheme to which this section applies may be approved by
    him without making any order or, if he thinks fit, by order.

(4) The Secretary of State—
   (a) may approve a scheme or document for the purposes of this section with or
       without limiting the duration of his approval; and
   (b) may by order revoke or vary a previous order under this section or, without
       such an order, revoke or vary a previous approval under this section given
       otherwise than by order.
(5) The production of a document purporting to be a copy of an approval given by the Secretary of State otherwise than by order and certified by an officer of the Secretary of State to be a true copy of the approval shall be conclusive evidence of the approval, and without proof of the handwriting or official position of the person purporting to sign the certificate.

(6) The power to make an order under this section shall be exercisable by statutory instrument which shall be subject to annulment in pursuance of a resolution by either House of Parliament.

(7) Where an interest in a dwelling is compulsorily acquired—
   (a) no action shall be brought by the acquiring authority for breach of the duty imposed by section 1 above in respect of the dwelling; and
   (b) if any work for or in connection with the provision of the dwelling was done otherwise than in the course of a business by the person in occupation of the dwelling at the time of the compulsory acquisition, the acquiring authority and not that person shall be treated as the person who took on the work and accordingly as owing that duty.
Changes to legislation:
Defective Premises Act 1972, Section 2 is up to date with all changes known to be in force on or before 10 May 2021. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.
View outstanding changes

Commencement Orders yet to be applied to the Defective Premises Act 1972
Commencement Orders bringing legislation that affects this Act into force:
– S.I. 2003/1986 art. 2(a) commences (2002 c. 15)
– S.I. 2004/669 art. 2 commences (2002 c. 15)