

Local Government, Planning and Land Act 1980

CHAPTER 65

LOCAL GOVERNMENT, PLANNING AND LAND ACT 1980

PART I

LOCAL GOVERNMENT—RELAXATION OF CONTROLS

1 Relaxation of Ministerial control of authorities.

PART II

PUBLICATION OF INFORMATION BY LOCAL AUTHORITIES

- 2 Duty of authorities to publish information.
- 3 Supplementary provisions relating to codes of practice on publication of information.
- 4 Power to direct bodies to publish information.

PART III

DIRECT LABOUR ORGANISATIONS

PART IV

LOCAL GOVERNMENT ALLOWANCES

- 24 Right of councillor to opt for financial loss allowance.
- Amendments relating to allowances to members of local authorities and other bodies.
- 26 Introduction of special responsibility allowances for members of local authorities.

Status: Point in time view as at 10/11/2004.

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

	27	Vice-chairmen of councils in Scotland and application of Part IV to Scotland.
		PART V
		RATES
		Valuation
	28	
	29	Ascertainment of rateable value of non-industrial buildings.
	30	
		Fish Farms
	31	D. d
33—	32 -40	Rating exemption for fish farms in Scotland.
55	10	
		Unused and unoccupied property
42—	41 -44	
T <i>L</i>	45	
	46	Amendment of industrial etc. de-rating provisions: Scotland.
	47	Commencement and extent of Part V.
		PART VI
		RATE SUPPORT GRANT
		Amendments relating to existing system of rate support grants
	48	General power to reduce rate support grant.
	49	Reduction of resources element.
	50 51	Redution of needs element for authorities in Greater London. Supplementary grants for transport purposes.
	52	Separate provision for Wales.
	-	
		New system of rate support grants
	53	Introduction of new system of rate support grants.
	54	The aggregate amount of rate support grants.
	55 56	The domestic rate relief grant. The block grant.
	57	Determination of grant-related poundage and grant-related expenditure.
	58	Principles for determination of grant-related poundage.
	59	Adjustments of distribution of block grant.
	60	The Rate Support Grant Report.
	61	Supplementary reports.
	62	A.1
6	63	Adjustment of block grant in connection with education etc. Adjustment of block grant for rates equalisation contribution.
O	63A 64	Adjustment of block grant for rates equalisation contribution.
	65	Information.
	66	Estimates and calculations.
	67	Changes in rateable value.

Status: Point in time view as at 10/11/2004.

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

68 Rate support grant– supplementary.

PART VII

MISCELLANEOUS GRANTS

Grants in respect of rate rebates for disabled

69 Grants in respect of rebates under the Rating (Disabled Persons) Act 1978.

Grants for caravan sites

70 Grants in respect of caravan sites for gipsies

PART VIII

CAPITAL EXPENDITURE OF LOCAL AUTHORITIES ETC.

71—80B	
81	
82—85	

PART IX

TOWN AND COUNTRY PLANNING

Allocation of planning functions

86 Distribution of planning functions between planning authorities.

Planning fees

87	Fees for planning applications etc.
88	

Compulsory acquisition

91 Amendments relating to compulsory acquisition.

Amendments of Town and Country Planning (Scotland) Act 1972

92 Town and Country Planning – Scotland.

PART X

LAND HELD BY PUBLIC BODIES

- 93 Public bodies to whom Part X applies.
- 94 Areas in which Part X is to operate.
- 95 Registration of land holdings.
- 96 Public access to information.
- 96A Information about entries.
- 97 Secretary of State's power to require information.
- 98 Disposal of land at direction of Secretary of State.
- 99 Directions to dispose of land– supplementary.
- 99A Power of entry.
- 100 Interpretation and extent of Part X.

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

PART XI

	COMMUNITY LAND ACT
101	Repeal.
	PART XII
	THE LAND AUTHORITY FOR WALES
	The Authority
102	The Authority.
	Functions
103	The Authority's functions.
	Acquisition of land
104 105	Power of acquisition.
103	
	Miscellaneous
106 107 108 109 110 111	Further provisions. Financial provisions. Interpretation: statutory undertakers etc. Interpretation: general. Supplementary. Extent.
	PART XIII
	LAND COMPENSATION
112 113 114 115	Claims for compensation for depreciation. Claims for compensation for depreciation which are out of time on commencement date. Claims for home loss payments. Interpretation of Part XIII.
	PART XIV
	LAND—MISCELLANEOUS
	Development land
116 117	Assessment of development land.
	Miscellaneous provisions about land
118	Land miscellaneous amendments.
119 120 121 122 123	Compulsory acquisition: exclusion of special parliamentary procedure. Certification of appropriate alternative development. Acquisition and disposal of land by the Crown. Acquisition of land by the Crown in Northern Ireland.

Status: Point in time view as at 10/11/2004.

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

124 125	1
	PART XV
	New Towns
	Payments to Secretary of State
126— 130	
	Licensing
131 132	Off-licences: special provisions to cease. Power to end special licensing provisions.
	Miscellaneous
133	Interpretation, amendments and extent.
	PART XVI
	URBAN DEVELOPMENT
	Urban development areas
134	Urban development areas.
	Urban development corporations
135 136 137 138 139 140	Urban development corporations. Objects and general powers. Exclusion of functions. Restrictions on powers. Allocation or transfer of functions. Consultation with local authorities.
	Land
141 142 143 144 145 146	Vesting by order in corporation. Acquisition by corporation. Acquisition by local highway authority. Vesting and acquisition: supplementary. Land compensation. Disposal by corporation.
	Planning blight
147	Planning blight.
	Planning functions
148 149 150	Planning control. Corporation as planning authority. (1) The reference to the local planning authority in paragraph.

Status: Point in time view as at 10/11/2004.

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

	Building control etc.
151 152	Building control. Fire precautions and home insulation.
	Housing, etc.
153 154 155	Corporation as housing authority. Rent rebates. Rent.
156	Other provisions relating to corporation as landlords.
	Private streets
157 157A 157B	Adoption of private streets. Connection of private streets to highway. Traffic regulation orders for private streets.
	Sewerage etc.
158 159	Public health etc.
	Loans for building
160 161	Loans for building. Loans in pursuance of building agreements.
	Inner urban areas
162	Inner urban areas.
	Supply of goods, etc, to Urban Development Corporations
163	Supply of goods etc. by local authorities.
	Finance, accounts, reports, etc.
164	Finance, accounts, reports, etc.
	Transfer of corporations' undertakings
165 165A 165B	Power to transfer undertaking. Transfer of property, rights and liabilities by order. Transfer of property, rights and liabilities to statutory bodies.
	Dissolution of corporations
166	Dissolution of corporations.
	Miscellaneous
167	Power to survey land etc.
168 169	Service of notices. Ecclesiastical property.
170	Interpretation: statutory undertakers etc.
171	Interpretation: general.
172	Extent of Part XVI.

Status: Point in time view as at 10/11/2004.

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

PART XVII

	CARAVAN SITES
173 174 175	Duty of local authorities to provide caravan sites for gipsies. Removal of unlawfully parked caravans and their occupants. Designation of areas for purpose of making unauthorised camping unlawful.
176	Site licences: exemption for sites provided for gipsies by county councils of regional councils.
177 178	Interpretation of Part XVII. Commencement and extent of Part XVII.
	PART XVIII
	ENTERPRISE ZONES
179	Enterprise zones.
	PART XIX
	MISCELLANEOUS AND SUPPLEMENTARY
	Honorary Freemen
180	Honorary freemen.
	Land Drainage
181 182	Precepts on local authorities for land drainage.
	Social Services
183	Relaxation of Ministerial controls over social services.
	Commissioners for Local Administration
184	Disclosure of information to Commissioners for Local Administration.
	Pleasure Boats
185 186 187	Pleasure boats bye laws. Amendment of s. 94 of the Public Health Acts (Amendment) Act 1907.
188, 189 190 191	Amendments of Inner Urban Areas Act 1978.

Supplementary

- 192 Finance-general.
- 193 Minor and consequential amendments.
- 194 Repeals.
- 195 Scotland.
- 196 Northern Ireland.
- 197 Citation.

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

SCHEDULES SCHEDULE 1 — Provisions to which section 1(1) refers Prevention of damage by Pests Act 1949 (c. 55) Section 2 (power to direct keeping of records etc.) Section 12 (directions) Rag Flock and other Filling Materials Act 1951 (c. 63) Section 6 (appeals). Section 7 (appeals) Section 15 (regulations about fees for tests). Food and Drugs Act 1955 (4 & 5 Eliz. 2) (c. 16) Section 99 (requirement to transmit copy of public analyst's report... 6 Section 109 (institution of proceedings). Agriculture Act 1970 (c. 40) Section 67 (reports). Section 80 (institution of prosecutions). Local Government Act 1972 (c. 70) 10 Section 138 (emergencies and disasters). Slaughterhouses Act 1974 (c. 3) 11 12 Section 12(1) (requirement to make byelaws). 13 SCHEDULE 2 — Relaxation of Controls Over Functions Relating to Clean Air and Pollution Clean Air Act 1956 (c. 52) 3 5 Clean Air Act 1968 (c. 62)

- Control of Pollution Act 1974 (c. 40)
- 7 In section 2— (a) in subsection (2) (waste disposal plans;...

6

- 8 In section 5— (a) in subsection (1) (application for disposal...
- 9 (1) The following provisions (which relate to procedural matters connected...

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

- 10 (1) The following subsections shall be substituted for subsection (1)...
- 11 (1) In section 23 (prohibition of parking to facilitate street...
- 12 In section 27(1)(b) (interference with receptacles for waste) for "regulations...
- 13 In section 28(1), (supplementary provisions relating to pipes), omit "in...
- 14 In section 63 (designation of noise abatement zones), except in...
- Omit section 73(2)(a) (determination by Secretary of State of questions...
- 16
- 17 In section 90(2)(b) (interest on sums payable to water or...
- For Schedule 1 substitute— SCHEDULE 1 Noise Abatement Zones Before making a noise abatement order the local authority—

SCHEDULE 3 — Relaxion of Controls Over Functions Relating to Amenity Etc.

Commons Act 1876 (c. 56)

1 Omit section 8 (surburban commons procedure).

Commons Act 1899 (c. 30)

- 2 (1) In section 2 (procedure for making schemes)—
- 3 In section 12 (contributions towards expenses) omit the words "and...

National Parks and Access to the Countryside Act 1949 (c. 97)

- 4 Omit section 37 (power of Minister to expedite maps etc.)....
- 5 In section 61(3), omit paragraph (b) of the proviso (directions...
- 6 Omit section 62(4) (reviews of access requirements) and accordingly—
- 7 For section 69 substitute—Suspension of public access to avoid...
- 8 Omit section 79 (access to woodlands).
- 9 In section 80(3), (variation of access agreements) omit "made with...

Caravan Sites and Control of Development Act 1960 (c. 62)

10 (1) In section 3(2) (issue of site licences by local...

London Government Act 1963 (c. 33)

11 For section 58(1) (parks and open spaces) substitute—

Countryside Act 1968 (c. 41)

12 Omit section 17 (access orders: agricultural land).

Caravan Sites Act 1968 (c. 52)

13 For section 9 substitute—Power of Secretary of State to...

Refuse Disposal (Amenity) Act 1978 (c. 3)

- 14 In section 3(2) (which empowers a local authority to give...
- 15 Omit section 4(4) (under which the Secretary of State may...
- 16 In section 6(2) (under which a local authority are not...

SCHEDULE 4 — Relaxation of Controls Over Functions Relating to Weights and Measures and Trade

Status: Point in time view as at 10/11/2004.

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

	Shops Act 1950 (c. 28)	
1	(1) In section 8(1) (closing orders) omit the words "and	
	Weights and Measures Act 1963 (c. 31)	
2—9		
	Trade Descriptions Act 1968 (c. 29)	
	Consumer Credit Act 1974 (c. 39)	
	Estate Agents Act 1979 (c. 38)	
10	The following provisions (all of which confer default powers), namely —	
	Weights and Measures Act 1979 (c. 45)	
11, 12		
S	CHEDULE 5 — Allotments	
	Small Holdings and Allotments Act 1908 (c. 36)	
1 2	Omit— (a) in section 28(3) (rules to be confirmed), the Omit section 54 (accounts and application of receipts) and section	
	Land Settlement (Facilities) Act 1919 (c. 59)	
3	In section 22(1) (consent to and conditions of appropriation of	
	Allotments Act 1922 (c. 51)	
4	Omit section 20 (default powers).	
	Allotments Act 1925 (c. 61)	
5	Omit section 13 (records of lands acquired under the Allotments	
SCHEDULE 6 — Relaxation of Controls Over Charges and Rates of Interest Etc		
	Town Police Clauses Act 1847 (c. 89)	
1 2, 3	In section 46 of the Town Police Clauses Act 1847	
	Public Health Act 1936 (c. 49)	
4	In section 291(3) (rates of interest on charges for works)—	
	Coast Protection Act 1949 (c. 74)	
5	In section 10(2) of the Coast Protection Act 1949 (regulations	
	Rag Flock and Other Filling Materials Act 1951 (c. 63)	
6 7—9		

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

	Public Libraries and Museums Act 1964 (c. 75)
10	In section 8(2) of the Public Libraries and Museums Act
	Theatres Act 1968 (c. 54)
11	In paragraph 3 of Schedule 1 to the Theatres Act
	Mines and Quarries (Tips) Act 1969 (c. 10)
12	In section 23(5) of the Mines and Quarries (Tips) Act
	Poisons Act 1972 (c. 66)
13	In section 5(3) of the Poisons Act 1972 for the
	Greater London Council (General Powers) Act 1972 (c. xl)
14	In section 19(6)(a) of the Greater London Council (General Powers)
	Breeding of Dogs Act 1973 (c. 60)
15	
	Local Government (Scotland) Act 1973 (c. 65)
16 17—20	In section 121(1) omit the words "section 10(2) of the
17—20	
	Local Government (Miscellaneous Provisions) Act 1976 (c. 57)
21	In the following provisions of the Local Government (Miscellaneous Provisions)
S	CHEDULE 7 —
	Part I — HIGHWAYS
	Relaxation of Ministerial controls over the provision of ferries
1	(1) So much of section 53 of the National Parks
	$Relaxation\ of\ Ministerial\ controls\ in\ respect\ of\ footpaths\ and\ bridleways$
2	(1) (2) In section 30 of that Act (which relates
	Abolition of Ministerial powers in respect of certain expenses
3	(1) (2) The proviso to section 211(3) of that Act
	Abolition of Ministerial powers in relation to toll highways
4 5	In section 233 of the Highways Act 1959 (transfer of
	Abolition of certain procedures for settlement of disputes by Minister
6	(1) This paragraph shall have effect for the purpose of

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

Aboli 7	tion of certain Ministerial controls relating to structures on and near highway The following provisions, namely— (a) in the Highways Act 1959—	
,	Miscellaneous amendments of Highway Acts and associated legislation	
8 9—13	(1) Section 280(2), (3) and (4) of the Highways Act	
	Traffic on bridges etc.	
14	(1) The following enactments (which relate to the control of	
	Miscellaneous	
15	(1) Section 1(9) of the Road Traffic Regulation Act 1967	
SC	CHEDULE 8 — Enactments Mentioned in Section 53(11)(c)	
SC	CHEDULE 9 — Domestic Rate Relief Grant	
	Reduction of rates by reference to domestic rate relief grant	
1	(1) In each year an amount in the pound shall	
	Distribution of domestic rate relief grant	
2	(1) the amount of the domestic rate relief grant payable	
	Apportionment of rate reductions in the City of London by reference to the domestic rate relief grant	
3	(1) Section 48 of the General Rate Act 1967 (which	
SCHEDULE 10 — Adjustment of Block Grant in Connection with Education e		
	Part II — OTHER ADJUSTMENTS BETWEEN AUTHORITIES	
	Introduction	
4	(1) The block grant payable to a local authority in	
	Expenditure other than on advanced further education	
5	(1) Regulations may provide for ascertaining the aggregate of the	
	Expenditure on advanced further education	
6	(1) Regulations may provide— (a) for the specification by the Part III — GENERAL	
	Information	
7	(1) Regulations may make provision requiring local authorities to furnish	

Consultation

8 (1) Before doing any of things mentioned in sub-paragraph (2)...

Status: Point in time view as at 10/11/2004.

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

Regulations

References in this Schedule to regulations are to regulations made...

Interpretation

	10	Section 579(4) of the Education Act 1996 (individuals treated as
	SCF	HEDULE 11 —
	SCF	HEDULE 12 —
	SCF	HEDULE 13 —
1-	 8	
	9	
	10	
	SCF	HEDULE 14 —
		HEDULE 15 —
2—	1	
2—	-13 16	
17—		
	21	
	22	
	23	
25—	24	
25—	-20	
	SCF	HEDULE 16 — Bodies to whom Part X Applies
	1A	A county borough council.
	1	A county council.
	2	A district council.
	3 4	A. Landan hamayah asymail
	5	A London borough council. The Common Council of the City of London.
	5A	The Common Council of the City of London.
	5B	A joint authority established by Part IV of the Local
5	BB	The London Fire and Emergency Planning Authority.
	5C	A police authority established under section 3 of the Police
	CC	The Metropolitan Police Authority.
	5D	TIL CO. 1 1 A. A. A. A. T. T.
	6	The Commission for the New Towns.
	7	A development corporation established under the New Towns Act 1981
	8	An urban development corporation established under this Act.
	8A	A housing action trust established under Part III of the
	9 9a	The Housing Corporation.
	9a 10	
	11	The Civil Aviation Authority.
	12	British Shipbuilders.
	13	

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

14 15 16	The Coal Authority The British Broadcasting Corporation.
17 17A 18	The National Rivers Authority Statutory undertakers. In paragraph 18 above "statutory undertakers" means persons
SC	HEDULE 17 — Community Land Act
1	Part I — PRELIMINARY (1) In this Schedule "the 1975 Act" means the Community Part II — REPEALS
2 3	Subject to the following provisions of this Schedule, the 1975 (1) The following provisions of the 1975 Act shall be Part III — PROVISIONS RE-ENACTED ETC.
4 5	Each provision of the 1975 Act mentioned in column 1 Part IV — SAVINGS AND SUPPLEMENTARY
	General
6	This Part of this Schedule contains savings and supplementary provisions
	Offences
7	No repeal by section 101 above and this Schedule affects
	Suspension of planing permission
8	(1) Sub-paragraphs (2) to (5) below shall have effect in
	Land Authority for Wales
9	
	Land
10 11	(1) This paragraph applies where a compulsory purchase order has(1) Where, immediately before the passing of this Act, an
	General duties of authorities
12	(1) Sub-paragraphs (2) and (3) below shall have effect in
	Planning permission for relevant development
13	(1) Sub-paragraphs (2) to (8) below shall have effect in
	Disposal notification areas
14	Any saving having effect immediately before the passing of this
	Direction to dispose of land
15	The repeal by this Act of section 45 does not

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

SCHEDULE 18 — The Land Authority for Wales

- 1 The Land Authority for Wales shall by that name be...
- 2 (1) The members shall be appointed by the Secretary of...
- 3 (1) Subject to the provisions of this paragraph, a member...
- 4 The Authority, with the approval of the Secretary of State,...
- 5 (1) The Authority shall pay to members of the Authority...

Staff

- 6 The Authority shall pay to its officers and servants such...
- 7 (1) The Authority shall, in the case of such of...

Proceedings and instruments

- 8 (1) Subject to the following provisions of this Schedule the...
- 9 (1) A member of the Authority who is in any...
- 10 The proceedings of the Authority shall not be invalidated by...
- 11 The seal of the Authority shall be authenticated by the...
- 12 A certificate signed by the secretary that any instrument purporting...
- 13 Every document purporting—(a) to be an instrument made or...

Supplemental

- 14 (1) A person dealing with the Authority, or with a...
- 15 In this Schedule "the Minister" means the Treasury

SCHEDULE 19 — Public Authorities

- 1 The public authorities for the purposes of section 103(5) above...
- 2 In paragraph 1 above "statutory undertakers" means persons authorised by...
- 3 (1) The Secretary of State may by order made by...

SCHEDULE 20 — Land Authority for Wales: Acquisition of Land

Part I — MODIFICATIONS OF 1981 ACT

- 1 The 1981 Act shall apply in relation to the compulsory...
- 2 (1) Where a compulsory purchase order of the Authority authorising...
- 4 Where the compulsory purchase order was made by the Authority—...
- 4A Where the compulsory purchase order was made by the Authority...

Part II — ACQUISITION OF LAND BY AGREEMENT

5 The provisions of Part I of the Compulsory Purchase Act...

Part III — SUPPLEMENTAL PROVISIONS

Extinguishment of rights over land compulsorily acquired

6 (1) Subject to the provisions of this paragraph, upon the...

Power to override easements and other rights

7 (1) The erection, construction or carrying out, or maintenance, of...

Use and development of consecrated land and burial grounds

8 (1) Any consecrated land, whether or not including a building,...

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

Use and development of land for open spaces

9 (1) Any land being, or forming part of, a common...

Savings for paragraphs 8 and 9

10 (1) This paragraph applies as respects paragraphs 8 and 9...

Construction of the Compulsory Purchase Acts in relation to this Part of this Act

11 In construing the Compulsory Purchase Act 1965 in relation to...

Extinguishment of rights of way, and rights as to apparatus, of statutory undertakers

12 (1) Where any land has been acquired by the Authority...

Orders under paragraph 12

13 (1) Before making an order under paragraph 12(4) above the...

Notice for same purposes as paragraph 12 but given by statutory undertakers to Authority

14 (1) Subject to the provisions of this paragraph, where any...

Rights of entry

- 15 (1) Any person, being an officer of the Valuation Office...
- 16 (1) A person authorised under paragraph 15 above to enter...

Displacement of Rent Acts

17 If the Secretary of State certifies that possession of a...

SCHEDULE 21 — Land Authority for Wales: Further Provisions

Borrowing powers

1 (1) The Authority may borrow temporarily, by way of overdraft...

Guarantees

2 (1) The Treasury may guarantee, in such manner and on...

Accounts and audit

3 (1) The Authority shall—(a) keep proper accounts and proper...

Accounts and records about land

4 (1) The Authority shall—(a) keep such accounts and records,...

Surplus accounts

5 (1) The Secretary of State may, with the approval of...

Reports

6 (1) The Authority shall as soon as practicable after the...

Status: Point in time view as at 10/11/2004.

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

Register of land holdings

7 (1) The Secretary of State may by regulations provide for...

Information

- 8 (1) Where, with a view to performing a function conferred...
- 9 (1) Every local authority and joint planning boardin Wales and...

Service of documents

10 Sections 231 and 233 of the Local Government Act 1972...

Regulations and orders

11 (1) The Secretary of State may make regulations for prescribing...

Directions and consents

12 Any direction or consent given by the Secretary of State...

Local inquiries

13 Section 250 of the Local Government Act 1972 shall extend...

Exclusion of special parliamentary procedure

14

Crown land

15 (1) Notwithstanding the Crown or Duchy interest a private interest...

Offences by corporations

16 (1) Where an offence under this Part of this Act...

SCHEDULE 22 — Supplementary Provisions (Wales)

Loans

1 Any sum borrowed under section 10 of the 1975 Act,...

Guarantees

2 Any guarantee given under section 11 of the 1975 Act...

Accounts etc.

3 (1) Entries contained immediately before the passing of this Act...

Land

- 4 Where before the passing of this Act a binding contract...
- 5 (1) A compulsory purchase order made by the Authority before...

Staff

6 (1) A person who was a member, officer or servant...

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

Rights and liabilities

- 7 Rights and liabilities vested in the Authority immediately before the...
- 8 Where a right was acquired by the Authority before the...
- 9 Where a liability was incurred by the Authority before the...

Property

10 Property vested in the Authority immediately before the passing of...

General duties

11 (1) Sub-paragraphs (2) and (3) below shall have effect in...

Planning permission for relevant development

12 (1) Sub-paragraphs (2) and (3) below shall have effect in...

Amended Acts

- 13 In paragraph 1 of the Schedule to the Public Bodies...
- 14 (1) Section 25(1)(aa) of the Local Government Act 1974 (authorities...
- 15 The entry relating to the Authority in Part II of...

General

16 The Secretary of State may by order made by statutory...

SCHEDULE 23 — Land: Miscellaneous Amendments Part I — AMENDMENTS OF ACQUISITION OF LAND

Part I — AMENDMENTS OF ACQUISITION OF LAND (AUTHORISATION PROCEDURE) ACT 1946

Part II — AMENDMENTS OF NATIONAL PARKS AND ACCESS TO THE COUNTRYSIDE ACT 1949

- 2 (1) Subsection (4) of section 77 of the National Parks...
 - Part III AMENDMENTS OF TOWN AND COUNTRY PLANNING ACT 1959
- 3 The following subsection shall be substituted for section 23(2) of...
- 4 In section 23(3) of that Act the words following paragraph...
- 5 The following subsection shall be substituted for subsection (2) of...
- 6 In the said section 26—(a) subsection (3); and
- 7 Section 30(5) (supplementary) of that Act shall cease to have...

8—11

Part V — AMENDMENTS OF LOCAL GOVERNMENT ACT 1972

- 12 (1) In section 122 of the Local Government Act 1972...
- 13 Subsections (3) and (5) of that section shall cease to...
- 14 The following subsections shall be inserted after subsection (2) of...
- 15 Subsections (3), (4) and (5) of that section shall cease...
- 16 Section 123A of that Act (consent for disposals of land...
- 17 (1) In section 126 of that Act (appropriation of land...
- 18 Subsection (5) of that section shall cease to have effect....
- 19 The following subsection shall be substituted for section 127(3) of...
- 20 The following definition shall be inserted in section 270(1) of...
 - Part VI AMENDMENT OF LOCAL GOVERNMENT (SCOTLAND) ACT 1973
- 21 Section 74A of the Local Government (Scotland) Act 1973 (no...

SCHEDULE 24 — Land Compensation Acts as Amended

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

```
Part I — Section 17 of Land Compensation Act 1961
    Certification of appropriate alternative development.
17
         Part II — Section 25 of Land Compensation (Scotland) Act 1963
    Certification of appropriate alternative development.
SCHEDULE 25 — New Towns
    Part II — AMENDMENT OF NEW TOWNS (SCOTLAND) ACT 1968
    In section 18(4) of the 1968 Act, after "disposal thereof...
         Part III — AMENDMENT OF LAND COMPENSATION ACT 1961
    (1) After paragraph 8 of Schedule 1 to the Land...
         Part IV — AMENDMENTS OF LAND COMPENSATION (SCOTLAND) ACT 1963
    (1) In Schedule 1 to the Land Compensation (Scotland) Act...
SCHEDULE 26 — Urban Development Corporations
SCHEDULE 27 — Vesting of Land in Urban Development Corporations
    The Land Compensation Act 1961 shall have effect in relation...
10
    References to the date of service of a notice to...
11
     Section 17(2) shall be treated as if for the words...
12
    In section 22— (a) subsection (2) shall be treated as...
13
    Any reference to a notice to treat in section 39(2)...
14
         Part II — MODIFICATION OF ENACTMENTS: SCOTLAND
15
     Paragraphs 6 to 13 and 16 to 39 of Schedule...
    Any reference to a general vesting declaration shall be treated...
16
    The references in paragraphs 6 and 7 to the end...
17
18
    In paragraph 6— (a) the reference to every person on...
19
    The reference in paragraph 20(2) to the date on which...
20
    In paragraph 29— (a) sub-paragraph (1)(a) shall be omitted; and...
21
    The Land Compensation (Scotland) Act 1963 shall have effect in...
22
    References to the date of service of a notice to...
23
     Section 25(2) shall be treated as if for the words...
24
    In section 30— (a) subsection (2) shall be treated as...
25
    Any reference to a notice to treat in section 45(2)...
26
    In Schedule 2, paragraph 1(2)(a) shall be treated as if...
SCHEDULE 28 — Urban Development Corporations: Land
          Part I — MODIFICATIONS OF 1981 AND 1947 ACTS
    The 1981 Act and The 1947 Act shall apply in...
    (1) Where a compulsory purchase order authorising the acquisition of...
    (1) Notwithstanding anything in paragraph 10 of Schedule 1, a...
         Part II — ACQUISITION OF LAND BY AGREEMENT
```

Extinguishment of rights over land

5 (1) Subject to this paragraph, on an order under section...

Part III — LAND: SUPPLEMENTARY

(1) The provisions of Part I of the Compulsory Purchase...

Power to override easements

6 (1) The erection, construction or carrying out, or maintenance, of...

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

Consecrated land and burial grounds

7 (1) Any consecrated land, whether including a building or not,...

Churches and burial grounds in Scotland

8. Section 197 of the 1997 Actshall have effect in relation...

Open spaces

9 (1) Any land being, or forming part of, a common,...

Displacement of persons

10 If the Secretary of State certifies that possession of a...

Extinguishment of public rights of way

- 11 (1) Where any land has been vested in or acquired...
- 12 (1) In this paragraph any reference to making a final...

Telegraphic lines

13 (1) Where an order under paragraph 11 above extinguishing a...

Statutory undertakers

- 14 (1) Where any land has been acquired by an urban...
- 15 (1) Before making an order under paragraph 14(4) above the...
- 16 (1) Subject to this paragraph, where any land has been...
- 17 (1) The powers conferred by this paragraph shall be exercisable...
- 18 (1) As soon as may be after making such a...
- 19 (1) Where, on a representation made by statutory undertakers, the...
- 20 (1) For the purposes of paragraphs 17 and 19 above,...

Part IV — ACQUISITION OF RIGHTS

General

21 (1) The 1946 Act and the Compulsory Purchase Act 1965...

Adaptation of Part I of 1965 Act

- 23 (1) In the Compulsory Purchase Act 1965 (hereafter in this...
- SCHEDULE 29 Planning Functions of Urban Development Corporations— England and Wales

Part I

Part II — ENACTMENTS REFERRED TO IN SECTION 149(3)(B)

SCHEDULE 30 — Planning Functions of Urban Development Corporations— Scotland

Part I — ENACTMENTS REFERRED TO IN SECTION 149(8)(A)

Part II — ENACTMENTS REFERRED TO IN SECTION 149(8)(B)

- 1 Section 90 of the 1997 Act shall have effect as...
- 2 Section 91(2)(c) of that Act shall have effect as if....
- 3 Section 92(4) of that Act shall have effect as if,...

Status: Point in time view as at 10/11/2004.

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

- 4 Section 94(1)(b) of that Act shall have effect as if,...
- 5 The definition of "relevant provisions" in section 99...
- 6 Section 203 of that Act shall have effect as if—...
- 7 Section 205 of that Act shall have effect as if....
- 8 Section 206 of that Act shall have effect as if—...
- 9 Section 272 of that Act shall have effect as if,...
- 10 Section 29 of the Planning (Listed Buildings and Conservation Areas)...
- 11 Section 30 of that Act shall have effect as if—...
- 12 Section 31(6) of that Act shall have effect as if...
- 13 Section 32(4) of that Act shall have effect as if...
- 14 Section 81(2) of that Act shall have effect as if...

SCHEDULE 31 — Urban Development Corporations: Finance etc.

Part I — PRELIMINARY

1 (1) References in this Schedule to a corporation are to...

Part II — FINANCE

Financial duties

2 (1) After consultation with a corporation, the Secretary of State...

Government grants

3 (1) The Secretary of State may (out of money provided...

Borrowing

4 (1) A corporation may borrow temporarily, by way of overdraft...

Guarantees

5 (1) The Treasury may guarantee, in such manner and on...

Assumed debt

6 (1) On any acquisition to which this paragraph applies, a...

Surplus funds

7 (1) Where it appears to the Secretary of State, after...

Financial limits

8 (1) The aggregate amount of the sums mentioned in sub-paragraph...

Grants and loans: accounts

9 (1) The Secretary of State shall prepare in respect of... Part III — GENERAL ACCOUNTS ETC.

Accounts

-(1) A corporation shall keep proper accounts and other...

Audit

11 (1) The corporation's accounts and statements of accounts shall be...

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

Transmission to Secretary of State

12 As soon as the accounts and statement of accounts of...

Reports

13 (1) As soon as possible after the end of each...

Information

14 Without prejudice to paragraph 13 above, a corporation shall provide...

SCHEDULE 32 — Enterprise Zones
Part I — DESIGNATION OF ZONES

Invitation to prepare scheme

- 1 (1) The bodies which may be invited to prepare a...
- 2 (1) A body which receives an invitation may prepare a...

Adoption of scheme

3 (1) After the expiry of the specified period or, if...

Questioning scheme's validity

4 (1) If a person is aggrieved by a scheme adopted...

Designation of enterprise zone

5 (1) If a body adopts a scheme under this Schedule,...

Publicity of designation

6 (1) As soon as practicable after the making of an...

Right of entry

7 (1) Any person duly authorised in writing by a body...

Acts referred to in Part I

8 In this Part of this Schedule—" 1990 Act" means... Part II — MODIFICATION OF SCHEME, ETC.

Modification of scheme

- 9 (1) Where an order has been made under paragraph 5...
- 10 (1) The enterprise zone authority may prepare modifications to a...
- 11 (1) If an enterprise zone authority adopts modifications to a...
- 12 (1) As soon as practicable after the date of the...
- 13 The power to modify a scheme under the preceding provisions...
- 14 In the following provisions of this Schedule references to a...

Modification of orders by Secretary of State

15 (1) Subject to sub-paragraph (3) below, the Secretary of State...

Status: Point in time view as at 10/11/2004.

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

	Change of enterprise zone authority
16	(1) This paragraph applies where— (a) the body designated as Part III — PLANNING
	General
17	
	Amendments of 1971 Act
18	
	Amendments of 1972 Act
19	
	Enterprise zone authority as planning authority
20 21 22	(1) (2)
	Structure and local plans
23	Structure and toeat plans
	Structure and local plans
24	•
	Regulations
25	
	Interpretation
26	(1) In this part of this Schedule— "planning enactment" means Part IV —
	No rates on certain lands and heritages
33	(1) No person shall be liable to pay rates in
34	Grants to Compensate Rating Authorities for Loss of Revenue (1) For the financial year 1995-96, The Secretary of State shall
	Supplementary
35	This Part of this Schedule applies only to Scotland.
SC	HEDULE 33 — Minor and Consequential Amendments
	Commissioners of Works Act 1894 (c. 23)

1 (1) Section 1 of the Commissioners of Works Act 1894...

Changes to legislation: Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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. (See end of Document for details)

	Agricultural Land (Utilisation) Act 1931 (c. 41)
2	The following subsections shall be added after section 12(1) of
	Lands Tribunal Act 1949 (c. 42)
3	(1) Section 3 of the Lands Tribunal Act 1949 shall
	Landlord and Tenant Act 1954 (c. 56)
4	(1) In subsection (2) of section 37 of the Landlord
	Land Compensation Act 1961 (c. 33)
5	(1) Sections 2(2), 15(5) and 19(3) of the Land Compensation
6	
	Land Compensation (Scotland) Act 1963 (c. 51)
7	(1) Sections 9(2), 23(5) and 27(5) of the Land Compensation
8	(1) Sections 7(2), 25(3) and 27(3) of the Earlie Compensation
9—11	
12	
	Local Government Act 1972 (c. 70)
13	(1) Paragraph 55 of Schedule 16 to the Local Government
13	(1) Laragraph 33 of Schedule To to the Local Government
	Housing Act 1980 (c. 51)
14	In Schedule 5 to the Housing Act 1980 (application of
SC	HEDULE 34 — Repeals
50	Part I — Repeals Consequential on Section 1(1)—Various
	CONTROLS
	Part II — REPEALS CONSEQUENTIAL ON SECTION 1(2)—CLEAN AIR AND
	POLLUTION Port III PEDEALS CONSEQUENTIAL ON SECTION 1(2) AMENITY ETC.
	Part III — REPEALS CONSEQUENTIAL ON SECTION 1(3)—AMENITY ETC. Part IV — REPEALS CONSEQUENTIAL ON SECTION 1(4)—WEIGHTS AND
	MEASURES AND TRADE
	Part V — REPEALS CONSEQUENTIAL ON SECTION 1(5)—ALLOTMENTS
	PART VI — REPEALS CONSEQUENTIAL ON SECTION 1(6)—CHARGES AND
	RATES OF INTEREST ETC. Part VII — REPEALS CONSEQUENTIAL ON SECTION 1(7)—HIGHWAYS
	Part VII — REPEALS CONSEQUENTIAL ON SECTION 1(7)—HIGHWAYS Part VIII — REPEALS CONSEQUENTIAL ON SECTION 1(8)—ROAD TRAFFIC
	Part IX — RATES
	Part X — TOWN AND COUNTRY PLANNING
	Part XI — COMMUNITY LAND
	Part XII — LAND COMPENSATION Part XIII — PEREALS CONSEQUENTIAL ON SECTION 118 ENGLAND AND
	Part XIII — REPEALS CONSEQUENTIAL ON SECTION 118 ENGLAND AND WALES
	Part XIV — TOWN DEVELOPMENT
	PART XV — NEW TOWNS
	PART XVI — MISCELLANEOUS

Status:

Point in time view as at 10/11/2004.

Changes to legislation:

Local Government, Planning and Land Act 1980 is up to date with all changes known to be in force on or before 21 May 2024. 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.