EXPLANATORY NOTES

ABOLITION OF FEUDAL TENURE (SCOTLAND) ACT 2000

EXPLANATORY NOTES

Introduction

The Act

Background

PART 1: ABOLITION OF FEUDAL TENURE

PART 2: LAND TRANSFERS ON AND AFTER APPOINTED DAY

PART 3: FEUDUTIES

PART 4: REAL BURDENS

PART 5: ENTAILS

PART 6: MISCELLANEOUS

PART 7: GENERAL

Commentary on Sections

PART 1: ABOLITION OF FEUDAL TENURE

Section 1: Abolition on appointed day

Section 2: Consequences of abolition

Section 3: Amendment of Land Registration (Scotland) Act 1979

PART 2: LAND TRANSFERS ETC. ON AND AFTER APPOINTED DAY

Section 4: Ownership of land

Section 5: Form of application for recording deed in Register of Sasines

Section 6: Deduction of title for unregistered land

PART 3: FEUDUTIES

Section 7: Extinction on appointed day

Section 8: Requiring compensatory payment

- Section 9: Calculation of amount of compensatory payment
- Section 10: Making compensatory payment by instalments
- Section 11: Service under section 8(1)
- Section 12: Extinction by prescription of requirement to make compensatory payment
- Section 13: Arrears of feuduty
- Section 14: Duty of collecting third party to disclose information
- Section 15: Duty to disclose identity of former vassal
- Section 16: Interpretation of Part 3

PART 4: REAL BURDENS

- Section 17: Extinction of superior's rights
- Section 18: Reallotment of real burden by nomination of new dominant tenement
- Section 19: Reallotment of real burden by agreement
- Section 20: Reallotment of real burden by order of Lands Tribunal
- Section 21: Manner of dealing with application under section 20
- Section 22: Amendment of Tribunals and Inquiries Act 1992
- Section 23: Reallotment of real burden affecting facility of benefit to other land
- Section 24: Interest to enforce real burden
- Section 25: Counter-obligations on reallotment
- Section 26: Conservation Bodies
- Section 27: Notice preserving right to enforce conservation burden
- Section 28: Enforcement of conservation burden
- Section 29: Assignation of right to conservation burden
- Section 30: Deduction of title for conservation burden
- Section 31: Extinction of burden on body ceasing to be conservation body
- Section 32: No standard security over conservation burden
- Section 33: Notice reserving right to claim compensation where land subject to development value burden
- Section 34: Limited transmissibility of right to claim compensation

- Section 35: Claiming compensation
- Section 36: Service under Section 35(3)
- Section 37: Amount of compensation
- Section 38: Duty to disclose identity of owner
- Section 39: The expression "owner" for the purposes of Sections 35 to 37
- Section 40: Assignation, discharge, or restriction, of reserved right to claim compensation
- Section 41: Notices: pre-registration requirements
- Section 42: Further provision as respects sections 18 to 20, 27 and 33
- Section 43: Notices and agreements under certain sections: Extent of Keeper's duty
- Section 44: Referral to Lands Tribunal of notice dispute
- Section 45: Circumstances where certain notices may be registered after appointed day
- Section 46: Duties of Keeper: Amendments relating to the extinction of certain real burdens
- Section 47: Extinction of counter-obligation
- Section 48: No implication as to dominant tenement where real burden created in grant in feu
- Section 49: Interpretation of Part 4

PART 5: ENTAILS

- Section 50: Disentailment on appointed day
- Section 51: Compensation for expectancy or interest of apparent or other nearest heir in an entailed estate
- Section 52: Closure of Register of Entails

PART 6: MISCELLANEOUS

- Section 53: Discharge of rights of irritancy
- Section 54: Extinction of superior's rights and obligations qua superior
- Section 55: Abolition of thirlage
- Section 56: Extinction of certain payments analogous to feuduty
- Section 57: Extinction by prescription of obligation to pay redemption money for feuduty, ground annual
- Section 58: Crown application

Section 59: Crown may sell or otherwise dispose of land by disposition Section 60: Preserved right of Crown to maritime burdens Section 61: Mines of gold and silver Section 62: Jurisdiction and prerogative of Lord Lyon Section 63: Baronies and other dignities and offices Section 64: Abolition of Kindly Tenancies Section 65: Creation of proper liferent Section 66: Obligation to make title deeds and searches available Section 67: Prohibition on leases for periods of more than 175 years Section 68: Certain applications to Sheriff of Chancery Section 69: Application of 1970 Act to earlier forms of heritable security Section 70: Ownership of land by a firm **PART 7: GENERAL** Section 71: The appointed day Section 72: Interpretation Section 73: Feudal terms in enactments and documents: construction after abolition of feudal system Section 74: Orders, regulations and rules Section 75: Saving for contractual rights Section 76: Minor and consequential amendments, repeals and power to amend or repeal enactments Section 77: Short title and commencement Schedule 1 Schedule 2 Schedule 3 Schedule 4 Schedule 5 Schedule 6 Schedule 7 Schedule 8

Schedule 9 Schedule 10 Schedule 11 Schedule 12Part 1 Schedule 12Part 2 Schedule 13 **Financial Effects of the Act** Effects of the Act on public sector finances Effects of the Act on public service manpower Summary of the regulatory appraisal Commencement FINANCIAL MEMORANDUM Introduction **Feuduty Development value burdens** Preservation of some feudal burdens Number of superiors and superiority interests **Costs on the Scottish Administration Lands Tribunal for Scotland** Legal aid The Scottish Ministers' estate **Costs on Local Authorities** Costs on Other Bodies, Individuals and Businesses Costs on businesses and other bodies **Costs on conservation bodies**

Costs on individuals