| Status: | This is the | original v | ersion (| as it was o | originally made). T | Γhis |
|---------|-------------|-------------|-----------|-------------|----------------------|--------------|
| item of | legislation | is currenti | lv onlv o | available i | in its original form | at. |

SCOTTISH STATUTORY INSTRUMENTS

2017 No. 120

TOWN AND COUNTRY PLANNING

The Town and Country Planning (Fees for Applications and Deemed Applications) (Scotland) Amendment Regulations 2017

Made - - - - 19th April 2017
Laid before the Scottish
Parliament - - - 21st April 2017
Coming into force - 1st June 2017

The Scottish Ministers make the following Regulations in exercise of the powers conferred by section 252 of the Town and Country Planning (Scotland) Act 1997 and all other powers enabling them to do so(1).

^{(1) 1997} c.8. Section 252 was amended by section 31 and the schedule of the Planning etc. (Scotland) Act 2006 (asp 17) and section 55 of the Regulatory Reform (Scotland) Act 2014 (asp 3). The functions of the Secretary of State in so far as within devolved competence were transferred to the Scottish Ministers by virtue of section 53 of the Scotland Act 1998 (c.46).