Building Safety Bill

[As amended in Public Bill Committee]

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[As amended in Public Bill Committee]

Α

BILL

TO

Make provision about the safety of people in or about buildings and the standard of buildings, to amend the Architects Act 1997, and to amend provision about complaints made to a housing ombudsman.

Be it enacted by the Queen's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

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Part 1

INTRODUCTION

1 Overview of Act

- (1) This Act has 6 Parts, and contains provisions intended to secure the safety of people in or about buildings and to improve the standard of buildings.
- (2) Part 2 contains provision about the building safety regulator and its functions in relation to buildings in England.
- (3) Part 3 amends the Building Act 1984.
- (4) Amendments made by Part 3—
 - (a) provide that the regulator is the building control authority in relation to higher-risk buildings in England, and
 - (b) require the regulator (for England) and the Welsh Ministers (for Wales) to establish and maintain registers of building control approvers and building inspectors.

(5)	Part 4 is about occupied higher-risk buildings in England, and imposes duties on accountable persons.				
(6)	Part 5 contains further provisions, as follows—				
	(a)	provisions about remediation and redress;			
	(b)	provision requiring a new homes ombudsman scheme to be established;			
	(c)	powers to make provision about construction products;	1		
	(d)	further provision about fire safety;			
	(e)	provision about the regulation of architects;			
	(f)	provision about housing complaints.	1		
(7)	Part 6 contains general provisions.				

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Part 2

THE REGULATOR AND ITS FUNCTIONS

The regulator and its general functions

2 The building safety regulator

- (1) In this Part "the regulator" means the Health and Safety Executive.
- (2) Schedule 1 contains amendments of provisions of the Health and Safety at Work etc Act 1974 that relate to the regulator.

3 The regulator: objectives and regulatory principles

- (1) The regulator must exercise its building functions with a view to—
 - (a) securing the safety of people in or about buildings in relation to risks arising from buildings, and
 - (b) improving the standard of buildings.
- (2) In exercising a building function (other than an excepted function), the regulator must have regard to the following principles—

	(a)	regulatory activities should be carried out in a way which is transparent, accountable, proportionate and consistent, and			
	(b)	regulatory activities should be targeted only at cases in which action is needed.	5		
(3)	The duty in subsection (2) is subject to any other requirement affecting the exercise of the function.				
(4)		In subsection (2) "excepted 10 function" means—			
	(a)	a function under any of sections 4 to 6, or			
	(b)	a function of the regulator under the Health and Safety at Work etc Act 1974 so far as relating to any such function.	15		
(5)	In t	his Part "building function" means—			
	(a)	any function of the regulator under, or under an instrument made under, this Act or the Building Act 1984;	20		
	(b)	any prescribed function of the regulator;			

(c) any function of the regulator under the Health and Safety at Work etc Act 1974 so far as relating to a function within paragraph (a) or (b).

4 Duty to facilitate building safety: higherrisk buildings

(1) The regulator must provide such assistance and encouragement to relevant persons as it considers appropriate with a view to facilitating their securing the safety of people in or about higher-risk buildings in relation to building safety risks as regards those buildings.

(2) For this purpose "relevant persons" means—

- (a) residents of higher-risk buildings within the meaning of Part 4,
- (b) owners of residential units in such buildings,
- (c) persons who are accountable persons or building safety managers within the meaning of Part 4, and

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	5	nposed by virtue of paragraph B of Schedule 1 to the Building ct 1984 (dutyholders).	
(3)	In sub	section (1)—	5
		ng safety risk" has the aning given by section 59;	
	"highe	er-risk building" means—	
	(a)	a higher-risk building within the meaning of Part 4 (see section 62), or	10
	(b)	a higher-risk building within the meaning of the Building Act 1984.	
(4)		3 and 4 confer further functions on the ator in relation to higher-risk buildings.	15
		keep safety and standard of gs under review	
	The re	egulator must keep under review—	
	(a) th	ne safety of people in or about	

buildings in relation to risks

as regards buildings, and

(d) persons upon whom duties are

(b) the standard of buildings.

6 Facilitating improvement in competence of industry and building inspectors

(1) The regulator must provide such assistance and encouragement as it considers appropriate to—

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- (a) persons in the built environment industry, and
- (b) registered building inspectors,

with a view to facilitating their improving the competence of persons in that industry or members of that profession (as the case may be).

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(2) For the meaning of "the built environment industry" and "registered building inspector" see section 29.

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7 Proposals and consultation relating to regulations

- (1) This section applies to regulations under—
 - (a) this Part, or

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	(b) any provision of Part 4 except section 59, 62 or 65.				
(2)	The regulator may at any time make proposals to the Secretary of State for the making of regulations.				
(3)	Before making a proposal, the regulator must consult such persons as it considers appropriate.				
(4)	Before making regulations, other than regulations proposed by the regulator, the Secretary of State must consult—	10			
	(a) the regulator, and				
	(b) such other persons as the Secretary of State considers appropriate.				
	uty to establish system for giving of uilding safety information	15			
(1)	The regulator must make arrangements for a person to establish and operate a voluntary occurrence reporting system.				
(2)	A "voluntary occurrence reporting system" is a system to facilitate the voluntary giving	20			

of information about building safety to the person who operates the system.

Committees

9 Building Advisory Committee

(1) The regulator must exercise its powers under section 11A(3) of the Health and Safety at Work etc Act 1974 to establish and maintain a committee to be known as the Building Advisory Committee, with the following function.

(2) That function is to give advice and information to the regulator about matters connected with any of the regulator's building functions except its functions relating to the competence of—

- (a) persons in the built environment industry, and
- (b) registered building inspectors.
- (3) The Building Regulations Advisory Committee for England, established under section 14 of the Building Act 1984, is abolished.

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10 Committee on industry competence

(1) The regulator must exercise its powers under section 11A(3) of the Health and Safety at Work etc Act 1974 to establish and maintain a committee concerned with the competence of persons in the built environment industry ("industry competence"), with the following functions (and any other function that the regulator considers appropriate).

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- (2) The functions are—
 - (a) monitoring industry competence;
 - (b) advising the regulator in relation to industry competence;
 - (c) advising persons in the built environment industry in relation to industry competence;
 - (d) facilitating persons in the built environment industry to improve industry competence;

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(e) providing guidance to the public (or a section of the public) about ways of

assessing the competence of persons in the built environment industry;

(f) carrying out analysis and research in connection with a function mentioned in any of paragraphs (a) to (e).

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11 Residents' panel

(1) The regulator must exercise its powers under section 11A(3) of the Health and Safety at Work etc Act 1974 to establish and maintain a committee with the functions mentioned in this section (and any other function that the regulator considers appropriate).

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(2) The committee is to consist of—

(a) such residents of higherrisk buildings as the regulator considers appropriate, and 15

(b) such relevant persons (if any) as it considers appropriate.

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(3) The committee is to give advice to the regulator about such matters connected with the regulator's building functions

- and relating to higher-risk buildings as the regulator may specify.
- (4) The regulator must consult the committee before issuing or revising any of the following—

- (a) guidance to residents of higher-risk buildings about any of their rights or obligations under Part 4 or regulations made under that Part;
- (b) guidance relating to any duty under regulations made under section 91 to give information or documents to residents of higher-risk buildings or owners of residential units in such buildings;

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(c) guidance relating to any of sections 93 to 95 or 97 or regulations made under any of those sections (engagement with residents etc, and residents' duties).

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(5) If the committee has not been established at a time when the regulator has prepared guidance to which subsection (4) applies—

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	(a)	require th	section has effect as if it did not ne committee to be consulted e guidance is issued, and			
	(b)	relation to	nittee must be consulted in the issued guidance as reasonably practicable.	5		
(6)	See	See also—				
	(a)		7(3) (duty to consult ee about regulator's plan);	10		
	(b)	committe	6(2) (duty to consult ee about regulator's ts system).			
(7)	In tl	is sectior	1 —			
	"higher-risk building" has the same meaning as in Part 4 (see section 62);					
	"relevant person means"—					
	(6	,	ner of a residential unit gher-risk building,			
	(,	that represents, rts or promotes—	20		

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- (i) the interests of any description of residents of higher-risk buildings or owners of residential units in such buildings, or
- (ii) the interests of any description of persons that includes a description of such residents or owners, or
- (c) a member of a body within paragraph (b).

12 Committees: power to amend or repeal

- (1) The Secretary of State may by regulations amend or repeal any of sections 9 to 11 (provision about specific committees).
- (2) The regulations may make consequential amendments of this Act.

Staffing etc

13 Local authorities and fire and rescue authorities: assistance etc to regulator

(1) A relevant authority may at the request of the regulator do anything for the purpose of—

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- (a) facilitating the exercise by the regulator of a relevant function, or
- (b) enabling the relevant authority to facilitate the exercise by the regulator of a relevant function.

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(2) The regulator may, for a purpose mentioned in paragraph (a) or (b) of subsection(1), direct a relevant authority to do anything specified in the direction.

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- (3) The direction may specify the way in which, and the time by which, the thing is to be done.
- (4) A direction—
 - (a) may be given only if the regulator considers that it is expedient for the authority to do the specified thing, and

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	(b)	must state how, in the regulator's opinion, the doing of the thing will facilitate the exercise of a relevant function or enable the authority to facilitate that exercise.	5			
(5)	A direction may be given only with the consent of the Secretary of State.					
(6)		regulator must—				
	(a)	make a written request under subsection (1) for the authority to do the thing, and	10			
	(b)	have regard to any written representations made by the authority in the period specified in the request.	15			
(7)	A request under subsection (6)(a) must—					
	(a)	state that the regulator may seek consent to give a direction under this section if the request is not complied with,	20			
	(b)	state how, in the regulator's opinion, the doing of the thing will facilitate the exercise of a relevant				

		_	ction or enable the authority acilitate that exercise, and	
	(c)	for the	cify a reasonable period he authority to make any esentations as to why it should do the thing requested.	5
(8)	In th	nis se	ection—	
"relevant authority" means a local authority or fire and rescue authority;				
	"rele	evant	t function" means—	10
	(8	,	function of the regulator elating to—	
		(i)	the regulation of higher-risk buildings (within the meaning of the Building Act 1984 or Part 4 of this Act), or	15
		(ii	higher-risk building work (as defined by section 91ZA of the Building Act 1984), or	
	(k	fu	the case of a local authority, a inction of the regulator relating the regulation of any work for	20

which the regulator is the building control authority by virtue of section 91ZB of the Building Act 1984.

(9) A direction or consent under this section must be in writing.

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14 FSO authorised persons: assistance etc to regulator

(1) An FSO authorised person may at the request of the regulator do anything for the purpose of—

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- (a) facilitating the exercise by the regulator of a relevant function, or
- (b) enabling FSO authorised persons to facilitate the exercise by the regulator of a relevant function.

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(2) In this section—

"FSO authorised person" means a person authorised as mentioned in article 25(1)(e) of the Regulatory Reform (Fire Safety) Order 2005;

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"relevant function" means a function of the regulator relating to—

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- (a) the regulation of higher-risk buildings(within the meaning of the BuildingAct 1984 or Part 4 of this Act), or
- (b) higher-risk building work (as defined by section 91ZA of the Building Act 1984).

15 Provision of assistance etc: supplementary

- (1) This section supplements sections 13 and 14.
- (2) A relevant authority must ensure that any of its staff involved in providing relevant assistance to the regulator have the appropriate skills, knowledge, experience and behaviours.
- (3) For this purpose "relevant assistance" means anything done by the authority pursuant to a request or direction, for the purpose of facilitating the exercise by the regulator of a relevant function.
- (4) The Secretary of State may by regulations make provision about the reimbursement

by the regulator of expenditure incurred by relevant authorities in complying with requests or directions.

- (5) The Secretary of State may pay a relevant authority such amount as the Secretary of State considers appropriate in respect of things done by the relevant authority in complying with a request or direction.
- (6) The Secretary of State may by regulations make further provision in relation to requests and directions, including in particular provision about—
 - (a) things done by a relevant authority in connection with a request or direction;
 - (b) things done by an FSO authorised person in connection with a request.
- (7) In this section—

"direction" means a direction given under section 13;

"FSO authorised person" has the meaning given by section 14;

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	"relevant authority" has the meaning given by section 13;	
	"relevant function" has the meaning given by section 13;	
	"request" means a request made under section 13 or 14.	5
	Suidance about the provision of ssistance	
(1)	The regulator may issue guidance to—	
	(a) relevant authorities about their functions under section 13;	10
	(b) FSO authorised persons about their functions under section 14.	
(2)	The regulator may revise or withdraw any issued guidance.	15
(3)	A relevant authority must have regard to any guidance under this section when exercising its functions under section 13.	
(4)	An FSO authorised person must have regard to any guidance under	20

	this section when exercising their functions under section 14.	
(5)	Guidance under this section may be issued, revised or withdrawn only with the consent of the Secretary of State.	5
(6)	In this section—	
	"FSO authorised person" has the meaning given by section 14;	
	"relevant authority" has the meaning given by section 13.	10
	Plans and reports	
7 S	Strategic plan	
(1)	The regulator must—	
	(a) prepare a strategic plan, and	
	(b) submit it to the Secretary of State for approval.	15
(2)	A "strategic plan" is a plan setting out how the regulator proposes to carry out its building functions in the period to which the plan relates	20

(3)	Before submitting it, the regulator must consult—			
	(a) the committee mentioned in sec 11 (residents' panel), and	ction		
	(b) such other persons as the regulator considers appropriate	5		
(4)	The Secretary of State may approve plan, with or without modifications.	the		
(5)	Before approving the plan with modifications, the Secretary of State must consult the regulator.	÷ 10		
(6)	The regulator must publish the appr plan, and act in accordance with it.	oved		
(7)	The first plan—			
	(a) must be submitted as soon as reasonably practicable after this section comes into force, and	1 <i>5</i>		
	(b) must relate to a period ending we the third 31 March to occur afte the day on which it is submitted	r		

(8)	11	ne committee mentioned in section has not been established at the ethe the first plan is prepared—	
	(a)	subsection (3) has effect as if it did not require the committee to be consulted before the plan is submitted, and	5
	(b)	the committee must be consulted in relation to the first approved plan as soon as reasonably practicable.	
(9)	Any	other plan—	10
	(a)	must be submitted before the end of the period to which the most recent approved plan relates ("the current period"), and	
	(b)	must relate to the period of three years, or such other period as the Secretary of State and the regulator may agree, beginning immediately after the end of the current period.	15
18 R	Revis	sed strategic plans	20

(1) This section supplements section 17.

- (2) The regulator may at any time in the period to which a plan relates—
 - (a) prepare a revised plan relating to the remainder of that period (or to such other period as the Secretary of State and the regulator may agree), and
 - (b) submit it to the Secretary of State for approval.
- (3) The Secretary of State may at any time during the period to which a plan relates require the regulator to submit a revised plan for approval.
- (4) Where such a requirement is made, the revised plan—
 - (a) must be submitted as soon as reasonably practicable, and
 - (b) must relate to the remainder of the period to which the current plan relates (or to such other period as the Secretary of State and the regulator may agree).
- (5) Section 17(3) to (6) apply in relation to a revised plan.

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- (6) If approved, the revised plan replaces the current plan.
- (7) In this section—

"current plan" means the first plan mentioned in subsection (2) or (3) (as the case may be);

"plan" means a strategic plan as defined by section 17.

19 Annual report about information provided under mandatory reporting requirements

- (1) As soon as reasonably practicable after the end of each financial year, the regulator must prepare and publish a report about the information provided to it during that year pursuant to the mandatory reporting requirements.
- (2) For this purpose, information is provided pursuant to the "mandatory reporting requirements" if it is provided under—
 - (a) section 89 (duty of accountable person to report to regulator), or

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	(b)	any provision of building regulations that is prescribed by the regulations for the purposes of this section.	
(3)		eport under this section must contain personal data.	5
		ement of regulator's engagement with ents etc	
(1)	fina	e regulator must, at least once each ancial year, publish a statement out its engagement with—	10
	(a)	the committee mentioned in section 11 (residents' panel),	
	(b)	residents of higher-risk buildings,	
	(c)	owners of residential units in higher-risk buildings, and	15
	(d)	bodies that represent, support or promote—	
		(i) the interests of any description of residents of higher-risk buildings or owners of residential units in such buildings, or	20

- (ii) the interests of persons including any description of such residents or owners.
- (2) A statement under subsection (1) may be published by including it in the regulator's annual report.

- (3) In this section—
 - "annual report" means the report made under paragraph 10(3) of Schedule 2 to the Health and Safety at Work etc Act 1974;

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"higher-risk building" means-

- (a) a higher-risk building within the meaning of Part 4, or
- (b) a higher-risk building within the meaning of the Building Act 1984.

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Enforcement

21 Authorised officers

 The regulator may authorise a person in relation to specified paragraphs of Schedule 2 (investigatory powers),

for the purposes of any specified relevant building function.

- (2) A person may be authorised in relation to a paragraph of the Schedule only if they appear to the regulator to be suitably qualified to exercise any power conferred by virtue of that paragraph or do anything else mentioned in that paragraph.
- (3) An authorisation—
 - (a) must be in writing;
 - (b) may be varied or revoked by an instrument in writing.
- (4) When exercising or seeking to exercise a power conferred by virtue of Schedule 2, an authorised officer must if asked produce the authorisation (including any instrument varying it) or a duly authenticated copy.
- (5) In this section—
 - "authorised officer" means a person in respect of whom an authorisation under this section is in force;

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	"relevant building function" means any function of the regulator under, or under an instrument made under—	
	(a) Part 4 of this Act (higher-risk buildings), or	5
	(b) the Building Act 1984;	
	"specified" means specified in the authorisation.	
22 A	authorised officers: offences	
(1)	A person who intentionally obstructs a person who is an authorised officer exercising a relevant building function commits an offence.	10
(2)	A person who, with intent to deceive, impersonates an authorised officer commits an offence.	15
(3)	In this section—	
	"authorised officer" means a person in respect of whom an authorisation under section 21 is in force;	20

	"relevant building function" has the meaning given by that section.	
(4)	A person guilty of an offence under subsection (1) is liable on summary conviction to a fine not exceeding level 3 on the standard scale.	5
(5)	A person guilty of an offence under subsection (2) is liable on summary conviction to a fine.	
	Provision of false or misleading information to regulator	10
(1)	A person commits an offence if they provide false or misleading information to the regulator—	
	(a) in purported compliance with a building enactment or a requirement imposed by virtue of such an enactment,	15
	(b) in connection with an application made to the regulator under a building enactment, or	20

	•	for the purpose of avoiding enforcement action being aken or continued,	
	is red	the person knows that, or okless as to whether, the mation is false or misleading.	5
(2)	In thi	s section—	
		ling enactment" means any provision or of an instrument made under—	
	(a)	Part 2 or 4 of this Act, or	10
	(b)	the Building Act 1984;	
		rcement action" means action taken th a view to, or in connection with—	
	(a)	securing compliance with a building enactment or a requirement imposed by virtue of such an enactment, or	15
	(b)	the imposition of a sanction in respect of a contravention of any such enactment or requirement.	
(3)	•	rson guilty of an offence r this section is liable—	20

	(a)	on summary conviction, to imprisonment for a term not exceeding the maximum summary term for eitherway offences or a fine (or both);	
	(b)	on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both).	5
		Reviews and appeals	
	_	ew by regulator of certain decisions by it	10
(1)		s section applies in relation to a scribed decision of the regulator.	
(2)	a possible subtreq	rescribed person may, before the end of eriod prescribed for the purposes of this esection, give a notice to the regulator uiring it to carry out a review of the eision in accordance with this section.	15
(3)	Αn	otice under subsection (2) must—	
	(a)	contain prescribed information,	
	(b)	be in the prescribed form, and	20

(c) be given in the prescribed way.

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- (4) The nature and extent of the review are to be such as appear to the regulator to be appropriate in the circumstances.
- (5) The review must take account of any representations made, or information given, by the person at a stage which gives the regulator a reasonable opportunity to consider the representations or information (and may take account of any other information).

(6) On the conclusion of the review the regulator must either uphold or vary the decision.

- (7) The regulator must notify the person of the outcome of the review and its reasoning before the end of a period prescribed for the purposes of this subsection or such other period as may be agreed in writing ("the relevant period").
- (8) Where the regulator is required to undertake a review but does not notify the person by the end of the relevant period—

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- (a) the review is treated as having concluded at the end of that period, and the regulator is treated as having upheld the decision, and
- (b) the regulator must, as soon as reasonably practicable after the end of that period, notify the person of that fact.
- (9) The decisions that may be prescribed under subsection (1) are any decisions of the regulator under, or under an instrument made under, this Act or the Building Act 1984 except—
 - (a) a decision made on an appeal to the regulator, or
 - (b) a decision to do any of the following—
 - (i) give a compliance notice under section 101 of this Act;
 - (ii) give a notice under section 35B, 35C or 36 of the Building Act 1984 (notices in respect of contraventions of building regulations etc);

(iii)	make a disciplinary order
	under section 58I or 58U, or
	an order under section 58J or
	58V, of that Act (misconduct of
	registered building inspector
	or building control approver);
(iv/)	give a notice under section 587

(iv) give a notice under section 58Z4 or 58Z5, or act under section 58Z6 or 58Z7, of that Act (contravention of operational standards rules).

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25 Right of appeal: requirement for review before appeal

(1) This section applies to a right of appeal against a decision of a kind prescribed under subsection (1) of section 24.

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(2) The right of appeal may be exercised only if the decision has been reviewed under that section.

(3) If on the conclusion of the review the decision is varied, the right of appeal is in respect of the decision as varied (and not the original decision).

(4)		the purpose of any time limit as regards exercise of the right of appeal—	
	(a)	the decision is treated as made on the day on which the review concludes, and	5
	(b)	a person is treated as notified of the decision on the day on which they are notified of the outcome of the review.	
		Supplementary and general	
26 C	оор	eration and information sharing	10
(1)	Sch	nedule 3—	
	(a)	imposes duties of cooperation on the regulator and other persons, and	
	(b)	confers powers to share information on the regulator and other persons.	15
(2)	the	cept as provided by subsection (3), disclosure of information under nedule 3 does not breach—	
	(a)	any obligation of confidence owed by the person making the disclosure, or	20

- (b) any other restriction on the disclosure of information (however imposed).
- (3) Schedule 3 does not authorise a disclosure of information if the disclosure would contravene the data protection legislation (but in determining whether a disclosure would do so, take into account the powers conferred by the Schedule).

27 Fees and charges

- (1) The Secretary of State may by regulations make provision authorising the regulator—
 - (a) to charge fees, and
 - (b) to recover charges,

for or in connection with the performance of a relevant function.

- (2) The regulations may—
 - (a) prescribe a fee or charge, or
 - (b) provide for the amount of a fee or charge to be determined by the regulator in accordance with the regulations.

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(3)The regulations may in particular provide that the amount of any charge is to be determined by the regulator in accordance with a scheme made and published by it, and 5 make provision about such schemes, (b) including the principles to be embodied in such schemes. (4) The regulations may make provision about the effect of failing to pay a fee or charge 10 in accordance with the regulations. (5)In this section "relevant function" means any function of the regulator under, or under regulations made under, this Part or Part 4, or 15 any function of the regulator under the Health and Safety at Work etc Act 1974 that is a building function. (6) The regulator may— (a) with the consent of the Secretary 20

of State, provide services to a

		person in connection with any matter relating to buildings;	
	(b)	charge fees for such services at a rate agreed with the person.	
(7)	oth	thing in subsection (6) limits any er power of the regulator to charge a service provided by it.	5
28 S	ervi	ce of documents	
(1)	req or F Par	s section applies to a document uired or authorised under this Part Part 4, or regulations under either t, to be given to a person; but is subject to subsection (11).	10
(2)	The	e document may be given by—	
	(a)	delivering it by hand to the person,	15
	(b)	leaving it at the person's proper address,	
	(c)	sending it by post to the person at their proper address, or	
	(d)	sending it by email to an electronic address at which the person has	20

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agreed to receive documents or has agreed to receive the document.

- (3) The document may—
 - (a) in the case of a body corporate, be given in accordance with subsection(2) to an officer of the body;

(b) in the case of a partnership, be given in accordance with subsection (2) to a partner.

- (4) For the purposes of this section, the "proper address" of a person (except an authorised officer of the regulator) is—
 - (a) in the case of a document to be given by or on behalf of the regulator to a person who has provided an address for service to the regulator, that address;
 - (b) subject to that—
 - (i) in the case of a body corporate (including a document given to an officer of the body), the address of its registered or principal office;

		(ii) in the case of a partnership(including a document given to a partner), the address of its principal office;	
		(iii) in the case of any other person, their last known address.	5
(5)	"pro	the purposes of this section, the oper address" of an authorised oper of the regulator is—	
	(a)	the address specified by the officer, or	10
	(b)	if no address is specified, the address of the regulator's principal office.	
(6)	lf—	-	
	(a)	the document is to be given to the person as the owner of any premises, a resident of any premises, or the accountable person of a higher-risk building, and	15
	(b)	the person's name and proper address is not known, despite reasonable steps having been taken to ascertain it,	20

the document may be given by addressing it to the owner or resident of the premises (naming the premises) or the accountable person of the building (naming the building) and fixing it to a conspicuous part of the premises or building.

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- (7) A document left as mentioned in subsection(2)(b) is treated as given when it was left.
- (8) A document sent as mentioned in subsection (2)(c) is treated as given 48 hours after it was sent, unless the contrary is proved.

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(9) A document sent as mentioned in subsection (2)(d) is treated as given 24 hours after it was sent, unless the contrary is proved.

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(10) A document fixed as mentioned in subsection (6) is treated as given48 hours after it was fixed.

- (11) This section does not apply to the giving of a document for which other provision is made by or under this Part or Part 4.
- (12) In this section—

	"accountable person" has the same meaning as in Part 4 (see section 69);	
	"agreed" means agreed in writing;	
	"authorised officer" means a person in respect of whom an authorisation under section 21 is in force;	5
	"giving": references to giving include similar expressions (such as serving);	
	"specified" means specified in writing.	
29 Ir	nterpretation of Part 2	10
(1)	In this Part—	
	"building" (except in section 27(6)) means any permanent or temporary building in England except a building of a prescribed description;	15
	"building function" has the meaning given by section 3;	
	"the built environment industry" means—	
	(a) persons carrying on, for business purposes, activities connected with the design,	20

construction, management or maintenance of buildings, and	
(b) employees of such persons;	
and references to a person "in" the industry are to any such person or employee;	5
"contravention" includes a failure to comply;	
"the data protection legislation" has the same meaning as in the Data Protection Act 2018 (see section 3 of that Act);	
"financial year" means a year ending with 31 March;	10
"fire and rescue authority" means a fire and rescue authority, within the meaning of Part 1 of the Fire and Rescue Services Act 2004, for an area in England;	15
"local authority" means—	
(a) a district council or relevant unitary authority,	
(b) a London borough council,	

(c) the Common Council of

the City of London,

(d)	the Sub-Treasurer of the Inner Temple,	
(e)	the Under Treasurer of the Middle Temple, or	
(f)	the Council of the Isles of Scilly;	5
wa	mum summary term for either- y offences", with reference to orisonment for an offence, means—	
(a)	if the offence is committed before the time when paragraph 24(2) of Schedule 22 to the Sentencing Act 2020 comes into force, 6 months;	10
(b)	if the offence is committed after that time, 12 months;	
	er" has the meaning en by section 125;	15
•	onal data" has the same meaning in the Data Protection Act 2018;	
by	cribed" means prescribed regulations made by the cretary of State;	20

	"registered building inspector" has the meaning given by section 58A of the Building Act 1984;	
	"the regulator" has the meaning given by section 2;	5
	"resident" and "resident of a higher-risk building" have the same meaning as in Part 4 (see section 68(3) and (4)(c));	
	"residential unit" means—	
	(a) a dwelling, or	10
	(b) any other unit of living accommodation;	
	"standard": any reference to the standard of a building is to its standard from a technical perspective.	15
(2)	In subsection (1), in the definition of "local authority", "relevant unitary authority" means a council for a county in England so far as it is the council for an area for which there are no district councils.	20
(3)	The Secretary of State may by regulations provide that in any prescribed provision	

	nis Part a reference to a building udes any of the following—	
(a)	any other structure or erection of any kind (whether temporary or permanent);	
(b)	any vehicle, vessel or other movable object of any kind, in such circumstances as may be prescribed.	5
	Part 3	
	Building Act 1984	
Build	ling control authorities and building regulations	10
30 Highe	r-risk buildings etc	
	e Building Act 1984 after section C (inserted by Schedule 5) insert—	
	"Higher-risk buildings etc	15
120D	Meaning of "higher-risk building": England	
(1)	This section applies for the purposes of this Act as it applies in relation to England.	20

(2)	•	ner-risk building" means a ing in England that—	
	(a)	is at least 18 metres in height or has at least 7 storeys, and	
	(b)	is of a description specified in regulations made by the Secretary of State.	5
(3)	by re	Secretary of State may gulations make provision lementing this section.	10
(4)	The	regulations may in particular—	
	(a)	define "building" or "storey" for the purposes of this section;	
	(b)	make provision about how the height of a building is to be determined for those purposes;	15
	(c)	provide that "higher- risk building" does not include a building of a specified description.	20
(5)	•	ulations made by virtue bsection (4)(a) may in	

	•	ular define "building" so as vide that it includes—	
	(a)	any other structure or erection of any kind (whether temporary or permanent);	5
	(b)	any vehicle, vessel or other movable object of any kind, in such circumstances as may be specified.	
(6)	regula (other	Secretary of State may by ations amend this section than subsection (1) or this subsection).	10
(7)		e meaning of "higher-risk ng work" see section 91ZA.	15
120E	Regu proce	lations under section 120D:	
(1)	sectio	e making regulations under on 120D, the Secretary te must consult—	20
	(a)	the regulator, and	

(2)

120F

(1)

(b)	such other persons as the Secretary of State considers appropriate.	
	he regulator need be consulted if—	5
(a)	the regulations give effect to a recommendation made by the regulator under section 120G, or	
(b)	the Secretary of State has under section 120H asked the regulator for advice about the description of building in question.	10
•	ulations under section 120D: tional procedure in certain	15
of St unde in a o	section applies if the Secretary ate proposes to make regulations or section 120D that would result description of building (including ning within subsection (5) of	20

that section) becoming a higher-risk

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building for the purposes of this A	ct
as it applies in relation to England	

- (2) The Secretary of State must ask the regulator under section 120H(1) for advice about the description of building, except where the regulations would give effect to a recommendation under section 120G(2).
- (3) The Secretary of State must carry out 10 a cost-benefit analysis and publish it.
- (4) In this section "cost-benefit analysis" means—
 - (a) an analysis of the costs
 together with an analysis of
 the benefits that will arise if the
 regulations are made, and
 - (b) an estimate of those costs and of those benefits (subject to subsection (5)).
- (5) If, in the opinion of the Secretary of State—

120G

(1)

		-
(a)	the costs or benefits cannot reasonably be estimated, or	
(b)	it is not reasonably practicable to produce an estimate,	
estin state	cost-benefit analysis need not nate them, but must include a ment of the Secretary of State's on and an explanation for it.	5
	ommendations about lations under section 120D	10
of ar	section (2) applies if, in respect by description of building is not a higher-risk building, egulator considers—	
(a)	that a building safety risk is greater for that description of buildings than it is for buildings that are not of that description,	15
(b)	that if the risk materialised as regards a building of that description it would have the potential to cause	20

a major incident, and

(c)	that buildings of that description
	should be higher-risk buildings
	for the purposes of this Act as it
	applies in relation to England.

(2) The regulator must—

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(a) recommend to the Secretary of State that buildings of that description should be higher-risk buildings for the purposes of this Act, and

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(b) give the Secretary of State a statement of its assessment of the issues it considered when deciding to make the recommendation.

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(3) If, following a recommendation, the Secretary of State decides not to make regulations under section 120D giving effect to the recommendation, the Secretary of State must publish a document setting out—

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(a) the regulator's recommendation,

(4)

(5)

(b)	the Secretary of State's decision not to make the regulations, and	
(c)	the reasons for that decision.	
partic building risk b Act as	regulator considers that a ular description of higher-risking should cease to be a higher-uilding for the purposes of this it applies in relation to England, at make a recommendation to	5
	ecretary of State to that effect.	70
In this	s section—	
"building safety risk" means a risk to the safety of people in or about a building arising from any of the following occurring as regards the building—		15
(a)	the spread of fire;	
(b)	structural failure;	
(c)	any other matter prescribed by regulations under section 59 of the Building Safety	20

Act 2021 in relation to all buildings, or in relation to a description of building that includes the building;

"major incident" means an incident resulting in—

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- (a) a significant number of deaths, or
- (b) serious injury to a significant number of people.

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120H Advice about regulations under section 120D

(1) Subsections (2) to (5) apply if the Secretary of State asks the regulator for advice as to whether a specified description of building should be a higher-risk building for the purposes of this Act as it applies in relation to England.

(2) The regulator must consider whether 20 the following conditions are met—

(a) the first condition is that a building safety risk is greater for that description of buildings than it is for buildings that are not of that description;

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(b) the second condition is that, if the risk materialised as regards a building of that description, it would have the potential to cause a major incident;

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(c) the third condition is that buildings of that description should be higher-risk buildings for the purposes of this Act as it applies in relation to England.

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(3) The regulator must—

in subsection (2) are met, recommend to the Secretary of State that buildings of that description should be higher-risk buildings for the purposes of this Act as it applies in relation to England;

(b)

the Secretary of State that buildings of that description should not be higher-risk buildings for those purposes. 5 (4) The regulator must give the Secretary of State a statement of its assessment of the issues it considered in relation to the recommendation under subsection (3). 10 (5)If, following a recommendation under subsection (3)(a), the Secretary of State decides not to make regulations under section 120D giving effect to the recommendation, 15 the Secretary of State must publish a document setting out— (a) the regulator's recommendation, (b) the Secretary of State's 20 decision not to make the regulations, and the reasons for that decision. (c)

otherwise, recommend to

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	•	ified in regulations made e Welsh Ministers.	
(3)	any v build	ner-risk building work" means work relating to a higher-risk ing or a proposed higher- building, including—	5
	(a)	any work relating to a building that is not a higher-risk building that causes it to become such a building, and	10
	(b)	any work relating to a higher- risk building that causes it to cease to be such a building.	
(4)	regul	Welsh Ministers may by lations define "building" for burposes of this section.	15
(5)		regulations may in particular de that "building" includes—	
	(a)	any other structure or erection of any kind (whether temporary or permanent);	20

(b)	any vehicle, vessel or other
	movable object of any kind,
	in such circumstances
	as may be specified."

31 Building control authorities

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- (1) The Building Act 1984 is amended as follows.
- (2) In section 91—
 - (a) in subsection (1) before paragraph (a) insert—

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- "(za) subsection (3) of this section and regulations under section 91ZD,";
- (b) in subsection (2) for the words from "sections" to the end substitute "—

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- (a) subsection (3) of this section,
- (b) sections 5(3), 48(1) and 53(2), and
- (c) regulations under section 91ZD."

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(c) after that subsection insert—

"(3)		91ZE the b the d	ses where section 91ZA or provides that the regulator is building control authority, it is luty of the regulator (and not ocal authority in question)—	5
		(a)	to carry Part 1 of this Act into execution, and	
		(b)	to enforce building regulations.";	
			heading at the end "and the regulator".	10
(3)	After	r that s	section insert—	
()	/ (10)	tilate	section insert—	
()		The auth	regulator: building control ority for higher-risk buildings ngland	
"9		The range of the r	regulator: building control ority for higher-risk buildings	15
"9	1ZA	The authorin Errontra higher any parties	regulator: building control ority for higher-risk buildings ngland regulator is the building ol authority in relation to any er-risk building in England or	20

		risk building that causes it to become such a building, and	
	(b)	any work relating to a higher- risk building in England that causes it to cease to be such a building.	5
(3)	work", means regula	Act "higher-risk building , in relation to England, s any work for which the ator is the building control rity by virtue of this section.	10
(4)		ne meaning of "higher-risking" see section 120D.	
91ZB		egulator: building control ority for other work	15
(1)	work of the volume out in presci	section applies in relation to of a prescribed description work") that is to be carried England and has a ribed connection with any r-risk building work.	20
	1 1 1 1 1 1 1 1 1 1 1 1 1		
(2)	Where		

(a)

		intending to carry out the work, acting jointly, give a notice under this section (a "regulator's notice") to the local authority for the area in which the work is to be carried out, and	5
	(b)	the regulator's notice is accepted (or treated as accepted) by the local authority,	10
		egulator is the building control ority in relation to the work.	
(3)	giver giver	gulator's notice may not be n if any of the following has been n to the local authority in relation e work (or any part of it)—	15
	(a)	an application for building control approval;	
	(b)	an initial notice (within the meaning of section 47);	20
	(c)	a public body's notice (within the meaning of section 54).	

the regulator and the person

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91ZC Section 91ZB: supplementary

- (1) This section supplements section 91ZB.
- (2) A local authority to whom a regulator's notice is given must reject the notice 5 if any prescribed ground exists, and must otherwise accept the notice.
- (3) A notice of rejection must be given within the prescribed period, and must specify the ground or grounds in question.
- (4) The person intending to carry out the work may appeal to the tribunal against a decision of the local authority to reject 15 the regulator's notice.
- (5) Where a local authority to whom a regulator's notice is given does not—
 - (a) give a notice of rejection in accordance with subsection (3), or

	(b)	give a notice of acceptance within the period mentioned in that subsection,	
	acce	authority is treated as having epted the regulator's notice e end of that period.	5
(6)	secti build	egards any notice under on 91ZB or this section, ling regulations may e provision about—	10
	(a)	the form and content of the notice;	
	(b)	the information and documents that must accompany it;	
	(c)	the way in which the notice, and anything that is to accompany it, is to be given.	15
91 Z D		ner-risk buildings in Wales: I authority work	
(1)		ling regulations may make ision about cases where a	20

local authority for an area in Wales

("the relevant local authority") proposes to carry out higherrisk building work in that area.

- (2) The regulations may in particular—
 - (a) restrict (or prevent) the exercise 5by the relevant local authority of prescribed functions in relation to the higher-risk building work;
 - (b) require the relevant local authority to notify the Welsh Ministers of prescribed matters;
 - (c) confer on the Welsh Ministers
 a power to designate
 another local authority as
 the building control authority 15
 in relation to the higher-risk
 building work (instead of the
 relevant local authority);
 - (d) confer on the Welsh Ministers

 a power to require the relevant
 local authority to provide
 specified information, for
 the purposes of deciding

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whether to exercise the power of designation.

- in cases where a local authority is designated as the building control authority in relation to the higherrisk building work, that the relevant local authority and the designated local authority may agree that the designated local authority is to be the building control authority in relation to any work of a prescribed description that has a prescribed connection with the higher-risk building work.
- (4) Where, as a result of regulations made by virtue of subsection (2)(c) or (3), a designated local authority is the building control authority in relation to any work, as regards that work—
 - (a) prescribed functions are functions of the designated local authority (rather than the relevant local authority);

	(D)	authority (rather than the relevant local authority) must perform such functions relating to enforcement as may be prescribed."	5
(4) Afte	r section	on 121 insert—	
"121A		ning of "building control ority"	
(1)		s Act "building control ority" means—	10
	(a)	the regulator, in cases where section 91ZA or 91ZB provides that the regulator is the building control authority;	15
	(b)	the local authority mentioned in subsection (2), in any other case.	
(2)	That	local authority is—	
	(a)	if, by virtue of regulations made under section 91ZD (higher-risk buildings in	20

Wales: local authority work), a designated local authority is the building control authority, that local authority;

(b) otherwise, the local authority for 5the area in which the building is situated or the proposed building is to be situated."

32 Building regulations

In Schedule 1 to the Building Act 1984 (building regulations) after paragraph 1 insert—

"Procedural requirements etc: general

- 1A (1) Building regulations may make provision about the procedure that may or must be followed in relation to any work.
 - (2) The regulations may in particular make provision for and in connection with—
 - (a) the giving of notices;
 - (b) the making of applications to building control authorities;

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(3)

	the giving or receipt of certificates; requiring a prescribed person, in prescribed circumstances, to consult such other person as may be prescribed.	5
The	regulations may—	
(a)	confer on a building control authority a power to require a person to notify the authority of specified matters by the specified time;	10
(b)	provide that in prescribed circumstances an application is treated as granted or is treated as refused;	
(c)	make provision about the effect of the grant of an application;	15
(d)	make provision about the effect of certificates;	
(e)	require a person consulted to give a substantive response to the consultation before the end of a prescribed period.	20

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(4) In sub-paragraph (3)(a)"specified" means specified by the building control authority.

Applications for building control approval

- 1B (1) Building regulations may in particular make provision for and in connection with applications for building control approval (including approval of changes to anything that has already been approved).
 - (2) "Building control approval"—
 - (a) in relation to any work, means the approval by the building control authority of—
 - (i) plans of the work, and
 - (ii) such other documents, relating to compliance with any provision of building regulations, as may be prescribed (or, in a case within sub-

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paragraph (5), as are provided to the authority);

(b) in relation to a change to a relevant document, means the approval by the authority of the change.

(3) Building regulations may—

- (a) confer on building control authorities a power, with the consent of the applicant—
 - (i) to impose requirements (including in particular requirements of a kind mentioned in subparagraph (4)) when granting an application;

(ii) to vary requirements;

(b) make provision about the cases in which an application for approval of a change must be made (including provision conferring on building control authorities a power to specify the circumstances in which such an application must be made).

- (4) The requirements referred to in sub-paragraph (3)(a) are—
 - (a) a requirement relating to the provision of a revised version of a specified relevant document;

(b) a requirement that the work does not proceed beyond a specified stage unless a specified relevant document has been given to, and approved by, the building control authority.

(5) Building regulations may provide that in prescribed cases—

 (a) an application may be made to the authority for approval of the plans and such other relevant documents as the applicant considers appropriate, and

(b) the authority may refuse the application if the applicant does not, on request, provide it with a specified relevant document.

(6) In this paragraph—

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	(a)	"relevant	document" means—	
		(i)	the plans mentioned in sub-paragraph (2)(a)(i), or	
		(ii)	a document prescribed for the purposes of subparagraph (2)(a)(ii);	5
	(b)	•	d" means specified by ing control authority;	
	(c)	to a docu	nce to a change ument includes decement of it.	10
	Ce	rtificates:	approved schemes	
1C (1)	make	e provisio	ations may in particular n for and in connection es that are given—	15
	(a)	by a mer	mber of a scheme oproved,	
	(b)	in accord	dance with the scheme, and	
	(c)	requirem of insura	dance with any prescribed ent relating to the provision nce cover in respect of which the certificate relates.	20

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- (2) Building regulations may make provision for and in connection with—
 - (a) the approval of schemes by the appropriate national authority or a person designated by that authority;
 - (b) the suspension or withdrawal of approvals (including provision about appeals to the appropriate court or tribunal against the suspension or withdrawal of approvals).
- (3) The regulations may in particular provide that a scheme may be approved (and may remain approved) only if prescribed requirements relating to the provision of insurance cover are complied with.
- (4) The regulations may provide—
 - (a) that an approval has effect for a particular period (including a period specified in the approval), or
 - (b) that an approval has effect until it is suspended or withdrawn.

(5) The requirements relating to insurance cover that may be prescribed include in particular a requirement that insurance cover is provided through a scheme of insurance approved by the appropriate national authority or a person designated by that authority.

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Obtaining, keeping and giving information and documents

1D(1) Building regulations may, in relation to any work, make provision about—

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- (a) obtaining information or documents;
- (b) creating documents;
- (c) keeping information or documents;
- (d) giving information or documents.

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- (2) The regulations may in particular—
 - (a) provide that information or documents must be given or kept in accordance with prescribed standards;

- (b) impose requirements as regards keeping information or documents up to date;
- (c) confer on building control authorities or other prescribed persons a power, in prescribed circumstances, to require a person to give information to them.
- (3) Where building regulations provide that any information or document must be given, they may make provision about the admissibility in any criminal proceedings of the information or document.

Reporting requirements: duty to establish and operate system

- 1E (1) This paragraph applies where building regulations made by virtue of paragraph 1D require a person to give information—
 - (a) in relation to work in England, to the regulator;

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	(b) in relation to work in Wales, to the building control authority.	
(2)	For the purpose of facilitating and securing compliance with any such requirement, the regulations may—	5
	(a) require a prescribed person to establish and operate a system for the giving of prescribed information to such person as may be prescribed, and	10
	(b) make provision about such systems.	
	Form and content of documents etc	
1F (1)	Where building regulations provide that any document must or may be given, they may make provision about—	15
	(a) the form and content of the document;	
	(b) the information and other documents that must accompany it;	
	(c) the way in which the document, and anything that is to accompany it, is to be given.	20

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- (2) Where building regulations provide that any information must or may be given, they may make provision about the way in which it is to be given.
- (3) Building regulations may provide that any of the matters mentioned in paragraphs (a) to (c) of subparagraph (1), or in sub-paragraph (2), are to be specified in a direction made and published in accordance with the regulations.

(4) Building regulations may provide that—

- (a) a prescribed application must be accompanied by such prescribed documents as the applicant considers appropriate, and
- (b) the building control authority may refuse the application if the applicant does not, on request, provide it with a document of a kind prescribed for the purposes of paragraph (a) in relation to the application.

Inspection, testing etc

- 1G (1) Building regulations may make provision for and in connection with—
 - (a) the inspection and testing of work;
 - (b) the inspection and testing of buildings;

(c) the inspection and testing of services, fittings and equipment provided in connection with buildings;

(d) the taking of samples.

- (2) The regulations may in particular—
 - (a) prohibit the covering up of any work, for a prescribed period after a prescribed or specified event;
 - (b) provide for the cutting into or laying open of any work or building, or the pulling down of any work.
- (3) In sub-paragraph (2)(a)"specified" means specified by the building control authority.

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Applications to building control authorities: extension of period by agreement

1H Building regulations may provide that any prescribed period for the doing of a thing by a building control authority in connection with an application made to it may be extended by agreement between the authority and the applicant.

Appeals

- 1I (1) Building regulations may make provision for and in connection with appeals against decisions made under, or under an instrument made under, Part 1, 2 or 2A of this Act.
 - (2) The regulations may confer, in respect of a prescribed decision—
 - (a) in relation to England—
 - (i) a right to appeal to the regulator or the tribunal, and
 - (ii) in the case of an appeal to the regulator, a right

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of appeal to the tribunal against the decision of the regulator made on appeal;

- (b) in relation to Wales—
 - (i) a right to appeal to the Welsh Ministers or a magistrates' court, and
 - (ii) in the case of an appeal to the Welsh Ministers, a right of appeal to a magistrates' court or a right of appeal to the High Court, against the decision of the Welsh Ministers made on appeal.
- (3) The provision that may be made in connection with appeals includes provision about a right of appeal conferred by Part 1, 2 or 2A.
- (4) The regulations may in particular make provision about—
 - (a) the grounds upon which an appeal may be made;

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- (b) the period within which an appeal must be made;
- (c) the way in which any appeal is to be made;
- (d) the powers of the court, tribunal or other person determining the appeal (including provision conferring a power to give directions and, in the case of the regulator or Welsh Ministers, powers in respect of costs).
- (5) In respect of appeals to the regulator or the Welsh Ministers, the regulations may make provision about procedural matters (including provision conferring a discretion as to the procedure to be adopted).
- (6) In respect of appeals to the Welsh Ministers, the regulations may in particular make provision for and in connection with the Welsh Ministers appointing a person to determine the appeal (including provision conferring

functions on that person and providing that their decision is treated as the decision of the Welsh Ministers)."

33 Dutyholders and general duties

In Schedule 1 to the Building Act 1984 (building regulations) after paragraph 5 insert—

"Appointed persons

- 5A (1) Building regulations may require prescribed appointments to be made in relation to any work.
 - (2) Building regulations may make provision about appointments, including provision about—
 - (a) the persons who are to make appointments;
 - (b) the persons who may be appointed;
 - (c) the time by which appointments must be made;
 - (d) the period for which persons are to be appointed;

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- (e) the termination of appointments;
- (f) the replacement of appointed persons.
- (3) The regulations may provide that in prescribed circumstances an appointment is treated as made.

(4) In this Schedule "appointed person", in relation to any work, means a person appointed in relation to that work under building regulations made by virtue of this paragraph.

General duties

- 5B (1) Building regulations may, for the purpose of facilitating compliance with any requirement of building regulations in relation to any work to which building regulations are applicable—
 - (a) impose duties on relevant persons in connection with the planning or management of the work;
 - (b) require relevant persons to cooperate with other relevant persons.

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	(2)	The following are "relevant persons" for this purpose—	
		(a) any appointed person;	
		(b) any prescribed person."	
34	Indus	stry competence	5
	(bu	Schedule 1 to the Building Act 1984 ilding regulations) after paragraph 5B serted by section 33) insert—	
		"Competence requirements	
5C	(1)	Building regulations may, in relation to any work, impose competence requirements on—	10
		(a) any appointed person, or	
		(b) any prescribed person.	
((2)	A "competence requirement" is a requirement relating to—	15
		(a) the skills, knowledge, experience and behaviours of an individual;	

- (b) the capability of a person other than an individual to perform its functions under building regulations.
- (3) The regulations may require an appointed person who is not an individual to give an individual acting under its control who has the appropriate skills, knowledge, experience and behaviours the task of managing its functions as an appointed person."

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35 Lapse of building control approval etc

- (1) The Building Act 1984 is amended as follows.
- (2) For section 32 substitute—

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"32 Lapse of building control approval

- (1) This section applies where—
 - (a) an application for building control approval in respect of any work is made on any day ("the relevant day"), and

(2)

(3)

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(b)	the application is granted.	
Wher	~e—	
(a)	the work relates to one building, and	
(b)	the work is not commenced within 3 years from the end of the relevant day,	5
effecthad r	elevant provisions have t as if the application not been made (and the oval had not been given).	10
Wher	~e—	
(a)	the work relates to more than one building, and	
(b)	the work relating to one or more of the buildings ("the relevant work") is not commenced within 3 years from the end of the relevant day,	<i>15</i> m
	elevant provisions have effect	20

relevant work as if the application

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had not been made (and the approval had not been given).

- (4) In subsection (1) the reference to an application for building control approval is to an application for approval of a kind mentioned in paragraph 1B(2)(a) of Schedule 1.
- (5) In this section "the relevant provisions" means this Act and regulations made under it except the following provisions and any regulations made under them—
 - (a) sections 56, 56A, 56B and 91A (records and registers etc);
 - (b) section 105B (fees 15 and charges).
- (6) Building regulations may make provision about when work, or work relating to a building, is to be regarded as commenced for the purposes of this section."
- (3) In section 47(4)(b) (time when initial notice ceases to be in force) for "below", in the first

	place it occurs, substitute "(final certificates) and section 53A (lapse of initial notice)".						
(4)		In section 50 (plans certificates) omit subsection (8).					
(5)		In section 52 (cancellation of initial notice) omit subsection (5).					
(6)		In section 53(2) (effect of initial notice ceasing to be in force: general)—					
	(a) at the end of paragraph (a) insert "and";						
	(b)	•	aragraph (c) and the immediately before it.	10			
(7)	Afte	r section	on 53 insert—				
"5	3A	Laps	se of initial notice				
	(1)	This	section applies where—				
		(a)	on any day ("the relevant day") an initial notice is given in respect of any work, and	15			
		(b)	the initial notice is accepted.				
\ /			re the work relates to one ing and is not commenced	20			

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within 3 years from the end of the relevant day—

- (a) the initial notice ceases to be in force, and
- (b) if a plans certificate relating to the work (or any part of it) has been accepted, the relevant provisions have effect as if the certificate had not been given (or accepted).

(3) Where the work relates to more than one building, and the work in relation to one or more of the buildings ("the relevant work") is not commenced within 3 years from the end of the relevant day—

- (a) the initial notice ceases to be in force so far as it relates to the relevant work, and
- (b) if a plans certificate relating to the relevant work (or any part of it) has been accepted, the relevant provisions have effect

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as if, as regards the relevant work, the certificate had not been given (or accepted).

- (4) For the purposes of subsection (3)(b) it does not matter whether the plans certificate also relates to work other than the relevant work.
- (5) In this section "the relevant provisions" has the meaning given by section 32.
- (6) Building regulations may make provision about when work, or work relating to a building, is to be regarded as commenced for the purposes of this section."
- (8) In section 54(4)—
 - (a) omit the "and" at the end of paragraph (a);
 - (b) after paragraph (b) insert ", and
 - (c) with the substitution, in subsection (2)(d), of a reference to paragraph 4A of

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Schedule 4 for the reference to section 53A."

- (9) Schedule 4 is amended as follows.
- (10) In paragraph 1(1) for "below" substitute "(final certificates) and paragraph 4A (lapse of public body's notice)".
- (11) In paragraph 2 omit sub-paragraph (6).
- (12) In paragraph 4(2) omit paragraph (c) and the "and" before it.
- (13) After paragraph 4 insert—

"Lapse of public body's notice

- 4A(1) This paragraph applies where—
 - (a) on any day ("the relevant day")a public body's notice is givenin respect of any work, and
 - (b) the public body's notice is accepted.
 - (2) Where the work relates to one building and is not commenced within 3 years from the end of the relevant day—

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- (a) the public body's notice ceases to be in force, and
- (b) if a public body's plans certificate relating to the work (or any part of it) has been accepted, the relevant provisions have effect as if the certificate had not been given (or accepted).
- (3) Where the work relates to more than one building, and the work in relation to one or more of the buildings ("the relevant work") is not commenced within 3 years from the end of the relevant day—
 - (a) the public body's notice ceases to be in force so far as it relates to the relevant work, and
 - (b) if a public body's plans certificate relating to the relevant work (or any part of it) has been accepted, the relevant provisions have effect as if, as regards the relevant work, the certificate had not been given (or accepted).

(4)	For the purposes of sub-paragraph (3) (b) it does not matter whether the public body's plans certificate also relates to work other than the relevant work.	
(5)	In this paragraph "the relevant provisions" has the meaning given by section 32.	5
(6)	Building regulations may make provision about when work (or work relating to a building) is to be regarded as commenced for the purposes of this paragraph."	10
	ermination of certain applications by retary of State or Welsh Ministers	
Af	ter section 30 insert—	15
"Deter	mination by appropriate national authority	
30A	Determination of certain applications by appropriate national authority	
(1)	This section applies where the building control authority fails to	20

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determine a prescribed application
relating to higher-risk building
work ("the original application")
within the relevant period.
The applicant may apply to the

- (2) The applicant may apply to the appropriate national authority for the original application to be determined by that authority.
- (3) An application under this section may be made only—
 - (a) before the end of the prescribed period, and
 - (b) if the building control authority has not determined the original application.
- (4) The building control authority may not determine the original application at any time after the making of an application under this section.
- (5) Building regulations may make provision about applications under this section, including in particular provision—

(a) about the making of such applications; (b) requiring an applicant to notify the building control authority of the making of an application; 5 (c) imposing duties on the building control authority in cases where an application is made; (d) for and in connection with the appropriate national 10 authority appointing a person to determine the original application (including provision conferring functions on that person and providing that 15 their decision is treated as the decision of the appropriate national authority); about the procedure to (e) be adopted in connection 20 with the determination of

the original application.

(6)	The provision that may be made by virtue of subsection (5)(a) includes provision about—			
	(a)	the form and content of applications;	5	
	(b)	the information and documents that are to accompany an application;		
	(c)	the way in which an application, and anything that is to accompany it, is to be given.	10	
(7)	the control the co	he purposes of determining original application by virtue of section, this Act and building lations apply in relation to appropriate national authority any person appointed by e of subsection (5)(d)) as apply in relation to the ing control authority.	15 20	
(8)	The	applicant may appeal to—		

(9)

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(a) the tribunal, against a decision of the Secretary of State made under this section; a magistrates' court, against a (b) decision of the Welsh Ministers 5 made under this section. In this section "the relevant period" meansthe period provided by (a) building regulations as the 10 period within which the building control authority is to make the decision, or (b) if the regulations provide that that period may be 15 extended by agreement between the applicant and the building control authority

and such an agreement is

made, the agreed period."

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37 Compliance and stop notices

(1) In the Building Act 1984 before section 36 insert—

"Notices in respect of contraventions

(1) The building control authority may give a compliance notice to a person who appears to the authority to have contravened, be contravening

(a) a relevant provision of building regulations, or

or be likely to contravene—

- (b) a requirement imposed by virtue of such a provision.
- (2) A "compliance notice" is—
 - (a) a notice requiring the recipient to take specified steps within a specified period, or
 - (b) a notice requiring the recipient to remedy the contravention

		or the matters giving rise to it within a specified period.	
(3)	subs	tice of a kind mentioned in ection (2)(a) may specify steps relating to—	5
	(a)	the remedying of the contravention, or	
	(b)	avoiding the contravention occurring.	
(4)	excu	rson who, without reasonable se, contravenes a compliance e commits an offence.	10
(5)	•	rson guilty of an offence r this section is liable—	
	(a)	on summary conviction, to imprisonment for a term not exceeding the maximum summary term for either-way offences or a fine (or both);	15
	(b)	on conviction on indictment, to imprisonment for a term	20

not exceeding two years or a fine (or both);

and (in either case) is liable on summary conviction to a further fine not exceeding level 1 on the standard scale for each day on which the default continues after the initial conviction.

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(6) A compliance notice may not be given in respect of a contravention which occurred more than 12 months before the day on which the notice is given.

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(7) In this section—

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 (a) "relevant provision" means any provision of building regulations except one that is prescribed for the purposes of this paragraph;

(b) "specified" means specified in the notice.

35C Stop notices

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(1) The building control authority may give a stop notice to a

person appearing to the authority to be in control of any work if it appears to the authority that—

- (a) the carrying out of the workwould contravene a provision 5of building regulationsprescribed for the purposesof this paragraph,
- (b) a compliance noticerelating to the work has 10been contravened, or
- (c) the work contravenes a provision of building regulations or a requirement imposed by virtue of such a provision, 15 and the risk of serious harm condition is met.
- (2) For the purposes of subsection (1)(c) the "risk of serious harm condition" is that use of the building in question without the contravention having been remedied would be likely to present a risk of serious harm to people in or about the building.

(3)	A "stop notice" is a notice prohibiting, either immediately or from a specified time, the carrying out of specified work until the occurrence of such of the following as may be specified—		
	(a)	the taking of specified steps;	
	(b)	the occurrence of specified circumstances;	
	(c)	the remedying of a specified contravention or the matters giving rise to it.	10
(4)	the p	re a stop notice is contravened, berson to whom the notice given commits an offence.	
(5)	•	rson guilty of an offence er this section is liable—	15
	(a)	on summary conviction, to imprisonment for a term not exceeding the maximum summary term for either-way offences or a fine (or both);	20

(b) on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both);

and (in either case) is liable on summary conviction to a further fine not exceeding level 1 on the standard scale for each day on which the default continues after the initial conviction.

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(6) It is a defence for a person charged with an offence under this section to prove that the person took all reasonable precautions and exercised all due diligence to avoid the contravention of the stop notice.

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(7) In this section "specified" means specified in the notice.

35D Compliance and stop notices: supplementary

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(1) Building regulations may make provision about compliance notices or stop notices.

(2)		The regulations may in particular make provision about—			
	(a)	the form and content of notices;			
	(b)	the giving of notices;			
	(c)	the amendment or withdrawal of notices;	5		
	(d)	the extension of any period specified in a compliance notice for the doing of a thing.			
(3)	contr to a	regulations may require a building rol authority which gives a notice person to take reasonable steps otify other prescribed persons.	10		
(4)	unde giver	mpliance notice, or a stop notice or section 35C(1)(a), may not be in respect of a contravention uding a future contravention)	15		
	(a)	an application for building control approval was made to a building control authority	20		

(b)

(c)

111			
	spect of any work that is ligher-risk building work,		
	ipplication was ted, and		
(or we carry the d	contravention consists rould consist) of the ring out of work or loing of anything else cordance with—	•	5
(i)	the plans, or any other document, approved by the grant of building control approval, and		10
(ii)	any requirement imposed by the building control authority in connection with the)	15

work or other thing."

(2) After section 39 of that Act insert—

"39A			gainst compliance nd stop notices etc	
(1)	A person to whom a compliance notice has been given may appeal to the appropriate court or tribunal.			5
(2)			appeal under (1) is made—	
	(a)	no e dete	compliance notice is of effect pending the final ermination or withdrawal e appeal, and	10
	(b)	in se	specified period mentioned ection 35B(2) is treated xtended by the period—	
		(i)	beginning with the day on which the appeal is made, and	15
		(ii)	ending with the day on which the appeal is finally determined or withdrawn.	20

(3) A person to whom a compliance notice has been given may apply to the appropriate court or tribunal for an

relation	on to such an application applies in relation to an	5
has b	peen given may appeal to the	
	• •	10
(a)	the appellant may apply to the appropriate court or tribunal for a direction that the stop notice is of no effect pending the final determination or withdrawal of the appeal, and	15
(b)	unless and until any such direction is given, the stop notice continues to have effect despite the making of the appeal."	20
	of the Substrelation as it a appear to the A	appropriate court or tribunal for a direction that the stop notice is of no effect pending the final determination or withdrawal of the appeal, and (b) unless and until any such direction is given, the stop notice continues to have effect despite the

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38 Breach of building regulations

- (1) The Building Act 1984 is amended as follows.
- (2) For section 35 substitute—

"35 Offence of contravening building 5regulations etc

- (1) A person who contravenes a provision of building regulations, or a requirement imposed by virtue of any such provision, commits an offence.
- (2) Building regulations may provide that subsection (1) does not apply in relation to a prescribed provision of the regulations.
- (3) Building regulations may provide that, in relation to a prescribed provision of the regulations, it is a defence for a person charged with an offence under this section to prove such matters relating to the contravention as may be prescribed.

- (4) A person guilty of an offence under this section is liable—
 - (a) on summary conviction, to imprisonment for a term not exceeding the maximum summary term for either-way offences or a fine (or both);

(b) on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both);

and (in either case) is liable on summary conviction to a further fine not exceeding level 1 on the standard scale for each day on which the default continues after the initial conviction."

(3) In section 36(4) (time limit for notices requiring removal or alteration of non-compliant work) for "12 months" substitute "10 years".

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39 Liability of officers of body corporate etc

In the Building Act 1984 before section 113 insert—

"112A Liability of officers of body corporate etc

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- (1) Where an offence under this Act committed by a body corporate—
 - (a) is committed with the consent or connivance of any director, manager, secretary or other similar officer of the body corporate, or any person who was purporting to act in any such capacity, or

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(b) is attributable to any neglect on the part of any such person,

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that person as well as the body corporate commits the offence and is liable to be proceeded against and punished accordingly.

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(2) In subsection (1) "director", in relation to a body corporate whose affairs are

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- managed by its members, means a member of the body corporate.
- (3) Subsection (1) also applies in relation to a body that is not a body corporate, with the substitution for the reference to a director of the body of a reference—
 - (a) in the case of a partnership,to a partner;
 - (b) in the case of an unincorporated body other than a partnership—
 - (i) where the body's affairs are managed by its members, to a member of the body;
 - (ii) in any other case,to a member of the governing body."

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40 Revocation etc of certain provision made under section 2(2) of ECA 1972

(1) In this section "combined instrument" means an instrument containing (whether alone or with other provision)—

(a) provision made under section1(1) of the Building Act 1984(building regulations), and

- (b) provision made under section 2(2)of the European CommunitiesAct 1972 (provision implementingEU obligations etc).
- (2) Regulations under section 1(1) of the Building Act 1984 may revoke a combined instrument so far as it is made under section 2(2) of the European Communities Act 1972.
- (3) Nothing in paragraphs 13 or 14 of Schedule 8 to the European Union (Withdrawal) Act 2018 (procedure etc for SIs amending or revoking regulations etc made under section 2(2) of the 1972 Act) is to be read as applying to a statutory

instrument that amends a combined instrument so far as the combined instrument is made under section 2(2) of the European Communities Act 1972.

Building control approvers and building inspectors

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41 Regulation of building control profession

In the Building Act 1984, after Part 2 insert—

"Part 2A

REGULATION OF BUILDING CONTROL PROFESSION

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Interpretation

58A "Regulatory authority"

In this Act the "regulatory authority" means—

- (a) in relation to England,the regulator;
- (b) in relation to Wales, the Welsh Ministers.

Registered building inspectors

58B	"Registered building inspector"	
	In this Act "registered building inspector" means an individual registered as a building inspector in accordance with this Part.	5
58C	Register of building inspectors	
(1)	The regulatory authority must establish and maintain a register of building inspectors.	10
(2)	The register may provide for different classes of building inspectors (for example, according to qualifications or experience).	
(3)	The regulatory authority must register an individual as a building inspector, or a building inspector of a particular class, if—	15

(a) the individual makes an application for registration in accordance with section 58D, and

	(b)	the authority is satisfied that the individual meets such criteria as the authority may from time to time determine.	
(4)	Regi	stration may—	5
	(a)	have effect in relation to all work or in relation to work of a particular description;	
	(b)	be subject to conditions.	
(5)	•	stration must be for escribed period.	10
(6)		register must record, in relation to registered building inspector—	
	(a)	the individual's name and business address;	15
	(b)	if the individual is employed by a building control authority or a registered building control approver, the name and business address of that person;	20

(c)	whether the individual's registration has effect in relation to all work or work of a particular description;	
(d)	if the individual's registration has effect in relation to work of a particular description, that description of work;	5
(e)	any conditions to which the individual's registration is subject;	10
(f)	the period for which the individual is registered;	
(g)	if the individual's registration has been varied by an order under section 58I(2)(b), that fact and the effect of the variation;	15
(h)	if the individual's registration has been suspended by an order under section 58I(2) (c) or 58J(2), that fact and the period of the suspension;	20
(i)	any matters that are prescribed.	

(7)	the reby th	regulatory authority must make egister available for inspection e public in whatever way the ority thinks appropriate.		
58D	Application for registration as building inspector			
(1)	An application for registration as a building inspector must—			
	(a)	be made in such form and manner, and	10	
	(b)	be accompanied by such information and supporting evidence,		
		e regulatory authority may time to time determine.	15	
(2)	The regulatory authority may make different provision about those matters for different cases.			
(3)	for rea	n considering an application egistration, the regulatory ority may require the applicant ovide it with such further	20	

	information or supporting evidence as the authority may require.	
(4)	The applicant may appeal to the appropriate court or tribunal against any decision made by the regulatory authority on the application.	5
58E	Variation or cancellation of registration as building inspector	
(1)	A registered building inspector may apply for the variation or cancellation of their registration.	10
(2)	Section 58D applies to such an application as it applies to an application for registration.	
58F	Code of conduct	15
(1)	The regulatory authority must prepare and publish a code of conduct for registered building inspectors.	
(2)	The code must set out standards of professional conduct and practice expected of registered building inspectors.	20

(3)	prov (for e	code may make different ision for different cases example, for different criptions of work).	
(4)	the c	regulatory authority may revise code of conduct at any time (and publish any revised code).	5
58G	_	istered building inspectors: rmation notices	
(1)	notic build auth infor requ	ne regulatory authority may by otice in writing require a registered uilding inspector to provide the uthority with any documents or formation the authority reasonably equires for the purposes its functions of the sections 58B to 58M.	
(2)	The	notice must specify—	
	(a)	the documents or information required,	
	(b)	the date by which they	20

must be provided, and

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(c) the form in which they must be provided.

58H Professional misconduct investigations

- (1) If it appears to the regulatory authority (on receipt of a complaint or otherwise) that a registered building inspector may be guilty of professional misconduct, the authority may investigate the matter.
- (2) In this Part "professional misconduct", in relation to a registered building inspector, means conduct that—
 - (a) falls short of the standardsof conduct and practice 15expected of registeredbuilding inspectors, or
 - (b) is likely to bring the profession of registered building inspectors into disrepute.

(3) The regulatory authority must prepare and publish a statement of the procedure it will follow when (4)

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· ·
investigating a registered building
inspector under this section (which
must include an opportunity for the
inspector to make representations).
The regulatory authority may revise
the statement at any time (and must
publish any revised statement).
Sanctions for professional
•
misconduct

(1) If following an investigation under section 58H the regulatory authority determines that an individual who is a registered building inspector is guilty of professional misconduct, the authority may make one or more disciplinary orders.

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- (2) A disciplinary order is an order—
 - (a) requiring the individual to pay a financial penalty of an amount specified in the order,

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(b) varying the individual's registration in a way specified in the order,

	(c)	suspending the individual's registration for a period specified in the order, or	
	(d)	cancelling the individual's registration from a date specified in the order.	5
(3)	mear matte	ng the individual's registration as varying any of the ers listed in section 58C(4) ations and conditions).	10
(4)	make give a indivi	re the regulatory authority es a disciplinary order it must a copy of the order to the dual concerned as soon asonably practicable.	15
(5)	appro	ndividual may appeal to the opriate court or tribunal against a olinary order under this section.	
(6)	A disciplinary order under subsection (2)(a) or (b) has no effect until—		
	(a)	the end of the period within which an appeal may be brought, or	

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- (b) if an appeal is brought before the end of that period, the determination of the appeal.
- (7) Where the regulatory authority is the regulator, it must pay into the Consolidated Fund the amount of any financial penalty paid to it pursuant to a disciplinary order under subsection (2)(a).

Interim suspension for suspected serious professional misconduct

- (1) This section applies where the regulatory authority considers that—
 - (a) an individual who is a registeredbuilding inspector may be guilty 15of professional misconduct, and
 - (b) the suspected misconduct is so serious that, if the authority determines that the individual is guilty, it is likely to make an order under section 58I(2)(d) cancelling the individual's registration.

(2)	The regulatory authority may by order suspend the individual's registration for a period specified in the order (which must not exceed 3 months).	
(3)	The regulatory authority may revoke the order before the end of that period.	5
(4)	Where the regulatory authority makes (or revokes) an order under this section it must give a copy of the order (or notice of the revocation) to the individual concerned as soon as reasonably practicable.	10
(5)	The individual may appeal to the appropriate court or tribunal against an order under this section.	15
58K	Suspension orders: further provision	
	An individual whose registration is suspended under section 58I(2) (c) or 58J(2) is not a registered building inspector for the purposes	20

of section 46A or 54B (restricted

activities and functions) (but is

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a registered building inspector for the purposes of this Part).

58L Offences relating to registration

- (1) A registered building inspector commits an offence if, without reasonable excuse, they carry out a restricted activity on behalf of a building control authority or a registered building control approver—
 - (a) in relation to work which is outside the scope of their registration, or
 - (b) while their registration is suspended.
- (2) "Restricted activity"—
 - (a) in relation to a building control authority, has the meaning given by section 46A;
 - (b) in relation to a registered building control approver, has the meaning given by section 54B.

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- (3) A registered building inspector commits an offence if, without reasonable excuse—
 - (a) they give advice to a building control authority or registered building control approver—

(i) in relation to work which is outside the scope of their registration, or

(ii) while their registration is suspended, and

- (b) they know, or ought to know, that the authority or approver is obtaining that advice for the purposes of section 46A or 54B (restricted functions).
- (4) A registered building inspector commits an offence if, with intent to deceive, they do anything which implies that work which is outside the scope of their registration is within the scope of their registration.

(5)	registered building inspector whose registration is suspended commits an offence if, with intent to deceive, they do anything which implies that their registration is not suspended.	5
(6)	For the purposes of this section, work is outside the scope of a registered building inspector's registration if the inspector's registration does not have effect in relation to work of that description.	10
(7)	An offence under this section is punishable on summary conviction by a fine.	
58M	Offence of acting as, or pretending to be, a registered building inspector	15
(1)	A person who is not a registered building inspector commits an offence if, with intent to deceive, the person— (a) impersonates a registered	20
	building inspector, or	

(b)

	which implies that the person is a registered building inspector.	
(2)	An offence under this section is punishable on summary conviction by a fine.	5
Reg	istered building control approvers	
58N	"Registered building control approver"	10
	In this Act "registered building control approver" means a person registered as a building control approver in accordance with this Part.	
580	Register of building control approvers	15
(1)	The regulatory authority must establish and maintain a register of building control approvers.	
(2)	The regulatory authority must register a person as a building control approver if—	20

does anything (including using

any name, title or description)

	(a)	the person makes an application for registration in accordance with section 58P, and	
	(b)	the authority is satisfied that the person meets such criteria as the authority may from time to time determine.	5
(3)	Regi	stration may—	
	(a)	have effect in relation to all work or in relation to work of a particular description;	10
	(b)	be subject to conditions.	
(4)	J	stration must be for escribed period.	15
(5)	relati	register must record, in ion to each registered ing control approver—	
	(a)	the person's name and business address;	20
	(b)	whether the person's registration has effect in	

		relation to all work or work of a particular description;	
	(c)	if the person's registration has effect in relation to work of a particular description, that description of work;	5
	(d)	any conditions to which the person's registration is subject;	
	(e)	the period for which the person is registered;	10
	(f)	if the person's registration has been varied by an order under section 58U(2)(b), that fact and the effect of the variation;	
	(g)	if the person's registration has been suspended by an order under section 58U(2) (c) or 58V(2), that fact and the period of the suspension;	15
	(h)	any matters that are prescribed.	20
(6)		regulatory authority must make egister available for inspection	

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by the public in whatever way the authority thinks appropriate.

58P Application for registration as building control approver

- (1) An application for registration as a building control approver must—
 - (a) be made in such form and manner, and
 - (b) be accompanied by such information and supporting evidence,

as the regulatory authority may from time to time determine.

- (2) The regulatory authority may make different provision about those matters for different cases.
- (3) When considering an application for registration, the regulatory authority may require the applicant to provide it with such further information or supporting evidence as the authority may require.

(4)	The applicant may appeal to the appropriate court or tribunal against any decision made by the regulatory authority on the application.	
58Q	Variation or cancellation of registration as building control approver	5
(1)	A registered building control approver may apply for the variation or cancellation of their registration.	10
(2)	Section 58P applies to such an application as it applies to an application for registration.	
58R	Professional conduct rules	
(1)	The regulatory authority must prepare and publish professional conduct rules applying to registered building control approvers (in addition to operational standards rules applying	15
	to them under section 58Z).	20

(2)	Professional conduct rules may in particular make provision about insurance and financial propriety.	
(3)	The rules may make different provision for different cases (for example, for different descriptions of work).	5
(4)	The regulatory authority may revise the professional conduct rules at any time (and must publish any revised rules).	10
58S	Registered building control	
	approvers: information notices	
(1)	approvers: information notices The regulatory authority may by notice in writing require a registered building control approver to provide the authority with any documents or information the authority reasonably requires for the purposes of its functions under sections 58N to 58X.	15 20
(1)	The regulatory authority may by notice in writing require a registered building control approver to provide the authority with any documents or information the authority reasonably requires for the purposes of its	

information required,

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(1)

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(D)	must be provided, and	
(c)	the form in which they must be provided.	
	stigations into contraventions ofessional conduct rules	5
author other build have cond	ppears to the regulatory ority (on receipt of a complaint nerwise) that a registered ing control approver may contravened the professional uct rules, the authority investigate the matter.	10
of the investor control (whice	regulatory authority must are and publish a statement procedure it will follow when stigating a registered building fol approver under this section the must include an opportunity for terson to make representations).	15 20
	regulatory authority may revise tatement at any time (and must	

publish any revised statement).

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58U Sanctions for contravention of professional conduct rules

- (1) If following an investigation under section 58T the regulatory authority determines that a person who is a registered building control approver has contravened the professional conduct rules, the authority may make one or more disciplinary orders.
- (2) A disciplinary order is an order—
 - (a) requiring the person to pay a financial penalty of an amount specified in the order,
 - (b) varying the person's registration in a way specified in the order,
 - (c) suspending the person's registration for a period specified in the order, or
 - (d) cancelling the person's registration from a date specified in the order.

(3)	mea matte	ns var ers lis	e person's registration rying any of the ted in section 58O(3) s and conditions).	
(4)	make	es a d	regulatory authority isciplinary order it must as asonably practicable—	5
	(a)		a copy of the order to person concerned, and	
	(b)	•	rescribed cases, give py of the order—	10
		(i)	to each local authority in England, where the regulatory authority is the regulator, or	15
		(ii)	to each local authority in Wales, where the regulatory authority is the Welsh Ministers.	
(5)	appr	opriat	n may appeal to the e court or tribunal against a y order under this section.	20

(6)		ciplinary order under subsection) or (b) has no effect until—	
	(a)	the end of the period within which an appeal may be brought, or	5
	(b)	if an appeal is brought before the end of that period, the determination of the appeal.	
(7)	the reconstruction that the construction con	re the regulatory authority is egulator, it must pay into the solidated Fund the amount by financial penalty paid to it uant to a disciplinary order or subsection (2)(a).	10
(8)	susp subs build	rson whose registration is ended by an order under ection (2)(c) is a registered ing control approver for ourposes of this Part.	15
(9)	provi	section 58Z6(2) for further ision about cancellation person's registration as a ing control approver.	20

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58V Interim suspension for suspected serious contravention

- (1) This section applies where the regulatory authority considers that—
 - (a) a person who is a registered building control approver may have contravened the professional conduct rules, and
 - (b) the suspected contravention is so serious that, if the authority determines that the contravention has occurred, it is likely to make an order under section 58U(2)(d) cancelling the person's registration.
- (2) The regulatory authority may by order suspend the person's registration for a period specified in the order (which must not exceed 3 months).
- (3) The regulatory authority 20 may revoke the order before the end of that period.

(4)	make unde	es (or l	regulatory authority revokes) an order section it must as soon bly practicable—		
	(a)	notic	a copy of the order (or e of the revocation) to person concerned, and		5
	(b)	сору	escribed cases, give a of the order (or notice e revocation)—	1	10
		(i)	to each local authority in England, where the regulatory authority is the regulator, or		
		(ii)	to each local authority in Wales, where the regulatory authority is the Welsh Ministers.	1	15
(5)	appro	priate	may appeal to the court or tribunal against nder this section.	2	20
(6)	•		hose registration is by an order under this		

58W

(1)

(2)

	on is a registered building control over for the purposes of this Part.	
cont	nce of registered building rol approver acting outside e of registration	5
approwitho	istered building control over commits an offence if, out reasonable excuse, they cise a function under this Act, or ations made under this Act—	10
(a)	in relation to work outside the scope of their registration, or	
(b)	while their registration is suspended.	
comr to de implie	istered building control approver nits an offence if, with intent ceive, they do anything which es that work which is outside the e of their registration is within	15
the s	cope of their registration.	20

(3) A registered building control approver whose registration is suspended commits an offence

	if, with intent to deceive, they do anything which implies that their registration is not suspended.	
(4)	For the purposes of this section, work is outside the scope of a registered building control approver's registration if their registration does not have effect in relation to work of that description.	5
(5)	An offence under this section is punishable on summary conviction by a fine.	10
58X	Offence of pretending to be a registered building control	
	approver	15
(1)	A person who is not a registered building control approver commits an offence if, with intent to deceive, the person—	15
(1)	A person who is not a registered building control approver commits an offence if, with intent	20

description) which implies that the person is a registered building control approver.

(2) An offence under this section is punishable on summary conviction by a fine.

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Delegation of registration functions

58Y Delegation of registration functions

(1) The regulatory authority may delegate its registration functions to another person, to such extent and subject to such conditions as it considers appropriate.

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(2) The regulatory authority's registration functions are its functions under sections 58B to 58X (and include the charging of any registration fees or recovery of any registration charges).

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(3) "Registration fees" and "registration charges" mean fees and charges in connection with the regulatory

		ority's functions under ons 58B to 58X that are—		
	(a)	prescribed by regulations under section 105B, or		
	(b)	determined by the regulatory authority in accordance with regulations under that section.	5	
(4)		regulatory authority may or revoke a delegation.		
(5)		Where the regulatory authority is the regulator, it—		
	(a)	may make, vary or revoke a delegation only with the consent of the Secretary of State;		
	(b)	must vary or revoke a delegation if directed to do so by the Secretary of State.	15	
6)	Safe shari othe	edule 3 to the Building ty Act 2021 (information ing between regulator and r authorities) applies as if ences to the regulator included	20	

references to a person to whom the regulator has delegated functions under this section.

(7) Section 91B of this Act (cooperation and sharing of information between Welsh Ministers and other authorities) applies as if references to the Welsh Ministers included references to a person to whom the Welsh Ministers have delegated functions under this section.

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Operational standards rules

58Z Operational standards rules

- (1) The regulatory authority may make rules ("operational standards rules") applying to local authorities and registered building control approvers in relation to their exercise of building control functions.
- (2) Operational standards rules may in particular make provision about standards to be met, and practices, procedures or methods

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to be adopted, in exercising building control functions.

- (3) In this Part "building control functions", in relation to a local authority or registered building control 5 approver, means the functions of the authority or approver under this Act and regulations made under it.
- (4) The operational standards rules may make different provision for different cases (for example, for different descriptions of work).
- (5) The regulatory authoritymay revise the operationalstandards rules at any time.
- (6) The regulatory authority must publish the operational standards rules (and any revised rules).

58Z1 Reporting requirements

(1) The regulatory authority may direct 20 local authorities and registered building control approvers to provide it, at specified times or intervals, with

	specified reports, returns and other information relating to the exercise of their building control functions.	
(2)	"Specified" means specified in the direction.	5
(3)	A direction under this section—	
	(a) must be in writing;	
	(b) may be general or specific;	
	(c) may be varied or revoked.	
(4)	A registered building control approver who, without reasonable excuse, fails to comply with a direction under this section commits an offence.	10
(5)	An offence under subsection (4) is punishable on summary conviction by a fine.	15
58 Z 2	Information: Wales	
(1)	This section applies where the Welsh Ministers are the regulatory authority.	
(2)	The Welsh Ministers may by notice 2 in writing require a local authority or	

	to provide with relation	stered building control approver ovide the Welsh Ministers any documents or information ing to the exercise of their ing control functions that the sh Ministers reasonably require.	5
(3)	The	notice must specify—	
	(a)	the documents or information required,	
	(b)	the date by which they must be provided, and	10
	(c)	the form in which they must be provided.	
(4)	who, fails	gistered building control approver without reasonable excuse, to comply with a notice under section commits an offence.	15
(5)	(4) is	ffence under subsection punishable on summary iction by a fine.	20

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58Z3 Investigations

- (1) If it appears to the regulatory authority (on receipt of a complaint or otherwise) that a local authority or registered building control approver may have contravened the operational standards rules, the regulatory authority may investigate the matter.
- (2) The regulatory authority must prepare and publish a statement of the procedure it will follow when investigating an authority or approver under this section (which must include an opportunity for the authority or approver to make representations).
- (3) The regulatory authority may revise the statement at any time (and must publish any revised statement).

58Z4 Improvement notice

(1) The regulatory authority may give an improvement notice to a local authority or a registered building control approver if it appears to

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the regulatory authority (following an investigation under section 58Z3 or otherwise) that the local authority or registered building control approver has contravened 5 operational standards rules. An improvement notice is a notice requiring the local authority or registered building control approver to remedy the contravention by 10 doing, or by refraining from doing, anything specified in the order. An improvement notice may have effect until it is revoked, or 15 (a) for a period specified (b) in the notice. Where the regulatory authority gives an improvement notice, it must also give the local authority or registered 20 building control approver a statement

of the reasons for giving the notice.

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(5) Where the regulatory authority gives an improvement notice to a registered building control approver, in prescribed cases it must as soon as reasonably practicable provide copies of the notice and the statement—

(a) to each local authority in England, where the regulatory authority is the regulator, or

- (b) to each local authority in Wales, 10 where the regulatory authority is the Welsh Ministers.
- (6) Where the regulatory authority giving an improvement notice is the regulator, it must as soon as reasonably practicable provide copies of the notice and the statement of reasons to the Secretary of State.
- (7) The local authority or registered building control approver to whom the improvement notice is given may appeal to the appropriate court or tribunal against the notice.

58Z5 Serious contravention notices

- (1) The regulatory authority may give a serious contravention notice to a local authority or a registered building control approver if it appears to the regulatory authority (following an investigation under section 58Z3 or otherwise) that the condition in subsection (2) or (3) is met.
- (2) The condition in this subsection is that—

(a) the local authority or registered building control approver has contravened operational standards rules, and

- (b) as a result of the contravention the safety of persons in or about buildings has been, or may have been, put at risk.
- (3) This condition in this subsection is that the local authority or registered building control approver—

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- (a) has been given an improvement notice under section 58Z4, and
- (b) has failed to remedy the contravention of operational standards rules in respect of which the notice was given.

(4) A serious contravention notice is a notice requiring the local authority or registered building control approver to remedy the contravention in question by doing, or by refraining from doing, anything specified in the order.

- (5) A serious contravention notice may have effect—
 - (a) until it is revoked, or
 - (b) for a period specified in the notice.
- (6) Where the regulatory authority gives a serious contravention notice, it must also give the local authority or registered building control approver a statement of the reasons for giving the notice.

- (7) Where the regulatory authority gives a serious contravention notice to a registered building control approver, in prescribed cases it must as soon as reasonably practicable provide copies of the notice and the statement—
 - (a) to each local authority in England, where the regulatory authority is the regulator, or
 - (b) to each local authority in Wales, 10 where the regulatory authority is the Welsh Ministers.
- (8) Where the regulatory authority giving a serious contravention notice is the regulator, it must as soon as 15 reasonably practicable provide copies of the notice and the statement of reasons to the Secretary of State.
- (9) The local authority or registered building control approver to whom the serious contravention notice is given may appeal to the appropriate court or tribunal against the notice.

(10)	A person who, without reasonable excuse, contravenes a serious contravention notice commits an offence and is liable on summary conviction to a fine.			5
58 Z 6	stan	dards	g failure to meet s: registered building oprovers	
(1)	This	section	on applies where—	
	(a)	give conf serie	regulatory authority has in a registered building trol approver one or more ous contravention notices er section 58Z5, and	10
	(b)	auth	pears to the regulatory nority that the way in which approver exercises their ding control functions—	15
		(i)	falls short of the standards expected, and	20
		(ii)	puts, or may put, the safety of persons in or about buildings at risk,	

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and is likely to continue to do so.

- (2) The regulatory authority may cancel the approver's registration.
- (3) But before cancelling a registered 5 building control approver's registration under subsection (2) the regulatory authority must—
 - (a) give the approver notice that it is considering its registration under that subsection, and explain its reasons, and
 - (b) invite the approver to make representations within a period specified in the notice (which 15 must not be less than 14 days).
- (4) Where the regulatory authority cancels a registered building control approver's registration under subsection (2) it must as soon as reasonably practicable—
 - (a) notify the approver that it has done so,

(b)

		of its	s reasons, and	
	(c)	notif		
		(i)	each local authority in England, where the regulatory authority is the regulator, or	5
		(ii)	each local authority in Wales, where the regulatory authority is the Welsh Ministers.	10
(5)	may or tri	appea bunal	ed building control approver all to the appropriate court against the cancellation of tion under subsection (2).	15
58 Z 7		dards	g failure to meet s: local authorities in	
(1)	This section applies where—			
	(a)		regulatory authority e regulator;	20

give the approver a statement

(2)

(b)	give mor	regulatory authority has n a local authority one or e serious contravention ces under section 58Z5, and	
(c)	auth	pears to the regulatory nority that the way in which local authority exercises r building control functions—	5
	(i)	falls short of the standards expected, and	10
	(ii)	puts, or may put, the safety of persons in or about buildings at risk,	
		is likely to tinue to do so.	13
		atory authority may and to the Secretary of State	
that	the Se	ecretary of State make an	
orde	r unde	er section 116(4) (transfer	
of fu	nction	s to the Secretary of	20
State	e or ar	nother local authority).	

(3)	unde	But before making a recommendation under subsection (2) the regulatory authority must—				
	(a)	give the local authority notice that it is considering making a recommendation under that subsection, and explain its reasons, and	5			
	(b)	invite the authority to make representations within a period specified in the notice (which must not be less than 14 days).	10			
(4)	make subs	re the regulatory authority es a recommendation under ection (2) it must as soon easonably practicable—	15			
	(a)	notify the local authority that it has done so, and				
	(b)	give the local authority a statement of its reasons.	20			
(5)	A loc	al authority may appeal to the				

(5) A local authority may appeal to the tribunal against a recommendation under subsection (2).

Appeals

58 Z 8	Appeal	to Crown	Court
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An appeal lies to the Crown Court against a decision of a magistrates' court under this Part."

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42 Transfer of approved inspectors' functions to registered building control approvers

Schedule 4 amends the Building Act 1984 so as to—

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- (a) transfer the functions of approved inspectors to registered building control approvers, and
- (b) make other provision consequential on section 41.

43 Functions exercisable only through, or with advice of, registered building inspectors

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- (1) The Building Act 1984 is amended as follows.
- (2) After section 46 insert—

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"Building control authorities: restricted activities and functions

46A Building control authorities: restricted activities and functions

- (1) A building control authority may carry out a restricted activity in relation to any work only through a registered building inspector, acting on the authority's behalf, whose registration has effect in relation to work of that description.
- (2) Before each exercise of a restricted function in relation to any work, a building control authority must obtain and consider the advice of a registered building inspector whose registration has effect in relation to work of that description.
- (3) The registered building inspector who carries out the restricted activity, or advises on the exercise of the restricted function, may (but need not) be employed by the authority.

	(4) In this	section—	
	act	icted activity" means an tivity that is prescribed for purposes of this section;	
	a f	icted function" means unction of a building ntrol authority under—	5
	(a)	this Part,	
	(b)	Part 3, or	
	(c)	regulations made under this Part or Part 3,	10
		s prescribed for the oses of this section."	
(3)	After section	n 54A (inserted	

by section 46) insert—

"Registered building control approvers: restricted activities and functions

	activities and functions	
54B	Registered building control approvers: restricted activities and functions	5
(1)	This section applies to a registered building control approver who is not a registered building inspector.	
(2)	The approver may carry out a restricted activity in relation to any work only through a registered building inspector, acting on the approver's behalf, whose registration has effect in relation to work of that description.	16
(3)	Before each exercise of a restricted function in relation to any work, the approver must obtain and consider the advice of a registered building inspector whose registration has effect in relation to work of that description.	20

(4) The registered building inspector who carries out the restricted activity,

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(6)

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or advises on the exercise of the restricted function, may (but need	
not) be employed by the approver.	
In this section—	
"restricted activity" means an activity that is prescribed for the purposes of this section;	5
"restricted function" means a function of a registered building control approver under this Part, or regulations made under this Part, that is prescribed for the purposes of this section.	10
A registered building control approver who contravenes subsection (2) or (3) without reasonable excuse commits an offence.	15
An offence under this section	

is punishable on summary

conviction by a fine."

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44 Default powers of appropriate national authority

- (1) The Building Act 1984 is amended as follows.
- (2) In section 116 (power to transfer local authority functions to appropriate national authority)—
 - (a) in the heading for "Secretary of State" substitute "appropriate national authority";
 - (b) in subsection (1)—
 - (i) for "Secretary of State" substitute "appropriate national authority";
 - (ii) for "he" substitute "it";
 - (c) in subsection (2)—
 - (i) for "Secretary of State" substitute "appropriate national authority";
 - (ii) for the words from "make an order" to the end substitute "make a transfer order in respect of the body in default.";
 - (d) after subsection (2) insert—

(3)The Secretary of State must consult the regulator before making an order under subsection (1) or (2). (4)The Secretary of State may also make a transfer order in 5 respect of a local authority if under section 58Z7(2) the (a) regulator recommends that the Secretary of State make a transfer order in respect 10 of the authority, and (b) the Secretary of State is satisfied that the way in which the authority exercises its functions under this Act— 15 (i) falls short of the standards expected, and (ii) puts, or may put, the safety of persons in or about buildings at risk, 20

and is likely to continue to do so.

(5)The Welsh Ministers may also make a transfer order in respect of a local authority if the Welsh Ministers are satisfied that the way in which the authority exercises 5 its functions under this Act falls short of the standards (a) expected, and (b) puts, or may put, the safety of persons in or 10 about buildings at risk, and is likely to continue to do so. A "transfer order", in respect of (6)a local authority or joint board, is an order transferring to the 15 appropriate national authority, or to another local authority, such functions of the authority or board as may be specified in the order." (3) In section 117 (expenses)— 20 in the heading for "Secretary of State" substitute "appropriate national authority";

- (b) before subsection (1) insert—
- "(A1) This section applies where the appropriate national authority has transferred functions to itself by a transfer order under section 116.

(A2) Any expenses incurred by the Secretary of State in discharging the transferred functions are to be paid in the first instance out of money provided by Parliament.";

(c) in subsection (1)—

- (i) for the words before paragraph
 (a) substitute "The amount of any expenses certified by the appropriate national authority as having been incurred by the authority in discharging the transferred functions";
- (ii) in paragraph (a) for "him" substitute "the authority";
- (iii) in paragraph (b) for the words from "him" to the end substitute

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			"the authority from the body as a debt due to the authority";	
	(d)	of S	ubsection (2) for "Secretary tate" substitute "appropriate onal authority".	5
(4)			n 118 (variation or on of transfer order)—	
	(a)	in sı	ubsection (1)—	
		(i)	for "Secretary of State" substitute "appropriate national authority";	10
		(ii)	for "an order under section 116(2)" substitute "a transfer order under section 116";	
		(iii)	for "he" substitute "it";	
	(b)	afte	r subsection (1) insert—	15
	"(1A)	the	e Secretary of State must consult regulator before making ander under subsection (1).";	
	(c)	in su	ubsection (2)—	
		(i)	for "Secretary of State" substitute "appropriate national authority";	20

(1)

(2)

"(1)

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	(ii)	for "him", in the first place it occurs, substitute "it";	
	(iii)	for the words from "by him" to the end substitute ", by the person to whom the revoked order transferred functions, in discharging those functions."	5
		sk building work: registered control approvers	
)	1984 (gi	on 47 of the Building Act iving and acceptance of initial in subsection (1)(a)—	10
	"rela	er "prescribed form" insert ating to work that is not ner-risk building work";	15
	(b) afte	er "carry out" insert "the".	
)	(variatio	on 51A of the Building Act 1984 on of work to which initial notice for subsection (1) substitute—	

This section applies where—

(3) After

"52A

(1)

	(a)	it is proposed that the work to which an initial notice relates should be varied, and	
	(b)	the work as varied is not higher-risk building work."	5
		on 52 of the Building nsert—	
2 A		cellation of initial notice when becomes higher-risk building	10
(1)	in for buildi or all	a time when an initial notice is ce, it appears to the registered ing control approver that some of the work has become	15
	regis must pract part o	er-risk building work, the tered building control approver, as soon as is reasonably icable, cancel the relevant of the initial notice by notice	15
	in the	e prescribed form given to— the local authority	20

concerned, and

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- (b) the person carrying out or intending to carry out the work.
- is in force, it appears to the person carrying out or intending to carry out the work that some or all of the work has become higherrisk building work, the person must, as soon as is reasonably practicable, cancel the relevant part of the initial notice by notice in the prescribed form given to—
 - (a) the local authority concerned, and
 - (b) the registered building control approver.
- (3) Where a person is required to give a notice under subsection (1) or (2) in relation to higher-risk building work in England, the person must, as soon as is reasonably practicable, give a copy of that notice to the regulator.

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- (4) If, at a time when an initial notice is in force, it appears to the local authority concerned that some or all of the work has become higher-risk building work, the authority must cancel the relevant part of the initial notice by notice in the prescribed form given to—
 - (a) the registered building control approver, and
 - (b) the person shown in the initial notice as the person intending to carry out the work.
- (5) Where a local authority is required to give a notice under subsection (4) in relation to higher-risk building work in England, the local authority must give a copy of that notice to the regulator.
- (6) A person commits an offence if they fail without reasonable excuse to—
 - (a) give to a local authority a notice 20 that the person is required to give by subsection (1) or (2);

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- (b) give to the regulator a copy of a notice that the person is required to give by subsection (3).
- (7) A person guilty of an offence under subsection (6) is liable on summary conviction to a fine.
- (8) Where a notice is given under any of subsections (1), (2) and (4) (a "cancellation notice")—
 - (a) the part of the initial notice to which the cancellation notice relates is cancelled with effect from the day on which the cancellation notice is given, and
 - (b) a new initial notice may not be given in relation to any of the work to which the cancelled part of the initial notice related.
- (9) In this section "the relevant part of the 20 initial notice" means so much of the initial notice as relates to work that has become higher-risk building work.

52B Effect of initial notice ceasing to be in force where work becomes higher-risk building work

- (1) This section applies where an initial notice ceases to be in force, whether in whole or in part, by virtue of section 47(4)(b)(ia) (higher-risk building work).
- (2) If, before the day on which the relevant part of the initial notice ceased to be in force, a final certificate—
 - (a) was given in respect of part of the work to which the relevant part of the initial notice relates, and
 - (b) was accepted by the local authority,

the fact that the relevant part of the initial notice has ceased to be in force does not affect the continuing operation of section 51(3) in relation to that part of the work.

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(3)	in rel	The building control authority in relation to any of the uncertified work is—			
	(a)	in England, the regulator, and			
	(b)	in Wales, the relevant local authority (within the meaning of section 121A(2)).	5		
(4)		bsection (3), the "uncertified" means any of the work—			
	(a)	to which the relevant part of the initial notice relates, and	10		
	(b)	in respect of which no final certificate has been accepted by the local authority as mentioned in subsection (2).	15		
(5)	regu "build in ea	ions 91(3) (duties of the lator) and 121A(1) (meaning of ding control authority") apply as if, ich case, the reference to section	20		
	91ZA or 91ZB were a reference 20 to section 52B, 91ZA or 91ZB.				

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- (6) In any case where this section applies, the reference in subsection (4) of section 36 to the date of the completion of the work in question has effect, in relation to a notice under subsection (1) of that section, as if it were a reference to the date on which the relevant part of the initial notice ceased to be in force.
- (7) In this section "the relevant part of the initial notice" means so much of the initial notice as was cancelled by a notice under section 52A (cancellation of initial notice when work becomes higher-risk building work)."
- (4) In section 47 of the Building Act1984 (giving and acceptance of initial notice), in subsection (4)(b)—
 - (a) omit the "or" after sub-paragraph (i);
 - (b) after sub-paragraph (i) insert— 20
 - "(ia) it is cancelled, in whole or in part, by a notice under section 52A,".

(5)			55 of the Building Act 1984 after subsection (2) insert—	
	"(2A)	Where a local authority cancels an initial notice, in whole or in part, by giving a notice (a "cancellation notice") under section 52A(4)—		5
		(a)	the person shown in the initial notice as the person intending to carry out the work, or	
		(b)	the registered building control approver,	10
		•	appeal to the appropriate or tribunal.	
	(2B)	the co	n appeal under subsection (2A), burt or tribunal must determine her the relevant part of the initial e was properly cancelled.	15
	(2C)	tribur	ease where the court or half determines that the ant part of the initial notice	20

was not properly cancelled—

(a) the determination does not have the effect of reinstating the relevant part of the initial notice; section 52B(2) and (6) continue (b) to apply in relation to the 5 relevant part of the initial notice; a new initial notice relating to (c) any of the work to which the relevant part of the original initial notice related (the 10 "original work") may be given only if the new initial notice— (i) is given before the end of the period of seven days beginning with the 15 day on which the appeal is determined or such other period as may be prescribed, and (ii) relates to all of the 20 original work, except for any work in respect of

which a final certificate

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has been accepted by the local authority;

(d) the court or tribunal may give such directions as it considers appropriate in consequence of the determination (which may include giving directions to the regulator).

(2D) Where—

- (a) a plans certificate has been given in respect of any of the original work,
- (b) the conditions in paragraphs(a) and (b) of section 53(2)are fulfilled with respectto that certificate, and
- (c) a new initial notice as referred to in subsection(2C)(c) is accepted,

section 50(1C) does not apply in relation to so much of the work to which the new initial notice

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relates as is work specified in the plans certificate.

(2E) Where—

- (a) a new initial notice is given in accordance with subsection (2C)(c), and
- (b) the registered building control approver shown in the new initial notice is different to the registered building control approver shown in the original initial notice,

sections 53B to 53E apply as if any reference in those sections to a new initial notice given in accordance with section 53(7)(a) were a reference to a new initial notice given in accordance with section 55(2C)(c).

(2F) In this section the "relevant part of the initial notice" means so much of the initial notice as was subject to the cancellation notice."

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46 Higher-risk building work: public bodies

After section 54 of the Building Act 1984 insert—

"54A Public bodies and higher-risk building work

(1) The appropriate national authority may by regulations make such amendments of the provisions listed in subsection (2) as the authority considers appropriate in connection with higher-risk building work.

(2) The provisions are—

- (a) section 5;
- (b) section 54;
- (c) Schedule 4."

47 Insurance

In section 47 of the Building Act 1984 (giving and acceptance of initial notice), for subsection (6) substitute—

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- "(6) In this section "approved scheme" means a scheme that is approved for the purposes of this section by—
 - (a) the appropriate national authority, or

(b) a body (corporate or unincorporated) that is designated in writing by the appropriate national authority for the purpose.

- (6A) A scheme may be approved under subsection (6) only where it appears to the appropriate national authority or the body (as the case may be) that the scheme secures the provision of adequate insurance cover in relation to any work to which an initial notice relates and is work to which the scheme applies.
- (6B) Where the appropriate national authority has not designated a body under subsection (6)(b), the appropriate national authority must prepare and publish guidance

		at what the authority considers adequate insurance cover.	
(6C)	Where the appropriate national authority has designated a body under subsection (6)(b) the body must—		
	(a)	prepare guidance about what the body considers to be adequate insurance cover, and	
	(b)	if the appropriate national authority approves the guidance, publish the guidance.	10
(6D)	authone the b	re the appropriate national ority has designated more than body under subsection (6)(b), odies must jointly prepare, and cessary publish, guidance in ordance with subsection (6C).	15
(6E)	(6)(b and	signation referred to in subsection) may limit the cases in which the terms on which the body gnated may approve a scheme.	20
(6F)	Sche	edule 3 to the Building Safety Act	

2021 (information sharing) applies

as if references to the Secretary of State included references to a body designated by the Secretary of State under this section."

48 Plans certificates

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- (1) The Building Act 1984 is amended as follows.
- (2) In section 50 (plans certificates)—
 - (a) for subsection (1) substitute—
 - "(1) In this Part a "plans certificate" means a certificate by a registered building control approver that the relevant conditions are met in relation to the work specified in the certificate (which must be work in relation to which the approver has given an initial notice).
 - (1A) The relevant conditions are that the registered building control approver—
 - (a) has inspected—
 - (i) full plans of the work, or

(b)

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- (ii) plans of the work that
 the approver is satisfied
 are sufficient for the
 purposes of giving
 a plans certificate in
 relation to the work,
 is satisfied that the plans
 are not defective,
 is satisfied that work
 carried out in accordance
 with the plans would not
- (c) is satisfied that work carried out in accordance with the plans would not contravene any provision of building regulations, and
- (d) has complied with any prescribed requirements as to consultation or otherwise.
- (1B) Subsection (1C) applies if the person intending to carry out work to which an initial notice relates asks the registered building control approver who gave the initial notice to give a plans certificate in respect of the work.

(1C)	approto the	e relevant conditions are met, the over must give a plans certificate e local authority and the person ding to carry out the work.	
(1D)	•	nns certificate must be e prescribed form.";	5
(b)	under	section (4) for "certificate subsection (1) above" tute "plans certificate";	
(c)	after s	subsection (7) insert—	10
"(7A)	Building regulations may make further provision in connection with plans certificates, including in particular provision—		
	(a)	requiring a plans certificate to be given to the local authority in prescribed cases;	15
	(b)	about the consequences of failing to comply with such a requirement (for example, for an initial notice to cease to have effect in whole or in part):	20

	(c)	requiring a plans certificate stating that the condition in subsection (1A)(a)(ii) is met to include prescribed information about the further plans that the registered building control approver considers need to be provided."	5
bo	ody's plar	oh 2 of Schedule 4 (public ns certificates)— o-paragraph (1) substitute—	10
"(1)	certification public be are met in the coin relation	Part a "public body's plans ate" means a certificate by a body that the relevant conditions in relation to the work specified ertificate (which must be work on to which the public body en a public body's notice).	15
(1A)	that the	evant conditions are public body— satisfied that—	20
	(4) 10 0		

(i) a competent person has inspected full plans of the work, or (ii) a competent person has inspected plans of the 5 work which the public body is satisfied, in the light of that inspection, are sufficient for the purposes of giving a public body's 10 plans certificate in relation to the work, (b) is satisfied in the light of that inspection that the plans are not defective, 15 (c) is satisfied in the light of that inspection that work carried out in accordance with the plans would not contravene any provision of building regulations, and 20

(d) has complied with any prescribed requirements as to consultation or otherwise.

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- (1B) "Competent person" means a servant or agent of the public body who is competent to assess the plans.
- (1C) If the relevant conditions are met, the public body may give a public body's plans certificate to the local authority.
- (1D) A public body's plans certificate must be in the prescribed form.";
 - (b) after sub-paragraph (6) insert—
- "(7) Building regulations may make further provision about public body's plans certificates, including in particular provision—
 - (a) requiring a public body's plans certificate to be given to the local authority in prescribed cases;
 - (b) about the consequences of failing to comply with such a requirement (for example, for a public body's notice to cease to have effect in whole or in part);

(c) requiring a public body's plans certificate stating that the condition in sub-paragraph (1A)(a)(ii) is met to include prescribed information about the further plans that the public body considers need to be provided."

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49 Cancellation of initial notice

(1) Section 52 of the Building Act 1984 (cancellation of initial notice) is amended in accordance with this section.

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- (2) In subsection (1)—
 - (a) omit the "or" after paragraph (b);
 - (b) after paragraph (c), insert—

"(d) the registered building control approver is given a disciplinary order under section 58U(2)(b) (variation of registration) such that the registered

building control approver is no longer able to carry out the registered building control

approver's functions with

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- respect to the work to which the initial notice relates,
- (e) the registered building control approver is given a disciplinary order under section 58U(2)(c) (suspension of registration) or an order under section 58V (interim suspension for suspected serious contravention), or

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(f) it appears to the registered building control approver that a prescribed circumstance exists,";

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(c) for "approved inspector shall" substitute "registered building control approver, or in the case of paragraph (e) the person shown in the initial notice as the registered building control approver, must".

- (3) For subsection (3) substitute—
 - "(3) If, at a time when an initial notice is in force, it appears to the

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person carrying out or intending to carry out the work to which the notice relates that—

- (a) the registered building control approver is no longer willing or able to carry out the registered building control approver's functions with respect to any of that work, or
- (b) a prescribed 10 circumstance exists,

the person must cancel the initial notice by notice in the prescribed form given to the local authority concerned and, if it is practicable to do so, to the registered building control approver."

- (4) In subsection (4), after "subsection" insert "(1) or".
- (5) After subsection (5) insert—
 - "(5A) If, at a time when an initial notice is in force, it appears to the local authority concerned that a condition in subsection (5B) is

satisfied, the authority must cancel the initial notice by notice in the prescribed form given to—

- (a) the person shown in the initial notice as the registered building control approver, and
- (b) the person shown in the initial notice as the person intending to carry out the work.

(5B) The conditions are—

(a) the registered building control approver is given a disciplinary order under section 58U(2)
(b) (variation of registration) such that the registered building control approver is no longer able to carry out the registered building control approver's functions with respect to the work to which the initial notice relates;

(b) the registered building control approver is given 5

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		a disciplinary order under section 58U(2)(c) (suspension of registration) or an order under section 58V (interim suspension for suspected serious contravention);	5
	(c)	the registered building control approver is given a disciplinary order under section 58U(2)(d) (cancellation of registration);	10
	(d)	the registered building control approver has their registration cancelled under section 58Z6(2) (serious contravention notices);	15
	(e)	a prescribed circumstance exists."	
(6) After	subse	ection (6) insert—	
"(7)	undei condi	e cancelling an initial notice subsection (5A) based on a tion in subsection (5B)(a), (b), the local authority must—	20

		(a)	give the person shown in the initial notice as the registered building control approver a notice in the prescribed form at least seven days before the day on which the initial notice is to be cancelled, and	5
		(b)	have regard to any representations made to the local authority during that period."	10
50 N	lew in	itial n	otices	
(1)	(effe	ct of in	53 of the Building Act 1984 litial notice ceasing to be in subsection (7) substitute—	15
	"(7)	of the	v initial notice relating to any work to which the original notice related (the "original") may be given only if—	
		(a)	in the case of an initial notice that ceases to be in force by virtue of—	20

		(i)	being cancelled under section 52(1)(d) or (e),		
		(ii)	being cancelled under section 52(5A) based on a condition in section 52(5B)(a) to (d), or	5	
		(iii)	such other provision as may be prescribed,		
		>	conditions in subsection re met, or	10	
	(b)	conc	ny other case, the ditions in subsection are met.		
(8)	The conditions referred to in subsection (7)(a) are that 15 the new initial notice—				
	(a)	is given before the end of the period of seven days beginning with the day on which the original initial notice ceased to be in force or such other period as may be prescribed,			

(9)

(b) relates to all of the original work, except for any work in respect of which a final certificate has been accepted by the local authority, and 5 (c) is not a combined initial notice and plans certificate given in accordance with section 50(4). The conditions referred to in subsection (7)(b) are that— 10 before the original initial notice (a) ceases to be in force, the original registered building control approver has given a final certificate under section 15 51 in respect of any part of the work which they are satisfied has been completed, and (b) the new initial notice relates to all of the original work, except 20 for any work in respect of which a final certificate has been accepted by the local authority.

(10) Where—

- (a) a plans certificate has been given in respect of any of the original work,
- (b) the conditions in paragraphs 5(a) and (b) of subsection(2) are fulfilled with respect to that certificate, and
- (c) a new initial notice as referred to in subsection (7) is accepted, 10

section 50(1C) does not apply in relation to so much of the work to which the new initial notice relates as is work specified in the plans certificate.

- (11) Section 53B applies in relation to a new initial notice given in accordance with subsection (7)(a).
- (12) The appropriate national authority may issue guidance 20 about the process for—

	(a)	the giving of a new initial notice under subsection (7);	
	(b)	the giving of a transfer certificate and a transfer report under section 53B;	5
	(c)	the consideration of a transfer certificate and a transfer report under section 53C.	
(13)	auth	appropriate national ority may revise or withdraw issued guidance.	10
(14)	rega	following must have rd to guidance issued er subsection (12)—	
	(a)	a local authority;	15
	(b)	a registered building control approver;	
	(c)	a person carrying out or intending to carry out work to which a new initial notice given under subsection (7) relates."	20

(2) After section 53A of the Building Act 1984 (inserted by section 35) insert—

"53B New initial notice: change of registered building control approver

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(1) This section applies where a new initial notice is given in accordance with section 53(7)(a) (change of registered building control approver in certain cases).

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(2) Where the new initial notice is accepted by the local authority the registered building control approver must take all reasonable steps to determine whether the unfinished work contravenes any provision of building regulations (including where necessary by carrying out inspections and laying open any work).

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(3) If the registered building control approver determines that the unfinished work does not contravene any provision of building regulations, the approver must give a transfer

	to the	ficate and a transfer report e local authority before the of the relevant period.			
(4)	appr the c	If the registered building control approver is unable to make the determination referred to in subsection (3), the approver must—			
	(a)	give the person carrying out or intending to carry out the work a notice setting out why they were unable to make the determination, and	10		
	(b)	give a copy of that notice to the local authority.			
(5)	A tra	nsfer certificate must—	15		
	(a)	confirm that the registered building control approver has determined that the unfinished work up to the date of the certificate does	20		
		not contravene any provision of building regulations, and			

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- (b) contain the prescribed information.
- (6) A transfer report must contain any plans, documents or other information related to the confirmation in subsection (5)(a).

(7) In this section the "relevant period" means—

- (a) the period of 21 days beginning with the day on which the new initial notice is accepted or such other period as may be prescribed, or
- (b) such longer period as may be agreed by the local authority following a request from the registered building control approver.
- (8) A transfer certificate given by a registered building control approver— 20
 - (a) does not impose any liability,whether civil or criminal, onthe registered building control

(9)

53C

(1)

(2)

notice, accept or reject the

	approver for any work carried out by the previous registered building control approver, and	
(b)	does not affect any liability, whether civil or criminal, of the previous registered building control approver for work carried out by that approver.	5
meanthe context	is section "unfinished work" ns all of the work to which original initial notice related, pt for any work in respect nich a final certificate was pted by the local authority.	10
_	sideration of transfer certificate report	15
regis gives trans	section applies where a stered building control approver a transfer certificate and a sfer report to a local authority in ordance with section 53B(3).	20
The	local authority must, by	

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- certificate and report before the end of the relevant period.
- (3) The local authority may reject the certificate and report only if—
 - (a) any of the prescribed grounds exist, or
 - (b) the registered building control approver fails to comply with a requirement in subsection
 (4) to give information to the local authority.
- beginning with the day on which the transfer certificate and transfer report is given to the local authority or such other period as may be prescribed, the local authority may, by notice, require the registered building control approver to give to the local authority such information as may be specified in the notice.
- (5) The registered building control approver must give the information

(6)

(7)

author of se	ified in the notice to the local prity before the end of the period even days beginning with the day hich the notice is given or such a period as may be prescribed.	5
	s section the "relevant d" means—	
(a)	the period of 21 days beginning with the day on which the transfer certificate and transfer report is given to the local authority or such other period as may be prescribed, or	10
(b)	such longer period as is determined in accordance with subsection (7).	15
Whe	re—	
(a)	a local authority requires a registered building control approver to give information to the local authority under	20

subsection (4), and

(b) the day by which the information is required to be given would (but for this subsection) fall within the final seven days of the relevant period or would fall outside the relevant period,

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the relevant period is to be extended to the end of the period of seven days beginning with the day after the day by which the information is required to be given.

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(8) Where a local authority requires a registered building control approver to give information to the local authority under subsection (4), the local authority must give a copy of the notice to the person shown in the initial notice as the person intending to carry out the work.

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53D	char	cellation of initial notice: nge of registered building rol approver	
(1)	This	section applies where—	
	(a)	a new initial notice is given in accordance with section 53(7)(a) (change of registered building control approver in certain cases), and	5
	(b)	the notice is accepted by the local authority.	10
(2)	•	a time when the initial e is in force—	
	(a)	the registered building control approver does not give the local authority a transfer certificate and transfer report in accordance with section 53B(3), or	15
	(b)	the local authority rejects the transfer certificate and transfer report in accordance with section 53C,	20

(3)

(4)

the local authority must cancel the initial notice by notice in the prescribed form given to the registered building control approver and the person shown 5 in the initial notice as the person intending to carry out the work. The person carrying out or intending to carry out the work to which the initial notice relates may, at a time— 10 when the initial notice (a) is in force, and (b) before the local authority accepts or rejects the transfer certificate and report in 15 accordance with section 53C, cancel the initial notice by notice in the prescribed form given to the local authority and, if it is practicable to do so, to the registered 20 building control approver. A notice under subsection (2) or

(3) has the effect of cancelling

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the initial notice to which it relates with effect from the day on which the notice is given.

- (5) Where an initial notice ceases to be in force by virtue of subsection (2) or (3), a new initial notice may not, except in prescribed circumstances, be given in relation to any of the work to which the cancelled notice related.
- (6) Where an initial notice ceases to be in force by virtue of subsection (2) or (3)
 - the local authority to perform the functions referred to in section 48(1) in relation to any part of the work, building regulations may require the local authority to be provided with plans that relate to that part of the work, and
 - (b) section 53(5) applies in relation to the notice as it applies in relation to an initial notice

that ceases to be in force as referred to in section 53(1).

(7) This section is without prejudice to any other provisions of this Part relating to when an initial notice ceases to be in force.

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- Figure 13. Restriction on functions of registered building control approvers
 - (1) This section applies where—

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(a) a new initial notice is given in accordance with section 53(7)(a) (change of registered building control approver in certain cases), and

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- (b) the notice is accepted by the local authority.
- (2) During the period in respect of which—
 - (a) the notice is in force, but

		(b)	trans	fer certificate and a fer report have not been pted by the local authority,	
		appro	over m	ed building control ay not exercise t functions.	5
	(3)	are tl build	ne fund ing cor	on the "relevant functions" ctions of a registered ations made under—	10
		(a)	section	on 50 (plans certificates);	
		(b)	section	on 51 (final certificates);	
		(c)	section notice	on 51A (amendment es)."	
(3)				ne Building Act 1984 otance of initial notice)—	15
	(a)	sub-pa	aragra	n (4)(b), after oh (ia) (inserted ō) insert—	
			"(ib)	it is cancelled by a notice under section 53D, or";	20
	(b)	after s	ubsect	tion (7) insert—	

í	"(8)	This section is subject to sections 53 and 53B (new initial notices)."	
(4)		section 55 of the Building 1984 (appeals)—	
	(a)	in subsection (1)—	5
		(i) omit the "or" after paragraph (a);	
		(ii) after paragraph (b) insert "or	
		(c) a transfer certificate and a transfer report,";	
	(b)	in subsection (2)(a), after "notice" insert ", report";	10
	(c)	in subsection (2)(b), after "notice" insert ", report".	
51 Ir	nforn	nation gathering	
(1)	(effe	section 53 of the Building Act 1984 ect of initial notice ceasing to be in ce), after subsection (4) insert—	15
•	"(4A)	For the purpose of enabling the local authority to perform the functions referred to in section 48(1), the local authority may by notice require the	20

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person shown in the initial notice as the registered building control approver to give the local authority—

- (a) any information the authority would have obtained if the authority had performed the function of enforcing building regulations in relation to the work to which the initial notice relates during the period in which the initial notice was in force, and
- (b) any other information the local authority may reasonably require.
- (4B) Where a person is required to give information under subsection (4A), the information must be given before the end of the prescribed period.
- (4C) The person shown in the initial notice as the registered building control approver (the "outgoing approver") must, before the end of the prescribed period, give the person carrying out

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or intending to carryout the work to which the initial notice relates—

- (a) any information given to a local authority under subsection (4A),
- (b) any other information that the outgoing approver obtained or created in relation to the work during the period in which the initial notice was in force, and
- (c) any other information that the person carrying out or intending to carry out the work may by notice reasonably require for the purpose of enabling a person other than the outgoing approver to perform the functions referred to in section 48(1) in relation to the work.
- (4D) A notice under subsection (4C)(c)—
 - (a) may only require information 20to be given in relation to work carried out during the

			period in which the initial notice was in force;	
		(b)	may require information to be provided in a specified format.""	
(2)			57 of the Building Act 1984 in subsection (1)—	5
	(a)	omit th	e "or" after paragraph (a);	
	(b)	after pa	aragraph (a) insert—	
		"(aa)	fails without reasonable excuse to comply with a requirement under section 53(4A) to give information, or".	10
52 lı	nforr	mation		
(1)		er section 1984 in	on 56 of the Building sert—	15
"5	66A		g information by electronic s: England	
	(1)	and n "facili	egulator must establish naintain a facility (the ty") to enable a specified on to give specified relevant	20

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information to another person by electronic communication.

- (2) The Secretary of State may by regulations require or authorise a specified person to use the facility when giving specified relevant information to another person.
- (3) Any information given to a person in accordance with regulations made under subsection (2) is to be treated for the purposes of section 56B (requirement to keep register) as also having been given to the regulator.
- (4) Regulations under this section may require a person who is given specified relevant information otherwise than through the facility to give that information to the regulator using the facility.
- (5) Regulations under this section may
 make provision treating specified
 relevant information that is given
 using the facility as having been

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given in the prescribed form for
the purposes of this Part.

- (6) In this section—
 - "relevant information" means information that is required or authorised to be given by this Part or regulations made under it;
 - "specified" means specified in regulations made by the Secretary of State under this section.
- (7) In this section and section 56B—"information" includes documents;
 - "documents" includes notices, certificates, orders, consents, demands and plans.
- (8) The Secretary of State may make regulations under this section only in relation to England.

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56B Requirement to keep register: England

- (1) The regulator must keep a register of specified relevant information.
- (2) The information that may be specified for the purposes of subsection (1) includes in particular information given, or treated as having been given, to the regulator using the facility established under section 56A(1).

(3) The regulator—

- (a) must maintain the register in electronic form;
- (b) must ensure that any specified parts of the register are available for inspection by members of the public;
- (c) must, in specified circumstances, provide to members of the public, on request, copies of information kept in the register.

(4) In this section—

"relevant information" means information that is required or authorised to be given by this Part or regulations made under it;

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"specified" means specified in regulations made by the Secretary of State under this section.

(5) The Secretary of State may make regulations under this section only in relation to England.

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56C Delegation of functions

- (1) The regulator may by written notice delegate to a person, to such extent and subject to such conditions as the regulator considers appropriate, the functions conferred on the regulator by—
 - (a) section 56A(1);
 - (b) section 56B(1) and (3) (including the ability to charge

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fees in connection with the exercise of those functions).

(2) In subsection (1) "fees" means fees that are prescribed by, or determined by the regulator in accordance with, regulations under section 105B.

(3) The regulator may delegate different functions to different persons under subsection (1).

- (4) The regulator may delegate functions 10 under subsection (1) only with the consent of the Secretary of State.
- (5) The regulator may revoke a delegation of functions to a person by giving a written notice to the person.
- (6) The regulator may revoke a delegation under subsection(5) only with the consent of the Secretary of State.
- (7) Schedule 3 to the Building Safety Act 20 2021 (information sharing) applies as if references to the regulator included references to a person to

whom the regulator has delegate)d
functions under subsection (1)(b))."

- (2) In section 55 of the Building Act 1984 (appeals), after subsection (3) insert—
 - "(4) On an appeal under subsection (1), the local authority must give the specified information to the regulator.
 - (5) In this section "specified" means specified in regulations made by the Secretary of State under this section.
 - (6) The Secretary of State may make regulations under this section only in relation to England."
- (3) In section 56 of the Building Act 1984 (recording and furnishing of information)— 15
 - (a) in subsection (1)—
 - (i) after "authority" insert "in Wales";
 - (ii) after "public body's notices" insert ", transfer reports";
 - (iii) after "such notices" 20 insert ", reports";

- (b) in subsection (3), after "public body's final certificates" insert ", transfer certificates";
- (c) in subsection (4), after "section" insert "by a local authority in Wales".

Miscellaneous and general

53 Functions under Part 3 of Building Act 1984

In the Building Act 1984 after section 90 insert—

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"90A Functions under this Part: the regulator etc

- (1) The Secretary of State may by regulations provide that in specified cases, a specified function under this Part of local authorities in England is to be a function of the regulator instead of, or in addition to, the local authority in question.
- (2) The Secretary of State may by regulations provide that in specified cases, a relevant authority proposing

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		to exercise a specified function under this Part must notify a specified relevant authority of specified matters.	
	(3)	The notification must be made in the specified way and by the specified time.	5
	(4)	In this section—	
		"relevant authority" means the regulator or a local authority for an area in England;	10
		"specified" means specified by regulations under this section."	
54	Mino	r and consequential amendments	
	Sch	edule 5 contains—	
	(a)	minor amendments of the Building Act 1984, and	15
	(b)	amendments consequential on provision made by this Part.	
55	Appe	als	
	Sch	edule 6 makes provision about	20

appeals under the Building Act 1984, including provision providing for—

- (a) certain appeals to be made to the regulator instead of the Secretary of State,
- (b) certain appeals relating to buildings in England to be made to the tribunal instead of a magistrates' court, and
- (c) a right of appeal against a decision of a local authority not to consider certain applications or notices on the ground that they are in respect of higher-risk building work.

56 Fees and charges

In the Building Act 1984 after section 105A (inserted by paragraph 29 of Schedule 6) insert—

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"Fees, charges and levies

105B Fees and charges

(1) The appropriate national authority may by regulations make provision authorising a relevant authority—

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- (a) to charge fees, and
- (b) to recover charges,

for or in connection with the performance of any of its functions under, or under an instrument made under, this Act.

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- (2) The regulations may—
 - (a) prescribe a fee or charge, or
 - (b) provide for the amount of any fee or charge to be determined by the relevant authority in accordance with the regulations;

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and may make provision about the effect of failing to pay a fee or charge in accordance with the regulations.

- (3) The regulations may in particular—
 - (a) provide that the amount of any charge is to be determined by the relevant authority in accordance with a scheme made and published by it, and

(b) make provision about such schemes, including the principles to be embodied in such schemes.

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- (4) In this section "relevant authority" means—
 - (a) in relation to England, the regulator or a local authority for an area in England;

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(b) in relation to Wales, the Welsh Ministers or a local authority for an area in Wales."

57 Levy on applications for building control approval in respect of higher-risk buildings

In the Building Act 1984 after section 105B (inserted by section 56) insert—

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- "105C Levy on applications for building control approval in respect of higher-risk buildings
 - (1) The Secretary of State may by regulations make provision for and in connection with the imposition, in respect of relevant applications or specified descriptions of relevant applications, of a levy for the purpose of meeting any building safety expenditure.

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- (2) The levy is payable to the Secretary of State or a person designated by the Secretary of State.
- (3) The regulations may in particular make provision about—
 - (a) the amount of the levy;

	(b)	the person by whom it must be paid;	
	(c)	when the levy must be paid;	
	(d)	the provision of information or documents to, or by, the Secretary of State or designated person;	5
	(e)	the consequences of a failure to pay the levy in accordance with the regulations;	10
	(f)	the determination of disputes (including provision conferring a right to appeal to the tribunal and provision about appeals).	
(4)	exen	regulations may contain nptions, for specified riptions of person.	15
(5)	regu step for b a spe	regulations may provide that the lator may not take a specified (for example, grant an application uilding control approval or give ecified certificate) in relation ork which is the subject of a	20

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relevant application unless the Secretary of State or designated person has notified the regulator—

- (a) that the levy payable in respect of the application has been paid, or
- (b) that no levy is payable in respect of the application.
- (6) The regulations must provide for any amount received by a designated person by way of a levy to be paid to the Secretary of State, subject to retention of an amount, determined by or in accordance with the regulations, in respect of the costs of administering the levy.
- (7) A designation under this section must be published in such way as the Secretary of State considers appropriate.
- (8) In this section—"building safety expenditure" means expenditure incurred by the

Secretary of State (whether before or after the passing of this Act) in providing financial assistance to persons (whether by way of grant, loan or otherwise) for the purposes of enabling them to improve the safety of persons in or about buildings in England;

"relevant application" means an application to the regulator for building control approval in relation to work consisting of or including higher-risk building work;

"specified" means specified in the regulations."

Part 4

HIGHER-RISK BUILDINGS

Introduction

58 Overview of Part

- (1) This Part contains provisions about the management of building safety risks as regards occupied higher-risk buildings.
- (2) In this Part—
 - (a) sections 59 to 61 define "building safety risk" and make related provision;
 - (b) sections 62 to 67 define "higher-risk building", make related provision, and confer power to modify this Part as it applies in relation to any description of higher-risk building;
 - (c) sections 68 to 72 contain other key definitions, including—
 - (i) when a building is "occupied";
 - (ii) the definition of "accountable person" and "principal accountable person";

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(d)

(e)

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atety Bill	236
may determine w	the First-tier Tribunal ho is an accountable orincipal accountable er-risk building;
sections 74 to 79 about the registrations and assessment certifications.	tion of higher- about building
sections 80 to 82 about building safe	•
sections 85 to 88 the assessment at	•

- (f) of building safety risks, including provision requiring a safety case report to be prepared and revised;
- sections 89 to 92 contain provisions about the keeping and giving of information and documents to the regulator, other accountable persons, residents and others;
- (h) sections 93 to 96 contain provisions about engagement with residents etc, including—

(i)

(j)

(k)

(l)

(m)

(n)

(i)	provision requiring a residents' engagement strategy to be prepared and revised;	
(ii)	provision requiring complaints systems to be established and operated;	5
resi	tions 97 to 99 impose duties on dents and make provision for enforcement of those duties;	
	tion 100 to 103 contain provisions ut the enforcement of this Part;	10
app mar	tions 104 to 113 provide for the ointment of a special measures nager, to undertake duties under this in place of an accountable person;	15
	tions 114 to 118 contain visions about appeals;	
miso inclu	tions 119 to 121 contain cellaneous provisions, uding provision about peration and coordination;	20
sect	tions 122 to 124 and Schedule	

7 provide for certain terms to be

implied into leases, and contain other provisions affecting the relationship between landlord and tenant or affecting commonholds;

(o) section 125 contains definitions applying for the purposes of this Part.

Meaning of "building safety risk"

59 Meaning of "building safety risk"

- (1) In this Part "building safety risk" means a risk to the safety of people in or about a building arising from any of the following occurring as regards the building—
 - (a) the spread of fire;
 - (b) structural failure;
 - (c) any other prescribed matter.
- (2) Before making regulations under subsection (1)(c), the Secretary of State must consult—
 - (a) the regulator, and
 - (b) such other persons as the Secretary of State considers appropriate.

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But the regulator need not be consulted if— (3)the regulations give effect to a (a) recommendation made by the regulator under section 60, or (b) the Secretary of State has under 5 section 61 asked the regulator for its advice in relation to a proposal to make the regulations. Recommendations about regulations 60 under section 59 10 (1) The regulator may recommend that the Secretary of State makes regulations under section 59. (2) The regulator may make a recommendation to prescribe a matter under section 59(1) 15 (c) for any higher-risk building only if it considers that if the matter occurred as regards a higher-risk building it would have the potential to cause a major incident. (3)The regulator may make a recommendation 20 to prescribe a matter under section

59(1)(c) for a description of higher-risk

building only if it considers that if the

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matter occurred as regards a higher-risk building of that description it would have the potential to cause a major incident.

- (4) The regulator may make a recommendation to prescribe a matter under section 59(1)(c) for a description of building that is not a higher-risk building only if—
 - (a) it considers that—
 - (i) if the matter occurred as regards a building of that description it would have the potential to cause a major incident,
 - (ii) the risk of the matter occurring is greater for that description of buildings than it is for buildings that are not of that description, and
 - (iii) this Part should apply (with or without modifications) in relation to buildings of that description, and
 - (b) it also recommends that buildings of that description should be higherrisk buildings for the purposes of this Part (and, if section 66(2)(b)

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applies, makes a recommendation of the kind mentioned there).

- (5) The regulator may make a recommendation to make regulations that would result in a matter ceasing to be prescribed under section 59(1)(c) only if—
 - (a) where the matter is prescribed for any higher-risk building, it considers that if the matter occurred as regards a higher-risk building it would not have the potential to cause a major incident;
 - (b) where the matter is prescribed for a description of higher-risk building, it considers that if the matter occurred as regards a higher-risk building of that description it would not have the potential to cause a major incident.
- (6) When making a recommendation, the regulator must give the Secretary of State a statement of its assessment of the issues it considered when deciding to make the recommendation.

(7) If following a recommendation the Secretary of State decides not to make the regulations, the Secretary of State must publish a document setting out— (a) the regulator's recommendation, 5 (b) the Secretary of State's decision not to make the regulations, and (c) the reasons for that decision. (8) In this Part "major incident" means an incident resulting in— 10 (a) a significant number of deaths, or (b) serious injury to a significant number of people. 61 Advice about regulations under section 59 Where the Secretary of State asks 15 the regulator to provide advice about a proposal to make regulations under

section 59, it must provide that advice.

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Meaning of "higher-risk building"

62 Meaning of "higher-risk building" etc

- (1) In this Part "higher-risk building" means a building in England that—
 - (a) is at least 18 metres in height or has at least 7 storeys, and
 - (b) contains at least 2 residential units.
- (2) The Secretary of State may by regulations make provision supplementing this section.
- (3) The regulations may in particular—
 - (a) define "building" or "storey" for the purposes of this section;
 - (b) make provision about how the height of a building is to be determined for those purposes;
 - (c) provide that "higher-risk building" does not include a building of a prescribed description.
- (4) Regulations made by virtue of subsection(3)(a) may in particular define "building"so as to provide that it includes—

	(a) any other structure or erection of any kind (whether temporary or permanent);		
	(b) any vehicle, vessel or other movable object of any kind, in such circumstances as may be prescribed.	5	
(5)	The Secretary of State may by regulations amend this section (other than subsection (2) or this subsection).		
(6)	For the meaning of "residential unit" see section 125.	10	
63 R	egulations under section 62: procedure		
(1)	Before making regulations under section 62, the Secretary of State must consult—		
	(a) the regulator, and		
	(b) such other persons as the Secretary of State considers appropriate.	15	
(2)	But the regulator need not be consulted if—		
	(a) the regulations give effect to a recommendation made by the regulator under section 60(4) or 66, or		

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(b) the Secretary of State has under section 67 asked the regulator for advice about the description of building in question.

64 Regulations under section 62: additional procedure in certain cases

- of State proposes to make regulations under section 62 that would result in a description of building (including anything within subsection (4) of that section) becoming a higher-risk building for the purposes of this Part.
- (2) The Secretary of State must ask the regulator under section 67(1) for advice about the description of building, except where the regulations would give effect to a recommendation under section 66(2).
- (3) The Secretary of State must carry out a cost-benefit analysis and publish it.
- (4) In this section "cost-benefit analysis" means—

	(a)	an analysis of the costs together with an analysis of the benefits that will arise if the regulations are made, and	
	(b)	an estimate of those costs and of those benefits (subject to subsection (5)).	5
(5)	If, i	n the opinion of the Secretary of State—	
	(a)	the costs or benefits cannot reasonably be estimated, or	
	(b)	it is not reasonably practicable to produce an estimate,	10
	esti	cost-benefit analysis need not imate them, but must include a tement of the Secretary of State's nion and an explanation of it.	
		fication of Part in relation to certain of higher-risk building	15
(1)	reg it a	e Secretary of State may make ulations modifying this Part as pplies in relation to a prescribed scription of higher-risk building.	20
(2)		fore making the regulations, the cretary of State must consult—	

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- (a) the regulator, and
- (b) such other persons as the Secretary of State considers appropriate.
- (3) But the regulator need not be consulted if the regulations give effect to a recommendation under section 60(4), 66 or 67.

66 Recommendations about definition of "higher-risk building" etc

- (1) Subsection (2) applies if, in respect of any description of building that is not a higherrisk building, the regulator considers—
 - (a) that a building safety risk is greater for that description of buildings than it is for buildings that are not of that description,
 - (b) that if the risk materialised as regards a building of that description it would have the potential to cause a major incident, and

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- (c) that this Part should apply (with or without modifications) in relation to buildings of that description.
- (2) The regulator must—
 - (a) recommend to the Secretary of State that buildings of that description should be higher-risk buildings for the purposes of this Part,
 - (b) if it considers that regulations under section 65 should be made modifying this Part as it applies in relation to that description of building, make a recommendation to the Secretary of State to that effect, and
 - (c) give the Secretary of State a statement of its assessment of the issues it considered when deciding to make the recommendation under paragraph (a) and any recommendation under paragraph (b).
- (3) Subsection (4) applies if—
 - (a) following a recommendation under subsection (2)(a) the Secretary

- of State decides not to make regulations under section 62 giving effect to the recommendation, or
- (b) following a recommendation under subsection (2)(b) the Secretary of State decides not to make regulations under section 65 giving effect to the recommendation.
- (4) The Secretary of State must publish a document setting out—
 - (a) the regulator's recommendation,
 - (b) the Secretary of State's decision not to make the regulations, and
 - (c) the reasons for that decision.
- (5) If the regulator considers that this Part should not apply in relation to a particular description of higher-risk building, it must recommend to the Secretary of State that buildings of that description should cease to be higher-risk buildings for the purposes of this Part.
- (6) For the meaning of "major incident" see section 60.

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67 Advice about definition of "higher-risk building" etc

- (1) Subsections (2) to (6) apply if the Secretary of State asks the regulator for advice as to whether a specified description of building should be a higher-risk building for the purposes of this Part.
- (2) The regulator must consider whether the following conditions are met—
 - (a) the first condition is that a building safety risk is greater for that description of buildings than it is for buildings that are not of that description;
 - (b) the second condition is that, if the risk materialised as regards a building of that description, it would have the potential to cause a major incident;
 - (c) the third condition is that buildings of that description should be higher-risk buildings for the purposes of this Part.
- (3) The regulator must—

(4)

(5)

(a) if the conditions mentioned in subsection (2) are met, recommend to the Secretary of State that buildings of that description should be higher-risk buildings for the purposes of this Part; 5 (b) otherwise, recommend to the Secretary of State that buildings of that description should not be higherrisk buildings for those purposes. Where the regulator— 10 makes a recommendation under subsection (3)(a), and (b) considers that regulations under section 65 should be made modifying this Part as it applies in relation to 15 buildings of the specified description, it must make a recommendation to the Secretary of State to that effect. The regulator must give the Secretary of State a statement of its assessment 20 of the issues it considered when deciding to make the recommendation

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- under subsection (3) and any recommendation under subsection (4).
- (6) If, following a recommendation under subsection (3)(a), the Secretary of State decides not to make regulations under section 62 giving effect to the recommendation, the Secretary of State must publish a document setting out—
 - (a) the regulator's recommendation,
 - (b) the Secretary of State's decision not to make the regulations, and
 - (c) the reasons for that decision.
- (7) If requested, the regulator must provide advice to the Secretary of State as to whether higher-risk buildings of a specified description should cease to be higher-risk buildings for the purposes of this Part.
- (8) In this section "specified" means specified by the Secretary of State in the request.

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Meaning of "accountable person" and other key definitions

68 Meaning of "occupied" higher-risk building etc

- (1) The following provisions apply 5 for the purposes of this Part.
- (2) A higher-risk building is "occupied" if there are residents of more than one residential unit in the building.
- (3) A reference to a resident of a higherrisk building is to a resident of a residential unit in such a building.
- (4) The Secretary of State may by regulations—
 - (a) amend the definition of a higherrisk building being "occupied";
 - (b) amend the definition of a "resident" of a higher-risk building;
 - (c) define, for the purposes of this Part, the meaning of being a "resident" of a residential unit.

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- (5) See—
 - (a) section 62 for the meaning of "higher-risk building";
 - (b) section 125 for the meaning of "residential unit".

69 Meaning of "accountable person"

- (1) In this Part an "accountable person" for a higher-risk building is—
 - (a) a person who holds a legal estate in possession in any part of the common parts (subject to subsection (2)), or
 - (b) a person who does not hold a legal estate in any part of the building but who is under a relevant repairing obligation in relation to any part of the common parts.

This subsection is subject to subsection (5) (special rule for commonhold land).

(2) A person ("the estate owner") who holds a legal estate in possession in the common parts of a higher-risk building or any part of them ("the relevant common parts")

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is not an accountable person for the building by virtue of subsection (1)(a) if—

- (a) each long lease of which the estate owner is lessor provides that a particular person, who does not hold a legal estate in any part of the building, is under a relevant repairing obligation in relation to all of the relevant common parts, or
- (b) all repairing obligations relating to the relevant common parts which would otherwise be obligations of the estate owner are functions of an RTM company.
- (3) Subsection (4) applies where—
 - (a) under a lease, a person ("the estate owner") holds a legal estate in possession in the common parts of a higher-risk building or any part of them ("the relevant common parts"), and
 - (b) a landlord under the lease is under a relevant repairing obligation in relation to any of the relevant common parts.

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- (4) For the purposes of this section and section 70—
 - (a) the legal estate in possession in so much of the relevant common parts as are within subsection (3)(b) is treated as held by the landlord (instead of the estate owner), and
 - (b) if (and so far as) the landlord's actual legal estate in those common parts is held under a lease, the legal estate in possession mentioned in paragraph (a) is treated as held under that lease (and, accordingly, subsection (3) and this subsection may apply in relation to it).
- (5) Where a higher-risk building is on commonhold land, the commonhold association is the accountable person for the building for the purposes of this Part.
- (6) For the purposes of this section—"common parts", in relation toa building, means—
 - (a) the structure and exterior of the building, except so far as included

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- in a demise of a single dwelling or of premises to be occupied for the purposes of a business, or
- (b) any part of the building provided for the use, benefit and enjoyment of the residents of more than one residential unit (whether alone or with other persons);
- "commonhold association" and
 "commonhold land" have the same
 meaning as in Part 1 of the Commonhold
 and Leasehold Reform Act 2002 (see
 sections 34 and 1 respectively);
- "long lease": for the meaning of "long lease" see section 125;
- "possession": a reference to "possession" does not include the receipt of rents and profits or the right to receive the same;

	p c if	evant repairing obligation": a person is under a relevant repairing pobligation in relation to anything f the person is required, under a ease or by virtue of an enactment, o repair or maintain that thing;	5
	"RT	M company" has the same meaning as in Chapter 1 of Part 2 of the Commonhold and Leasehold Reform Act 2002 (right to manage).	10
(7)	reg	e Secretary of State may by ulations amend this section ner than this subsection).	
70 N	lean	ing of "principal accountable person"	
(1)	In this Part the "principal accountable person" for a higher-risk building is—		
	(a)	in relation to a building with one accountable person, that person;	
	(b)	in relation to a building with more than one accountable person, the accountable person who—	20

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- (i) holds a legal estate in possession in the relevant parts of the structure and exterior of the building, or
- (ii) is within section 69(1)(b) because of a relevant repairing obligation (within the meaning of that section) in relation to the relevant parts of the structure and exterior of the building.
- (2) For the purposes of this section—
 - (a) the reference to "the relevant parts of the structure and exterior" of a building is to its structure and exterior except so far as included in a demise of a single dwelling or of premises to be occupied for the purposes of a business;
 - (b) the reference to "possession" does not include the receipt of rents and profits or the right to receive the same.
- (3) Subsection (1)(b) is subject to section 72(2) (powers of tribunal where

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more than one accountable person is within subsection (1)(b)).

71 Part of building for which an accountable person is responsible

In this Part, any reference to the part of a higher-risk building for which an accountable person is responsible is to such part of the building (including all of it) as is determined by or in accordance with regulations.

72 Determinations by the tribunal

- (1) An interested person may apply to the tribunal for a determination, as regards a higher-risk building, of any of the following—
 - (a) the person or persons who are accountable persons for the building;
 - (b) the person who is the principal accountable person for the building;
 - (c) the part of the building for which any accountable person for the building is responsible.

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- (2) Where, on an application under subsection (1)(b), it appears to the tribunal that there is more than one accountable person within section 70(1)(b), the principal accountable person is such one of those accountable persons as the tribunal considers appropriate.
- (3) In this section "interested person" means—
 - (a) the regulator,
 - (b) a person who holds a legal estate in any part of the common parts (or who claims to hold such an estate), or
 - (c) a person who is under a relevant repairing obligation in relation to any part of the common parts (or who claims to be under such an obligation).
- (4) In subsection (3) "relevant repairing obligation" and "common parts" have the same meaning as in section 69.

Registration and certificates

73 Requirement for completion certificate before occupation

(1) This section applies if any of the following works are carried out—

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- the construction of a (a) higher-risk building;
- (b) the creation of additional residential units in such a building;

(c) works to a building that cause it to become a higher-risk building.

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(2) If a relevant residential unit is occupied before a completion certificate relating to a relevant part of the building is issued, the relevant accountable person commits an offence.

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(3) It is a defence for a person charged with an offence under this section to prove that the person had a reasonable excuse for the residential unit being occupied before such a completion certificate was issued.

- (4) A person guilty of an offence under this section is liable—
 - (a) on summary conviction, to imprisonment for a term not exceeding the statutory maximum for eitherway offences or a fine (or both);
 - (b) on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both).
- (5) In this section—

"completion certificate" means a certificate of a prescribed description that is issued under regulations made under section 1(1) of the Building Act 1984 (building regulations);

"occupied": a residential unit is occupied if there is a resident of it;

"relevant accountable person", in relation to a residential unit, means the accountable person who is responsible for a relevant part of the building; 5

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	a re	ant part" of a building, in relation to esidential unit, means a part of the ding containing the residential unit;	
	"releva	ant residential unit" means—	
	(a)	in the case of works within subsection (1)(a), any residential unit in the building;	5
	(b)	in the case of works within subsection (1)(b), any additional residential unit;	10
	(c)	in the case of works within subsection (1)(c), any residential unit in the building except one that existed before the works began.	
74 C	ccupa	tion: registration requirement	15
(1)	highe	rincipal accountable person for a r-risk building commits an offence if illding is occupied but not registered.	
(2)		defence for a person charged with ence under this section to prove that	20

the person had a reasonable excuse for the

building being occupied but not registered.

- (3) A person guilty of an offence under this section is liable—
 - (a) on summary conviction, to imprisonment for a term not exceeding the maximum summary term for eitherway offences or a fine (or both);
 - (b) on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both);

and (in either case) is liable on summary conviction to a further fine not exceeding level 1 on the standard scale for each day on which the default continues after the initial conviction.

75 Registration of higher-risk buildings

- (1) On an application by the principal accountable person for a higherrisk building the regulator may register the building.
- (2) The regulator must publish the register in such way as it considers appropriate.

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The regulator may remove a (3)building from the register if it appears to the regulator that— (a) the building is not occupied, or (b) the building is not a higher-risk building. 5 The Secretary of State may by regulations (4) make provision about the register, including in particular provision about— (a) the information to be contained in the register; 10 (b) the procedure for removing buildings from the register. The Secretary of State may by (5)regulations make provision in relation to applications under this section, 15 including in particular provision about— (a) the form and content of an application; (b) the information and documents that must accompany an application; (c) the way in which an application, 20 and anything that is to accompany it, is to be given;

- (d) the circumstances in which an application may be withdrawn or treated as withdrawn;
- (e) the way in which an application may be withdrawn.

76 Occupied building: duty to apply for building assessment certificate

(1) This section applies where the regulator directs the principal accountable person for an occupied higher-risk building to apply to the regulator for a building assessment certificate in relation to the building.

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(2) The principal accountable person for the building must make the application within the period of 28 days beginning with the day on which the direction is given.

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(3) A person who, without reasonable excuse, contravenes subsection(2) commits an offence.

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(4) A person guilty of an offence under this section is liable—

- (a) on summary conviction, to imprisonment for a term not exceeding the maximum summary term for eitherway offences or a fine (or both);
- (b) on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both);

and (in either case) is liable on summary conviction to a further fine not exceeding level 1 on the standard scale for each day on which the default continues after the initial conviction.

(5) In this section "building assessment certificate" means a certificate issued under section 78.

77 Applications for building assessment certificates

- (1) An application under section 76 must be accompanied by—
 - (a) prescribed information demonstrating compliance by the principal accountable person with their duties under section 80 or 83(4);

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- (b) a copy of the most recent safety case report for the building unless a copy of that report has been provided under section 88(2);
- (c) prescribed information about the mandatory occurrence reporting system operated by the principal accountable person;
- (d) prescribed information demonstrating compliance by each accountable person for the building with their duties under section 91;
- (e) a copy of any residents' engagement strategy.
- (2) The Secretary of State may by regulations make further provision about applications under section 76, including in particular provision about—
 - (a) the form and content of an application;
 - (b) the way in which an application, and anything which is to accompany it, is to be given;

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- (c) the circumstances in which an application may be withdrawn or treated as withdrawn;
- (d) the way in which an application may be withdrawn.

(3) In this section—

"mandatory occurrence reporting system" has the same meaning as in section 89;

"residents' engagement strategy" has the same meaning as in section 93;

"safety case report" has the same meaning as in section 87.

78 Building assessment certificates

- (1) This section applies where—
 - (a) the principal accountable person for an occupied higher-risk building applies under section 76 for a certificate in relation to the building (a "building assessment certificate"),

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(2)

(3)

(4)

(b)	the application is made pursuant to a direction of the regulator under that section, and		
(c)	the building is registered under section 75.	5	
the with	regulator must assess whether relevant duties are being complied (and may inspect the building in nection with that assessment).		
The	The regulator—		
(a)	must give a building assessment certificate if satisfied that all relevant duties are being complied with;		
(b)	if not so satisfied, must (subject to subsection (4)) refuse the application and notify the principal accountable person of the refusal.	15	
con	e regulator considers that a travention of a relevant duty be remedied promptly—	20	
(a)	the regulator may give a notice		

under this subsection to the principal

accountable person containing a

to mandatory occurrence

reporting system);

(5)

	brief description of the contravention and specifying a period for remedying the contravention, and	
(b)	if it does so, and the contravention is remedied within that period, it may give a building assessment certificate (instead of refusing the application).	5
of a	his section "relevant duty" means a duty in accountable person for the building ler, or under prescribed regulations de under, any of the following—	10
(a)	section 80 or 83(4) (duty to appoint building safety manager etc);	
(b)	section 85 (duty to assess building safety risks);	15
(c)	section 86 (management of building safety risks);	
(d)	section 87 (duties relating to safety case report);	
(e)	section 89(5) (duties relating	20

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(f) section 91 (provision of information to regulator, residents etc);(g) section 93 (duty to produce a

residents' engagement strategy).

- (6) The Secretary of State may by regulations make further provision about building assessment certificates and notices under this section, including in particular provision about—
 - (a) the period in relation to which a certificate may be given;
 - (b) the form and content of a certificate or notice;
 - (c) the way in which a certificate or notice is to be given.

79 Duty to display building assessment certificate etc

(1) The principal accountable person for an occupied higher-risk building must ensure that the following are displayed together, in a conspicuous position in the building—

(2)

(a)	a notice in the prescribed form containing prescribed information about accountable persons, and any building safety manager, for the building;	
(b)	the most recent building assessment certificate relating to the building;	5
(c)	any relevant compliance notice (see subsection (5)).	
ord	ere a special measures er is in force in relation to an supied higher-risk building—	10
(a)	subsection (1) has effect as if paragraph (b) were omitted, and	
(b)	the principal accountable person for the building must ensure that no building assessment certificate relating to the building is displayed in the building.	15
•	erson who, without reasonable cuse, contravenes subsection (1)	

(3) or (2)(b) commits an offence.

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A person guilty of an offence (4) under this section is liable—

- (a) on summary conviction, to imprisonment for a term not exceeding the maximum summary term for eitherway offences or a fine (or both);
- (b) on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both);

and (in either case) is liable on summary conviction to a further fine not exceeding level 1 on the standard scale for each day on which the default continues after the initial conviction.

(5) In this section—

"building assessment certificate" has the same meaning as in section 78;

"relevant compliance notice": a compliance notice is "relevant" if—

- (a) it has been given to an accountable person for the building,
- (b) if it was not given to the principal accountable person for the building, the regulator has given a copy of it to the principal

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accountable person, and

(c) the regulator has not notified the principal accountable person that the notice has been withdrawn.

Building safety managers

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80 Duty to appoint building safety manager

(1) In this Part "building safety manager" means a person appointed by the principal accountable person for a higher-risk building to carry out such duties relating to the planning, managing and monitoring of Part 4 functions as may be specified in the appointment (the "BSM duties").

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(2) The principal accountable person for a higher-risk building must appoint a building safety manager before the building becomes occupied.

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(3) If at any time there is no building safety manager for an occupied higher-risk building, the principal accountable person for the building must as soon as reasonably

- practicable appoint a person to be the building safety manager for the building.
- (4) For an exception to the duties under subsections (2) and (3), see section 83.
- (5) An individual may be appointed under subsection (2) or (3) only if the principal accountable person is satisfied that the individual has the skills, knowledge, experience and behaviours to carry out the BSM duties.

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- (6) A person other than an individual (the "relevant person") may be appointed under subsection (2) or (3) only if the principal accountable person is satisfied—
 - (a) of the relevant person's capability to carry out the BSM duties,

(b) that the relevant person will so far as reasonably practicable ensure that at all times there is an individual acting under its control appointed to manage the carrying out of the BSM duties (a "nominated individual"), and

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(c) that the relevant person will ensure that any nominated individual has the skills, knowledge, experience and behaviours to manage the carrying out of the BSM duties.

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- (7) A person who, without reasonable excuse, contravenes subsection(2) or (3) commits an offence.
- (8) A person guilty of an offence under this section is liable—

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- (a) on summary conviction, to imprisonment for a term not exceeding the maximum summary term for eitherway offences or a fine (or both);
- (b) on conviction on indictment, to 15 imprisonment for a term not exceeding two years or a fine (or both);

and (in either case) is liable on summary conviction to a further fine not exceeding level 1 on the standard scale for each day on which the default continues after the initial conviction.

(9) In this section "Part 4 functions", in relation to a higher-risk building, means the functions under, or under regulations made under, this Part of all accountable persons for the building.

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81 Appointment of building safety manager where multiple accountable persons

(1) This section applies in relation to an appointment of a building safety manager for a higher-risk building under section 80 where there is more than one accountable person for the building.

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(2) Before making an appointment, the principal accountable person must—

(a) consult the other accountable persons in relation to the proposed appointment, and

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(b) give them a document setting out proposed terms of an agreement, to be made between all accountable persons, for sharing building safety manager expenditure.

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- (3) The Secretary of State may by regulations make provision supplementing this section, including—
 - (a) provision about consultations under subsection (2);

(b) provision conferring on accountable persons a right to apply to the tribunal about a proposed appointment (including the terms on which it is to be made);

- (c) provision about an agreement of a kind mentioned in subsection (2)(b).
- (4) If no agreement of a kind mentioned in subsection (2)(b) is made with an accountable person, the principal accountable person may recover from that accountable person such proportion of building safety manager expenditure as is determined by or in accordance with regulations under subsection (3).
- (5) In this section "building safety manager expenditure" means payments made by the principal accountable person to

the building safety manager in respect of the performance of the BSM duties (within the meaning of section 80(1)).

82 Terms of appointment of building safety manager

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(1) Subject as follows, a person holds the position of building safety manager for a higher-risk building in accordance with the terms of their appointment.

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(2) The building safety manager for a building may at any time resign by giving notice in writing to the principal accountable person for the building.

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(3) The principal accountable person for a building may at any time remove a building safety manager by giving notice in writing to them.

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(4) See also section 106(4) (appointment of building safety manager ceases to have effect on making of special measures order).

83 Exception from duty to appoint building safety manager

(1) This section applies if the principal accountable person for a higher-risk building—

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- (a) is satisfied of the following matters—
 - (i) if they are an individual, that they have the skills, knowledge, experience and behaviours to carry out the planning, managing and monitoring of Part 4 functions;

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(ii) otherwise, that they have the capability to carry out the planning, managing and monitoring of Part 4 functions; and

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- (b) notifies the regulator, in accordance with subsection (2), that they are so satisfied.
- (2) The notification mentioned in subsection (1)(b) must be given—

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(a) before the building becomes occupied, or

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- (b) where at any time a person ceases to be the building safety manager for the building, as soon as reasonably practicable after that time.
- (3) Section 80(2) and (3) (duty to appoint building safety manager) do not apply in relation to the building.
- (4) If the principal accountable person for the building is not an individual, it must—
 - (a) so far as reasonably practicable ensure that at all times there is an individual acting under its control appointed to manage the carrying out of the planning, managing and monitoring of Part 4 functions, and
 - (b) ensure that the individual has the skills, knowledge, experience and behaviours to manage the carrying out of those duties.
- (5) Where the principal accountable person for the building ceases to be satisfied of the matters mentioned in

	subsection (1)(a), this section ceases to apply in relation to the building.		
(6)	A notification under this section must—		
	(a) be in the prescribed form,		
	(b) contain prescribed information, and	5	
	(c) be given in the prescribed way.		
(7)	A person who, without reasonable excuse, contravenes subsection (4) commits an offence.		
(8)	A person guilty of an offence under this section is liable—		
	(a) on summary conviction, to imprisonment for a term not exceeding the maximum summary term for either- way offences or a fine (or both);	15	
	(b) on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both);		
	and (in either case) is liable on summary conviction to a further fine not exceeding level 1 on the standard	20	

		tinues after the initial conviction.	
(9)	In this section "Part 4 functions" has the meaning given by section 80.		
		on 83: further provision where ple accountable persons	5
(1)	This	s section applies where—	
	(a)	there is more than one accountable person for a higher-risk building, and	
	(b)	the principal accountable person for the building proposes to give a notification under section 83(1)(b).	10
(2)		ore giving the notification, the notification in the notification is cipal accountable person must—	
	(a)	consult the other accountable persons, and	15
	(b)	give them a document setting out proposed terms of an agreement, to be made between all accountable persons, for sharing relevant expenditure.	20

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- (3) The Secretary of State may by regulations make provision supplementing this section, including—
 - (a) provision about consultations under subsection (2);
 - (b) provision conferring on accountable persons a right to apply to the tribunal about the proposed notification;
 - (c) provision about an agreement of a kind mentioned in subsection (2)(b).
- (4) If no agreement of a kind mentioned in subsection (2)(b) is made with an accountable person, the principal accountable person may recover from that accountable person such proportion of relevant expenditure as is determined by or in accordance with regulations under subsection (3).
- (5) In this section "relevant expenditure" means expenditure incurred by the principal accountable person in respect of the planning, managing and monitoring of Part 4 functions (as defined by section 80).

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Duties relating to building safety risks

85 Assessment of building safety risks

- (1) An accountable person for an occupied higher-risk building must as soon as reasonably practicable after the relevant time assess the building safety risks as regards the part of the building for which they are responsible.
- (2) Further such assessments must be made—
 - (a) at regular intervals,

(b) at any time that the accountable person has reason to suspect that the current

- assessment is no longer valid, and
- (c) at the direction of the regulator, within a period specified in the direction.
- (3) An assessment under subsection (1) or (2) must be suitable and sufficient for the purposes of enabling the accountable person to comply with their duties under section 86.
- (4) In this section "the relevant time" means—

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- (a) the time when the building becomes occupied, or
- (b) if later, the time when the person becomes an accountable person for the building.

86 Management of building safety risks

- (1) An accountable person for an occupied higher-risk building must take all reasonable steps for the following purposes—
 - (a) preventing a building safety risk materialising as regards the part of the building for which they are responsible;
 - (b) reducing the severity of any incident resulting from such a risk materialising.
- (2) Those steps may in particular involve the accountable person carrying out works to the part of the building for which they are responsible.
- (3) When taking the steps the accountable person must act in accordance with prescribed principles.
- (4) The steps must be taken promptly.

(5) The accountable person must make and give effect to arrangements for the purpose of ensuring the effective planning, organisation, control, monitoring and review of steps taken under this section.

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87 Safety case report

(1) The principal accountable person for an occupied higher-risk building must as soon as reasonably practicable after the relevant time prepare a report (a "safety case report") containing—

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(a) any assessment of the building safety risks made under section 85 by an accountable person for the building, and

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- (b) a brief description of any steps taken under section 86 by an accountable person for the building.
- (2) The principal accountable person must revise a safety case report if they consider it necessary or appropriate to do so following—

- (a) any further assessment under section 85 made by an accountable person for the building, or
- (b) the taking of further steps under section 86 by an accountable person for the building.

(3) The Secretary of State may by regulations make further provision about the content and form of safety case reports.

- (4) In this section "the relevant time" means—
 - (a) the time when the building becomes occupied, or
 - (b) if later, the time when the person becomes the principal accountable person for the building.

88 Notification and provision of report to the regulator

(1) The principal accountable person for an occupied higher-risk building must notify the regulator as soon as reasonably practicable after preparing or revising a safety case report. 5

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Where the regulator asks the principal (2) accountable person to provide it with a copy of the safety case report, the principal accountable person must give a copy of it to the regulator as 5 soon as reasonably practicable. (3) The Secretary of State may by regulations make provision about— (a) the content and form of notifications under this section; 10 (b) the way in which a notification or copy of a report must be given. (4) In this section "safety case report" has the same meaning as in section 87. Duties relating to information and documents 15 89 Mandatory reporting requirements (1) An accountable person for an occupied higher-risk building must, in prescribed circumstances, give prescribed information to the regulator by the prescribed 20

time and in the specified way.

(2) The information that may be prescribed is information that relates to a building safety risk as regards the part of the building for which an accountable person is responsible.

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(3) In subsection (1) "specified" means specified in a direction given and published by the regulator.

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(4) A person who, without reasonable excuse, contravenes subsection (1) commits an offence and is liable on summary conviction to a fine.

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(5) The principal accountable person for an occupied higher-risk building must establish and operate an effective mandatory occurrence reporting system which complies with prescribed requirements.

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(6) A "mandatory occurrence reporting system" is a system for the giving of information to accountable persons for the building for the purpose of enabling them to comply with subsection (1).

(7) Information provided by a person under subsection (1) is not admissible in evidence against that person in criminal proceedings except in proceedings for an offence 5 under section 23 or this section, (b) in proceedings for an offence of perverting the course of justice, or if in the proceedings— (c) (i) in giving evidence the person 10 makes a statement inconsistent with the information, and evidence as to the information (ii) that was provided is adduced, or a question relating to it is asked, 15 by or on behalf of the person. Keeping information about higher-risk

90 buildings

(1) An accountable person for a higher-risk building must—

- (a) keep prescribed information in accordance with prescribed standards, and
- (b) so far as possible keep such information up to date.

(2) An accountable person for a higherrisk building must keep copies of prescribed documents in accordance with prescribed standards.

- (3) Where an accountable person does not hold prescribed information or a copy of a prescribed document, they must obtain it except where it is not practicable to do so.
- (4) The Secretary of State may by regulations make provision as to when the duties in subsections (1) to (3) apply.

91 Provision of information etc to the regulator, residents and other persons

(1) The Secretary of State may by regulations make provision requiring an accountable person for a higher-risk building to

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	give prescribed information or a copy of a prescribed document to—		
	(a)	the regulator,	
	(b)	another accountable person for the building,	5
	(c)	residents of the building,	
	(d)	owners of residential units in the building, or	
	(e)	any other prescribed person.	
(2)		e regulations may in particular ke provision about—	10
	(a)	when information or a copy of a document must be given;	
	(b)	the way in which information or copy of a document must be given;	15
	(c)	the form in which information must be given (and may in particular require that the information is given in an accessible form);	
	(d)	the standards in accordance with which information or a copy of a document must be given.	20

- The regulations may make exceptions to (3)any duty imposed under the regulations.
- (4) Subject to subsection (5), the regulations may provide that the disclosure of information under this section does not breach—

- any obligation of confidence owed by the accountable person in relation to that information;
- any other restriction on the disclosure (b) of information (however imposed).

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(5) This section does not authorise a disclosure of information if the disclosure would contravene the data protection legislation (but in determining whether a disclosure would do so, take into account the powers conferred by this section).

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(6) Where the regulations provide that any information or document must be given to the regulator, they may make provision about the admissibility in any criminal proceedings of the information or document.

92 Provision of information etc on change in accountable person

- (1) This section applies where at any time ("the relevant time") an accountable person for a higher-risk building (the "outgoing person") ceases to be responsible for all or any part of the building.
- (2) The outgoing person must give prescribed information and a copy of any prescribed document to any person who, immediately after the relevant time—

(a) is an accountable person for the building, and

- (b) is responsible for a part of the building for which the outgoing person ceased to be responsible at the relevant time.
- (3) The information and documents must be given—
 - (a) by the prescribed time,
 - (b) in the prescribed way, and

(c) in accordance with prescribed standards. 5

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- (4) The outgoing person must give prescribed information to the regulator in the prescribed way, as soon as reasonably practicable after the relevant time.
- (5) Subject to subsection (6), regulations made by the Secretary of State under this section may provide that the disclosure of information under this section does not breach—
 - (a) any obligation of confidence owed by the outgoing person in relation to that information;
 - (b) any other restriction on the disclosure of information (however imposed).
- (6) This section does not authorise a disclosure of information if the disclosure would contravene the data protection legislation (but in determining whether a disclosure would do so, take into account the powers conferred by this section).
- (7) A person who, without reasonable excuse, contravenes subsection (2) or(4) commits an offence and is liable—

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- (a) on summary conviction, to imprisonment for a term not exceeding the maximum summary term for eitherway offences or a fine (or both);
- (b) on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both);

and (in either case) is liable on summary conviction to a further fine not exceeding level 1 on the standard scale for each day on which the default continues after the initial conviction.

Engagement with residents etc

93 Residents' engagement strategy

- (1) The principal accountable person for an 15 occupied higher-risk building must—
 - (a) as soon as reasonably practicable after the relevant time prepare a strategy (a "residents' engagement strategy") for promoting the participation of relevant persons in the making of building safety decisions;

- (b) review the strategy at prescribed intervals, and revise it if they consider it necessary or appropriate to do so.
- (2) "Building safety decision" means a decision by an accountable person for the building that—

- (a) is about the management of the building, and
- (b) is made in connection with the performance of a duty of the accountable person under, or under regulations made under, this Part.

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- (3) The strategy must include information about—
 - (a) the information that will be provided to relevant persons about decisions relating to the management of the building,

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(b) the aspects of those decisions that an accountable person will consult relevant persons about,

- (c) the arrangements for obtaining and taking account of the views of relevant persons, and
- (d) how the appropriateness of an accountable person's methods for promoting participation will be measured and kept under review.
- (4) As soon as reasonably practicable after the strategy is prepared or revised, each accountable person for the building must give a copy of the strategy to—
 - (a) each resident of the building who—
 - (i) is aged 16 or over, and
 - (ii) resides in a residential unit in the part of the building for which the accountable person is responsible;
 - (b) each owner of a residential unit in that part of the building.
- (5) The duty under subsection (4)(a) does not apply in relation to a resident if the accountable person—
 - (a) is not aware of the resident, and

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	(b) has taken all reasonable steps to make themselves aware of persons who reside in residential units in the part of the building for which the accountable person is responsible.	5	
(6)	The Secretary of State may by regulations—		
	(a) make further provision about the content of a residents' engagement strategy, and	10	
	(b) make provision about the way in which a copy of the strategy is to be given.		
(7)	In this section—		
	"relevant persons" are—		
	(a) residents of the higher-risk building who are aged 16 or over, and	15	
	(b) owners of residential units in the building;		
	"the relevant time" has the meaning given by section 87.	20	

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94 Requests for further information

- (1) This section applies where—
 - (a) a resident of an occupied higher-risk building who is aged 16 or over, or
 - (b) an owner of a residential unit in the building,

makes a request to an accountable person for the building to give them prescribed information or a copy of a prescribed document.

- (2) The accountable person must as soon as reasonably practicable give the resident or owner the information or document requested.
- (3) The Secretary of State may by regulations make provision about—
 - (a) the way in which information or a copy of a document must be given under this section;
 - (b) the form in which information must be given under this section (and may in

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particular require that the information is given in an accessible form).

- (4) The Secretary of State may by regulations provide that in prescribed circumstances an accountable person is not required by subsection (2) to provide a copy of a document or some or all of the information requested.
- (5) Subject to subsection (6), the regulations may provide that the disclosure of information under this section does not breach—
 - (a) any obligation of confidence owed by the person making the disclosure, or
 - (b) any other restriction on the disclosure of information (however imposed).
- (6) This section does not authorise a disclosure of information if the disclosure would contravene the data protection legislation (but in determining whether a disclosure would do so, take into account the powers conferred by this section).

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95 Complaints procedure operated by principal accountable person

- (1) The principal accountable person for an occupied higher-risk building must as soon as reasonably practicable after the relevant time establish and operate a system for the investigation of relevant complaints.
- (2) The Secretary of State may by regulations make provision about the establishment and operation of complaints systems under this section.

(3) The regulations may in particular make provision—

- (a) about the way in which complaints may be made;
- (b) about the period within which a complaint must be considered and dealt with;
- (c) requiring the principal accountable person to refer a complaint to the regulator.
- (4) In this section—

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- "relevant complaint" means a complaint relating to—
 - (a) a building safety risk as regards the building, or
 - (b) the performance by an accountable person for the building of any duty under, or under regulations made under, this Part;

"the relevant time" has the meaning given by section 87.

96 Complaints procedure operated by the regulator

- (1) The regulator must establish and operate a system for the investigation of relevant complaints that are made, or referred under section 95, to the regulator.
- (2) The regulator must consult the committee mentioned in section 11 (residents' panel)—
 - (a) before the complaints system is established or, if the committee has not been established at the time the complaints system is established, as

		soon as reasonably practicable after the committee is established, and	
	(b)	before making any significant change to the complaints system.	
(3)	reg esta	e Secretary of State may by ulations make provision about the ablishment and operation of the applaints system under this section.	5
(4)		e regulations may in particular ke provision about—	10
	(a)	the period within which a complaint must be considered and dealt with;	
	(b)	action that the regulator must consider taking in response to a complaint.	
(5)	In this section "relevant complaint" means a complaint relating to—		15
	(a)	a building safety risk as regards an occupied higher-risk building,	
	(b)	the performance by an accountable person for an occupied higher-risk building of any duty under, or under regulations made under, this Part, or	20

(c) the performance by a special measures manager of any function conferred on the manager by a special measures order.

Residents' etc duties

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97 Duties on residents and owners

- (1) This section applies to—
 - (a) a resident of a residential unit in an occupied higher-risk building who is aged 16 or over;

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- (b) an owner of a residential unit in such a building.
- (2) A person to whom this section applies—
 - (a) must not act in a way that creates a significant risk of a building safety risk materialising;

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- (b) must not interfere with a relevant safety item;
- (c) must comply with a request, made by the appropriate accountable person, for information reasonably

required for the purposes of a duty under section 85 or 86.

- (3) For the purposes of subsection (2)(b) a person "interferes" with a relevant safety item if they, without reasonable excuse—
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- (a) damage it,
- (b) remove it, or
- (c) do anything to, or in relation to, it that interferes with its intended function.
- (4) In this section—

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- "appropriate accountable person" means the accountable person for the building who is responsible for the part of the building comprising the residential unit;
- "relevant safety item" means—

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- (a) anything that—
 - (i) is in, or forms part of, the common parts (as defined by section 69), and
 - (ii) is intended to improve the safety of people in or about

the building in relation to a building safety risk, or

(b) any other prescribed thing.

98 Contravention notices

- (1) This section applies where it appears to the appropriate accountable person that a relevant person has contravened or is contravening a duty under section 97(2).
- (2) The appropriate accountable person may give a contravention notice to the relevant person.
- (3) A "contravention notice" is a notice that—
 - (a) specifies the alleged contravention;
 - (b) specifies any steps that the appropriate accountable person considers the relevant person should take in order to remedy the contravention, and a reasonable time for the taking of those steps;
 - (c) specifies anything that the appropriate accountable person considers the relevant person

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- should refrain from doing, to avoid further contraventions of the duty;
- (d) contains an explanation of the steps that the appropriate accountable person may take under this section if the notice is not complied with.

(4) Where it appears to the appropriate accountable person that the relevant person has contravened or is contravening the duty under section 97(2)(b), the contravention notice may require the relevant person to pay to the appropriate accountable person a sum specified in the notice.

- (5) A sum may be specified in a contravention notice under subsection (4) only if—
 - (a) it is necessary to repair or replace the relevant safety item as a result of the contravention, and
 - (b) the sum specified does not exceed the reasonable cost of repairing or replacing (as the case may be) that item.

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(6)	reg	The Secretary of State may by regulations make provision about contravention notices, including—			
	(a)	provision about the form of a notice and the way a notice is to be given, and	5		
	(b)	further provision about the content of a notice.			
(7)	app	e county court may, on an olication made by the appropriate countable person, make an order der this section if satisfied that—	10		
	(a)	a contravention notice has been given,			
	(b)	the contravention alleged in the notice occurred, and			
	(c)	it is necessary to make the order.	15		
(8)	An	order under this section may—			
	(a)	require a relevant person to provide specified information or do a specified thing, by a specified time;			
	(b)	prohibit a relevant person from doing a specified thing;	20		

(c) where a contravention notice requires a sum to be paid under subsection (4), require a relevant person to pay to the appropriate accountable person a specified sum.

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"Specified" here means specified in the order.

(9) A sum specified in an order under subsection (8)(c) may not exceed the sum specified in the contravention notice.

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(10) In this section—

"appropriate accountable person" has the same meaning as in section 97;

"relevant person" means a person who is subject to the duties under section 97 (see subsection (1) of that section).

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99 Access to premises

- (1) This section applies where
 - (a) an accountable person for an occupied higher-risk building makes a request to a relevant person to enter relevant premises,

	(b)	the request is made for the purpose of—				
		(i) facilitating the performance of a duty under section 85 or 86 (assessment of building safety risk etc), or	5			
		(ii) determining whether a duty under section 97 (duties on residents and owners) has been contravened,				
	(c)	the request is within subsection (2), and	10			
	(d)	entry to the premises is not given.				
(2)	A re	A request is within this subsection if it—				
	(a)	is in writing,				
	(b)	sets out the purpose for which it is made,	15			
	(c)	contains an explanation of why it is necessary to enter the premises for that purpose,				
	(d)	requests access to the premises at a reasonable time, and	20			
	(e)	is made at least 48 hours before the time mentioned in paragraph (d).				

- (3) The accountable person may apply to the county court for an order—
 - (a) requiring the relevant person to allow the accountable person, or a person authorised by the accountable person, to enter the relevant premises at a reasonable time for the purpose mentioned in the request, and
 - (b) if necessary for that purpose, authorising the taking of measurements, photographs, recordings or samples by the accountable person or authorised person.
- (4) The county court—
 - (a) may make an order under subsection(3)(a) or (b) if satisfied that it is necessary to do so for the purpose mentioned in the request;
 - (b) must, if it does so, specify a date on which, or in a period within which, the accountable person or authorised person may enter the relevant premises for that purpose.

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(5)	In this	section—	
		ant person" in relation to evant premises means—	
	(a)	a resident of those premises who is aged 16 or over;	5
	(b)	where those premises are controlled but not occupied, a person controlling those premises;	
	(c)	in any other case, an owner of those premises;	10
	in tl the	ant premises" means any premises ne part of the building for which accountable person is responsible t are occupied or controlled by—	
	(a)	a resident of a residential unit in the building, or	15

(b) an owner of a residential

unit in the building.

Enforcement

100 Duty on regulator to enforce Part

The regulator must enforce the provisions of this Part and regulations made under it.

101 Compliance notices

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(1) The regulator may give a compliance notice to an accountable person for a higher-risk building who appears to the regulator to have contravened, be contravening or be likely to contravene a relevant requirement.

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- A "compliance notice" is— (2)
 - (a) a notice requiring the accountable person to take specified steps within a specified period, or

15 (b) a notice requiring the accountable person to remedy the contravention or the matters giving rise to it within a specified period.

- (3)A notice of a kind mentioned in subsection (2)(a) may specify any steps relating to—
 - (a) the remedying of the contravention, or

- (b) avoiding the contravention occurring.
- (4) Where it appears to the regulator that the contravention has placed or will place people in or about the building in imminent danger, the regulator may specify that the compliance notice is a notice to which this subsection applies (an "urgent action notice").

(5) A person who, without reasonable excuse, contravenes a compliance notice commits an offence.

- (6) A person guilty of an offence under this section is liable—
 - (a) on summary conviction, to imprisonment for a term not exceeding the maximum summary term for eitherway offences or a fine (or both);
 - (b) on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both);

and (in either case) is liable on summary conviction to a further fine not exceeding level 1 on the standard 5

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scale for each day on which the default continues after the initial conviction.

(7) In this section—

"relevant requirement" means any requirement on an accountable person under, or under regulations made under, this Part except one that is prescribed for the purposes of this section;

"specified" means specified in the notice.

102 Compliance notices: supplementary

- The Secretary of State may by regulations make further provision about compliance notices.
- (2) The regulations may in particular make provision about—
 - (a) the form and content of notices;
 - (b) the giving of notices;
 - (c) the amendment or withdrawal of notices;

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		nce: contravention giving rise to risk ath and serious injury	20
	(d)	any other prescribed person.	
	(c)	where the accountable person for the building is a registered provider of social housing, the Regulator of Social Housing;	15
	(b)	the fire and rescue authority for the area in which the building is situated;	
	(a)	the local authority for the area in which the building is situated;	10
(4)		e regulator must take sonable steps to notify—	
(3)	reg noti	osection (4) applies where the ulator has given a compliance ice to an accountable person a higher-risk building.	5
	(d)	the extension of any period specified in a compliance notice for the doing of a thing.	

An accountable person for a higherrisk building commits an offence if(2)

(a)	without reasonable excuse, the accountable person contravenes a relevant requirement, and
(b)	the contravention places one or more people in or about the building at critical risk.
In s	ubsection (1)—
"crit	ical risk" means a significant risk

"critical risk" means a significant risk of death or serious injury arising from a building safety risk;

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"relevant requirement" means any requirement on an accountable person under, or under regulations made under, this Part except one that is prescribed for the purposes of this section.

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- (3) A person guilty of an offence under this section is liable—
 - (a) on summary conviction, to imprisonment for a term not exceeding the maximum summary term for eitherway offences or a fine (or both);

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(b) on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both);

and (in either case) is liable on summary conviction to a further fine not exceeding level 1 on the standard scale for each day on which the default continues after the initial conviction.

Special measures

104 Notification by regulator before applying for special measures order

- (1) This section applies where the regulator proposes to make an application under section 105 for a special measures order in relation to an occupied higher-risk building.
- (2) The regulator must give notice ("an initial notice") of the proposal to—
 - (a) each accountable person for the building,
 - (b) any building safety manager for the building,

(c)	each resident of the building who is aged 16 or over,	
(d)	each owner of a residential unit in the building,	
(e)	any managing agent for the building or any relevant part of the building,	5
(f)	any recognised tenants' association for the building or any part of the building,	
(g)	any manager appointed under section 24 of the Landlord and Tenant Act 1987 in relation to the building or any part of the building,	10
(h)	the fire and rescue authority for the area in which the building is situated,	
(i)	the local housing authority for the area in which the building is situated,	15
(j)	where any accountable person for the building is a registered provider of social housing, the Regulator of Social Housing, and	20
(k)	where any part of the building contains	

premises occupied for the purposes of

a business, each responsible person (within the meaning of article 3 of the Regulatory Reform (Fire Safety) Order 2005) in relation to those premises.

(3) The initial notice must—

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- (a) state that the regulator proposes to make an application for a special measures order in relation to the building;
- (b) specify the address of the building;

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- (c) specify the reasons for the proposed application;
- (d) specify the terms of the order that the regulator proposes to invite the tribunal to make (including the name and address of the person the regulator proposes to be the special measures manager for the building);
- (e) specify a period in which recipients of the notice may make representations in response to the notice;

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- (f) state that any representations must be in writing to such postal or email address as is specified in the notice.
- (4) After the end of the period mentioned in subsection (3)(e) the regulator must—

- (a) decide whether to make the application, and
- (b) give notice (a "final notice") of its decision to the persons mentioned in subsection (2).

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- (5) The final notice must—
 - (a) state whether or not the regulator intends to make the application;
 - (b) specify the reasons for reaching that decision;

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(c) if the regulator intends to make the application, specify the terms of the order that the regulator intends to invite the tribunal to make (including the name and address of the person the regulator proposes to be the special measures manager for the building).

The regulator must comply with subsections (6)(4) and (5) before making the application. The duty under subsections (7) (2) and (4)(b) does not apply in relation to a person mentioned in 5 subsection (2) if the regulator— (a) is not aware of the person, and (b) has taken all reasonable steps to make itself aware of the persons mentioned in that subsection. 10 In this section— (8)"relevant part" in relation to an occupied higher-risk building means any part of the building except premises occupied for the purposes of a business; 15 "special measures manager" has the meaning given by section 105; "special measures order" has the meaning given by section 105. (9)The Secretary of State may by 20

regulations make provision in relation

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to notices under this section, including in particular provision about—

- (a) the form of the notice;
- (b) the way in which the notice must be given.

(10) The Secretary of State may by regulations amend the list in subsection (2).

105 Special measures order

- (1) The regulator may apply to the tribunal for an order under this section in relation to an occupied higher-risk building (a "special measures order").
- (2) A special measures order is an order appointing a person to be a manager (a "special measures manager") for the building to carry out the functions of accountable persons for the building under, or under regulations made under, this Part (except the duty to appoint a building safety manager under section 80).
- (3) A special measures order may also appoint the manager to carry out

any function as a receiver in relation to building safety charges.

- (4) The tribunal may make a special measures order if satisfied that there has been a serious failure, or a failure on two or more occasions, by an accountable person for the building to comply with a duty imposed on that person under, or under regulations made under, this Part.
- (5) A special measures order may make provision with respect to—
 - (a) any matter relating to the exercise of the special measures manager's functions, and
 - (b) any incidental or ancillary matter.
- (6) A special measures order continues in force until it is discharged.
- (7) In this this section "building safety charge" has the same meaning as in paragraph 1 of Schedule 2 to the Landlord and Tenant Act 1985.

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106 Special measures order: supplementary

- (1) This section applies where a special measures order is made in relation to an occupied higher-risk building.
- (2) While the order is in force any function of an accountable person for the building under, or under regulations made under, this Part is to be treated as a function of the special measures manager for the building, except any function in relation to—
 - (a) the making of an application to the tribunal, or
 - (b) the making of an appeal to the tribunal.
- (3) Any compliance notice given under section 101 that relates to the building ceases to have effect (but this does not affect any liability incurred as a result of a contravention of a compliance notice occurring before the making of the order).
- (4) The appointment of any building safety manager for the building under section 80 ceases to have effect.

107 Effect of special measures order on relevant contracts and legal proceedings

(1) Subsections (2) and (4) apply while a special measures order in relation to an occupied higher-risk building is in force.

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(2) A relevant contract has effect as if the rights and liabilities of a relevant person arising under the contract are the rights and liabilities of the special measures manager for the building.

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- (3) A contract is a "relevant contract" if—
 - (a) it is effective on the date the special measures order is made,
 - (b) one of the parties to it is a relevant person,

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- (c) it relates to a relevant function of a relevant person,
- (d) it is specified for the purposes of this subsection in the special measures order or falls within a description of contracts so specified, and

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- (e) the special measures manager gives notice in writing to the parties to it stating that subsection (2) is to apply to it.
- (4) The special measures manager for the building may bring, continue or defend a relevant cause of action.
- (5) A cause of action is a "relevant cause of action" if—
 - (a) it accrued to or against a relevant person before the date the special measures order is made,
 - (b) it relates to a relevant function of a relevant person,
 - (c) it is specified for the purposes of this subsection in the special measures order or falls within a description of causes of action so specified, and
 - (d) the special measures manager gives notice in writing to any person the manager considers would have an interest in the cause of action that subsection (4) is to apply to it.

(6) Where, by virtue of this section, the special measures manager for the building is subject to a liability to pay damages in respect of anything done (or not done) before the date of their appointment by or on behalf of a relevant person, that person is liable to reimburse to the manager an amount equal to the amount of damages paid by the manager.

(7) In this section—

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"relevant function" means-

(a) in relation to an accountable person for the building, a function of that person under, or under regulations made under, this Part, in relation to the building;

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(b) in relation to the building safety manager for the building, any BSM duty of that person (within the meaning of section 80) in relation to the building;

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"relevant person" means—

(a) an accountable person for the

		special measures order is made;	
	(b)	the building safety manager for that building immediately before the special measures order was made.	5
f	or ord	ation by special measures manager ler under section 24 of Landlord and t Act 1987	
(1)		andlord and Tenant Act is amended as follows.	10
(2)		ction 21(2) after "subsection nsert "and section 24ZA".	
(3)	After	section 24 insert—	
"2	24ZA	Application for appointment of manager by special measures manager	15
	(1)	A special measures manager for an occupied higher-risk building may apply to the appropriate tribunal for an order under section 24 (as modified by subsection (4)) appointing a	20

(2)

(3)

"(1)

manager to act in relation to premises to which this section applies.	
This section applies to premises consisting of the whole or part of the occupied higher-risk building if the building or part contains two or more flats.	5
Section 22 applies in relation to such an application as if—	
(a) for subsection (1) there were substituted—	10
Before an application for an order under section 24 is made in respect of any premises to which section 24ZA applies by a special measures manager for an occupied higher-risk building, a notice under this section must (subject to subsection (3)) be served by the	15
special measures manager on—	20
(a) the landlord;	
(b) any person (other than the	

landlord) by whom obligations

		relating to the management of the premises or any part of them are owed to tenants of flats contained in those premises under a tenancy;	5
	(c)	each accountable person for the higher-risk building.";	
(b)		section (2)(a) there substituted—	
	"(a)	specify the special measures manager's name and an address in England and Wales at which any person on whom the notice is served	10
		may serve notices, including notices in proceedings, on the special measures manager in connection with this Part;" ";	15
	(c)	in subsection (2)(b)—	
		(i) for "tenant" there were substituted "special measures manager";	20

(4)

"(2)

	(ii)	for "this Part" there were substituted "section 24ZA";	
(d)	ther	ubsection (2)(c) for "tenant" e were substituted "special sures manager".	5
		applies in relation to oplication as if—	
(a)	Part	ubsection (1) for "this " there were substituted stion 24ZA";	10
(b)		subsection (2) there e substituted—	
on	ıly ma	oropriate tribunal may ake an order under this where it is satisfied—	15
(a)	th	at—	
	(i)	the relevant person is in breach of any obligation owed by the person to the special	20

measures manager

		by virtue of a special measures order, and	
	(ii	it is just and convenient to make the order in all the circumstances of the case; or	5
	()	that other circumstances exist which make it just and convenient for the order to be made.";	10
(0	•	ections (2A), (2B) and vere omitted.	
(5)	manageı	ection "special measures" has the meaning section 24(2D)."	15
		order under section 24 of enant Act 1987	
(1) Sub	section (2)	applies where—	
(a)	measures	al makes a special order in relation to an higher-risk building, and	20

(b) an order under section 24 of the Landlord and Tenant Act 1987 appointing a manager in relation to that building is in force (a "section 24 order").

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(2) The tribunal may amend the section 24 order so as to ensure that the functions to be carried out by virtue of that order do not include any function that the special measures order provides is to be carried by the special measures manager.

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(3) After section 24(2B) of the Landlord and Tenant Act 1987 insert—

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"(2C) Where a special measures order is in force in relation to the building, an order under this section may not provide for a manager to carry out a function which the special measures order provides is to be carried out by the special measures manager for the building.

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(2D) In this section—

	means a person appointed under section 105 of the Building Safety Act 2021;	
	"special measures order" means an order under section 105 of the Building Safety Act 2021."	5
110 \$	Special measures order: further directions	
(1)	This section applies while a special measures order in relation to an occupied higher-risk building is in force.	10
(2)	On an application by a person mentioned in subsection (3) the tribunal may give directions to the special measures manager for the building or any other person with respect to—	15
	(a) any function relating to the exercise of the manager's functions, and	
	(b) any incidental or ancillary matter.	
(3)	The persons are—	20
	(a) the regulator,	

	(b)	an accountable person for the building, or	
	(c)	the special measures manager.	
		ication by regulator before applying ry special measures order	5
(1)	pro unc mea	s section applies where the regulator poses to make an application ler section 112 to vary a special asures order in relation to an supied higher-risk building.	10
(2)	The regulator must give notice ("an initial notice") of the proposal to—		
	(a)	each accountable person for the building,	
	(b)	each resident of the building who is aged 16 or over,	15
	(c)	each owner of a residential unit in the building,	
	(d)	any managing agent for the building or any relevant part of the building,	20
	(e)	any recognised tenants' association for the building or any part of the building,	

- (f) any manager appointed under section 24 of the Landlord and Tenant Act 1987 in relation to the building or any part of the building,
- (g) the fire and rescue authority for the area in which the building is situated,
- (h) the local housing authority for the area in which the building is situated,
- (i) where any accountable person for the building is a registered provider of social housing, the Regulator of Social Housing, and
- (j) where any part of the building contains premises occupied for the purposes of a business, each responsible person (within the meaning of article 3 of the Regulatory Reform (Fire Safety) Order 2005) in relation to those premises.
- (3) The initial notice must—
 - (a) state that the regulator proposes to make an application to vary the special measures order specified in the notice;

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	(b)	specify the reasons for the proposed application;	
	(c)	specify the terms of the order that the regulator proposes to invite the tribunal to make;	5
	(d)	specify a period in which recipients of the notice may make representations in response to the notice;	
	(e)	specify that any representations must be in writing to such postal or email address as is specified in the notice.	10
(4)	After the end of the period mentioned in subsection (3)(d) the regulator must—		
	(a)	decide whether to make the application, and	15
	(b)	give notice (a "final notice") of its decision to the persons mentioned in subsection (2).	
(5)	The	e final notice must—	
	(a)	state whether or not the regulator intends to make the application;	20

- (b) specify the reasons for reaching that decision;
- (c) if the regulator intends to make the application, specify the terms of the order that the regulator intends to invite the tribunal to make.

(6) The regulator must comply with subsections(4) and (5) before making the application.

- (7) The duty under subsection (2) and (4)(b) does not apply in relation to a person mentioned in subsection (2) if the regulator—
 - (a) is not aware of the person, and
 - (b) has taken all reasonable steps to make itself aware of the persons mentioned in that subsection.
- (8) In this section "relevant part" in relation to an occupied higher-risk building has the meaning given by section 104(8).
- (9) The Secretary of State may by regulations make provision in relation

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	to notices under this section, including in particular provision about—				
	(a)	the form of the notice;			
	(b)	the way in which the notice must be given.	5		
(10)		Secretary of State may by regulations end the list in subsection (2).			
		tion or discharge of special sures order			
(1)	The tribunal may vary or discharge a special measures order in relation to an occupied higher-risk building on an application by—				
	(a)	the regulator,			
	(b)	an accountable person for the building, or	15		
	(c)	the special measures manager for the building.			
(2)		application to vary a special measures er so as to change the identity of	20		

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- the special measures manager may only be made by the regulator.
- (3) In considering whether to vary or discharge an order the tribunal must have regard to—
 - (a) the likelihood of variation or discharge of the order resulting in a recurrence of the circumstances which led to the order being made, and
 - (b) whether it is just and convenient in all the circumstances to vary or discharge the order.
- (4) Subsections (2) and (3) do not apply on an application where each person mentioned in subsection (1) agrees to the application (and for this purpose where there is more than one accountable person each accountable person must agree).
- (5) Subsection (4) does not require the agreement of the special measures manager where that person lacks capacity to agree to the application.

- (6) Where the order is varied or discharged, the tribunal may give directions to any person with respect to—
 - (a) any matter relating to the variation or discharge, and

(b) any incidental or ancillary matter.

113 Notifications about special measures order

- (1) The regulator must take all reasonable steps to notify the persons mentioned in subsection (3) of the making of a special measures order in relation to an occupied higher-risk building.
- (2) The regulator must take all reasonable steps to notify the persons mentioned in subsection (3) (other than the person mentioned in subsection (3) (b)) of the variation or discharge of a special measures order in relation to an occupied higher-risk building.
- (3) The persons are—

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(a)	each accountable person for the building,	
(b)	any building safety manager for the building immediately before the special measures order was made,	5
(c)	each resident of the building who is aged 16 or over,	
(d)	each owner of a residential unit in the building,	
(e)	any managing agent for the building or any relevant part of the building,	10
(f)	any recognised tenants' association for the building or any part of the building,	
(g)	any manager appointed under section 24 of the Landlord and Tenant Act 1987 in relation to the building or any part of the building,	15
(h)	the fire and rescue authority for the area in which the building is situated,	
(i)	the local housing authority for the area in which the building is situated,	20

(4)

(5)

(1)

(2)

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(j) where any accountable person for the building is a registered provider of social housing, the Regulator of Social Housing, and where any part of the building contains (k) 5 premises occupied for the purposes of a business, each responsible person (within the meaning of article 3 of the Regulatory Reform (Fire Safety) Order 2005) in relation to those premises. 10 In this section "relevant part" in relation to an occupied higher-risk building has the meaning given by section 104(8). The Secretary of State may by regulations amend the list in subsection (3). 15 Appeals etc 114 Appeals against compliance notice etc A person to whom a compliance notice has been given may appeal to the tribunal.

An appeal may be on the grounds—

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- (a) that the person has not contravened, is not contravening, or is not likely to contravene, a relevant requirement;
- (b) that it is unreasonable to require the person to do any thing specified to be done in the notice.
- (3) Where an appeal under subsection (1) is made and the compliance notice is not an urgent action notice—
 - (a) the compliance notice is of no effect pending the final determination or withdrawal of the appeal, and
 - (b) the specified period mentioned in section 101(2)(a) is treated as extended by the period—
 - (i) beginning with the day on which the appeal is made, and
 - (ii) ending with the day on which the appeal is finally determined or withdrawn.
- (4) Where an appeal under subsection (1) is made and the compliance notice is an urgent action notice—

(5)

(6)

(7)

- (a) the appellant may apply to the tribunal for a direction that the compliance notice is of no effect pending the final determination or withdrawal of the appeal, and 5 (b) unless and until any such direction is given, the compliance notice continues to have effect despite the making of the appeal. A person to whom a compliance notice has 10 been given may apply to the tribunal for an extension of the period for the doing of any thing specified to be done in the notice. Subsections (3) and (4) apply to such an application as they apply to 15 an appeal under subsection (1). In this section "urgent action notice" has the meaning given by section 101(4).
- 115 Appeals against decisions of the regulator made under this Part
 - (1) This section applies in relation to a decision of the regulator—

	(a)	not to register a building on an application under section 75(1);	
	(b)	to remove a building from the register under section 75(3);	
	(c)	to refuse an application for a building assessment certificate under section 78(3);	5
	(d)	to give a direction under section 85(2).	
(2)		affected person may beal the decision.	10
(3)	An	appeal may be on the grounds—	
	(a)	that the decision was based on an error of fact;	
	(b)	that the decision was wrong in law;	
	(c)	that the decision was unreasonable.	15
(4)		his section "an affected son" means—	
	(a)	in relation to a decision of the regulator mentioned in paragraph (a) or (b) of subsection (1), an accountable person for the higher-risk building (or a person who would be an accountable	20

- person for the building if the building were a higher-risk building);
- (b) in relation to a decision of the regulator mentioned in paragraph(c) of subsection (1), an accountable person for the higher-risk building;

(c) in relation to a decision of the regulator mentioned in paragraph (d) of subsection (1), the accountable person subject to the direction.

116 Appeals against decisions of the regulator made under regulations

- (1) This section applies in relation to a prescribed decision of the regulator made under regulations made under this Part.
- (2) A prescribed person may appeal to the tribunal against the decision.
- (3) An appeal may be made only on prescribed grounds.

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117 Appeals: supplementary

- (1) This section applies in relation to an appeal to the tribunal under section 114(1), 115 or 116.
- (2) The tribunal—

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- (a) must consider afresh the decision appealed against, and
- (b) may take into account evidence that was not available to the regulator.
- (3) The tribunal may confirm, vary or quash the decision of the regulator.

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- (4) The Secretary of State may, by regulations—
 - (a) provide for the suspension during the appeal period of the effect of a notice (other than a compliance notice) given or other thing done by the regulator;
 - (b) make other provision about the effect during the appeal period of an appeal (including provision conferring powers on the tribunal).

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(5) In subsection (4) "the appeal period" means the period beginning with the making of the appeal and ending with the final determination or withdrawal of the appeal.

118 Enforcement of decisions of the First-tier and Upper Tribunal

- (1) A decision of the First-tier Tribunal or Upper Tribunal made under or in connection with this Part is enforceable with the permission of the county court in the same way as an order of that court.
- (2) Subsection (1) does not apply to a decision of the First-tier Tribunal or Upper Tribunal ordering the payment of a sum (as to which see section 27 of the Tribunals, Courts and Enforcement Act 2007 (enforcement)).

Miscellaneous and general

119 Guidance

(1) The regulator may issue guidance about any of the following matters—

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(2)

(3)

(a) assessments under section 80(5) or (6) or 83(1)(a) or (4)(b) (competence of building safety manager etc); (b) the performance of any duties under section 89 (mandatory 5 reporting requirements); the performance of any duties under section 90 or 91 (duty to keep or give information); the performance of any duties 10 (d) under section 94 (duty to give further information to residents); (e) the performance of any duties under section 95 (complaints procedure). 15 The regulator may revise or withdraw any issued guidance. Where in any proceedings it is alleged that a person has contravened a provision mentioned in subsection (1)— (a) proof of a failure to comply with any 20 applicable guidance may be relied

on as tending to establish that there

was such a contravention, and

- (b) proof of compliance with any applicable guidance may be relied on as tending to establish that there was no such contravention.
- (4) In any proceedings, a document purporting to be guidance under this section is to be taken to be such guidance unless the contrary is proved.
- (5) Guidance under this section may be issued, revised or withdrawn only with the consent of the Secretary of State.
- (6) In this section any reference to a provision includes regulations made under the provision.

120 Cooperation and coordination

- (1) Subsection (2) applies if there is more than one accountable person for an occupied higher-risk building.
- (2) When carrying out their duties under, or under regulations made under, this Part, each accountable person must so far as possible—

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- (a) cooperate with every other accountable person for the building, and
- (b) coordinate with every other accountable person for the building.
- (3) Subsection (4) applies to an accountable person for an occupied higher-risk building if there are one or more other persons who are responsible persons within the meaning of article 3 of the Regulatory Reform (Fire Safety) Order 2005 in relation to the building.

(4) The accountable person must cooperate with each responsible person for the purpose of each responsible person carrying out their duties under the Order.

121 Managers appointed under Part 2 of the Landlord and Tenant Act 1987

- (1) Section 24 of the Landlord and Tenant Act 1987 (appointment of a manager by a tribunal) is amended as follows.
- (2) After subsection (2ZA) insert—

"(2ZB) Subsection (2)(a) does not apply in respect of a breach of a building safety obligation by an accountable person for a higher-risk building.

(2ZC) In this section—

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"accountable person" has the meaning given in section 69 of the Building Safety Act 2021;

"building safety obligation" means an obligation of an accountable person under Part 4 of the Building Safety Act 2021 or regulations made under that Part;

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"higher-risk building" has the meaning given in section 62 of the Building Safety Act 2021."

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(3) After subsection (2D) (inserted by section 109) insert—

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"(2E) An order under this section may not provide for a manager to carry out a function in relation to a higher-risk building where Part 4 of the Building Safety Act 2021 or regulations

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made under that Part provide for that function to be carried out by an accountable person for that building."

Landlord and tenant etc

122 Implied terms in leases and recovery of	5
safety related costs	

- The Landlord and Tenant Act
 1985 is amended in accordance
 with subsections (2) to (6).
- (2) After section 30B insert—

"Higher-risk buildings in England

30C Implied terms relating to building safety

- (1) This section applies to a lease of premises in England which consist of or include a dwelling in a higher-risk building.
- (2) In the lease there is implied a covenant by the landlord—

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- (a) where the landlord is an accountable person for the higher-risk building, to comply with their building safety duties;
 (b) to cooperate with any person
- (b) to cooperate with any person 5in connection with a relevant person complying with their building safety duties;
- (c) where a special measures order in relation to the higher-risk building is in force, to comply with that order so far as it relates to the landlord.
- (3) In the lease there is implied a covenant by the tenant—
 - (a) to allow the landlord, a relevant person or a person authorised in writing by the landlord or a relevant person to enter the premises for a relevant building safety purpose;
 - (b) where the tenant is a resident of the higher-risk building, to

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comply with their duties under sections 97 and 99 of the Building Safety Act 2021;

- (c) where a special measures order in relation to the higherrisk building is in force, to comply with that order so far as it relates to the tenant.
- (4) In the covenant implied by subsection (2)(b), "cooperate", in relation to a person, includes—
 - (a) taking any steps which are reasonably required by the person to facilitate compliance by a relevant person with their building safety duties;
 - (b) where the person is a relevant person (or a person authorised in writing by a relevant person), providing any information (including names and contact details of residents and tenants of the premises) to the person which is reasonably required

in connection with the relevant person complying with their building safety duties.

(5) In the covenant implied by subsection (3)(a), a relevant building safety purpose means—

(a) inspecting the premises in connection with a relevant person complying with their building safety duties;

(b) carrying out works to the premises, where such works are required to be carried out in connection with a relevant person complying with their building safety duties;

- (c) accessing a part of the higherrisk building that is not let to the tenant in order to—
 - (i) inspect that part of the building in connection with a relevant person

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			complying with their building safety duties;	
		(ii)	carry out works to that part of the building, where such works are required to be carried out in connection with a relevant person complying with their building safety duties.	5
(6)	subs	ection	ant implied by (3)(a) requires entry nises to be allowed—	
	(a)	only	at reasonable times, and	
	(b)	beer	if the tenant has n given at least 48 rs' notice in writing.	15
(7)	(8), t acco	he dis rdanc	provided by subsection closure of information in e with subsections (2)(b) does not breach—	20

	. ,	any obligation of confidence owed by the landlord in relation to that information;		
	,	any other restriction on the disclosure of information (however imposed).	5	
(8)	Subsections (2)(b) and (4)(b) do not require a disclosure of information if the disclosure would contravene the data protection legislation (but in determining whether a disclosure would do so, take into account the duty imposed by subsections (2)(b) and (4)(b)).			
(9)	In this	section—	15	
	"buildi	ing safety duties"—		
	(a)	in relation to an accountable person, means any duties of the accountable person under Part 4 of the Building Safety Act 2021, or regulations made under that Part of that Act;	20	
	(b)	in relation to a building		

	safety manager, means any duties specified in the terms of appointment of the manager in accordance with section 82 of that Act;	5
(c)	in relation to a special measures manager, means any duties of the manager included in the special measures order appointing the manager;	10
has the	ata protection legislation" the same meaning as in Data Protection Act 2018 e section 3 of that Act);	15
"releva	ant person" means—	
(a)	an accountable person for the higher-risk building;	
(b)	a building safety manager for the higher-risk building;	20
(c)	a special measures manager for the higher-risk building;	

	higher-risk building" have the same meaning as in Part 4 of the Building Safety Act 2021 (see section 68(3) and (4)(c) of that Act);	5
	"works" includes alterations, improvements and installations.	
30D	Implied terms relating to building safety charges	10
(1)	This section applies to a relevant lease of premises in England which consist of or include a dwelling in a higher-risk building.	
(2)	In the lease there is implied a covenant by the landlord, where the landlord requires the tenant to pay a building safety charge, to comply with paragraph 2 of Schedule 2 (building safety charges: landlord obligations).	15 20
(3)	In the lease there is implied a covenant by the tenant to pay to the landlord any building safety charges	

(4)

(5)

(6)

In this section—

		quired be paid by the tenant nce with Schedule 2.	
		2 makes further provision ling safety charges.	
In this	s sect	ion "relevant lease"—	5
(a)	mea	ns a lease—	
	(i)	that is granted for a term certain of 7 years or more, whether or not it is (or may become) terminable before the end of that term by notice given by the tenant or by re-entry or forfeiture, and	10
	(ii)	under which the tenant is liable to pay a service charge (within the meaning of section 18), but	15
(b)		s not include a relevant al housing tenancy.	20

	"building safety charge" has the meaning given in Schedule 2;	
	"landlord" includes any person who has a right under the lease to enforce payment of a service charge (within the meaning of section 18);	5
	"relevant social housing tenancy" has the meaning given in section 132 of the Land Registration Act 2002;	10
	"tenant" includes any person who has an obligation under the lease to pay a service charge (within the meaning of section 18).	
30E	Restrictions on contracting out of section 30C or 30D	15
	A covenant or agreement, whether contained in a lease to which section 30C or 30D (implied terms) applies or in an agreement collateral to such a lease, is void in so far as it purports—	20
	(a) to exclude or limit the obligations of the landlord	

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or the tenant under section 30C or 30D, or

(b) to authorise any forfeiture or impose on the tenant any penalty, disability or obligation in the event of the tenant enforcing or relying upon the obligations of the landlord.

30F Jurisdiction of county court

The county court has jurisdiction to deal with any claim or other proceedings arising under or in connection with section 30C or 30D (implied terms) notwithstanding that by reason of the amount of the claim or otherwise the case would not, apart from this section, be within the jurisdiction of the county court.

30G Specific performance of implied terms

In proceedings relating to a breach of a covenant in section 30C(2) or (3) or 30D(2) (implied building safety

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terms), the court may order specific performance of the covenant—

- (a) notwithstanding any equitable rule restricting the scope of the remedy, whether on the basis of a lack of mutuality or otherwise, and
- (b) in the case of a breach of a covenant in section 30C(2) or (3)(b) or (c) or 30D(2), whether or not the breach relates to a part of the higherrisk building let to the tenant.

30H Interpretation of building safety provisions

In sections 30C to 30G and Schedule 2—

- "accountable person" has the meaning given in section 125 of the Building Safety Act 2021;
- "building safety manager" has the meaning given in section 125 of that Act;

		•	er-risk building" has the meaning ven in section 125 of that Act;	
			e" does not include mortgage term;	
		th	cial measures manager" has e meaning given in section 125 the Building Safety Act 2021;	5
		ha	cial measures order" as the meaning given in ection 125 of that Act."	10
(3)	Sche	edule 2	chedule, insert the 2 (building safety charges) 3 Schedule 7 to this Act.	
(4)			18 (service charges), ection (2) insert—	15
	"(2A)	_	re a cost or estimated s both—	
		(a)	a relevant cost under subsection (2), and	
		(b)	a building safety cost under paragraph 1(3) of Schedule 2,	20

		treated for the purposes of this Act as if it is a building safety cost only (and accordingly it may not be taken into account in determining the amount of a service charge payable)."	5
(5)		section 32(1) (business tenancies), after entry relating to "section 17" insert—	
		"section 30C (implied terms relation to building safety),	10
		section 30D (implied terms relating to building safety charges)."	
(6)		consequence of the amendment de by subsection (3)—	
	(a)	the existing Schedule becomes Schedule 1 (and, accordingly, for the heading "Schedule" substitute the heading "Schedule 1");	15
	(b)	in section 30A (insurance), for "The Schedule" substitute "Schedule 1".	20

(7)	and	ection 172(1)(a) of the Commonhold Leasehold Reform Act 2002 plication to Crown)—		
	(a)	for "30B of (and the Schedule to)" substitute "30H of (and Schedules 1 and 2 to)";	5	
	(b)	after "agents" insert "and building safety".		
23 F	Provi	sion of building safety information		
(1)	198	The Landlord and Tenant Act 1987 is amended in accordance with subsections (2) to (4).		
(2)	Afte	er section 47 insert—		
"4	7 A	Building safety information to be contained in demands for rent etc: England	15	
	(1)	Where premises to which this Part applies are premises in England which consist of or include a dwelling in a higher-risk building, any written demand given to a tenant of the	20	

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premises must contain the relevant building safety information.

- (2) Where—
 - (a) a tenant of such premises is given such a demand, but

(b) the demand does not contain the relevant building safety information,

any part of the amount demanded which consists of a service charge, an administration charge or a building safety charge ("the relevant amount") is to be treated for all purposes as not being due from the tenant to the landlord at any time before the landlord gives the relevant building safety information to the tenant.

(3) But the relevant amount is not to be so treated in relation to any time when by virtue of an order of any court or tribunal there is in force an appointment of a receiver or manager whose functions

include the receiving of service charges, administration charges or (as the case may be) building safety charges from the tenant.

(4) In this section—

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"building safety charge" has the meaning given in Schedule 2 to the Landlord and Tenant Act 1985;

"demand" has the meaning given in section 47;

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"higher-risk building" has the meaning given in section 125 of the Building Safety Act 2021;

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"manager" includes a special measures manager (within the meaning of section 125 of that Act);

"relevant building safety information" has the meaning given in section 49A."

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(3) After section 49 insert—

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"49A Notification by landlord of building safety information: England

- (1) Where premises to which this Part applies are premises in England which consist of or include a dwelling in a higher-risk building, the landlord must give the tenant a notice containing the relevant building safety information.
- (2) Where a landlord fails to give a notice to a tenant in accordance with subsection (1), any rent, service charge, administration charge or building safety charge otherwise due from the tenant to the landlord is to be treated for all purposes as not being due from the tenant to the landlord at any time before the landlord gives the notice to the tenant.
- (3) But any such rent, service charge, administration charge or building safety charge is not to be so treated in relation to any time when by virtue of an order of any court or tribunal

(4)

(5)

recei include charge or (as	e is in force an appointment of a ver or manager whose functions de the receiving of rent, service ges, administration charges is the case may be) building	5	
The i	y charges from the tenant. requirement to give a notice tenant under subsection (1)		
may be satisfied by giving the notice to them at a time when they are a prospective tenant.			
	s section "relevant building y information" means—		
(a)	the fact that the premises consist of or include a dwelling in a higher-risk building;	15	
(b)	the name of each person listed in subsection (6);		
(c)	an email address and telephone number through which each person listed in subsection (6) may be contacted;	20	

	(d)	a postal address in England and Wales at which notices (including notices in proceedings) may be served by the tenant on the principal accountable person for the higher-risk building;	5			
	(e)	a postal address for the regulator;				
	(f)	such other information as may be prescribed in regulations made by the Secretary of State.	10			
(6)	The persons are—					
	(a)	the principal accountable person for the higher-risk building;	15			
	(b)	any special measures manager for the higher-risk building;				
	(c)	any building safety manager for the higher-risk building;	20			
	(d)	any nominated individual for the higher-risk building;				

	(e)	any individual appointed for the higher-risk building under section 83(4) of the Building Safety Act 2021;			
	(f)	the regulator.	5		
(7)	In this section—				
	"building safety charge" has the meaning given in Schedule 2 to the Landlord and Tenant Act 1985;				
	m	ding safety manager" has the neaning given in section 125 of ne Building Safety Act 2021;	10		
	•	ner-risk building" has the meaning iven in section 125 of that Act;			
		nager" includes a special neasures manager;	15		
	Sa	ninated individual" has the ame meaning as in section 80 f the Building Safety Act 2021;			
	h	acipal accountable person" as the meaning given in ection 125 of that Act;	20		

(4)

(5)

"the regulator" has the meaning given in section 125 of that Act; "special measures manager" has the meaning given in section 125 of that Act." 5 In section 53(2)(b) (regulations and orders), after "42A" insert "or 49A". In section 172(1)(d) of the Commonhold and Leasehold Reform Act 2002 (application to Crown), 10 for "49" substitute "49A". 124 Amendments to the Commonhold and Leasehold Reform Act 2002 Act 2002 is amended as follows. 15

The Commonhold and Leasehold Reform (1)

In section 13(3) (joint unit-holders), (2) after paragraph (fa) insert— "(faa) section 38A(1),".

In section 14 (use and maintenance)— (3)

	(a)	in the heading, for "and maintenance" substitute ", maintenance and building safety";	
	(b)	after subsection (3) insert—	
	"(4)	A commonhold community statement for a higher-risk commonhold must make provision requiring the commonhold association to comply with its duties under Part 4 of the Building Safety Act	5 10
(1)	In c	2021, or regulations made under that Part of the Act, in relation to each commonhold unit."	
(4)		ection 26 (use and maintenance)—	15
	(a)	in the heading, for "and maintenance" substitute ", maintenance and building safety";	70
	(b)	the existing subsection becomes subsection (1);	
	(c)	after that subsection insert—	20
	"(2)	A commonhold community statement for a higher-risk commonhold must make provision requiring	

	the commonhold association to comply with its duties under Part 4 of the Building Safety Act 2021, or regulations made under that Part of that Act, in relation to the common parts."	5
(5)	In section 31(5) (form and content of commonhold community statement), after paragraph (d) insert—	
	"(da) to give information;	10
	(db) to apply for grants or other funding;".	
(6)	In section 32(5)(a) (regulations), after "38," insert "38A,".	
(7)	In section 38 (commonhold assessment), after subsection (2) insert—	15
	"(3) In subsection (1)(a) "expenses of the association" does not include building safety expenses of the association (within the meaning of section 38A)."	20
(8)	After section 38 insert—	

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"38A Building safety assessment

- (1) A commonhold community statement for a higher-risk commonhold must make provision—
 - (a) requiring the directors of the commonhold association to make an annual estimate of the income required to be raised from unit-holders to meet the building safety expenses of the association,
 - (b) enabling the directors of the commonhold association to make estimates from time to time of income required to be raised from unit-holders in addition to the annual estimate,
 - (c) specifying the percentage of any estimate made under paragraph (a) or (b) which is to be allocated to each unit,
 - (d) requiring each unit-holder to make payments in

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- respect of the percentage of any estimate which is allocated to their unit, and
- (e) requiring the directors of the commonhold association to serve notices on unit-holders specifying payments required to be made by them and the date on which each payment is due.
- (2) For the purpose of subsection (1)(c)— 10
 - (a) the percentages allocated by a commonhold community statement to the commonhold units must amount in aggregate to 100;
 - (b) a commonhold community statement may specify 0 per cent in relation to a unit.
- (3) In this section "building safety expenses of the association" means the expenses incurred by the commonhold association in connection with taking measures

	or permitted to take under Part 4 of the Building Safety Act 2021, or regulations made under that Part of that Act."	5
(9)	In section 69(1) (interpretation), before the definition of "instrument" insert—	
	""higher-risk building" has the meaning given by section 125 of the Building Safety Act 2021,	10
	"higher-risk commonhold" means a commonhold in England that includes all or any part of a higher-risk building,".	
	Interpretation	15
125 Ir	nterpretation of Part 4	
(1)	In this Part—	
	"accountable person" has the meaning given by section 69;	
	"building safety manager" means a person appointed under section 80;	20

that the association is required

"building safety risk" has the meaning given by section 59;	
"compliance notice" has the same meaning as in section 101;	
"contravention" includes a failure to comply;	5
"the data protection legislation" has the meaning given by section 29;	
"fire and rescue authority" has the meaning given by section 29;	
"higher-risk building" has the meaning given by section 62;	
"local authority" has the meaning given by section 29;	
"local housing authority" has the meaning given by section 261 of the Housing Act 2004;	15
"long lease" means—	
 (a) a lease granted for a term certain exceeding 21 years, whether or not it is (or may become) terminable before the end of that 	20

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		n by notice given by the tenant by re-entry or forfeiture, or	
(b)	und obl oth	ease for a term fixed by law der a grant with a covenant or igation for perpetual renewal, er than a lease by sub-demise in one which is not a long lease;	5
-		dent" has the meaning y section 60;	
"managing agent": for the purposes of this Part a person (A) is a managing agent for any part of a building if—			
(a)	the rela	as been appointed to discharge obligations of a person (B) ating to the management by B hat part of the building, and	15
(b)		as a legal estate in that part he building which is—	
	(i)	an estate in fee simple absolute in possession, or	20
	(ii)	a term of years absolute granted for a term of more than 21 years	

from the date of the grant;

"maximum summary term for either- way offences" has the meaning given by section 29;			
"occupied": any reference to an "occupied" higher-risk building is to be read in accordance with section 68;			
"owner" means the person—			
(a) for the time being receiving the rackrent of the premises in question, whether on the person's own account or as agent or trustee for another person, or	10		
(b) who would so receive it if those premises were let at a rackrent;			
and for this purpose "rackrent" has the meaning given by section 126 of the Building Act 1984;			
"prescribed" means prescribed by regulations made by the Secretary of State;	20		
"principal accountable person" has the meaning given by section 70;			

"recognised tenants' association" has the meaning give by section 29 of the Landlord and Tenant Act 1985;	
"registered provider of social housing" has the meaning given by section 80 of the Housing and Regeneration Act 2008;	5
"the regulator" has the meaning given by section 2;	
"resident" and "resident of a higher- risk building" have the meaning given by section 68;	10
"residential unit" means—	
(a) a dwelling, or	
(b) any other unit of living accommodation;	15
"responsible": any reference to the part of a higher-risk building for which an accountable person is responsible is to be read in accordance with section 71;	
"special measures manager" means a person appointed under section 105;	20

	"special measures order" has the same meaning as in section 105;	
	"the tribunal" means the First-tier Tribunal.	
(2)	Nothing in this Part applies in relation to the Palace of Westminster.	5
	Part 5	
Отні	ER PROVISION ABOUT SAFETY, STANDARDS ETC	
	Remediation and redress	
	Service charges in respect of remediation works	1
(1)	The Landlord and Tenant Act 1985 is amended as follows.	
(2)	In section 20(1)(b) (limitation of service charges: consultation requirements) at the beginning insert "except in the case of works to which section 20D applies,".	1
(3)	In section 20ZA (consultation requirements: supplementary) after subsection (5) insert—	
	"(5A) And in the case of works to which section 20D applies, regulations	2

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under subsection (4) may also include provision requiring the landlord—

- (a) to give details of the steps taken or to be taken under section 20D(2),
- (b) to give reasons about prescribed matters, and any other prescribed information, relating to the taking of such steps, and
- (c) to have regard to observations made by tenants or the recognised tenants' association in relation to the taking of such steps."

(4) After section 20C insert—

"20D Limitation of service charges: remediation works

(1) This section applies to works of a prescribed description ("remediation works") on a building in England of a prescribed description.

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- (2) The landlord must—
 - (a) take reasonable steps to ascertain whether any grant is payable in respect of the remediation works and, if so, to obtain the grant;

(b) take reasonable steps to ascertain whether monies may be obtained from a third party in connection with the 10 undertaking of the remediation works and, if so, to obtain monies from the third party;

- (c) take prescribed stepsrelating to any otherprescribed kind of funding.
- (3) In subsection (2)(b) the reference to obtaining monies from a third party includes obtaining monies—
 - (a) under a policy of insurance;
 - (b) under a guarantee or indemnity;

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- (c) pursuant to a claim made against—
 - (i) a developer;
 - (ii) a person involved in the design of the building or of works to the building; or

(iii) a person involved in carrying out works in relation to the building.

- (4) Where any funding of a kind mentioned in subsection (2) is obtained, the amount of the funding is to be deducted from the remediation costs (and the amount of any service charge is to be reduced accordingly).
- (5) In the case of a failure to comply with subsection (2), a tenant may make an application for an order that all or any of remediation costs are not to be regarded as relevant costs to be taken into account in determining the amount of any service charge payable by—

	(a)	the tenant, or	
	(b)	anyone else specified in the application.	
6)	•	oplication is to be made to rescribed court or tribunal.	5
7)	applic such it con	court or tribunal to which the cation is made may make order on the application as siders just and equitable circumstances.	10
8)	the la	ng in this section requires andlord to do anything ioned in subsection (2) before ing out remediation works.	
9)	guida undei	Secretary of State may issue ince about the taking of steps r subsection (2), and may revise thdraw any issued guidance.	15
10)	section	re on an application under this on it is alleged that a person to comply with subsection (2)—	20

	(a)	proof of a failure to comply with any applicable guidance may be relied on as tending to establish that there was such a failure, and	5	
	(b)	proof of compliance with any applicable guidance may be relied on as tending to establish that there was no such failure.		
(11)	In this section—			
	b u th o g	veloper", in relation to a uilding, means a person who ndertakes or commissions he construction or conversion f the building with a view to ranting or disposing of interests he the building (or parts of it);	15	
	b	scribed" means prescribed y regulations made by ne Secretary of State;	20	
	ir	nediation costs" means costs neurred or to be incurred in arrying out the remediation works;		

"third party" means a person other than a tenant.

20E Regulations under section 20D (1)In this section "regulations" means regulations under section 20D. 5 (2)Regulations are to be made by statutory instrument. (3)A power to make regulations includes power to make— 10 incidental, transitional (a) or saving provision; (b) different provision for different purposes. (4)A statutory instrument containing regulations is subject to annulment 15 in pursuance of a resolution of either House of Parliament." 127 Duties relating to work to dwellings etc

(1) In the Defective Premises Act 1972 after section 2 insert—

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"2A Duties relating to work to dwellings etc

(1) This section applies where a person, in the course of a business, takes on work in relation to any part of a relevant building.

(2) In this section "relevant building" means a building consisting of or containing one or more dwellings.

- (3) The person owes a duty to—
 - (a) the person for whom the work is done, and
 - (b) each person who holds or acquires an interest (whether legal or equitable) in a dwelling in the building,

to see that the work is done in a workmanlike or (as the case may be) professional manner, with proper materials and so that as regards the work the dwelling is fit for habitation when the work is completed.

- (4) The duty under this section does not apply in relation to a dwelling if—
 - (a) the work taken on is work for or in connection with the provision of the dwelling (as to which see section 1), or

(b) it is expected that, on completion of the work, it will have ceased to be a dwelling or will otherwise have ceased to exist.

work to which this section applies for another (B) on terms that A is to do it in accordance with instructions given by or on behalf of B is, to the extent to which A does it properly in accordance with those instructions, to be treated for the purposes of this section as discharging the duty imposed on A by this section except where A owes a duty to B to warn B of any defects in the instructions and fails to discharge that duty.

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(6) A person is not treated for the purposes of subsection (5) as having given instructions for the doing of work merely because the person has agreed to the work being done in a specified manner, with specified materials or to a specified design.

(7) A person who, in the course of a business which consists of or includes carrying out or arranging for the carrying out of work of a kind mentioned in subsection (1), arranges for another to take on work of that kind is treated for the purposes of this section as included among the persons who have taken on the work.

(8) For the purposes of the Limitation Act 1980, a cause of action in respect of a breach of a duty imposed by this section is treated as accruing at the time the work is completed; but if after that time a person does further work to rectify the work the person has already done, any such cause of

action in respect of that further work is treated as accruing at the time when the further work is finished."

(2) The amendment made by this section applies in relation to work completed after the coming into force of this section.

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128 Limitation periods

"4B

(1) After section 4A of the Limitation Act 1980 insert—

> Special time limit for certain 10 actions in respect of damage or defects in relation to buildings

- Where by virtue of a relevant (1) provision a person becomes entitled to bring an action against any other person, no action may be brought after the expiration of 15 years from the date on which the right of action accrued.
- (2)An action referred to in subsection (1) is one to which—

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		(a)	sections 1, 28, 32, 35, 37 and 38 apply;	
		(b)	the other provisions of this Act do not apply.	
	(3)		s section "relevant sion" means—	5
		(a)	section 1 or 2A of the Defective Premises Act 1972;	
		(b)	section 38 of the Building Act 1984."	10
(2)	Act 1 Law Act 1	972, for Reform 954 a	I(5) of the Defective Premises or "the Limitation Act 1939, the n (Limitation of Actions, &c.) and the Limitation Act 1963" the Limitation Act 1980".	15
(3)	in rel	ation t	Iment made by subsection (1) o an action by virtue of section fective Premises Act 1972 is to as always having been in force.	
(4)	ment	tioned	where the 15 year period in section 4B(1) of the Act 1980 (inserted by	20

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subsection (1)) expires in the initial period, section 4B(1) has effect as if it provided that the action may not be brought after the end of the initial period.

- (5) Where an action is brought that, but for subsection (3), would have been barred by the Limitation Act 1980, a court hearing the action must dismiss it in relation to any defendant if satisfied that it is necessary to do so to avoid a breach of that defendant's Convention rights.
- (6) Nothing in this section enables an action to be brought where the action was settled or finally determined (whether on the basis of limitation or otherwise) before this section came into force.
- (7) In this section—

"Convention rights" has the same meaning as in the Human Rights Act 1998;

"the initial period" means the period of 90 days beginning with the day on which this section comes into force.

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New homes ombudsman scheme

129 Establishment of the new homes ombudsman scheme

- (1) The Secretary of State must make arrangements for there to be a scheme for England, to be known as the "new homes ombudsman scheme", which meets the conditions in section 130(1).
- (2) Examples of arrangements under subsection (1) are arrangements—
 - (a) with another person under which that other person agrees to establish and maintain the new homes ombudsman scheme in accordance with the terms of the arrangements,
 - (b) under which the new homes ombudsman scheme is established and maintained by (or on behalf of) the Secretary of State, or
 - (c) for the maintenance of the new homes ombudsman scheme, in accordance with the terms of the

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arrangements, by a person other than the person who established it.

- (3) The Secretary of State may—
 - (a) give financial assistance (by way of grant, loan, guarantee or in any other form) to a person for the establishment or maintenance of the new homes ombudsman scheme;
 - (b) make payments to such a person(otherwise than as financial assistance) in accordance with arrangements under subsection (1).

130 The new homes ombudsman scheme

- (1) The conditions referred to in section 129(1) are that—
 - (a) membership of the scheme is open to all developers,
 - (b) the scheme enables qualifying complainants to have complaints against members of the scheme investigated and determined by an independent individual, and

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- (c) the scheme contains the provisions required by Schedule 8.
- (2) A "qualifying complainant" is a person who, at the time the complaint is made, is a relevant owner of a home in England which, at that time, is a new build home.
- (3) The individual who is to investigate and determine complaints under the scheme is to be known as "the new homes ombudsman".
- (4) The scheme may also include provision for persons other than qualifying complainants to have complaints against members of the scheme investigated and determined under the scheme.
- homes ombudsman is not required to investigate a complaint if the new homes ombudsman is satisfied that the complaint (or a complaint which is materially the same) is being, or has been, dealt with under another redress scheme or in legal proceedings.

(6)	In this section, "redress scheme" means a scheme under which complaints against members of the scheme may be made to, and investigated and determined by, an independent person.	5	
(7)	Schedule 8 contains further provision about the new homes ombudsman scheme.		
	'Relevant owner", "new build home" and 'developer"		
(1)	This section provides for the meaning of terms used in section 130 (and in this section).		
(2)	A person is a "relevant owner" of a home if the person— (a) is an individual,	15	
	(b) has a relevant interest in land that includes the home, and		
	(c) meets the occupation condition.		
(3)	A person meets the occupation condition if the person—	20	
	(a) occupies the home, or		

(b) is the landlord under a lease of land that includes the home granted for a term not exceeding 21 years to another individual for that individual's occupation of the home.

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- (4) A home is a "new build home" if—
 - (a) the home is, or is contained in—
 - (i) a building the construction of which began after the coming into force of this section, or

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(ii) a building that has been converted so that it consists of or contains the home, where the conversion began after the coming into force of this section,

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- (b) there is a person who is, or was, a developer in relation to the home, and
- (c) no more than two years have elapsed since the first acquisition, by any person, of a relevant interest in land that includes the home from the person mentioned in paragraph (b).

(5)	"Relevant interest" means a legal estate which is—				
	(a)	an estate in fee simple absolute in possession, or			
	(b)	a term of years absolute granted for a term of more than 21 years from the date of the grant.	5		
(6)	A "developer" is a person—				
	(a)	who undertakes or commissions—			
		(i) the construction of a new building in England that is to consist of or contain a home,	10		
		(ii) the conversion of an existing building in England so that it consists of or contains a home, or	15		
		(iii) the conversion of an existing building in England so as to alter the number of homes contained in it,			
		with a view to granting, or disposing of, a relevant interest in land that includes the home or, in the case of a conversion	20		

	within sub-paragraph (iii), any of the homes, or		
	(b) who is of a description specified in regulations made by the Secretary of State.	5	
(7)	Regulations under subsection (6)(b) may, among other things, specify a description of persons by reference to a connection with a person mentioned in subsection (6)(a).		
(8)	"Home" means a private residence.		
(9)	"Occupies" means occupies as a private residence (and "occupation" is to be construed accordingly).		
	Power to require persons to join scheme and to provide information	15	
(1)	The Secretary of State may by regulations—		
	(a) require persons who are developers, or developers of a specified description, to become members of the new homes ombudsman scheme;	20	

(b) require persons who are required to become members of the scheme under paragraph (a) to remain members of the scheme for a period specified in the regulations (even if 5 they are no longer developers); require members of the scheme (c) to inform persons of a specified description of the scheme; make provision for civil sanctions to 10 (d) be imposed in respect of a breach of a requirement imposed by regulations under paragraph (a), (b) or (c); make provision for the investigation (e) 15 of suspected breaches of such a requirement.

In this subsection, "developer" has the meaning given in section 131 and "specified" means specified in the regulations.

(2) Provision made by virtue of subsection(1)(a) may provide for exceptions

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to the requirement to become a member of the scheme.

(3) Provision made by virtue of subsection (1)(a) or (b) may require persons who are members of the new homes ombudsman scheme to—

(a) obtain a certificate confirming their membership of the scheme;

(b) display or publish the certificate in accordance with the regulations;

(c) produce a copy of the certificate, on request, in accordance with the regulations.

- (4) Provision made for the imposition of a civil sanction by virtue of subsection (1)(d) must include—
 - (a) provision for appeals to a court or tribunal against the imposition of the sanction, and
 - (b) such other provision as the Secretary of State considers appropriate for safeguarding the interests of persons on whom the sanction may be imposed.

- (5) Provision made by virtue of subsection (1)(d) or (e) may—(a) confor functions on a porse
 - (a) confer functions on a person (including functions involving the exercise of a discretion);

(b) require a person on whom functions are so conferred to have regard to any relevant guidance issued by the Secretary of State relating to the exercise of those functions.

(6) The Secretary of State may make payments to a person on whom functions are conferred by virtue of subsection (5).

133 Register of members

- (1) The person who maintains the new homes ombudsman scheme must keep a register of persons who are members of the scheme.
- (2) The register must be made available for inspection by members of the public at all reasonable times.

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134 Developers' code of practice

(1) The Secretary of State may issue or approve a code of practice about the standards of conduct and standards of quality of work expected of members of the new homes ombudsman scheme.

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- (2) The Secretary of State may from time to time revise or replace the code or approve its revision or replacement.
- (3) The Secretary of State must ensure that the 10 current version of the code is published.

Construction products

135 Construction products

Schedule 9 contains provision for regulations relating to construction products.

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Fire safety

136 Amendment of Regulatory Reform (Fire Safety) Order 2005

- (1) The Regulatory Reform (Fire Safety) Order 2005 (S.I. 2005/1541) is amended as follows.
- (2) In article 5 (duties under the Order), for "22", in each place it occurs, substitute "22B".
- (3) In article 9 (risk assessment)—
 - (a) in paragraph (6) for the words from "record" to the end substitute "make a record of the assessment or review, which must in particular include the information prescribed by paragraph (7).";
 - (b) in paragraph (7)(a) omit "significant".
- (4) After article 9 insert—

"Risk assessment: assistance

9A — (1) The responsible person must not appoint a person to assist them with making or

- reviewing an assessment under article 9 unless that person is competent.
- (2) A person is to be regarded as competent for the purposes of this article where the person has sufficient training and experience or knowledge and other qualities to enable the person properly to assist in making or reviewing the assessment.
- (3) Where the responsible person appoints more than one person, the responsible person must make arrangements for ensuring adequate co-operation between them."
- (5) In article 11(2) (fire safety arrangements) omit the words from "where" to the end.
- (6) After article 21 insert—

"Provision of information to residents of domestic premises

21A — (1) This article applies in relation to a building containing two or more sets of domestic premises.

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(2) The responsible person must give residents of the domestic premises comprehensible and relevant information about the relevant fire safety matters. 5 The relevant fire safety matters are— (3)the risks to residents of the (a) domestic premises identified by the risk assessment; the preventive and (b) 10 protective measures; (c) the name of the responsible person and an address in the United Kingdom at which the responsible person, or 15 someone acting on their behalf, will accept notices and other documents; (d) the identity of any person appointed by the responsible 20 person to assist them with making or reviewing an assessment under article 9;

	(e)	the identity of any persons nominated by the responsible person under article 13(3)(b);	
	(f)	any risks of which the responsible person has been informed under article 22(1)(c);	5
	(g)	any other matters specified in regulations made by the relevant authority.	
(4)	at suc	nformation is to be provided ch times, and in such form, ay be specified in regulations by the relevant authority.	10
(5)	keep	esponsible person must records of the relevant afety matters.	15
(6)	The "	relevant authority"—	
	(a)	in relation to premises in England, means the Secretary of State;	20
	(b)	in relation to premises in Wales, means the Welsh Ministers.	

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- (7) Regulations under this article are to be made by statutory instrument.
- (8) A statutory instrument containing regulations made by the Secretary of State under this article is subject to annulment in pursuance of a resolution of either House of Parliament.
- (9) A statutory instrument containing regulations made by the Welsh Ministers under this article is subject to annulment in pursuance of a resolution of Senedd Cymru."
- (7) In article 22 (co-operation and co-ordination)—
 - (a) in the heading, at the end insert "between responsible persons";
 - (b) before paragraph (1) insert—
 - "(A1) A person who is a responsible person in relation to any premises must take such steps as are reasonably practicable to ascertain whether any other responsible

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person shares, or has duties in respect of, the premises.";

- (c) in paragraph (1) before subparagraph (1)(a) insert—
 - "(za) inform the other responsible persons concerned of that person's name and an address in the United Kingdom at which that person, or someone acting on their behalf, will accept notices and other documents;
 - (zb) inform the other responsible persons concerned of the part of the premises for which that person considers themselves to be a responsible person, and keep a record of that information;".
- (8) After article 22 insert—

"Provision of information to new responsible person

22A. — (1) Paragraph (2) applies where a person (the "outgoing person") ceases to be

(2)

(3)

and a respo	nother person for premises nother person (the "new nsible person") becomes a nsible person for the premises ce of the outgoing person.	5
the ne	utgoing person must give ew responsible person any ant fire safety information by the outgoing person.	
	vant fire safety nation" means—	10
(a)	records kept under article 9(6) of assessments and reviews under article 9;	
(b)	the identity of any person appointed by the responsible person to assist them with making or reviewing an assessment under article 9;	15
(c)	the name of any other person who is a responsible person in relation to the premises and an address in the United Kingdom	20

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at which that person, or someone acting on their behalf, will accept notices and other documents (where known);

- (d) where the premises consist
 of or include a higher-risk
 building, the identity of any
 other person who is an
 accountable person in relation
 to the premises (where known);
- (e) any information given under regulation 38 of the Building Regulations 2010 (S.I. 2010/2214) (fire safety information);
- (f) any other matters specified in regulations made by the relevant authority.
- (4) The information is to be provided at such times, and in such form, as may be specified in regulations made by the relevant authority.
- (5) A responsible person must

keep records of relevant fire safety information.

(6) In this article—

"accountable person" has the meaning given by section 69 of the Building Safety Act 2021;

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"higher-risk building" has the meaning given by section 62 of that Act;

"relevant authority"—

(a) in relation to premises in England, means the Secretary of State; 10

(b) in relation to premises in Wales, means the Welsh Ministers.

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- (7) Regulations under this article are to be made by statutory instrument.
- (8) A statutory instrument containing regulations made by the Secretary of State under this article is subject to annulment in pursuance of a resolution of either House of Parliament.

(9) A statutory instrument containing regulations made by the Welsh Ministers under this article is subject to annulment in pursuance of a resolution of Senedd Cymru.

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Co-operation with accountable persons

- 22B.— (1) This article applies in relation to premises which consist of or include a residential unit in a higher-risk building.
 - (2) The responsible person ("P") must take such steps as are reasonably practicable to ascertain whether there are one or more other persons who are accountable persons in relation to the premises.

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(3) If there are, P must co-operate with each accountable person for the purpose of the accountable person carrying out their duties under the Building Safety Act 2021.

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(4) In this article—

"accountable person" has the meaning given by section 69 of the Building Safety Act 2021;	
"higher-risk building" has the meaning given by section 62 of that Act;	5
"residential unit" has the meaning given by section 125 of that Act."	
(9) In article 29(5) (alterations notices), omit paragraphs (b) and (c).	
(10) In article 32 (offences)—	10
(a) in paragraph (1)(a) for "22" substitute "22B";	
(b) in paragraph (4) omit"not exceeding level 3 on the standard scale";	15
(c) in paragraph (7) omit "not exceeding level 3 on the standard scale".	
(11) In article 50 (guidance)—	
(a) in paragraph (1) for "22" substitute "22B";	20

	(b)	in p	aragraph (1A)—	
		(i)	for "22" substitute "22B";	
		(ii)	omit "in relation to a relevant building (or part of the building)";	5
		(iii)	in sub-paragraph (a) omit "risk based";	
		(iv)	in sub-paragraph (b) omit "risk based".	
			Architects	10
		_	scipline and continuing levelopment	
(1)	The Arch		s Act 1997 is follows.	
(2)		•	the register), after ?) insert—	15
	ord reg	ders i gister	gister shall show disciplinary made in relation to a red person for such period be prescribed."	20
(3)	In sectio	n 9 (competence to practise)—	

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- (a) in subsection (1), in the words after paragraph (c), after "practical experience" insert "or undertaken such recent training",
- (b) after subsection (1) insert—

"(1A) Before prescribing recent practical experience or training for the purposes of subsection (1) the Board shall consult the bodies representative of architects which are incorporated by royal charter and such other professional and educational bodies as it thinks appropriate.", and

(c) after subsection (2) insert—

- "(3) Where the Board decides that the name of a person to whom paragraph(b) of subsection (1) applies is by virtue of that subsection to be removed from Part 1 of the Register—
 - (a) the person shall be entitled to apply to the Board within a prescribed period for an extension of time to gain

(b)

the prescribed experience or undertake the prescribed training or to otherwise satisfy the Board of the person's competence to practise, and 5 the Board shall not remove the name of the person from the Register unless— (i) the person has not made an application for an 10 extension of time within the prescribed period, (ii) an extension of time granted by the Board has expired and the Board 15 is not satisfied that the person has gained the prescribed experience or undertaken the prescribed training or is otherwise 20 competent to practise, or (iii) the Board has decided not to grant an extension

of time in respect of

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an application made by the person.

(4) For the purposes of this section, a person is competent to practise if the person has the skills, knowledge, experience and behaviours required for a person to practise as an architect."

138 Power of Architects Registration Board to charge fees

In the Architects Act 1997, after section 24 insert—

"24A Fees

- (1) The Secretary of State may make regulations for, and relating to, the charging of fees by the Board in respect of services which it provides.
- (2) Regulations under this section may in particular make provision about—
 - (a) the services, or types of services, in respect of which the Board may charge a fee;

	(b)	the persons who are liable to pay a fee;	
	(c)	how fees charged by the Board are to be calculated;	
	(d)	how fees charged by the Board are to be paid.	5
(3)	In thi	s section, a "service"—	
	(a)	includes any exercise by the Board of its power to prescribe qualifications for the purposes of section 4(1)(a);	10
	(b)	does not include any service in respect of which a fee may be prescribed under any other provision of this Act.	15
(4)		ulations under this section are made by statutory instrument.	
(5)	regu is su pursi	lations under this section bject to annulment in uance of a resolution of the House of Parliament."	20

Housing complaints

139 Housing complaints made to a housing ombudsman

- (1) Schedule 2 to the Housing Act 1996 is amended in accordance with subsections (2) and (3).
- (2) In paragraph 7 (determinations by housing ombudsman)—
 - (a) after "approved scheme shall" insert ", in accordance with the scheme,", and
 - (b) for the words from "and not withdrawn" to "but withdrawn" substitute "under the scheme".
- (3) Omit paragraphs 7A to 7C (complaints to a housing ombudsman to be referred by designated person and exceptions).
- (4) The amendments made by this section apply in relation to a complaint made to a housing ombudsman—
 - (a) after the time this section comes into force, or

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(b) before the time this section comes into force, but only if a determination by a housing ombudsman is still pending in respect of the complaint at such time.

Part 6

GENERAL

140 Liability of officers of body corporate etc

- (1) Where an offence under Part 2 or 4 committed by a body corporate—
 - (a) is committed with the consent or connivance of any director, manager, secretary or other similar officer of the body corporate, or any person who was purporting to act in any such capacity, or
 - (b) is attributable to any neglect on the part of any such person,

that person as well as the body corporate commits the offence and is liable to be proceeded against and punished accordingly. 10

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- (2) In subsection (1) "director", in relation to a body corporate whose affairs are managed by its members, means a member of the body corporate.
- (3) Subsection (1) also applies in relation to a body that is not a body corporate, with the substitution for the reference to a director of the body of a reference—
 - (a) in the case of a partnership,to a partner;
 - (b) in the case of an unincorporated body other than a partnership—
 - (i) where the body's affairs are managed by its members, to a member of the body;
 - (ii) in any other case, to a member of the governing body.

141 Review of regulatory regime

- (1) The Secretary of State must appoint an independent person to carry out a review of—
 - (a) the effectiveness of the regulator in—

	(i)	exercising its building functions,	
	(ii)	securing the safety of people in or about buildings in relation to risks arising from buildings, and	
	(iii)	improving the standard of buildings,	5
(b)	the	adequacy and effectiveness of—	
	(i)	provision made by or under Parts 2 and 4 of this Act, and	
	(ii)	provision made by or under the Building Act 1984 (except section 105C) that applies in relation to England,	10
(c)	of co	effectiveness of the regulation onstruction products in United Kingdom,	15
(d)	any para	of the matters mentioned in agraphs (a) to (c) as the person siders appropriate, and	20
(e)		other matter specified e appointment.	

(2)	On completion of a review, the appointed person must make a written report to the Secretary of State—				
	(a) setting out the result of the review, and				
	(b) making such recommendations (if any) as the person considers appropriate.	5			
(3)	The Secretary of State must publish a copy of the report.				
(4)	The first appointment must be made within the period of 5 years beginning with the day on which this Act is passed.				
(5)	Any other appointment must be made within the period of 5 years beginning with the day on which the most recent appointment was made.	15			
(6)	In this section—				
	"independent" means appearing to the Secretary of State to be independent of—				
	(a) the Secretary of State,				
	(b) the regulator,	20			
	(c) the profession of registered				

	building inspectors,	
(d) the built environment industry (as defined by section 29),	
(e) persons carrying on activities connected with the manufacture, importation, marketing or supply of construction products (as defined by paragraph 24 of Schedule 9), and	5
(f) local authorities (as so defined);	
	regulator" has the meaning given by section 2.	10
142 Finar	ncial provisions	
	ere is to be paid out of money vided by Parliament—	
(a)	any expenditure incurred under or by virtue of this Act by the Secretary of State, and	15
(b)	any increase attributable to this Act in the sums payable under any other Act out of money so provided.	20

143 Crown application

- (1) The following provisions, and any provision made under them, bind the Crown—
 - (a) Part 2;
 - (b) Part 4 except sections 101, 102 and 114 (compliance notices);
 - (c) sections 129 to 134 and Schedule 8 (new homes ombudsman scheme);
 - (d) section 140.
- (2) No contravention by the Crown of a provision mentioned in subsection (1) makes the Crown criminally liable.
- (3) Subsection (2) does not affect the criminal liability of persons in the service of the Crown.

144 Power of Secretary of State to make consequential provision

(1) The Secretary of State may by regulations make provision that is consequential on this Act. 5

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(2)	The regulations may amend, re revoke provision made by or ur	•
	(a) an Act passed before this A	Act;
	(b) an Act passed later in the s session of Parliament as th	
(3)	Regulations under this section may not make provision that make made under section 145.	ay
	Power of Welsh Ministers to m consequential provision	ake 10
(1)	The Welsh Ministers may by remake provision, in relation to Wisconsequential on Part 3 or se	/ales, that
(2)	The regulations may amend, re revoke provision made by or ur	•
	(a) an Act passed before this A	Act;
	(b) an Act passed later in the session of Parliament as the	
	(c) an Act or Measure of Sene Cymru passed before this	
(3)	The regulations may make—	

- (a) transitional, transitory or saving provision;
- (b) different provision for different purposes.
- (4) The regulations are to be made by statutory instrument.
- (5) A statutory instrument containing (whether alone or with other provision) regulations under this section that amend or repeal provision made by an Act, or by an Act or Measure of Senedd Cymru, may not be made unless a draft of the instrument has been laid before and approved by a resolution of Senedd Cymru.
- (6) Any other statutory instrument containing regulations under this section is subject to annulment in pursuance of a resolution of Senedd Cymru.

146 Regulations

(1) This section applies to regulations under any provision of this Act except5

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- (a) section 145 (power of Welsh Ministers to make consequential provision),
- (b) section 148 (commencement and transitional provision), and
- (c) Schedule 9 (construction products regulations).
- (2) A power to make regulations includes power to make—
 - (a) consequential, supplementary, incidental, transitional, transitory or saving provision;
 - (b) different provision for different purposes or for different areas.
- (3) Regulations may describe a building by reference to its height, size, design, use, purpose or any other characteristic.
- (4) A power to make regulations about the way in which anything is to be given to the regulator (as defined by section 2) includes power to provide that the thing is to be given in a way specified in a direction made and published by the regulator in accordance with the regulations.

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- (5) Regulations are to be made by statutory instrument.
- (6) A statutory instrument containing (whether alone or with other provision)—
 - (a) regulations under section 12,59, 62(5), 65, 68, 69, 104(10),111(10), 113, 131(6)(b) or 132 orparagraph 6 of Schedule 3,
 - (b) regulations made by virtue of section 62(3)(c),
 - (c) regulations under section 91 (except regulations only making provision of a kind mentioned in section 91(2)),
 - (d) regulations under section 92 (except regulations only making provision of a kind mentioned in section 92(3) or (4)),
 - (e) regulations under section 94 (except regulations only making provision of a kind mentioned in section 94(3)),
 - (f) regulations under section144 that amend or repealprovision made by an Act,

may not be made unless a draft of
the instrument has been laid before
and approved by a resolution of
each House of Parliament.

(7) Any other statutory instrument containing regulations is subject to annulment in pursuance of a resolution of either House of Parliament.

147 Extent

- Subject as follows, this Act extends to England and Wales only.
- (2) The following provisions extend to England and Wales, Scotland and Northern Ireland—
 - (a) Part 1;
 - (b) section 135 and Schedule 9 (construction products);
 - (c) sections 137 and 138 (architects);
 - (d) this Part except sections 140, 143 and 145.

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(3) Section 2(2) and Schedule 1 (amendments of Health and Safety at Work etc Act 1974) extend to England and Wales and Scotland.

148 Commencement and transitional provision

- (1) The following provisions come into force on the day on which this Act is passed—
 - (a) section 1;
 - (b) section 2(1);
 - (c) section 7;
 - (d) section 27;
 - (e) section 29;
 - (f) sections 58 to 67;
 - (g) section 125;
 - (h) this Part except sections 140 and 143.
- (2) Parts 2 and 4, except the provisions mentioned in subsection (1), come into force—
 - (a) for the purposes of making regulations,on the day on which this Act is passed;

	(b)	for remaining purposes, on such day as the Secretary of State may by regulations appoint.	
(3)	ford two	e following provisions come into ce at the end of the period of months beginning with the day which this Act is passed—	5
	(a)	section 128;	
	(b)	section 135 and Schedule 9;	
	(c)	section 137;	10
	(d)	section 138.	
(4)	As	regards Part 3 and section 136—	
	(a)	the following provisions come into force on such day as the Welsh Ministers may by regulations appoint—	15
		(i) section 30 so far as relating to section 120l of the Building Act 1984;	
		(ii) section 31(3) so far as relating to section 91ZD of that Act;	20
		(iii) section 41 so far as relating to	

section 58Z2 and 58Z8 of that Act;

(b)

(iv)	paragraph 56 of Schedule 5 (and section 54 so far as relating to that paragraph);	
(v)	paragraph 77 of that Schedule so far as relating to section 120C of the Building Act 1984 (and section 54 so far as relating to that section);	5
into such	following provisions come force, in relation to Wales, on day as the Welsh Ministers by regulations appoint—	10
(i)	section 31 except subsection (3) of that section;	
(ii)	section 32 except so far as relating to paragraph 1D(3) of Schedule 1 to the Building Act 1984;	15
(iii)	sections 33 to 40;	
(iv)	section 41 except so far as relating to section 58Z2, 58Z7 or 58Z8 of the Building Act 1984;	20
(v)	section 42 and Schedule 4;	
(vi)	sections 43 to 51;	

(vii) section 52 except subsection (1) of that section; (viii) section 54 and Schedule 5 except— (A) paragraphs 38, 39 and 86 5 to 88 of that Schedule (and section 54 so far as relating to those paragraphs); (B) paragraph 77 of that Schedule so far as relating to section 10 120B of the Building Act 1984 (and section 54 so far as relating to that section); (ix) section 55 and Schedule 6 except paragraphs 7 and 29 of that 15 Schedule (and section 55 so far as relating to those paragraphs); (x) section 56; (xi) section 136 except subsection (8)

of that section so far as relating

to Article 22B of the Regulatory

Reform (Fire Safety) Order 2005;

(5)

(6)

(7)

(8)

(9)

(c) subject to that, Part 3 and section 136 come into force on such day as the Secretary of State may by regulations appoint. The other provisions of this Act come 5 into force on such day as the Secretary of State may by regulations appoint. The Secretary of State may by regulations make transitional or saving provision in connection with the coming into 10 force of any provision of this Act. Regulations under subsection (4)(a) or (b) may make transitional or saving provision. The powers to make regulations under this section include power to 15 make different provision for different purposes or for different areas. Regulations under this section are to be made by statutory instrument. 149 Short title 20

This Act may be cited as the

Building Safety Act 2021.

SCHEDULES

		SCHEDULE 1	Section 2	
	AMEN	NORK ETC ACT 1974	AFETY AT	
1		The Health and Safety at Work Act 1974 is amended as follows:		5
2	(1)	Section 11 (functions of the Executive) is amended as follows:	WS.	
	(2) In subsection (5)—			
		(a) in paragraph (a) after "functions" insert "other that its building functions";	an	10
		(b) in paragraph (b) after "activities" insert "other that its building functions".	n	15
	(3)	In subsection (6)(b) at the end "or to its building functions."	insert	
3		After section 11 insert—		

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"11A Powers of the Executive: buildings in England

(1) The Executive may do such things and make such arrangements as it considers appropriate in connection with any of its building functions.

(2) In particular, it may—

(a) assist and encourage persons concerned with matters relevant to those functions;

(b) make arrangements for—

- (i) the carrying out of research and the publication of the results of research;
- (ii) the provision of training and information;
- (c) encourage research and the provision of training and information by others;
- (d) make arrangements for the provision of a service providing information or advice on such

			as it considers appropriate;	
		(e)	institute criminal proceedings.	
	(3)	And	it may—	
		(a)	appoint persons or committees of persons to provide it with advice, or to do such other things as it considers appropriate, in connection with any of its building functions, and	5
		(b)	remunerate those persons.	
			ing in paragraph (b) limits on 13(8).	
	(3)(b)		amounts paid under subsection) are to be such as may be mined by the Secretary of State."	15
4	In section 12(3) (control of the Executive) after "provisions" insert ", or the enforcement of the building enactments,".			
5	(1) Section 13 (powers of the Executive) is amended as follows.		20	

matters, and to such persons,

	(2)	In subsection (3) after "functions" insert "on its behalf".	
	(3)	In subsection (4) after "department or authority" insert "on behalf of the Minister, department or authority".	5
	(4)	In subsection (6) after "Part" insert "or in connection with its building functions".	
	(5)	In subsection (7) after "functions" insert "except its building functions".	
6		In section 27 (information powers) after subsection (4) insert—	10
	"(5	In this section any reference to the Executive's functions does not include its building functions."	
7	In section 53 (general interpretation) at the appropriate place insert—		15
		""the building enactments" means the provisions of, and of instruments made under—	
		(a) the Building Act 1984, and	20

(b) Parts 2 and 4 of the Building Safety Act 2021;";	
""building function" has the meaning given by section 3 of the Building Safety Act 2021;".	5
Schedule 2 (constitution of the Executive) is amended as follows.	
In paragraph 2(3)(d)(iii) at the end insert ", building safety, building standards or fire safety."	10
In paragraph 9(3)(b) after "provisions" insert ", or the building enactments,".	
In paragraph 12(2)—	
(a) after "Executive" insert "or signed on its behalf";	15
(b) after "so executed" insert "or signed".	
	""building function" has the meaning given by section 3 of the Building Safety Act 2021;". Schedule 2 (constitution of the Executive) is amended as follows. In paragraph 2(3)(d)(iii) at the end insert ", building safety, building standards or fire safety." In paragraph 9(3)(b) after "provisions" insert ", or the building enactments,". In paragraph 12(2)— (a) after "Executive" insert "or signed on its behalf";

SCHEDULE 2 Section 21

AUTHORISED OFFICERS: INVESTIGATORY POWERS

Entry to non-domestic premises without warrant

- 1 (1) An authorised officer may enter any nondomestic premises which the officer has reason to believe it is necessary for the officer to enter for a relevant purpose—
 - (a) at any reasonable time, or
 - (b) at any time, in a situation which in the officer's opinion is or may be dangerous.
 - (2) The officer may be accompanied by any person, and bring anything, required for any purpose for which the officer is exercising the power of entry.
 - (3) If the officer has reasonable cause to expect any obstruction in the exercise of any relevant power, the officer may be accompanied by a constable.
 - (4) The officer may—

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- (a) take measurements and photographs, and may make recordings;
- (b) take samples of anything.
- (5) The officer may seize anything if it appears to the officer—

- (a) to be evidence of an offence under this Act or the Building Act 1984, and
- (b) to be necessary to seize it to prevent the evidence being concealed, lost, altered or destroyed.

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Entry to non-domestic premises with warrant

2 (1) A justice of the peace may issue a warrant in respect of non-domestic premises specified in the warrant if satisfied, on an information in writing made by an authorised officer, that it is necessary—

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(a) for an authorised officer to enter the premises for a relevant purpose, and

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(b) to confer a power to enter by force (if necessary).

(2) The warrant authorises any authorised officer to enter the premises at any time (subject to sub-paragraph (3)) for the purposes specified in the warrant, by force (if necessary).

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- (3) The warrant may limit the times at which the power of entry may be exercised.
- (4) Sub-paragraphs (2) to (5) of paragraph 1 apply in relation to the power of entry conferred by a warrant under this paragraph as they apply in relation to the power of entry conferred by sub-paragraph (1) of that paragraph.

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Entry to domestic premises (with warrant)

3 (1) A justice of the peace may issue a warrant in respect of domestic premises specified in the warrant if satisfied, on an information in writing made by an authorised officer, that—

15

(a) it is necessary for an authorised officer to enter the premises for a relevant purpose, and

(2)

(3)

(4)

powers" means—

(b)		e of the following aditions is met—	
	(i)	that entry to the premises for the relevant purpose has been, or is likely to be, refused;	5
	(ii)	that no person entitled to grant entry to the premises can be found;	
	(iii)	that requesting entry may frustrate or seriously prejudice the purpose of entry.	10
The	e wa	rrant—	
(a)	office at a	horises any authorised cer to enter the premises any time (subject to sub- agraph (3)) for the purposes ecified in the warrant, and	15
(b)		ifers such additional powers as y be specified in the warrant.	
		rrant may limit the times at which ver of entry may be exercised.	20
For	this	purpose "additional	

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- (a) the power to enter by force (if necessary);
- (b) the powers under sub-paragraphs(2) to (5) of paragraph 1.
- (5) An additional power may be specified in the warrant only if the justice of the peace is satisfied that it is necessary to confer the power.

Power to require information, documents etc

- 4 (1) An authorised officer may for a relevant purpose require a person to give specified information or documents to the officer by such time as may be specified.
 - (2) In the case of a document consisting of information held in electronic form, the officer may require it to be produced—
 - (a) in a legible form, or
 - (b) in a form from which it can readily be produced in legible form.
 - (3) The officer may inspect and take copies of (or of any information in) any document that is produced.

(4)	rele pro to t	authorised officer may for a evant purpose require a person to vide such facilities and assistance he officer as may be specified, such time as may be specified.	5
(5)	is in	equirement under this paragraph imposed by the authorised officer luestion giving, to the person in estion, a notice in writing that states—	
	(a)	that it is a notice containing a requirement under this paragraph, and	10
	(b)	the consequences of failing to comply with the requirement.	
(6)	sub in e	ormation provided by a person under operagraph (1) is not admissible evidence against that person in minal proceedings except—	15
	(a)	in proceedings for an offence under section 23,	20
	(b)	in proceedings for an offence under paragraph 6(1),	

- (c) in proceedings for an offence of perverting the course of justice, or
- (d) if in the proceedings—
 - (i) in giving evidence the person makes a statement inconsistent with the information, and
 - (ii) evidence as to the information that was provided is adduced, or a question relating to it is asked, by or on behalf of the person.
- (7) In this paragraph—

"document" includes information recorded in any form;

"specified", in relation to a requirement, means specified in the notice imposing the requirement.

Retention of evidence etc

Anything that has been seized under paragraph 1(5), or any document produced under paragraph 4, may be retained for so long as is necessary in all the circumstances.

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Offence of failing to provide information, documents etc

6 (1) A person who fails without reasonable excuse to comply with a requirement under paragraph 4 commits an offence.

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- (2) A person guilty of an offence under this paragraph is liable—
 - (a) on summary conviction, to imprisonment for a term not exceeding the maximum summary term for either-way offences or a fine (or both);

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(b) on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both).

15

Interpretation

7 (1) In this Schedule —

"authorised officer", in relation to the exercise of any power conferred by or the doing of anything else mentioned in a paragraph of this Schedule for the

(2)

(a) seize anything, or

purpose of a relevant building function, means a person authorised under section 21 in relation to that paragraph for the purposes of that function;	
"domestic premises" means premises (in England or Wales) used wholly or mainly as a private dwelling;	5
"non-domestic premises" means premises (in England or Wales) that are not domestic premises;	10
"relevant purpose", in relation to an authorised officer, means the purpose of any relevant building function specified in the officer's authorisation.	
In sub-paragraph (1) "relevant building function" has the meaning given by section 21.	15
Saving for material subject to legal professional privilege	
Nothing in this Schedule confers power to—	20

(b) compel the production by any person of a document or information,

in respect of which a claim to legal professional privilege could be maintained in legal proceedings.

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SCHEDULE 3 Section 26

COOPERATION AND INFORMATION SHARING

Interpretation

In this Schedule any reference to a function under an enactment includes a function under an instrument made under the enactment.

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Local authorities, fire and rescue authorities etc

2 (1) The regulator and a local authority must cooperate with each other in the exercise of their relevant functions.

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- (2) The regulator and a fire and rescue authority must cooperate with each other in the exercise of—
 - (a) any building function of the regulator,

	(b)	any	function of the authority under—	
		(i)	section 6 or 7 of the Fire and Rescue Services Act 2004,	
		(ii)	the Regulatory Reform (Fire Safety) Order 2005, or	5
		(iii)	section 13 of this Act, and	
	(c)		other prescribed ction of the authority.	
(3)	per	son	pulator and an FSO authorised must cooperate with each other in rcise of their relevant functions.	10
(4)	info of t rele	orma heir evan	ant person may disclose tion held in connection with any relevant functions to another t person for the purposes of a t function of either of them.	15
(5)	In t	his p	paragraph—	
			uthorised person" has the ning given by section 14;	
	"rel	evar	nt function" means—	20
	(8	,	n relation to the regulator, ny building function;	

(b)	(b) in relation to a local authority, a function under any of the following—		
	(i)	the Prevention of Damage by Pests Act 1949;	5
	(ii)	Part 2 of the Public Health Act 1961;	
	(iii)	Part 11 of the Local Government (Miscellaneous Provisions) Act 1982;	10
	(iv)	the Building Act 1984;	
	(v)	Part 3 of the Environmental Protection Act 1990;	15
	(vi)	Parts 1 to 4 of the Housing Act 2004;	
	(vii)	section 13 of this Act;	
	or any o	ther prescribed function;	
(c)	authority	on to a fire and rescue y, a function under ne following—	20

(i)	the Fire and Rescue Services Act 2004;	
(ii)	the Regulatory Reform (Fire Safety) Order 2005;	
(iii)) section 13 of this Act;	5
or any	other prescribed function;	
,	on to an FSO authorised any function under—	
(i)	the Regulatory Reform (Fire Safety) Order 2005, or	10
(ii)	section 14 of this Act;	
"relevant pers	son" means—	
(a) the reg	ulator;	
(b) a local	authority;	15
(c) a fire a	nd rescue authority;	
(d) an FSC	authorised person.	
	- -	

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Ombudsmen

- 3 (1) The regulator and a person mentioned in sub-paragraph (4) must cooperate with each other in the exercise of—
 - (a) any building function of the regulator, and

(b) any relevant function of the person.

- (2) The regulator may disclose to a person mentioned in sub-paragraph (4) information held in connection with any of its building functions, for the purpose of any of those functions or any relevant functions of the person.
- (3) A person mentioned in sub-paragraph (4) may disclose to the regulator information held in connection with any of their relevant functions, for the purpose of any of those functions or any building function of the regulator.
- (4) The persons are—

(a) the Regulator of Social Housing;

(5)

(6)

(b)	a person who administers a relevant scheme.	
"Re	elevant scheme" means—	
(a)	a scheme approved under Schedule 2 to the Housing Act 1996 (housing complaints: social landlords),	5
(b)	a redress scheme to which persons are required by virtue of section 83 of the Enterprise and Regulatory Reform Act 2013 (lettings agency work) to be members,	10
(c)	a redress scheme to which persons are required by virtue of section 84 of that Act (property management work) to be members, or	15
(d)	the new homes ombudsman scheme.	
_	his paragraph "relevant ction" means—	
(a)	in relation to the Regulator of Social Housing, any of its functions;	20

(b) in relation to a person who administers a relevant scheme, any function relating to that scheme.

Secretary of State

4 (1) The regulator may disclose to the Secretary of State information held in connection with any of its building functions, for the purpose of any of those functions or any relevant function of the Secretary of State.

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(2) The Secretary of State may disclose to the regulator information held in connection with any relevant function, for the purpose of any relevant function or any building function of the regulator.

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(3) In this paragraph "relevant function" means any function of the Secretary of State (whether or not under an enactment) that relates to buildings.

15

Police

5 (1) The regulator may disclose to a constable information held by it in connection with any of its building functions.

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(2) A constable to whom information is disclosed in pursuance of sub-

6 (1)

-	ragraph (1) must not use the ormation for a purpose other than—	
(a)	a purpose relating to the prevention, detection, investigation or prosecution of an offence (whether or not under this Act);	5
(b)	a purpose of the police relating to public health or public safety;	
(c)	a purpose relating to national security.	10
	Public authorities	
reg the pub	e Secretary of State may by ulations make provision requiring regulator and any prescribed plic authority to cooperate with the chother in the exercise of—	15
(a)	any building function of the regulator, and	
(b)	any prescribed function of the public authority, so far	20

as it relates to England.

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- (2) The Secretary of State may by regulations make provision authorising a relevant person and any prescribed public authority to disclose prescribed information to 5 each other for the purpose of— (a) any relevant function of the relevant person, and (b) any prescribed function of the public authority, so far 10 as it relates to England. In this paragraph "relevant person" (3)and "relevant function" have the meaning given in paragraph 2. SCHEDULE 4 Section 42 15 TRANSFER OF APPROVED INSPECTORS' FUNCTIONS TO REGISTERED BUILDING CONTROL APPROVERS The Building Act 1984 is
- 2 In section 42(1) (appeals) for "approved inspector" substitute "registered building control approver".

amended as follows.

3		In the heading before section 47, for "approved inspectors" substitute "registered building control approvers".	
4	(1)	Section 47 (giving and acceptance of initial notice) is amended as follows.	5
	(2)	In subsection (1)—	
		(a) in paragraph (a) for "an approved inspector" substitute "a registered building control approver";	
		(b) in the words after paragraph (d)for "approved inspector" substitute"registered building control approver".	10
	(3)	In subsection (5)(b)—	
		(a) for "approved inspector" substitute "registered building control approver";	15
		(b) for "his" substitute "their".	
5		Omit section 49 (approved inspectors).	
6		In section 50(7) (plans certificates) for "approved inspector", in both places it occurs, substitute "registered building control approver".	20
7		In section 51(1) (final certificates)—	

	(a) for "an approved inspector" substitute "a registered building control approver";	
	(b) for "him" substitute "them";	
	(c) for "he" substitute "they";	5
	(d) for "his" substitute "their".	
8	In section 51A(2)(a)(ii) (variation of work) for "approved inspector" substitute "registered building control approver".	
9	In section 51C(2)(a) (change of person carrying out work) for "approved inspector" substitute "registered building control approver".	10
10 (1)	Section 52 (cancellation of initial notice) is amended as follows.	15
(2)	In subsection (1)—	
	(a) in paragraph (a)—	
	(i) for "approved inspector" substitute "registered building control approver";	20
	(ii) for "his" substitute "their";	
	(b) in paragraph (b)—	

			(i)	for "approved inspector" substitute "registered building control approver";	
			(ii)	for "he is" substitute "they are";	
			(iii)	for "his" substitute "their";	5
		(c)	ins	paragraph (c) for "approved pector" substitute "registered lding control approver".	
	(3)	ins	pect	ection (2)(a) for "approved or" substitute "registered control approver".	10
11		req ins	uire pecto	on 56(5) (powers to information) for "approved or" substitute "registered control approver".	15
12				on 57 (offences), for tion (3) substitute—	
	"(3	Í	cont an o cour	ere a registered building arol approver is convicted of affence under this section, the at by or before which they are victed must, within one month	20

		e date of conviction, forward a ficate of the conviction to—	
	(a)	the regulatory authority, or	
	(b)	if the regulatory authority has delegated its functions in relation to the register of building control approvers to another person under section 58Y, that person."	5
13	In section	on 58(3) (construction of Part 2)—	10
	sub	fan approved inspector" stitute "a registered ding control approver";	
	(b) for "	him" substitute "them".	
14	In section	on 126 (general interpretation)—	15
	` '	t the definition of proved inspector";	
	(b) at th	ne appropriate place insert—	
	8	gistered building control approver" has the meaning given by section 58N;";	20

		ha	stered building ins s the meaning gi section 58B;";	•	
		•	llatory authority" leaning given by s		5
			SCHEDULE 5	Section 54	
	MINC		ISEQUENTIAL AME	_	
			Part 1		
	Ам	ENDMENTS	OF THE BUILDING	S Аст 1984	1
1			ing Act 1984 is as follows.		
2	(1)	Section 1	is amended as fo	ollows.	
	(2)		tion (1) for "Secre "appropriate nati	•	1.
	(3)		tion (4) for the wo		
		,	in the case of a s instrument made		

Secretary of State, subject

		of a resolution of either House of Parliament;	
		(b) in the case of a statutory instrument made by the Welsh Ministers, subject to annulment in pursuance of a resolution of Senedd Cymru."	5
3		In section 1A(1) for "Secretary of State" substitute "appropriate national authority".	10
4	(1)	Section 2 is amended as follows.	
	(2)	In subsection (1) for "Secretary of State" substitute "appropriate national authority".	
	(3)	In subsections (3) and (4) for "local authority" substitute "building control authority".	15
5	(1)	Section 3 is amended as follows.	
	(2)	In subsection (2) for "Secretary of State" substitute "appropriate national authority".	
	(3)	After that subsection insert—	20
	"(2	2A) The regulator may at any time make a proposal to the Secretary	

			state for the giving of a ction under subsection (2).			
	(2B	regu	Before making a proposal, the regulator must consult such persons as it considers appropriate.			
	(2C	sub prop	ore giving a direction under section (2), other than a direction cosed by the regulator, the cretary of State must consult—			
		(a)	the regulator, and	10		
		(b)	any other person that the Secretary of State considers appropriate."			
	(4)	In subs	section (3)—			
		` '	it "not exceeding level 5 the standard scale";	15		
		,	"£50" substitute "level 1 the standard scale".			
6		of State	on 4(1)(a)(i) for "Secretary e" substitute "appropriate Il authority".	20		

7		In section 5(3)(b) omit "of	
		building regulations".	
8		Omit section 5(4).	
9	(1)	Section 6 is amended as follows.	
	(2)	For "Secretary of State", in each place it occurs, substitute "appropriate national authority".	5
	(3)	In subsection (1) for "him", in each place it occurs, substitute "the appropriate national authority".	10
	(4)	In subsection (4)(a) omit "him or".	
	(5)	In subsection (5) omit "his or".	
	(6)	After that subsection insert—	
	"(5	(5) A notice under subsection (3) or (5) may contain transitional or saving provision (and different provision may be made for different purposes or for different areas).	15
	(51	B) A body may give an approval under subsection (1) or (4), or withdraw an approval under subsection	20

			only with the consent of the opriate national authority."	
(7)			ection (8) for the words from to" to the end substitute "—	
		(a)	in the case of a statutory instrument made by the Secretary of State, subject to annulment in pursuance of a resolution of either House of Parliament;	5 10
		(b)	in the case of a statutory instrument made by the Welsh Ministers, subject to annulment in pursuance of a resolution of Senedd Cymru."	15
(8)	Af	ter sul	bsection (8) insert—	
"(9))	(8) m	rder under subsection ay provide that a body is gnated only in relation to—	
		(a)	buildings of a specified description;	20
		(b)	work of a specified description;	

		(c) specified provisions of building regulations."
10	(1)	Section 7 is amended as follows.
	(2)	In subsection (1)(a) for the words from "document" to "provision" substitute "relevant approved document".
	(3)	After subsection (1) insert—
	"(1	A) In subsection (1) "relevant approved document" means a document approved for the purposes of the provision that applies in relation to the work in question."
11	(1)	Section 8 is amended as follows.
	(2)	For "Secretary of State", in both places it occurs, substitute "appropriate national authority".
	(3)	In subsection (1) for "he" substitute "it".
	(4)	After subsection (3) insert—
	"(3	A) If, in a case where the regulator is the building control authority—

			(a)	an application for a direction under this section is made to the regulator, and	
			(b)	the regulator considers that the operation of a requirement in building regulations would be unreasonable in relation to the particular case,	5
			•	give a direction dispensing or relaxing the requirement.	10
	(3E	3)	(1) or case	pplication under subsection (2) may be made in a where the regulator is the ng control authority."	
12	(1)	Se	ction 9	is amended as follows.	15
	(2)	bo	th plac	retary of State", in ces it occurs, substitute late national authority".	
	(3)			ction (1) for "or (2) above" e ", (2) or (3A)".	20

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(4)	In subsection (2) for "The application" substitute "An application under section 8(1) or (2)".	
(5)	In subsection (3) at the end insert "or in a case where the regulator is the building control authority."	5
(1)	Section 10 is amended as follows.	
(2)	In subsections (1), (2), (4) and (5) for "Secretary of State", in each place it occurs, substitute "appropriate national authority".	10
(3)	In subsections (1), (2) and (5) for "local authority", in each place it occurs, substitute "building control authority".	
(4)	In subsection (1) after "(2)" insert ", (3A)".	15
(5)	In subsection (2) omit "he, they or".	
(6)	In subsection (4) omit "himself".	
(1)	Section 11 is amended as follows.	
(2)	In subsection (1)—	
	(a) for "Secretary of State" substitute	20

"appropriate national authority";

	(b)	for "he may, either on an application made to him or of his" substitute "the authority may, either on an application made by any person (the "original applicant") or of its".	5
(3)	In s	subsection (2)(b)—	
	(a)	after "may" insert ", either on an application or of the appropriate national authority's own accord,";	
	(b)	for "Secretary of State" substitute "appropriate national authority".	10
(4)	In s	subsection (3)—	
	(a)	after "(1)" insert "or (2)(b)";	
	(b)	for "Secretary of State", in both places it occurs, substitute "appropriate national authority".	15
(5)	Afte	er that subsection insert—	
"(3	ĺ	The regulator may at any time make a proposal to the Secretary of State for the giving of a direction under this section.	20

(3B)		re making a proposal, the lator must consult—	
	(a)	such persons as it considers appropriate, and	
	(b)	if the proposal is for a direction that would vary or revoke a direction given on an application under subsection (1), the original applicant.	5
(3C)	this s	re giving a direction under section, other than a direction osed by the regulator, the etary of State must consult—	10
	(a)	the regulator,	
	(b)	any other person the Secretary of State considers appropriate, and	15
	(c)	if the direction would vary or revoke a direction given on an application under subsection (1), the original applicant."	20
(6) F	or sub	sections (4) and (5) substitute—	

"(4)		Before giving a direction under subsection (1) or (2)(b), the Welsh Ministers must consult such persons as they consider appropriate.	
	(5)	Where the appropriate national authority gives a direction under subsection (1) or (2)(b), it must publish notice of that fact in such way as it considers appropriate."	5
	(7)	In subsection (6)—	10
		(a) omit "not exceeding level 5 on the standard scale";	
		(b) for "£50" substitute "level 1 on the standard scale".	
	(8)	In subsection (7) for the words from "before that time" to the end substitute "an application for building control approval in relation to the proposed work was made before that time."	15
15	(1)	Section 12 is amended as follows.	20
	(2)	In subsections (1), (3), (7), (8), (9) and (11) and the heading, for "Secretary of	

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	State", in each place it occurs, substitute "appropriate national authority".	
3)	In subsection (1) for "to him or of his" substitute "by any person (the "original applicant") or of its".	5
4)	In subsection (3) for "he" substitute "it".	
5)	In subsection (6)—	
	(a) for "Secretary of State", in the first place it occurs, substitute "appropriate national authority";	10
	(b) for the words from "him" to the end substitute "it or of its own accord."	
6)	In subsection (7) for "(1) or (6) above" substitute "(1), (6) or (8)".	
7)	In subsection (8) for the words from "but" to the end substitute "either on an application or of the appropriate national authority's own accord."	15
8)	After subsection (8) insert—	
"(8	(A) The regulator may at any time make a proposal to the	20

Secretary of State for—

	(a)	the giving of an approval under subsection (1), or	
	(b)	the varying or revocation of a certificate under subsection (6) or (8).	5
(8B)	Before making a proposal, the regulator must consult—		
	(a)	such persons as it considers appropriate, and	
	(b)	if the proposal is to vary or revoke a certificate issued on an application under subsection (1), the original applicant.	10
(8C)	Before giving an approval or varying or revoking a certificate under this section, unless acting on a proposal of the regulator, the Secretary of State must consult—		15
	(a)	the regulator,	
	(b)	any other person the Secretary of State considers appropriate, and	20

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- (c) if varying or revoking a certificate issued on an application under subsection (1), the original applicant.
- (8D) Before varying or revoking a certificate issued on an application under subsection (1), the Welsh Ministers must give the original applicant reasonable notice that they propose to do so (except in the case of a variation or revocation made on the application of that person)."
- (9) In subsection (9) for "he", in both places it occurs, substitute "it".
- (10) In subsection (10) for the words from "before that time" to the end substitute "an application for building control approval in relation to the proposed work was made before that time."
- 16 (1) Section 13 is amended as follows.
 - (2) For "Secretary of State", in each place it occurs, substitute "appropriate national authority".

In subsection (1) omit "on him". (3)17 (1) Section 14 is amended as follows. Omit subsections (1) to (4). (2) (3) In subsection (7) for the words from "such" to the end substitute 5 "any other person that the Welsh Ministers consider appropriate." In subsection (8)— (4) (a) in paragraph (b) for "persons or bodies" substitute "persons"; 10 (b) for paragraph (c) substitute— "(C) any other person that the Welsh Ministers consider appropriate." (5)In the heading at the end insert ": Wales". 18 In section 15 after subsection (2) insert— 15 (3)As regards a requirement of a kind mentioned in subsection (1), the regulator must consult the fire and rescue authority before 20 exercising the power under

	section 8(3A) in relation to any premises or proposed premises."	
19	For the heading before section 16 substitute "Building control approval".	
20	Omit sections 16 and 17.	5
21 (1)	Section 19 is amended as follows.	
(2)	For "local authority", in each place it occurs except subsection (1), substitute "building control authority".	
(3)	In subsection (1)—	10
	(a) for the words from the beginning to "plans show" substitute "Where an application for building control approval in respect of a proposed building is made to a building control authority, and it appears";	15
	(b) for "plans conform" substitute "application conforms";	
	(c) in paragraph (a) for "the plans" substitute "the application";	20

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- (d) in paragraph (b) for "passing the plans" substitute "granting the application".
- (4) In subsection (2)—
 - (a) for "plans ought under the building regulations to have been deposited, but have not been deposited," substitute "an application for building control approval ought to have been made but was not made";
 - (b) in paragraph (b) for "passing of plans for the building" substitute "granting of such an application".
- (5) In subsection (4) for "plans" substitute "an application".
- 22 (1) Section 20 is amended as follows.
 - (2) For "local authority", in each place it occurs except subsection (1), substitute "building control authority".
 - (3) In subsection (1)—
 - (a) for the words from the beginning to "plans show" substitute "Where

		an application for building control approval in respect of any proposed work is made to a building control authority, and it appears";					
	(b)	for "plans conform" substitute "application conforms";	5				
	(c)	in paragraph (a) for "the plans" substitute "the application";					
	(d)	in paragraph (b) for "passing the plans", in both places it occurs, substitute "granting the application".	10				
(4)	In s	In subsection (2)—					
	(a)	in the words before paragraph (a), for the words from "plans" to "so deposited" substitute "an application for building control approval ought to have been made but was not made";	15				
	(b)	in paragraph (b) for "passing plans" substitute "granting the application".					
(5)	In s	subsection (3)—	20				
	(a)	in the words before paragraph (a), for the words from "plans" to "so deposited" substitute "an application					

(6)

(7)

(8)

(b)

occurs, substitute "its".

	for building control approval was not required by building regulations to be made and was not made";	
(b)	in paragraph (b) for the words from "if plans" to the end substitute "if an application for building control approval in respect of the work had been required to be made and had been made, might have been imposed under subsection (1) in granting the application,".	5
	subsection (5)(a) for "plans" ostitute "an application".	
In s	subsection (7)—	
(a)	omit "not exceeding level 5 on the standard scale";	15
(b)	for "£50" substitute "level 1 on the standard scale".	
In s	subsection (10)—	
(a)	for "Secretary of State" substitute "appropriate national authority";	20
(b)	for "his", in both places it	

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- 23 (1) Section 21 is amended as follows.
 - (2) For "local authority", in each place it occurs, substitute "building control authority".
 - (3) In subsection (3) for "plans are deposited" substitute "an application for building control approval is made".
 - (4) In subsection (4) for the words from "plans" to "deposited with" substitute "an application for building control approval in respect of a building or an extension of a building is made to".
- 24 (1) Section 22 is amended as follows.
 - (2) For "local authority", in each place it occurs, substitute "building control authority".
 - (3) In subsection (2) for the words from "for whose drainage" to the end substitute "if building control approval has been given in respect of work comprising drainage for the building."

25	In section 23(3) for "local authority", in both places it occurs, substitute "building control authority".	
26 (1)	Section 24 is amended as follows.	
(2)	For "local authority", in each place it occurs, substitute "building control authority".	5
(3)	In subsection (1)—	
	(a) in paragraph (a) for the words from "plans" to "deposited with" substitute "an application for building control approval in respect of a building or an extension of a building is made to";	10
	(b) in the words after paragraph (b) for "plans" substitute "application".	15
(4)	In subsection (2) for "plans are deposited" substitute "an application for building control approval is made".	
27 (1)	Section 25 is amended as follows.	20

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(2)	For "local authority", in each place it occurs, substitute
	"building control authority".
(3)	In subsection (1)—
	(a) for "plans of a house are,

- (a) for "plans of a house are,
 in accordance with building
 regulations, deposited with"
 substitute "an application for
 building control approval in
 respect of a house is made to";
- (b) for "the plans" substitute "the application".
- (4) In subsection (2)—
 - (a) for "plans are deposited" substitute"an application for building control approval is made";
 - (b) for "pass the plans" substitute "grant the application".
- (5) In subsection (3) for "plans as aforesaid have been passed" substitute 20 "application has been granted".

28				ction 31 (and the before it).	
29		for	depo	eading before section 32 osit of plans" substitute control approval".	5
30	(1)	Se	ction	33 is amended as follows.	
	(2)	Fo	r subs	sections (1) and (2) substitute—	
	"(1)	regul propo build powe purpo any p	re work to which building ations are applicable is used or carried out, the ing control authority has the ers under subsection (2) for the use of ascertaining whether provision of building regulations would be contravened—	10
			(a)	by or in connection with the work, or	
			(b)	in relation to the building that the work has been, is being or will be carried out on.	20
	(2))	The	oowers are—	

(3)

"(3A)

(a) to require a person by whom or on whose behalf the work was, is being, or is proposed to be done to carry out such reasonable 5 tests of or in connection with the work, or in relation to the building, as may be specified in the requirement, or (b) to carry out any reasonable 10 tests of or in connection with the work, or in relation to the building, and to take any samples necessary to enable them to carry out such a test." 15 After subsection (3) insert— The tests that may be required or carried out under subsection (2) include in particular tests involving— (a) the cutting into or laying open 20 of any work or any building, and (b) the pulling down of any work."

	(4)	In subsections (4), (5) and (6) for "local authority", in each place it occurs, substitute "building control authority".	
31		Omit section 35A.	
32	(1)	Section 36 is amended as follows.	5
	(2)	In subsections (1) to (3) for "local authority", in each place it occurs, substitute "building control authority".	
	(3)	In subsection (1) after "those regulations" insert "or a requirement imposed by virtue of any of those regulations".	10
	(4)	In subsection (2)—	
		(a) for "any section of this Part of this Act other than section 16" substitute "any of sections 19 to 25";	15
		(b) for "plans", in the first place it occurs, substitute "an application for building control approval";	
		(c) for paragraphs (a) and (b) (including the "or" at the end of paragraph (b)) substitute—	20

		"(a)	without such an application having been made,	
		(b)	notwithstanding the refusal of such an application, or";	
	(d)	the p	ragraph (c) for "passed plans" substitute "granted an application";	5
	(e)	plans	ragraph (ii) for "passing s" substitute "granting an application".	10
(5)	For	r subs	ection (5) substitute—	
"(5)	Subse	ection (5A) applies where—	
		(a)	an application for building control approval is made to a building control authority in respect of any work that is not higher-risk building work,	15
		(b)	the application is granted, and	
		(c)	work that is shown on the plans approved by the granting of the application ("the work") is executed in accordance with—	20
			executed in accordance with—	

			(1)	the plans, and	
			(ii)	any requirement imposed by the building control authority.	
(54	A)	be giv	en d	36 notice may not on the ground that contravenes—	5
		(a)	any by v	building regulations or requirement imposed rirtue of the regulations, as the case may be)	10
		(b)		requirement under any ections 19 to 25."	
(6)	In :	subse	ctior	ı (6)—	
	(a)	_		" substitute ", and 35B and 35C, do";	15
	(b)	first	olace	authority", in the e it occurs, substitute control authority";	
	(c)	", the	e Co	orney General" insert unsel General to h Government";	20

	(d) for p	paragraphs (a) to (c) substitute—	
	"(a)	an application for building control approval was made to the local authority in respect of the work,	5
	(b)	the application was granted,	
	(c)	the work was executed in accordance with—	
		(i) the plans approved by the granting of the application, and	10
		(ii) any requirement imposed by the authority, and	
	(d)	the work was not higher- risk building work,".	15
33	in each p	n 37(1) for "local authority", place it occurs, substitute control authority".	
34	authority	n 39(1) and (2) for "local ", in each place it occurs, e "building control authority".	20

35		In section 40(2), (3) and (6) for "local authority", in each place it occurs, substitute "building control authority".	
36		In section 41(1)(a) for the words from "under this" to the end substitute "under, or under an instrument made under, this Part or Part 4 as it applies in relation to this Part,".	5
37		In section 42(1) for "local authority", in both places it occurs, substitute "building control authority".	10
38	(1)	Section 44 is amended as follows.	
	(2)	In subsection (5)—	
		(a) for "Secretary of State", in both places it occurs, substitute "appropriate national authority";	15
		(b) in paragraph (i) for "paragraph 3" substitute "paragraph 1A(2)(d)".	
	(3)	Omit subsections (10) and (11).	
39		In section 45 for "(11)" substitute "(9)".	20

40		In the heading of Part 2 for "LOCAL AUTHORITIES" substitute "BUILDING CONTROL AUTHORITIES".	
41	(1)	Section 47 is amended as follows.	
	(2)	In subsection (2)—	5
		(a) for "plans of it had been deposited with" substitute "an application for building control approval in respect of it had been made to";	
		(b) for "passing the plans" substitute "granting the application".	10
	(3)	After subsection (3) insert—	
	"(3	A) Subsection (3) does not apply in prescribed circumstances."	
42	(1)	Section 48 is amended as follows.	15
	(2)	In subsection (1)—	
		(a) in paragraph (a) after "section" insert "35B, 35C or";	
		(b) in paragraph (b) omit "of building regulations".	20
	(3)	In subsection (2)—	

- (a) in paragraph (a) for "deposit of plans" substitute "making of an application for building control approval";
- (b) in paragraph (b) for "deposited plans" substitute "plans accompanying the application for building control approval";
- (c) in paragraph (c) for "passing or, as the case may be, the rejection of plans" substitute "approval or rejection of the application";
- (d) for paragraph (d) substitute—
 - "(d) where an initial notice ceases to be in force under section 53A, the application for building control approval (treated by virtue of paragraph (a) as made) is to be treated as if it was not made (and the approval was not given)."
- 43 (1) Section 51A is amended as follows.
 - (2) In subsection (4)—

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		(a)	witl for	"plans of it had been deposited h" substitute "an application building control approval in spect of it had been made to";	
		(b)		"passing the plans" substitute anting the application".	5
	(3)	Afte	er su	ubsection (5) insert—	
	"(5	•		section (5) does not apply rescribed circumstances."	
44		In s	ecti	on 51B(1)—	10
		(a)	suk	paragraph (a) for "deposit of plans" ostitute "making of an application building control approval";	
		(b)	as of p	paragraph (b) for "passing or, the case may be, the rejection plans" substitute "approval or ection of the application";	15
		(c)	in p	paragraph (c)—	
			(i)	in the words before sub- paragraph (i) for "deposited plans" substitute "plans treated as accompanying the application for building control approval";	20

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- (ii) in sub-paragraph (ii) for "the deposited plans" substitute"accompanying the application";
- (d) in paragraph (d) for the words from ", the cancellation" to the end substitute "and the initial notice ceases to be in force under section 53A, the application for building control approval (treated by virtue of paragraph (a) as made) is to be treated as if it was not made (and the approval was not given)."
- 45 (1) Section 52 is amended as follows.
 - (2) In subsection (4) omit "not exceeding level 5 on the standard scale".
 - (3) In subsection (6) for "(5)" substitute "(5A)".
- In section 53 omit subsections (6) and (6A).
- 47 (1) Section 54 is amended as follows.
 - (2) In subsection (1) for "Secretary of State" substitute "appropriate national authority".

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- (3) In subsection (2)—
 - (a) for "plans of it had been deposited with" substitute "an application for building control approval in respect of it had been made to";

(b) for "passing the plans" substitute "granting the application".

- 48 (1) Section 57 is amended as follows.
 - (2) In subsection (1)(a)(i) for the words from "of this Act" to the end (not including the "and") substitute "or a provision of building regulations that is designated by the regulations for the purposes of this section,".
 - (3) In subsection (2)(a) omit "not exceeding the statutory maximum".
- 49 Omit section 58(2).
- In section 68(8)(b) for "Secretary of State" substitute "appropriate national authority".
- In section 78(7)(b) omit "and (3) below".

52		In section 86(1)(a) for the words from "under this" to the end substitute "under, or under an instrument made under, this Part or Part 4 as it applies in relation to this Part,".	5
53		In section 90(2) for "Secretary of State" substitute "appropriate national authority".	
54		In the italic heading before section 91 at the end insert "etc".	
55	(1)	Section 91A is amended as follows.	10
	(2)	In subsections (1), (2) and (4) for "local authority", in each place it occurs, substitute "relevant authority".	
	(3)	In subsection (2)(a) omit ", or deposited with,".	15
	(4)	In subsection (5)—	
		(a) in the definition of "prescribed" for "Secretary of State" substitute "appropriate national authority";	
		(b) insert at the appropriate place—	20
		""relevant authority" means a local authority or the regulator."	

(5)			ng after "local authorities" ne regulator".	
(6)	Omit su	bsec	tions (6) to (8).	
	After se	ction	91A insert—	
"91E			tion and the sharing of on: Wales	5
(1)	subs with	ectio each	persons (as defined by n (7)) must cooperate other in the exercise of following functions—	10
	(a)		function of a local hority under this Act,	
	(b)	,	function of a Welsh fire drescue authority under—	
		(i)	section 6 or 7 of the Fire and Rescue Services Act 2004, or	15
		(ii)	the Regulatory Reform (Fire Safety) Order 2005, and	
	(c)	_	function of a fire pector under that Order.	20

A relevant person may disclose (2)information held in connection with any of their relevant functions to another relevant person for the purposes of a relevant 5 function of either of them. (3)The Welsh Ministers and a relevant person must cooperate with each other in the exercise of any of the following functions— 10 a function of the Welsh (a) Ministers under Part 2A; a function mentioned in (b) the relevant paragraph of subsection (1). 15 (4)The Welsh Ministers may disclose information held in connection with a function under Part 2A to a relevant person for the purposes of a function of the Welsh (a) 20 Ministers under Part 2A, or

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- (b) a function mentioned in the relevant paragraph of subsection (1).
- (5) A relevant person may disclose information held in connection with a function mentioned in the relevant paragraph of subsection (1) to the Welsh Ministers for the purposes of—
 - (a) a function mentioned in the relevant paragraph of subsection (1), or
 - (b) a function of the WelshMinisters under Part 2A.
- (6) In subsections (3) to (5) "the relevant paragraph" of subsection (1), in relation to a kind of relevant person, means the paragraph of subsection (1) relating to a relevant person of that kind.
- (7) In this section— 20

"fire inspector" means an inspector or assistant inspector appointed

under section 28(1) of the Fire and Rescue Services Act 2004;				
autl	horit	erson" means a local y in Wales, Welsh fire and authority or fire inspector;	5	
"releva	ant fu	unction" means—		
(a)	autl	elation to a local nority, any function of a al authority under—		
	(i)	the Prevention of Damage by Pests Act 1949,	10	
	(ii)	Part 2 of the Public Health Act 1961,		
	(iii)	Part 11 of the Local Government (Miscellaneous Provisions) Act 1982,	15	
	(iv)	Part 3 of the Environmental Protection Act 1990,	20	
	(v)	Parts 1 to 4 of the Housing Act 2004, or		

(b)

(C)

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(vi) this Act, or any prescribed function of a local authority; in relation to a Welsh fire and rescue authority, any function of such an authority under the Fire and Rescue (i) Services Act 2004, or the Regulatory Reform (ii) (Fire Safety) Order 2005, or any prescribed function of such an authority; in relation to a fire inspector, any function of a fire inspector under the Regulatory Reform (Fire Safety) Order 2005; "Welsh fire and rescue authority" means a fire and rescue authority, within the meaning of Part 1 of the Fire and Rescue Services Act 2004, for an area in Wales.

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- (8) Except as provided by subsection (9), the disclosure of information under this section does not breach—
 - (a) any obligation of confidence owed by the person making the disclosure, or

(b) any other restriction on the disclosure of information (however imposed).

- (9) This section does not authorise a disclosure of information if the disclosure would contravene the data protection legislation (but in determining whether a disclosure would do so, take into account the powers conferred by this section).
- (9) "The data protection legislation" has the same meaning as in the Data Protection Act 2018 (see section 3 of that Act).""
- 57 (1) Section 92 is amended as follows.
 - (2) In subsection (1) after "authority", in both places it occurs, insert "or the regulator".

	(3)	In subsection (2)—	
		(a) for "Secretary of State" substitute "appropriate national authority";	
		(b) omit "made by statutory instrument".	
58	(1)	Section 94 is amended as follows.	5
	(2)	The existing provision becomes subsection (1) of that section.	
	(3)	In that subsection—	
		(a) in the words before paragraph (a) after "made by" insert "or under";	10
		(b) after paragraph (b) insert—	
		"(ba) in the case of an authorised officer of the regulator, by—	
		(i) leaving it at the relevant address (see subsection (2)), or	15
		(ii) sending it in a prepaid letter addressed to the officer at the relevant address;";	
		(c) in paragraph (c) for "other person" substitute "person other than an	20

			a local authority or an ed officer of the regulator";	
(d)	after	para	agraph (c) insert—	
	"(ca)		ne case of a tnership, by—	5
		(i)	delivering it to any partner,	
		(ii)	leaving it at the principal office of the partnership, or	
		(iii)	sending it in a prepaid letter addressed to the partnership at its principal office;";	10
(e)	after	para	agraph (f) insert—	
	"(g)	elec pers doc	sending it by email to an etronic address at which the son has agreed to receive numents or has agreed eceive the document."	15
(4) Afte	er tha	t sub	section insert—	
"(2)	In sub	sec	tion (1)—	20
	"agre	ed"	means agreed in writing;	

		res _l	rised officer" means a person in pect of whom an authorisation ler section 21 of the Building ety Act 2021 is in force;	
		"the re	elevant address" means—	5
		(a)	the address specified by the officer in writing, or	
		(b)	if no address has been specified, the principal office of the regulator."	10
59	Or	mit secti	on 94A.	
60	In	section	95 after subsection (2) insert—	
	"(2A)	in relat	ctions (1) and (2) do not apply ion to premises used wholly also a private dwelling."	15
61			97 after "authority" he regulator".	
62			99(2)(a) after "authority" insert julator (as the case may be)".	
63	(1) Se	ection 10	00 is amended as follows.	20

	(2)	For "local authority", in each place it occurs, substitute "relevant authority".	
	(3)	After subsection (3) insert—	
	"(4	In this section "relevant authority" means a local authority or the regulator."	5
64	(1)	Section 101 is amended as follows.	
	(2)	In subsection (1) for "local authorities" substitute "any relevant authority".	
	(3)	In subsection (2) for "local authority" substitute "relevant authority".	10
	(4)	After that subsection insert—	
	"(3	In this section "relevant authority" means a local authority or the regulator."	15
65		In section 102(3)(b)(ii) after "authority" insert "or the regulator".	
66	(1)	Section 104 is amended as follows.	
	(2)	In the provision—	
		(a) after "authority", in the first place it occurs, insert "or the regulator";	20

		(b) after "authority", in the second place it occurs, insert "or regulator".	
	(3)	In the heading after "authority" insert "or regulator".	
67	(1)	Section 106 is amended as follows.	5
	(2)	In subsection (2) omit "Subject to subsection (3) below,".	
	(3)	Omit subsection (3).	
68	(1)	Section 107 is amended as follows.	
	(2)	For "local authority", in each place it occurs, substitute "relevant authority".	10
	(3)	After subsection (5) insert—	
	"(6	In this section "relevant authority" means a local authority or the regulator."	15
69	(1)	Section 108 is amended as follows.	
	(2)	For "local authority", in each place it occurs, substitute "relevant authority".	
	(3)	After subsection (4) insert—	

	"(5	In this section "relevant authority" means a local authority or the regulator."	
70	(1)	Section 110 is amended as follows.	
	(2)	In the existing provision (which becomes subsection (1) of that section) for "local authority", in each place it occurs, substitute "relevant authority".	5
	(3)	After that subsection insert—	
	"(2	In this section "relevant authority" means a local authority or the regulator."	10
71		In section 111 for "Secretary of State" substitute "appropriate national authority".	
72	(1)	Section 112 is amended as follows.	15
	(2)	The existing provision becomes subsection (1) of that section.	
	(3)	In that subsection for "level 1" substitute "level 3".	

(4) After that subsection insert—

- "(2) Subsection (1) does not apply where the person obstructed is an authorised officer (within the meaning of section 21 of the Building Safety Act 2021)."
- In section 113(b) after "authority" 5
 insert ", the regulator, the Welsh
 Ministers, the Counsel General
 to the Welsh Government".
- 74 (1) Section 119 is amended as follows.
 - (2) In the existing provision (which becomes 10 subsection (1) of that section)—
 - (a) for "Secretary of State" substitute "appropriate national authority or the regulator";
 - (b) for "he" substitute "it".
 - (3) After that subsection insert—
 - "(2) Section 250 of the Local Government
 Act 1972 (power to direct inquiries)
 applies in relation to a local inquiry
 caused to be held by the regulator as
 it applies in relation to one caused to
 be held by the Secretary of State."

75			he italic heading before section 120 he end insert "and regulations".	
76	(1)	Sec	ction 120 is amended as follows.	
	(2)	fror	subsection (1) for the words in "section" to "this Act," ostitute "section 134(1)".	5
	(3)	In s	subsection (2)—	
		(a)	omit "30(3) above or";	
		(b)	after "Secretary of State" insert "or Welsh Ministers";	10
		(c)	for "him" substitute "the Secretary of State or Welsh Ministers".	
77		Afte	er section 120 insert—	
	"120	A	Regulations	
	(1)	;	This section applies to regulations under section 54A, 55, 56A, 56B, 90A, 91A, 92, 105B, 105C, 120D, 120I or 125A.	15
	(2)		A power to make regulations includes power to make—	20

	(a)	incidental, transitional, transitory or saving provision;	
	(b)	different provision for different purposes or for different areas.	5
(3)	buildi size,	ulations may describe a ing by reference to its height, design, use, purpose or other characteristic.	
(4)	may amer appro	ulations under section 54A make such consequential adments of this Act as the opriate national authority iders appropriate.	10
(5)	may amer as th	ulations under section 90A make such consequential ndments of this Act e Secretary of State iders appropriate.	15
(6)	•	ulations are to be made atutory instrument.	20

(7)	A statutory instrument containing (whether alone or with other provision)—		
	(a)	regulations under section 54A, 90A, 105C or 125A, or	5
	(b)	regulations under section 120D(2)(b) or (6), or regulations made by virtue of section 120D(4)(c),	
	may not be made by the Secretary of State unless a draft of the instrument has been laid before and approved by a resolution of each House of Parliament.		10
(8)	Any other statutory instrument containing regulations made by the Secretary of State is subject to annulment in pursuance of a resolution of either House of Parliament.		
(9)	A statutory instrument containing (whether alone or with other		

provision) regulations under section

	54A, 120I(2) or 125A may not be made by the Welsh Ministers unless a draft of the instrument has been laid before and approved by a resolution of Senedd Cymru.	5
(10)	Any other statutory instrument containing regulations made by the Welsh Ministers is subject to annulment in pursuance of a resolution of Senedd Cymru.	10
120B	Proposals and consultation relating to regulations made by the Secretary of State	
(1)	The regulator may at any time make proposals to the Secretary of State for the making of regulations under this Act.	15
(2)	Before making a proposal, the regulator must consult such persons as it considers appropriate.	20
(3)	Before making any regulations under this Act, other than regulations	

proposed by the regulator, the Secretary of State must consult–			
	(a)	the regulator, and	
	(b)	any other person that the Secretary of State considers appropriate.	5
(4)		section does not apply in relation gulations under section 120D.	
120C		sultation relating to regulations e by the Welsh Ministers	10
(1)	this A regul Wels	re making any regulations under Act except building regulations or ations under section 120I, the h Ministers must consult such ons as they consider appropriate.	15
(2)	unde	re making any regulations r section 120I, the Welsh sters must consult—	
	(a)	the Building Regulations Advisory Committee for Wales, and	20

			(b)	any other person that the Welsh Ministers consider appropriate.	
	(3))	(cons	also section 14 sultation requirements uilding regulations)."	5
78	(1)	Se	ection 1	121 is amended as follows.	
	(2)			ection (2) for "Secretary of State" e "appropriate national authority".	
	(3)	Af	ter suk	osection (3) insert—	
	"(4)		Nothing in this section applies in relation to section 120D or 120I."		10
79		Or	mit sec	ction 124.	
80		Af	ter sec	ction 125 insert—	
	"125	A	Mear	ning of work	
	(1))	to wo	e relevant provisions references ork include a material change of us defined by building regulations.	15
	(2))	may l	appropriate national authority by regulations provide n a specified relevant	20

(3)		provision references to work include any specified matter.		
		_	vant provision" means any sion of the following—	
		(a)	Part 1 except sections 2(3) to (5), 20(9), 21(7), 22(2), 33(3A), 36, 37 and paragraph 1G of Schedule 1;	5
		(b)	Part 2;	
		(c)	Part 2A;	10
		(d)	sections 91ZA to 91ZD;	
		(e)	section 101A;	
		(f)	section 120I(3).	
	(4)	mean	s section "specified" s specified by regulations this section."	15
81 ((1) Se	ection 1	126 is amended as follows.	
((2) At	t the ap	propriate place insert—	
			oropriate court or ibunal" means—	20

(a)	in relation to England, the tribunal;	
(b)	in relation to Wales, a magistrates' court;";	
	opriate national hority" means—	5
(a)	in relation to England, the Secretary of State;	
(b)	in relation to Wales, the Welsh Ministers;";	10
me	ng control approval" has the aning given by paragraph of Schedule 1;";	
	ng control authority" has the aning given by section 121A;";	15
""highe	er-risk building"—	
(a)	in relation to England, has the meaning given by section 120D;	
(b)	in relation to Wales, has the meaning given by section 120I;";	20

(3)

""higher-risk building work"— (a) in relation to England, has the meaning given by section 91ZA; (b) in relation to Wales, 5 has the meaning given by section 120I;"; ""maximum summary term for either-way offences", with reference to imprisonment 10 for an offence, means— (a) if the offence is committed before the time when paragraph 24(2) of Schedule 22 to the Sentencing Act 2020 15 comes into force, 6 months; (b) if the offence is committed after that time, 12 months;"; ""the regulator" means the Health and Safety Executive;"; 20 ""the tribunal" means the First-tier Tribunal;".

Omit the definition of "relevant period".

82 In section 134 after subsection (1) insert— "(1A) Except so far as relating to the provisions listed in subsection (1B), the reference in subsection 5 (1) to the Secretary of State is to be read, in relation to Wales, as a reference to the Welsh Ministers. (1B) The provisions mentioned in subsection (1A) are sections 38, 44, 10 45 and 133(2) and Schedule 7." 83 (1) Schedule 1 is amended as follows. In paragraph 1(b) for "Secretary of State" (2) substitute "appropriate national authority". (3) 15 Omit paragraphs 2 to 5. (4) In paragraph 6— (a) for "local authorities", in both places it occurs, substitute "building control authorities"; (b) for "local authority" substitute 20 "building control authority".

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- (5) In paragraph 7A(4) for "under paragraph 4A" substitute "by virtue of paragraph 1A".
- (6) In paragraph 8—
 - (a) in sub-paragraph (1)(e) omit the words "for the purposes of this paragraph";
 - (b) in sub-paragraph (2) for "(6)" substitute "(7)";
 - (c) after sub-paragraph (6) insert—
- "(7) The provision that may be made by building regulations includes provision imposing a requirement to do things for the purpose mentioned in section 1(1)(b) (conserving fuel and power) in any case where a building becomes a building of a prescribed description."
- (7) Omit paragraph 9.
- (8) For paragraph 10 substitute—
- "10(1) Building regulations may make supplementary, incidental, transitional, transitory or saving provision.

(2)	Building regulations may make—	
	(a) different provision for different purposes, and	
	(b) different provision for different areas.	5
(3)	The power conferred by sub-paragraph (2)(a) includes in particular the power to make different provision for—	
	(a) higher-risk buildings or proposed higher-risk buildings, or	10
	(b) higher-risk building work,	
	and different provision for different descriptions of such buildings or work.	
(4)	Nothing in sub-paragraph (3) is to be read as limiting the effect of section 34 (classification of buildings)."	15
(9)	In paragraph 11 for "Secretary of State", in both places it occurs, substitute "appropriate national authority".	
84 (1)	Schedule 2 is amended as follows.	20

(2)

	,	place it occurs, substitute "building control authority".	
	(3)	In paragraphs 2 and 3(5) for "Secretary of State" substitute "appropriate national authority".	5
85		In Schedule 3, in paragraph 4 for "section 14(3)" substitute "section 120B(3)".	
86		In Schedule 4, in paragraph 4 omit sub-paragraph (6).	1

For "local authority", in each

Part 2

OTHER AMENDMENTS

Parliamentary Commissioner Act 1967 (c. 13)

In Schedule 2 to the Parliamentary
Commissioner Act 1967, omit the entry
relating to the Building Regulations
Advisory Committee for England.

Freedom of Information Act 2000 (c. 36)

In Schedule 1 to the Freedom of Information Act 2000, in Part 6 omit the entry relating to the Building Regulations Advisory Committee for England.

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Sustainable and Secure Buildings Act 2004 (c. 22)

In section 3 of the Sustainable and Secure Buildings Act 2004 omit subsections (8) and (9).

The Regulatory Reform (Fire Safety)
Order 2005 (S.I. 2005/1541)

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- 90 (1) The Regulatory Reform (Fire Safety) Order 2005 is amended as follows.
 - (2) Omit article 45.
 - (3) In article 52(1) omit sub-paragraph (k).

SCHEDULE 6

Section 55

APPEALS AND OTHER DETERMINATIONS

Introduction

1 The Building Act 1984 is amended as follows.

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Transfer from Secretary of State to the regulator

In section 10(6) (procedure where appeal against decision of local authority under section 8) for the words from "to the Secretary of State" to the end substitute "copies of the representations to—

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(a) the regulator, in the case of a local authority for an area in England;

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- (b) the Welsh Ministers, in the case of a local authority for an area in Wales."
- 3 (1) Section 20 (use of materials unsuitable for permanent building) is amended as follows.

(2)		In subsection (5) omit the words from "to the Secretary of State" to the end.				
(3)	After that subsection insert—					
"(5	iA)	The a	appeal is to be made to—			
		(a)	the regulator, in the case of action by a local authority for an area in England;	5		
		(b)	the tribunal, in the case of action by the regulator;			
		(c)	the Welsh Ministers, in the case of action by a local authority for an area in Wales."	10		
(1)	to	relax l	39 (appeal against refusal building regulations) ded as follows.	15		
(2)			ection (1) omit "to the ry of State".			
(3)	Af	ter tha	nt subsection insert—			

"(1A) The appeal is to be made to—

		(a)	the regulator, in the case of a refusal by a local authority for an area in England;	
		(b)	the tribunal, in the case of a refusal by the regulator;	5
		(c)	the Welsh Ministers, in the case of a refusal by a local authority for an area in Wales."	
	(4)	Omit su	bsections (3) to (6).	
5	(1)	of case	42 (appeal and statement to High Court in certain s amended as follows.	10
	(2)	Before	subsection (1) insert—	
	"(<i>F</i>	gives for a any to th	ere the Secretary of State s a decision on an application direction under section 8, of the following may appeal e High Court against the sion on a point of law—	15
		(a)	the applicant;	20
		(b)	the local authority;	

	(c) the registered building control approver."			
(3)	In subsection (1)—			
	(a) for "Secretary of State gives" substitute "Welsh Ministers give";	5		
	(b) for paragraph (b) (not including the "or" at the end) substitute—			
	"(b) on an appeal under section 50,".			
(4)	In subsection (2) for paragraph (b) substitute—			
	"(b) as regards an appeal under section 50, the person on whose application the appeal was made,".	15		
(5)	In subsection (3)—			
	(a) omit ", reference";			
	(b) after "subsection" insert "(A1) or";			
	(c) in paragraph (a) for "Secretary of State" substitute "appropriate national authority".	20		

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(6)	In subsection (4) for "Secretary of State", in each place it occurs, substitute "appropriate national authority".		
(7)	Omit subsection (7).		
	Omit section 43 (procedure on appeal to Secretary of State on certain matters).	5	
	After that section insert—		
"43A	Appeals under section 20, 39 and 50: England		
(1)	This section applies to an appeal to the regulator or the tribunal made under section 20(5), 39 or 50(2).	10	
(2)	On determining the appeal, the regulator or the tribunal may give any directions it considers appropriate for giving effect to its determination.	15	
(3)	Where the appeal is determined by the regulator, a relevant person may appeal to the tribunal against the regulator's decision (and subsection (2) applies in relation to this appeal).	20	
(4)	"Relevant person" means—		

		(a)	the appellant;	
		(b)	the local authority or registered building control approver."	
8			n 50 (plans certificates) for ons (2) and (3) substitute—	5
	"(2)	approcertif	egistered building control over refuses to give a plans icate on being asked to do ne person intending to carry ne work may appeal to—	10
		(a)	the regulator, in the case of work to be carried out in England;	
		(b)	the Welsh Ministers, in the case of work to be carried out in Wales."	15
	Tr		r from magistrates' court he tribunal: England	
9	ma	ngistra	llowing provisions for "a ites' court" substitute "the ate court or tribunal"—	20

(a)	section 19(4) (use of short- lived materials);	
(b)	section 21(3), (4) and (6) (provision of drainage);	
(c)	section 22(4) (drainage of buildings in combination);	5
(d)	section 24(2) (provision of exits etc);	
(e)	section 25(2) and (5) (provision of water supply);	
(f)	section 33(6) (tests for conformity with building regulations);	10
(g)	section 36(3) (period for compliance with section 36 notice);	
(h)	section 40(1) (appeal against section 36 notice);	15
(i)	section 55(1) (appeal against rejection of certain notices);	
(j)	section 62(2) (disconnection of drain);	
(k)	section 68(3) (erection of public conveniences);	20
(l)	section 73(2) (raising of chimney);	

	(m)	section 75(2), in both places it occurs, and section 75(3) (cellars etc below subsoil);		
	(n)	section 77(1), in both places it occurs (dangerous buildings);	5	
	(0)	section 78(7)(a) (dangerous buildings - emergency measures);		
	(p)	section 85(3) (maintenance of entrances to courtyards);		
	(q)	section 98 (power to require occupier to permit work);	10	
	(r)	section 102(1) (appeal against notice requiring works);		
	(s)	section 103(3) (notification requirement as regards right of appeal);	15	
	(t)	in Schedule 2, paragraph 3(3) (application under section 8).		
10	In section 7(2)(b) after "court" insert "or tribunal".			
11	In section 25(5) after "the court", in both places it occurs, insert "or tribunal".			

12	In section 33(6) after "the court", in both places it occurs, insert "or tribunal".	
13	In section 37(3) for "a court" substitute "the appropriate court or tribunal".	
14	In section 40 after "the court", in each place it occurs, insert "or tribunal".	5
15	In section 55(2) after "court" insert "or tribunal".	
16	In section 62(2) after "the court" insert "or tribunal".	10
17	In section 64(5)(b) after "court" insert "or tribunal".	
18	In section 70(4)(b) after "court" insert "or tribunal".	
19	In section 75(2) after "court" insert "or tribunal".	15
20	In section 77(1) after "court" insert "or tribunal".	
21	In section 78(7)(b) after "court" insert "or tribunal".	20

22		In section 83(3)(b) after "court" insert "or tribunal".				
23		In section 98—				
		(a)	"an a	a complaint" substitute application or (as the e may be) complaint";	5	
		(b)	after	"court" insert "or tribunal".		
24				n 102(2), (3) and (4) after "court", blace it occurs, insert "or tribunal".		
25	(1)	Sec	tion 1	103 is amended as follows.	10	
	(2)	Afte	er sub	osection (1) insert—		
	"(1	A) :	Subs	ections (2) and (3) apply—		
			(a)	where this Act provides for an appeal to the tribunal against a requirement, refusal or other decision of a relevant authority, and	15	
			(b)	in relation to an appeal of a kind mentioned in subsection (1)(a)."		
	(3)	In s	ubse	ction (2)—	20	
		(a)	for "l	ocal" substitute "relevant";		

		(b) after "making of the" insert "application or".	
	(4)	In subsection (3) "local" substitute "relevant".	
	(5)	After that subsection insert—	5
	"(4	In this section "relevant authority" means a local authority or the regulator."	
	(6)	In the heading for "magistrates' court" substitute "appropriate court or tribunal".	10
26		In section 104 after "court", in both places it occurs, insert "or tribunal".	
27		In section 105 after "court" insert "or tribunal".	
28		In Schedule 2 in paragraph 2(b) after "court" insert "or tribunal".	15
		Enforcement	
29		After section 105 insert—	

"105A Enforcement of decisions of the First-tier and Upper Tribunal

- (1) A decision of the First-tier Tribunal or Upper Tribunal made under or in connection with this Act is enforceable with the permission of the county court in the same way as an order of that court.
- (2) Subsection (1) does not apply to a decision of the First-tier Tribunal or Upper Tribunal ordering the payment of a sum (as to which see section 27 of the Tribunals, Courts and Enforcement Act 2007 (enforcement))."

Appeal: local authority decision not to consider application etc

30 After section 101 insert—

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"Appeal against refusal to consider application etc

101A Appeal: refusal to consider application etc on ground is higher-risk building work

(1) This section applies where—

- (a) a local authority for an area in England refuses to consider an application for building control approval, or
- (b) a local authority refuses to consider an initial notice (within the meaning of section 47) or an amendment notice (within the meaning of section 51A),

on the ground that all or part of the work to which the application or notice relates is higher-risk building work.

(2) The person intending to carry out the work may appeal to the appropriate national authority, before the end of the prescribed period,

- on the ground that none of the work is higher-risk building work.
- (3) Building regulations may make provision about appeals under this section, including in particular provision—

- (a) about the making of an appeal;
- (b) requiring an appellant to notify the local authority of the making of an appeal;

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- (c) imposing duties on the local authority in cases where an appeal is made;
- (d) for and in connection with the appropriate national authority appointing a person to determine the appeal (including provision conferring functions on that person and providing that their decision is treated as the decision of the appropriate national authority);

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(4)

(5)

- about the procedure to be (e) adopted in connection with the determination of the appeal. The provision that may be made by virtue of subsection (3)(a) 5 includes provision about— (a) the form and content of a notice of appeal; (b) the information and documents that are to accompany 10 a notice of appeal; (c) the way in which a notice of appeal, and anything that is to accompany it, is to be given. 15 The decision made on the appeal is final (subject to subsection (6)). The appellant or the local authority may, before the end of the prescribed
- (6) The appellant or the local authority may, before the end of the prescribed period and with the permission of the High Court, appeal to the High Court against the decision of the appropriate national authority on a point of law."

SCHEDULE 7 Section 122

BUILDING SAFETY CHARGES

"SCHEDULE 2 Section 30D

BUILDING SAFETY CHARGES

Building safety charges

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- 1 (1) A relevant landlord may require a relevant tenant to pay a building safety charge to the landlord in accordance with this Schedule.
 - (2) "Building safety charge" means a charge in respect of the building safety costs incurred or to be incurred by or on behalf of—
 - (a) where the relevant landlord is an accountable person for the higherrisk building, the relevant landlord or a special measures manager for the higher-risk building;
 - (b) where the relevant landlord is not such an accountable person, any superior landlord who is an

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accountable person for the higherrisk building or a special measures manager for the higher-risk building.

(3) "Building safety costs" are the costs or estimated costs incurred or to be incurred by or on behalf of an accountable person or a special measures manager for a higherrisk building in connection with taking building safety measures.

(4) "Building safety measures"—

(a) are the measures that an accountable person or a special measures manager for a higherrisk building is required or permitted to take in relation to the building under Part 4 of the Building Safety Act 2021, or an order or regulations made under that Part of that Act, but

(b) does not include any measure that involves the carrying out of works by such an accountable person or special measures manager (under section 86(2) of that Act or otherwise).

- (5) In this paragraph "costs" includes—
 - (a) legal fees (to the extent not otherwise recoverable);

(b) other professional fees;

- (c) fees payable to the regulator;
- (d) management costs.
- (6) A building safety charge is in respect of building safety costs whether the costs are incurred, or are to be incurred, in the annual accounting period for which the building safety charge is payable or in an earlier or later period.
- (7) In this Schedule—

"relevant landlord" means a landlord under a lease to which section 30D applies;

"relevant tenant" means a tenant under a lease to which section 30D applies.

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Building safety charges: landlord obligations

- 2 (1) Where a relevant landlord requires a relevant tenant to pay a building safety charge, the landlord must—
 - (a) calculate the building safety charge 5 in accordance with paragraph 3;
 - (b) give the tenant a demand in writing specifying the date by which the charge must be paid, which must be at least 28 days after the demand is given;
 - (c) give the tenant a summary of the rights and obligations of relevant tenants in relation to building safety charges;
 - (d) comply with such conditions as may be prescribed.
 - (2) The Secretary of State may make regulations about the form and content of the summary of rights and obligations required to be given under sub-paragraph (1)(c).

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- (3) Conditions prescribed under subparagraph (1)(d) may, in particular, include conditions about—
 - (a) annual accounting periods;
 - (b) the provision of budgets of estimated building safety costs and charges to relevant tenants and the contents of such budgets;
 - (c) the provision of reconciliation accounts to relevant tenants and the contents of such accounts;
 - (d) how any surplus or shortfall of building safety charges received by a relevant landlord is to be treated;
 - (e) the frequency with which relevant tenants may be given demands to pay building safety charges.
- (4) A relevant tenant may withhold payment of a building safety charge if the landlord has not complied with sub-paragraph(1) in relation to the requirement to pay.

(5)	But a relevant tenant may withhold payment of a building safety charge under sub-paragraph (4)—				
	(a)	the land	ring the period in which dlord has not complied o-paragraph (1), and	5	
	(b)	only if the tenant—			
		(i)	gives the landlord a notice in writing setting out the reasons for withholding the payment, and	1(
		(ii)	complies with such conditions as may be prescribed.		
(6)	Where—				
	(a) a condition prescribed under sub- paragraph (1)(d) requires a relevant landlord to do something on or before a particular date, and				
	(b)		dlord does that n a later date.	20	

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the landlord is to be treated for the purposes of sub-paragraph (5) (a) as having complied with the condition on that later date.

(7) Where a relevant tenant withholds payment of a building safety charge in accordance with this paragraph, any provisions of the lease relating to non-payment or late payment of any sums due under the lease do not have effect in relation to the withheld payment for the period during which the tenant is permitted by this paragraph to withhold the payment.

Calculation of building safety charge

3 (1) When calculating a building safety charge to be paid by a relevant tenant, a relevant landlord must apportion building safety costs for the higher-risk building to the tenant, for the period in respect of which the charge is to be paid, in accordance with sub-paragraphs (2) to (5).

(2) Where the lease contains a method for apportioning building safety costs to the tenant, the landlord must apportion the building safety costs to the tenant using that method.

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(3) Where the lease does not contain such a method, the landlord must apportion the building safety costs to the tenant using—

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(a) any method contained in the lease for apportioning relevant costs to the tenant for the purpose of calculating the service charge payable by the tenant under the lease, or

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- (b) any method agreed in writing with the tenant for apportioning building safety costs to the tenant.
- (4) But where—
 - (a) the landlord or tenant considers that a method used (or proposed to be used) for apportioning building safety costs under sub-

(5)

(6)

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paragraph (3)(a) or (b) is not a fair and reasonable method, or (b) a method for apportioning building safety costs under subparagraph (3)(b) is not agreed, 5 the landlord or tenant may apply to the appropriate tribunal for a determination of a fair and reasonable method for apportioning the building safety costs to the tenant. 10 Where a method for apportioning the building safety costs to the tenant is determined following an application under sub-paragraph (4), the landlord must apportion the building 15 safety costs using that method. In this paragraph— "relevant costs" has the meaning given in section 18;

"service charge" has the meaning

given in section 18.

Limitation of building safety charges: relevant building safety measures

4 (1) Building safety costs may be taken into account in determining the amount of a building safety charge payable by a relevant tenant only to the extent that such costs are incurred or to be incurred by or on behalf of an accountable person or a special measures manager for a higher-risk building in connection with taking relevant building safety measures.

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- (2) The following are relevant building safety measures—
 - (a) applying for registrationof a higher-risk building inaccordance with section 75 ofthe Building Safety Act 2021;

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(b) applying for a building assessment certificate in accordance with section 76 of that Act;

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(c) displaying a building assessment certificate in accordance with section 79 of that Act;

- (d) appointing a building safety manager in accordance with section 80 or 81 of that Act; (e) assessing building safety risks in accordance with 5 section 85 of that Act; taking reasonable steps in (f) accordance with section 86 of that Act (management of building safety risks), other than steps 10 involving the carrying out of works as referred to in section 86(2); (g) preparing and revising a safety case report in accordance with section 87 of that Act; 15 (h) notifying the regulator of a safety case report, and giving
 - a copy of a safety case report to the regulator, in accordance with section 88 of that Act;
- (i) establishing and operating a mandatory occurrence reporting system, and giving information

(j)

(l)

- to the regulator, in accordance with section 89 of that Act; keeping information and documents in accordance with section 90 of that Act; 5 (k) giving information and documents to any person in accordance with section 91, 92 or 94 of that Act; preparing, reviewing and revising a residents' engagement strategy, 10 and providing copies of the strategy to residents, in accordance with section 93 of that Act; (m) establishing and operating a system for the investigation 15 of complaints in accordance with section 95 of that Act: (n) giving a contravention notice to a resident, and making an application to the county court, in accordance 20
- (o) making a request to enter premises, or making an application to the county court,

with section 98 of that Act;

in accordance with section 99 of that Act (access to premises).

(3) The Secretary of State may by regulations amend sub-paragraph(2) to add, remove or modify a building safety measure.

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Limitation of building safety charges: reasonableness

Building safety costs may be taken into account in determining the amount of a building safety charge payable by a relevant tenant—

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(a) only to the extent that they are reasonably incurred, and

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(b) where they are incurred on the provision of services, only if the services are of a reasonable standard,

and the amount payable is to be limited accordingly.

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Limitation of building safety charges: consultation requirements

- 6 (1) Where this paragraph applies to any qualifying building safety agreement, the relevant contributions of relevant tenants are limited in accordance with subparagraph (5) or (6) (or both) unless—
 - (a) the consultation requirements have been either—
 - (i) complied with in relation to the agreement, or
 - (ii) dispensed with in relation to the agreement by(or on appeal from) the appropriate tribunal(see paragraph 7), or
 - (b) the agreement is entered into, by a special measures manager in accordance with a special measures order).
 - (2) In this paragraph "relevant contribution", in relation to a relevant tenant and any agreement, is the amount which the

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tenant may be required to contribute by the payment of building safety charges to building safety costs incurred under the agreement.

- (3) The Secretary of State may by regulations provide that this paragraph applies to a qualifying building safety agreement—
 - (a) if building safety costs incurred under the agreement exceed an appropriate amount, or
 - (b) if building safety costs incurred under the agreement during a period specified by the regulations exceed an appropriate amount.
- (4) An appropriate amount is an amount set by regulations made by the Secretary of State; and the regulations may make provision for either or both of the following to be an appropriate amount—
 - (a) an amount specified by, or determined in accordance with, the regulations, and

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- (b) an amount which results in the relevant contribution of any one or more relevant tenants being an amount specified by, or determined in accordance with, the regulations.
- (5) Where an appropriate amount is set by virtue of sub-paragraph (4) (a), the amount of the building safety costs incurred under the agreement which may be taken into account in determining the relevant contributions of relevant tenants is limited to the appropriate amount.
- (6) Where an appropriate amount is set by virtue of sub-paragraph (4) (b), the amount of the relevant contribution of the relevant tenant, or each of the relevant tenants, whose relevant contribution would otherwise exceed the amount specified by, or determined in accordance with, the regulations is limited to the amount so specified or determined.

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Consultation requirements: supplementary

- 7 (1) Where a relevant person applies to the appropriate tribunal for a determination to dispense with all or any of the consultation requirements in relation to any qualifying building safety agreement, the tribunal may make the determination if satisfied that it is reasonable to dispense with the requirements.
 - (2) In this Schedule "qualifying building safety agreement" means an agreement of a prescribed description entered into, by or on behalf of a relevant person, in relation to a higher-risk building.
 - (3) In paragraph 6 and this paragraph "the 15 consultation requirements" means such requirements as may be prescribed.
 - (4) Requirements prescribed under sub-paragraph (3) may in particular include provision requiring the landlord or a relevant person—

(a) to provide details of proposed agreements to relevant tenants or the recognised tenants' association representing them, (b) to obtain estimates for 5 proposed agreements, (c) to invite relevant tenants or the recognised tenants' association to propose the names of persons from whom the landlord or a 10 relevant person should try to obtain other estimates, (d) to have regard to observations made by relevant tenants or the recognised tenants' 15 association in relation to proposed agreements and estimates, and (e) to give reasons in specified

circumstances for entering

into agreements.

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Limitation of building safety charges: excluded costs

- 8 (1) Building safety costs may not be taken into account in determining the amount of a building safety charge payable by a relevant tenant to the extent that such building safety costs are—
 - (a) costs incurred or to be incurred by or on behalf of a relevant person solely as a result of any penalty imposed or enforcement action taken by the regulator;
 - (b) legal costs incurred or to be incurred by or on behalf of a relevant person in connection with special measures order proceedings;
 - (c) costs incurred or to be incurred by or on behalf of a relevant person by reason of any negligence, breach of contract or unlawful act on the part of that relevant person or a person acting on behalf of that relevant person;

(2)

(d)	prescribed costs incurred or to be incurred by or on behalf of a relevant person in connection with the taking of relevant building safety measures.	5
In t	his paragraph—	
ć	forcement action" means action taken with a view to, or in connection with—	
(a)) securing compliance with Part 4 of the Building Safety Act 2021 or regulations made under that Part, or	10
(b)	the imposition of a sanction in respect of a contravention of that Part or those regulations;	1:
r t c	ecial measures order proceedings" means any proceedings relating to the making, variation or discharge of, or the giving of directions in relation to, a special measures order under Part 4 of the Building Safety	20

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Act 2021 (including any appeals in relation to such proceedings).

Limitation of building safety charges: time limit on making demands

- 9 (1) If any of the building safety costs taken into account in determining the amount of any building safety charge were incurred more than 18 months before a demand for payment of the building safety charge ("demand A") is served on a relevant tenant by a relevant landlord, then the tenant is not liable to pay so much of the building safety charge as reflects the costs so incurred.
 - (2) But sub-paragraph (1) does not apply if—
 - (a) within the period of 18 months beginning with the date when the building safety costs in question were incurred, the relevant tenant was notified in writing that those costs had been incurred and that the tenant would

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- subsequently be required to contribute to them by the payment of a building safety charge, or
- (b) the relevant landlord had previously received a demand for payment of a building safety charge ("demand B") from a superior landlord in respect of the same building safety costs (in which case sub-paragraph (3) applies).
- (3) If demand A is served on the relevant tenant more than 18 months after demand B is served on the relevant landlord, then the relevant tenant is not liable to pay so much of the building safety charge as reflects the building safety costs.
- (4) But sub-paragraph (3) does not apply if, within the period of 18 months beginning with the date when demand B was served on the relevant landlord, the relevant tenant was notified in writing that demand B had been received and that the tenant would subsequently be

required to pay a building safety charge in respect of the building safety costs.

Limitation of building safety charges: costs of proceedings

- 10(1) 5 A relevant tenant may make an application for an order that all or any of the costs incurred, or to be incurred, by a relevant person in connection with proceedings before a court, the Firsttier Tribunal or the Upper Tribunal, 10 or in connection with arbitration proceedings, are not to be regarded as building safety costs to be taken into account in determining the amount of any building safety charge payable 15 by the tenant or any other person or persons specified in the application.
 - (2) Section 20C(2) applies to an application under sub-paragraph (1) as it applies to an application under section 20C(1).
 - (3) The court or tribunal to which the application is made may make such

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order on the application as it considers just and equitable in the circumstances.

Request for summary of building safety costs

- 11(1) A relevant tenant may, by written request, require a relevant person to supply them with a written summary of the relevant building safety costs incurred—
 - (a) if the relevant accounts are made up for periods of twelve months, in the last such period ending not later than the date of the request, or
 - (b) if the accounts are not so made up, in the period of twelve months ending with the date of the request.
 - (2) In sub-paragraph (1) "relevant building safety costs" means building safety costs in respect of which building safety charges were payable or demanded as payable in that or any other period.
 - (3) If the tenant is represented by a recognised tenants' association and the tenant consents, the request

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may be made by the secretary of the association instead of by the tenant and may then be for the supply of the summary to the secretary.

- (4) A request served on the building safety manager for a higher-risk building is to be treated as having been served on the relevant person, and where a building safety manager is served with such a request they must forward it as soon as is reasonably practicable to the relevant person.
- (5) The relevant person must comply with the request within one month of the request or within six 15 months of the end of the period referred to in sub-paragraph (1) (a) or (b), whichever is the later.
- (6) The summary must—
 - (a) set out the costs in a way showing how they have been or will be reflected in demands for building safety charges;

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- (b) summarise the items specified in sub-paragraph (7);
- (c) specify the aggregate of any amounts received by the relevant person during the period referred to in sub-paragraph (1)(a) or (b) on account of building safety charges in respect of relevant premises and still standing to the credit of the relevant tenants of those premises at the end of that period.
- (7) The items to be summarised are—
 - (a) any of the costs in respect of which no demand for payment was received by the relevant person within the period referred to in sub-paragraph (1)(a) or (b);
 - (b) any of the costs in respect of which—
 - (i) a demand for payment was so received, but

(8)

no payment was made (ii) by the relevant person within that period; (c) any of the costs in respect of which— 5 (i) a demand for payment was so received, and (ii) payment was made by the relevant person within that period. 10 In sub-paragraph (6) "relevant premises" means premises whose relevant tenant is either— (a) the person by or with the consent 15 of whom the request was made, or (b) a person whose obligations under the terms of their lease as regards contributing to building safety costs relate to the same costs as the corresponding 20 obligations of the person mentioned

in paragraph (a) relate to.

(9) If the building safety charges in relation to which the costs are building safety costs as mentioned in subparagraph (1) are payable by the relevant tenants of more than four premises, the summary must be certified by a qualified accountant as—

(a) in the accountant's opinion a fair summary complying with the requirements of sub-paragraph (6), and

(b) being sufficiently supported by accounts, receipts and other documents which have been produced to the accountant.

(10) Section 28 applies in relation to the reference to a "qualified accountant" in sub-paragraph (9) as it applies in relation to the reference to a "qualified accountant" in section 21(6).

Request to inspect supporting accounts etc

12(1) This paragraph applies where a relevant tenant, or the secretary of a recognised

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tenants' association, has obtained a summary of building safety costs as referred to in paragraph 11(1) (summary of relevant costs), whether in accordance with that paragraph or otherwise.

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(2) The tenant, or the secretary with the consent of the tenant, may by written request within six months of obtaining the summary require the relevant person to provide the tenant, or the secretary, with reasonable facilities—

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(a) for inspecting the accounts,receipts and other documentssupporting the summary, and

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(b) for taking copies or extracts from them.

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(3) A request served on the building safety manager for a higher-risk building is to be treated as having been served on the relevant person, and where a building safety manager is served with such a request they must

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forward it as soon as is reasonably practicable to the relevant person.

- (4) The relevant person must make such facilities available to the tenant or secretary for a period of two months beginning not later than one month after the request is made.
- (5) The relevant person must—
 - (a) where such facilities are for the inspection of any documents, make them so available free of charge;
 - (b) where such facilities are for the taking of copies or extracts, be entitled to make them so available on payment of such reasonable charge as the landlord may determine.

Failure to comply with request made under paragraphs 11 and 12

- 13(1) This paragraph applies where—
 - (a) a relevant tenant (or the secretary of a recognised

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- tenants' association) makes a request to a relevant person under paragraph 11 or 12, and
- (b) the relevant person does not comply with the request in accordance with the relevant paragraph.
- (2) The relevant tenant (or the secretary) may, subject to sub-paragraph (3), apply to the appropriate tribunal for an order requiring the relevant person to comply with the request.
- (3) Before making an application under sub-paragraph (2), the relevant tenant (or the secretary) must—
 - (a) give the relevant person at least 14 days notice in writing of their intention to make an application, and
 - (b) give a copy of such notice to the regulator and, if the relevant person is not the relevant tenant's landlord, the relevant tenant's landlord.

Liability to pay building safety charges: jurisdiction

- 14(1) An application may be made to the appropriate tribunal for a determination whether a building safety charge 5 is payable and, if it is, as to— (a) the person by whom it is payable, (b) the person to whom it is payable, (c) the amount which is payable, (d) the date at or by which 10 it is payable, and (e) the manner in which it is payable. (2) Sub-paragraph (1) applies whether or not any payment has been made. (3)An application may also be made to the 15 appropriate tribunal for a determination whether, if costs were incurred for relevant building safety measures, a building safety charge would be payable
 - (a) the person by whom it would be payable,

for the costs and, if it would, as to—

	(b) the person to whom it would be payable,	
	(c) the amount which would be payable,	
	(d) the date at or by which it would be payable, and	5
	(e) the manner in which it would be payable.	
(4)	But the tenant is not to be taken to have agreed or admitted any matter by reason only of having made any payment.	10
(5)	An agreement by the relevant tenant (other than a post-dispute arbitration agreement) is void in so far as it purports to provide for a determination—	15
	(a) in a particular manner, or	
	(b) on particular evidence,	
	of any question which may be the subject of an application under sub-paragraph (1) or (3).	20

(6) The jurisdiction conferred on the appropriate tribunal in respect of any matter by virtue of this paragraph is in addition to any jurisdiction of a court in respect of the matter. 5 Building safety charge contributions to be held on trust 15(1) This paragraph applies where relevant tenants of a higher-risk building are required to pay building safety 10 charges to a relevant landlord. (2) Any sums paid to the landlord by way of building safety charges, and any investments representing those sums, are (together with 15 any income accruing thereon) to be held by the landlord either— (a) as a single trust fund, or

- (b) in two or more separate trust funds.
- (3)The landlord must hold any trust fund— 20
 - (a) on trust to defray costs incurred in connection with the matters

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- for which the building safety charges were payable, and
- (b) subject to that, on trust for the contributing tenants for the time being.

(4) Subject to sub-paragraphs (5) to (7), the contributing tenants are to be treated as entitled by virtue of sub-paragraph (3)(b) to such shares in the residue of any such fund as are proportionate to their respective

liabilities to pay building safety charges.

of the contributing tenants, the tenant is not entitled to any part of any trust fund, and (except where sub-paragraph (6) applies) such fund which is attributable to building safety charges paid is accordingly to continue to be held on the trusts referred to in sub-paragraph (3).

(6) On the termination of the lease of the last of the contributing tenants, any trust fund is to be dissolved as

at the date of the termination of the lease, and any assets comprised in the fund immediately before its dissolution are to be retained by the landlord for their own use and benefit.

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(7) Sub-paragraphs (4) to (6) have effect in relation to any of the contributing tenants subject to any express terms of the tenant's lease (whenever it was granted) which relate to the distribution, either before or after the termination of the lease, of amounts attributable to building safety charges paid.

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(8) Subject to sub-paragraph (7), the provisions of this paragraph prevail over the terms of any express or implied trust created by a lease so far as inconsistent with those provisions.

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(9) If the Secretary of State by regulations so provides, any sums standing to the credit of any trust fund may, instead of being invested in any other manner authorised by law, be

	invested in such manner as may be specified in the regulations.	
(10)	In this paragraph "contributing tenants" means the tenants referred to in sub-paragraph (1).	5
	Regulations	
16(1)	In this paragraph "regulations" means regulations under any provision of this Schedule.	
(2)	A power to make regulations includes power to make—	10
	(a) consequential, supplementary, incidental, transitional, transitory or saving provision;	
	(b) provision generally or only in relation to specific cases;	15
	(c) different provision for different purposes.	
(3)	Regulations are to be made by statutory instrument.	20

- (4) A statutory instrument containing regulations under paragraph 4(3) (relevant building safety measures) may not be made unless a draft of the instrument has been laid before and approved by a resolution of each House of Parliament.
- (5) Any other statutory instrument containing regulations is subject to annulment in pursuance of a resolution of either House of Parliament.

Interpretation

17 In this Schedule—

"building safety charge" has the meaning given in paragraph 1;

"building safety costs" has the meaning given in paragraph 1;

"building safety measure" has the meaning given in paragraph 1 and "relevant building safety measure" means a building safety measure listed in paragraph 4(2);

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"landlord" has the meaning given in section 30D;	
"prescribed" means prescribed in regulations made by the Secretary of State;	5
"qualifying building safety agreement" has the meaning given in paragraph 7;	
"recognised tenants' association" has the meaning given in section 29;	10
"the regulator" has the meaning given in section 125 of the Building Safety Act 2021;	
"relevant landlord" has the meaning given in paragraph 1;	15
"relevant person" means an accountable person or special measures manager for a higher-risk building;	
"relevant tenant" has the meaning given in paragraph 1;	20
"tenant" has the meaning given in section 30D."	

SCHEDULE 8 Section 130(1)

THE NEW HOMES OMBUDSMAN SCHEME

Appointment of the new homes ombudsman

The scheme must include provision about the appointment of the new homes ombudsman.

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Membership

2 (1) The scheme must include provision about the procedure for becoming and remaining a member of the scheme.

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- (2) That provision may include—
 - (a) a requirement to pay a fee;
 - (b) a requirement to provide information;
 - (c) a requirement to have internal procedures in place for the handling and resolution of complaints about matters in relation to which complaints may be made under the scheme.
- (3) If the scheme includes a requirement mentioned in sub-paragraph (2)(c),

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it must also include a requirement to publish the procedures.

The scheme may provide for different categories of member and the provision mentioned in paragraph 2 (including provision about fees) may differ as between such categories.

Fees

- The fees payable by a member may be calculated by reference to the total of the costs incurred, or to be incurred, in the operation of the scheme (including costs unconnected with the member in question).
- Where a scheme is maintained by a person other than—
 - (a) the Secretary of State, or
 - (b) a person acting on behalf of the Secretary of State,

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fees may be set at a level such that the total of all fees payable by members exceeds the total of the costs of operating the scheme.

Com	plaints	unde	er the	e sche	eme:
subj	iect ma	atter a	and p	roced	dure

- The scheme must include provision about—
 - (a) the matters in relation to which complaints against members of the scheme may be made under the scheme (which may include complaints about non-compliance with a code of practice issued or approved under section 134), and
 - (b) the procedure for making complaints under the scheme.
- 7 The provision mentioned in paragraph 6(b)—
 - (a) must not include any requirement to pay a fee;

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- (b) may differ as between different categories of member;
- (c) may include provision about the use of any internal procedures a member has in place for the handling or resolution of complaints.

Complaints under the scheme: investigation and determination

- 8 (1) The scheme must include provision about the investigation and determination by the new homes ombudsman of complaints made under the scheme.
 - (2) That provision must include provision—
 - (a) requiring the new homes ombudsman, in determining a complaint, to have regard to any code of practice issued or approved under section 134,
 - (b) for the new homes ombudsman to require members of the scheme to provide information, and

		(c) for the new homes ombudsman to require members of the scheme to provide complainants whose complaints are determined to be well-founded with any one or more of the forms of redress in paragraph 9.	5
9		The forms of redress are—	
		(a) paying compensation;	
		(b) making an apology;	
		(c) providing an explanation;	10
		(d) taking such other action in the interests of the complainant as the new homes ombudsman may specify.	
		Enforcement of determinations	
10	(1)	The scheme must include provision about the enforcement of determinations made by the new homes ombudsman.	15
	(2)	That provision may include provision for the expulsion of a member from the scheme (and the requirement in section 130(1)(a) is not to be read as	20

preventing the new homes ombudsman scheme from including such provision).

(3) If provision described in sub-paragraph (2) is included in the scheme, provision must also be made about the circumstances in which an expelled member can rejoin the scheme.

Making of recommendations

- 11 (1) The scheme must include provision about the making of improvement recommendations by the new homes ombudsman where following the investigation of a complaint the ombudsman identifies widespread or regular unacceptable standards of conduct or standards of quality of work on the part of members of the scheme.
 - (2) "Improvement recommendations" are recommendations about changes that members may make in order to improve standards of conduct or standards of quality of work.

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Predecessor schemes

The scheme must include provision about the acceptance and handling of complaints transferred from a scheme previously available under section 129 but which is no longer available.

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Complaints about the scheme

The scheme must include provision about how complaints about the operation of the scheme may be made by—

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- (a) members of the scheme, and
- (b) persons who have asked for a complaint to be investigated under the scheme.

Co-operation

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14 (1) The scheme may include provision about arrangements for a person exercising functions under the scheme to do so jointly with a person exercising functions under another redress scheme, including for the making of

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joint determinations by the new homes ombudsman and an independent person making determinations under another redress scheme.

(2) In sub-paragraph (1), "redress scheme" has the same meaning as in section 130.

Provision of information

Where the scheme is maintained by a person other than the Secretary of State, the scheme must include provision about the provision of information to the Secretary of State.

Reports

The scheme must include provision about the making of reports on 15 the operation of the scheme.

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SCHEDULE 9 Section 135

CONSTRUCTION PRODUCTS REGULATIONS

Introductory

- 1 (1) The Secretary of State may by regulations make provision in relation to the marketing and supply of construction products in the United Kingdom.
 - (2) Regulations under this paragraph are called "construction products regulations".

General safety requirements

- 2 (1) Construction products regulations may—
 - (a) prohibit the marketing or supply of construction products which are not safe products;
 - (b) impose other requirements for the purpose of securing that construction products which are not safe products are not marketed or supplied;
 - (c) impose requirements in relation to the marketing or

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supply of construction products which are safe products.

- (2) For the purposes of this paragraph a construction product is a "safe product" if, under normal or reasonably foreseeable conditions of use, and taking into account any matters specified for the purposes of this paragraph by construction products regulations—
 - (a) the product does not present any risk to the health or safety of persons, or
 - (b) if it does, the risk is as low as it can be compatibly with using the product.
- (3) In this paragraph—
 - "use" includes storage, transportation or packaging;

"reasonably foreseeable conditions" include reasonably foreseeable circumstances in which the construction product might come under stress (for example, a fire).

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Construction products with designated standards or technical assessments

- 3 Construction products regulations may make provision for and in relation to—
 - (a) designated standardsfor construction products(see paragraph 4);
 - (b) technical assessmentsfor construction products(see paragraph 5).
- 4 (1) Provision under paragraph 3(a) (designated standards) may include provision—
 - (a) for the designation by the Secretary of State of standards prepared in accordance with the regulations or the 2011 Regulation;
 - (b) for the designation by the Secretary of State of EU harmonised standards or international standards;
 - (c) for EU harmonised standards or international standards to be designated standards.

	(2)	Provision under sub-paragraph (1) (a) may include provision as to—	
		(a) the persons by whom standards may be proposed;	
		(b) the procedure by which and persons by whom standards are to be prepared;	5
		(c) the matters to be covered by a standard.	
5	(1)	Provision under paragraph 3(b) (technical assessments) may include provision as to the procedure by which and persons by whom technical assessments are to be issued.	10
	(2)	Provision under sub-paragraph (1) may include provision for assessment bodies to issue technical assessments on the basis of assessment documents developed or adopted by them, and in particular provision—	15 20
		(a) for the designation of assessment bodies by the Secretary of State;	

- (b) as to the functions, operation and funding of assessment bodies;
- (c) as to the contents of assessment documents and the procedure by which they are developed or adopted.

6 Construction products regulations may—

- (a) impose requirements on persons carrying out activities in relation to construction products for which there are designated standards or technical assessments under the regulations (see paragraph 7);
- (b) confer powers on relevant authorities to impose requirements on such persons (see paragraph 8).
- 7 (1) Provision under paragraph 6(a) (imposition of requirements) may include provision for the imposition of requirements relating to—
 - (a) declarations of performance in respect of products which are or are to be marketed;

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(b)	the making of other statements or claims in relation to the performance of products which are or are to be marketed;	
(c)	the marking or packaging of products;	5
(d)	the provision of information, including information about risk, to persons to whom products are supplied;	
(e)	the monitoring, assessment and verification of product performance, including sample testing;	10
(f)	the storage and transportation of products;	
(g)	the taking of corrective action, including withdrawal of products from the market and recall of products from persons to whom they have been supplied;	15
(h)	recording and investigating complaints;	20
(i)	the production and retention of documentation or samples;	

	(j)	the notification of risks to relevant authorities;	
	(k)	information which must or may be provided to relevant authorities;	
	(I)	co-operation with relevant authorities;	5
	(m)	the appointment of authorised representatives by persons carrying out activities in relation to construction products.	
(2)	per	ovision about declarations of formance under sub-paragraph (1) may include provision as to—	10
	(a)	the technical documentation to be prepared in relation to a declaration of performance;	15
	(b)	the content of a declaration of performance;	
	(c)	the form of a declaration of performance;	
	(d)	how a declaration of performance is to be supplied or made available.	20

(3)	Provision about the marking of products under sub-paragraph (1) (c) may include provision as to—	
	(a) the form and content of any marking;	
	(b) circumstances in which products must or must not be marked.	5
(4)	Provision about the monitoring, assessment and verification of product performance under sub-paragraph (1) (e) may include provision as to—	10
	(a) the carrying out of testing and other tasks by approved bodies;	
	(b) when and how a body may become or cease to be an approved body;	
	(c) the assessment and monitoring of approved bodies.	15
(5)	Requirements which may be imposed on persons carrying out activities in relation to construction products under paragraph 6(a) may also be imposed on the authorised representatives of such persons.	20

8 (1) Provision under paragraph 6(b) (conferral of powers) may include provision conferring powers on a relevant authority to impose requirements on persons carrying out 5 activities in relation to construction products in circumstances where— (a) there has been no failure to comply with requirements imposed under paragraph 6(a), but 10 (b) in the view of the relevant authority the products nevertheless risk causing death or serious injury to any person. (2) The powers referred to in sub-paragraph 15 (1) may include powers by notice to— (a) require a person to warn others of the risks attaching to a product; require the marking of a product in (b) respect of the risks attaching to it; 20 (c) suspend for a specified period or prohibit the marketing or supply of a product (or suspend

		or prohibit the marketing and supply of the product without the consent of a specified person);	
		(d) require the withdrawal of a product from the market;	5
		(e) require the recall of a product from persons to whom it has been supplied.	
	(3)	Provision under sub-paragraph (2) may include provision for appeals against a notice.	10
9		Construction products regulations may include any provision—	
		(a) which is made in the 2011 Regulation or the 2019 or 2020 Regulations immediately after IP completion day, or	15
		(b) which relates to any matter in respect of which provision is made in that Regulation or those Regulations immediately after that time.	20

Safety-critical products

10 (1) For the purposes of this Schedule, "safety-critical products" means construction products which are included in a list contained in construction products regulations.

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(2) A construction product may only be included in a list under sub-paragraph (1) if—

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(a) in the view of the Secretary of State any failure of the product would risk causing death or serious injury to any person, and

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(b) the product is not one for which there are—

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- (i) designated standards under paragraph 3(a), or
- (ii) standards which are designated standards for the purposes of the 2011 Regulation.

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(3) Before including a construction product in the list, or amending the list, the Secretary of State must

		consult such persons as the Secretary of State considers appropriate.	
11	(1)	Construction products regulations may make provision for and in relation to standards for safety-critical products ("safety-critical standards").	5
	(2)	Provision under sub-paragraph (1) may include provision as to—	
		(a) the persons by whom safety-critical standards may be proposed;	10
		(b) the procedure by which and persons by whom safety-critical standards are to be prepared;	
		(c) the matters to be covered by a safety-critical standard.	15
12		Construction products regulations may—	
		(a) impose requirements on persons carrying out activities in relation to safety-critical products for which there are safety-critical standards under the regulations	20
		(see paragraph 13);	

	(b) confer powers on relevant authorities to impose requirements on such persons (see paragraph 14).	
13	Provision under paragraph 12(a) (imposition of requirements) may include any provision referred to in paragraph 7.	5
14 (1)	Provision under paragraph 12(b) (conferral of powers) may include provision conferring powers on a relevant authority to impose requirements on persons carrying out activities in relation to construction products in circumstances where—	10
	(a) there has been no failure to comply with requirements imposed under paragraph 12(a), but	15
	(b) in the view of the relevant authority the products nevertheless risk causing death or serious injury to any person.	20
(2)	The powers referred to in sub-paragraph (1) include powers by notice to—	

(3)

,	aloty bill	<u> </u>
(a)	require a person to warn others of the risks attaching to a product;	f
(b)	require the marking of a product in respect of the risks attaching to it;	
(c)	suspend for a specified period or prohibit the marketing or supply of a product (or suspend or prohibit the marketing and supply of the product without the consent of a specified person);	5
(d)	require the withdrawal of a product from the market;	
(e)	require the recall of a product from persons to whom it has been supplied.	1:
Provision under sub-paragraph (3) may include provision for appeals against a notice.		

Enforcement

15 (1) Construction products regulations may make provision for and in relation to—

	(a)	witl req	nitoring compliance h construction product uirements and investigating spected non-compliance;	
	(b)		curing compliance with a struction product requirements;	5
	(c)	sar	nctions for—	
		(i)	non-compliance or suspected non-compliance with construction product requirements;	10
		(ii)	obstruction of, failure to assist or co-operate with, or provision of false or misleading information to, persons carrying out construction product functions.	15
(2)			on under sub-paragraph nay include—	
	(a)	to o	ovision for relevant authorities carry out, or secure the carrying of, market surveillance d test purchases;	20
	(b)	•	er, inspect and search premises	

(3)

(b)

(c)

and to seize and retain products or evidence of non-compliance with construction product requirements (including provision for the payment of compensation); 5 (c) provision requiring the retention and provision of information (including provision for relevant authorities to require the provision of information to them). 10 Provision under sub-paragraph (1)(b) may include provision conferring powers on a relevant authority by notice to— (a) require a person to warn others of the risks attaching to a product; 15 require the marking of a product in respect of the risks attaching to it; suspend for a specified period or prohibit the marketing or supply of a product (or suspend 20 or prohibit the marketing and supply of the product without the consent of a specified person);

(4)

(d) require the withdrawal of a product from the market; (e) require the recall of a product from persons to whom it 5 has been supplied; (f) require a person to do or cease to do anything so as to end noncompliance or suspected noncompliance with construction product requirements. 10 Provision under sub-paragraph (1)(b) may also include— (a) provision for a relevant authority to accept (i) undertakings relating to 15 compliance with construction product requirements instead of taking other enforcement action; sanctions for non-compliance (ii) or suspected non-compliance 20

with such undertakings;

	(b) provision for the forfeiture of products by court order (or, in Scotland, order of the sheriff).	
(5)	Provision under sub-paragraph (1) (c) or (4)(a)(ii) may include—	5
	(a) provision creating criminal offences;	
	(b) in relation to England and Wales and Northern Ireland, provision for the prosecution by relevant authorities of criminal offences created under paragraph (a);	10
	(c) provision conferring powers on relevant authorities to impose civil sanctions (including fines).	
(6)	Provision under sub-paragraph (1)(b) or (c) or (4)(a)(ii) may include provision for appeals against anything done by a relevant authority under that provision.	15
(7)	Provision under sub-paragraph (1) may include any provision—	20
	(a) which is made by the 2013 Regulations, or	

(b) which relates to any matter in respect of which provision is made by the 2013 Regulations.

Costs

- 16 (1) Construction products regulations may make provision for a relevant authority to impose charges on a person carrying out activities in relation to construction products, or an authorised representative of such a person, in respect of the exercise of the relevant authority's construction product functions in relation to such a person.
 - (2) The regulations may include provision about—
 - (a) who is liable to pay a charge;
 - (b) the circumstances in which a charge is payable;
 - (c) the amount of a charge (including how an amount is to be calculated);
 - (d) reductions and exemptions;
 - (e) waivers;

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	(f)	how and when a charge is to be paid;	
	(g)	the collection and recovery of payments;	
	(h)	interest payable on outstanding payments;	5
	(i)	the resolution of disputes (including appeals).	
(3)	ma	vision under this paragraph y confer a discretion on relevant authority.	10
		Information	
17 (1)	may by r	nstruction products regulations y, in connection with the exercise relevant authorities of their estruction product functions, make vision for and in relation to—	15
	(a)	the provision of information by relevant authorities to—	
		(i) other relevant authorities, or	

	((ii) persons specified, or of a description specified, in construction products regulations;	
	, ,	the provision of information to relevant authorities by—	5
	((i) persons specified, or of a description specified, in construction products regulations, or	10
	((ii) other persons identified by relevant authorities.	
(2)		rision under sub-paragraph nay include provision—	
	i (i r	as to the circumstances in which nformation may or must be provided which may include circumstances in which the information could not otherwise have been lawfully provided or disclosed);	15 20
	(b) a	as to how information may or must be provided;	

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- (c) as to the uses to which information provided may be put;
- (d) for the purpose of preventing the further disclosure of information (including provision for the creation of criminal offences);

(e) for the purpose of securing that there is (taking into account any power or duty to provide information under the regulations) no contravention of the data protection legislation.

- 18 (1) Construction products regulations may make provision for and in relation to the publication by relevant authorities of information held by them in connection with their construction product functions.
 - (2) Provision under sub-paragraph (1) may include provision as to—
 - (a) the circumstances in which information may or must be published (which may include circumstances in which the information could not otherwise have been lawfully published);

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- (b) how, where and in what form information may or must be published.
- 19 (1) Construction products regulations may make provision prohibiting the disclosure of information held by relevant authorities in connection with their construction product functions.
 - (2) Provision under sub-paragraph(1) may include provision for the creation of criminal offences.

General and supplementary

- 20 (1) Construction products regulations may make—
 - (a) different provision for different purposes;
 - (b) different provision for or in relation to different parts of the United Kingdom;
 - (c) transitional, transitory, consequential and supplementary provision or savings.

(2)	The provision made by paragraphs 2 to 19 does not limit the power conferred by paragraph 1.	
21	Construction products regulations may make provision by repealing, amending or re-enacting—	5
	(a) retained EU law (and in particular the 2011 Regulation and the 2013 Regulations);	
	(b) the 2019 and 2020 Regulations;	10
	(c) any other enactment other than an Act.	
22 (1)	Where construction products regulations contain provision creating a criminal offence, the provision must have the effect that—	15
	(a) the offence is—	
	(i) triable summarily only, or	
	(ii) triable summarily or on indictment,	20
	(b) the offence is punishable only—	
	(i) with a fine. or	

(ii) with a term of imprisonment or a fine (or both), (c) any fine with which the offence is punishable on summary conviction in Scotland or Northern 5 Ireland does not exceed level 5 on the standard scale, and (d) any term of imprisonment with which the offence is punishable on summary 10 conviction does not exceed in England and Wales, (i) the relevant period, (ii) in Scotland, 12 months, and (iii) in Northern Ireland, 6 months. 15 (2) In sub-paragraph (1)(d)(i), the "relevant period" means— (a) in relation to an offence that is triable only summarily where the offence is committed 20 (i) before the coming into force of section 281 of the Criminal Justice Act 2003, 6 months, and

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- (ii) where the offence is committed after that time, 51 weeks;
- (b) in relation to an offence that is triable summarily or on indictment—
 - (i) where the offence is committed before the coming into force of paragraph 24(2) of Schedule 22 to the Sentencing Act 2020, 6 months, and
 - (ii) where the offence is committed after that time, 12 months.

Procedure

- 23 (1) Construction products regulations are to be made by statutory instrument.
 - (2) Construction products regulations which contain provision specified in subparagraph (3) (with or without other provision) may not be made unless a draft of the instrument containing them has been laid before, and approved by resolution of, each House of Parliament.

	(3)	The provision referred to in sub-paragraph (2) is—	
		(a) the first provision to be made under paragraph 10(1) (list of safety-critical products);	5
		(b) provision creating a criminal offence;	
		(c) provision which repeals or amends the 2011 Regulation or other retained direct principal EU legislation.	
	(4)	A statutory instrument containing construction products regulations to which sub-paragraph (2) does not apply is subject to annulment in pursuance of a resolution of either House of Parliament.	10
		Interpretation	15
24		In this Schedule—	
		"the 2011 Regulation" means Regulation (EU) No. 305/2011 (regulation laying down harmonised conditions for the marketing of construction products);	20

"the 2013 Regulations" means the Construction Products Regulations 2013 (S.I. 2013/1387);	
"the 2019 Regulations" means the Construction Products Regulations (Amendment etc.) (EU Exit) Regulations 2019 (S.I. 2019/465);	5
"the 2020 Regulations" means the Construction Products (Amendment etc.) (EU Exit) Regulations 2020 (S.I. 2020/1359);	10
"authorised representative" means a person of a description specified in the regulations who is authorised to act on behalf of a person carrying out an activity in relation to construction products;	15
"construction product" has the meaning specified in construction products regulations;	20
"construction product functions", in relation to a relevant authority, means—	

(a) the authority's functions under construction products regulations, the 2011 Regulation or the 2019 or 2020 Regulations (including functions relating to the provision 5 or receipt of information), and (b) any other functions of the authority relating to construction product requirements; "construction product requirements" 10 means requirements imposed by or under construction products regulations, the 2011 Regulation or the 2019 or 2020 Regulations; "construction products regulations" has 15 the meaning given in paragraph 1(2); "data protection legislation" has the same meaning as in the Data Protection Act 2018 (see section 3 of that Act); "EU harmonised standard" means 20 a harmonised standard adopted at any time by a standardisation body of the European Union;

"international standard" means a standard adopted by an international standardising body (which for these purposes has the same meaning as it has for the purposes of the 5 Agreement on Technical Barriers to Trade, part of Annex 1A to the agreement establishing the World Trade Organisation signed at Marrakesh on 16 April 1994, as 10 modified from time to time); "local authority" means— (a) a county or district council in England, (b) a London borough council, 15 (c) the Common Council of the City of London, (d) the Council of the Isles of Scilly, (e) a county or county borough council in Wales, 20

	(†)	a council constituted under section 2 of the Local Government etc (Scotland) Act 1994, and	
	(g)	a district council in Northern Ireland;	5
re	are	ences to the "marketing" of products to making them available on the rket in the United Kingdom;	
"r	rela	ons carrying out activities in ation to construction products" ude (without limitation)—	10
	(a)	a manufacturer of construction products,	
	(b)	a person who markets or supplies construction products to others, and	15
	(c)	a person who imports construction products into the United Kingdom for use, marketing or supply;	
'r	elev	ant authority" means—	20
	(a)	the Secretary of State or other Minister of the Crown, and	

 (b) a local authority (including, in England, Wales and Scotland, a local authority in its capacity as a local weights and measures authority);

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"requirement" includes a prohibition or restriction;

"safety-critical products" has the meaning given in paragraph 10;

"technical assessment" means a documented assessment of the performance of a construction product.

Building Safety Bill

[As amended in Public Bill Committee]

A

BILL

TO

Make provision about the safety of people in or about buildings and the standard of buildings, to amend the Architects Act 1997, and to amend provision about complaints made to a housing ombudsman.

Presented by Secretary Robert Jenrick supported by The Prime Minister, The Chancellor of the Exchequer, Secretary Priti Patel, Michael Gove, Secretary Robert Buckland, Secretary Kwasi Kwarteng, Secretary Thérèse Coffey and Christopher Pincher

Ordered, by The House of Commons, to be Printed, 26th October 2021.

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