South Australia

HOUSING IMPROVEMENT (SECTION 60 STATEMENTS) REGULATIONS 2001

REGULATIONS UNDER THE HOUSING IMPROVEMENT ACT 1940

Housing Improvement (Section 60 statements) Regulations 2001

being

No. 191 of 2001: Gaz. 16 August 2001, p. 30961

Came into operation 31 August 2001: reg. 2.

SUMMARY OF PROVISIONS

1.	Citation
2.	Commencement
3.	Revocation
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5.	Application under section 60
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7.	Form of statement under section 60
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SCHEDULE

Forms

Citation

1. These regulations may be cited as the *Housing Improvement (Section 60 statements)* Regulations 2001.

Commencement

2. These regulations will come into operation on 31 August 2001.

Revocation

3. The *Housing Improvement (Statements under section 60) Regulations 1986* (see *Gazette* 27 March 1986 p. 748), as varied, are revoked.

Interpretation

4. In these regulations, unless the contrary intention appears—

"the Act" means the Housing Improvement Act 1940.

Application under section 60

- 5. (1) Subject to subregulation (2), an application to the housing authority under section 60 of the Act must be in the form specified in the Schedule.
- (2) The housing authority may, in a particular case, accept a written application in a form other than that specified in the Schedule.
 - (3) An application must not refer to more than one house.

Fee for application

6. The fee for an application to the housing authority under section 60 of the Act is \$21.00.

Form of statement under section 60

7. A statement by the housing authority under section 60 of the Act must be in a form specified in the Schedule.

Reference to previous rental notices

- **8.** In addition to any other information required under the Act, a statement by the housing authority under section 60 of the Act in respect of a house must, where—
 - (a) a notice stating the intention of the housing authority to declare the house to be substandard has been served and not withdrawn; or
 - (b) a notice declaring the house to be substandard has been published in the *Gazette* and is in force; or
 - (c) a notice fixing the maximum rental payable in respect of the house has been published in the *Gazette* and is in force; or
 - (d) the applicant so requests,

specify (unless the housing authority in a particular case determines otherwise) the date of Gazettal of, and amount of maximum rental specified by, any notice fixing a maximum rental for the house that has been in force at any time prior to the date of the statement.

SCHEDULE

Forms

Form 1

Housing Improvement Act 1940

APPLICATION FOR STATEMENT UNDER SECTION 60

(Applicant to complete this form and forward it to the South Australian Housing Trust, Riverside Centre, North Terrace, Adelaide, 5000. A separate form is required for each house for which a statement under section 60 is sought. A fee of \$...... must be paid in respect of this application.)

Name of applicant:

Address for delivery or posting of statement:

Address of house in respect of which this application is made:

If house is one of a block of flats or units, the flat or unit number:

If house is on an allotment where there is more than one house, situation of house (e.g. that the house is on the southern side of the allotment):

State whether details are required of maximum rentals (if any) fixed for the house that are no longer in force:

Form 2

Housing Improvement Act 1940

STATEMENT UNDER SECTION 60

NO CURRENT NOTICE

		Date
Inquiry From		
Inquiry Date		Ref
Housing Trust's inter	bed below is not, as at the date of this Statement, subject to any notation to declare the house to be substandard, any notice declaring the imum rental payable in respect of the house under the <i>Housing Improv</i>	house to be substandard or any
Description of house:		
	SECRETARY	
	SOUTH AUSTRALIAN HOUSING TRUST	
	Riverside Centre, North Terrace, Adelaide, 5000	
	Per	

NOTE:

Inquiries in respect of legislation other than Part 7 of the *Housing Improvement Act 1940* should be directed to the appropriate authority.

STATEMENT UNDER SECTION 60

NO CURRENT NOTICE REQUESTED DETAILS OF PAST NOTICES

			Date
Inquiry From	n		
Inquiry Date	·		Ref
Housing	Trust's inte	d below is not, as at the date of this Statement, subject to any notice statention to declare the house to be substandard, any notice declaring the hole maximum rental payable in respect of the house under the <i>Housing Impro</i>	ouse to be substandard or
2. Previous	(a) (b)	no maximum rentals have been fixed in respect of the house* maximum rentals have been fixed in respect of the house as follows*:	
		Date of Publication Amount per W	Veek
(*Strike out	if inapplica	ble.)	
Description	of house:		
		SECRETARY SOUTH AUSTRALIAN HOUSING TRUST Riverside Centre, North Terrace, Adelaide, 5000 Per	
NOTE:	-	in respect of legislation other than Part 7 of the <i>Housing Improvement Act</i> propriate authority.	t 1940 should be directed

STATEMENT UNDER SECTION 60

CURRENT NOTICE DETAILS OF PAST NOTICES

		Date	
Inquiry Fro	om		
Inquiry Da	te	Ref	
In resp	ect of the ho	ouse described below as at the date of this Statement:	
	n the owner	g the intention of the South Australian Housing Trust to declare the house to be substandard has been or upon a registered mortgagee of the land on which the house is situated and such notice has a	
(2) The	e date of ser	vice of the notice is:	
		sons, as at the date of this Statement, for holding the view that the house is undesirable or unfit	
(4) A 1	notice declar	ing the house to be substandard has been published in the Gazette and is in force.*	
(5) The	e date of pul	olication is:	
(6) A force.*	notice fixing	g the maximum rental payable in respect of the house has been published in the Gazette and is	in
(7) The	e date of pul	olication is:	
(8) The	e amount of	the maximum rental is: \$ per week.	
(9) Pre	viously, ma	ximum rentals have been fixed as follows*:	
Date of	f Publicatior	Amount per Week	
(*Strike ou	t if inapplic	able.)	
Descrij	otion of hou	se:	
		SECRETARY SOUTH AUSTRALIAN HOUSING TRUST Riverside Centre, North Terrace, Adelaide, 5000	
		Per	
NOTE:	(i)	The Housing Improvement Act 1940 makes provision for applications to vary the maximurental.	ım
	(ii)	Inquiries in respect of legislation other than Part 7 of the <i>Housing Improvement Act 1940</i> shows be directed to the appropriate authority.	ıld