



Building (Infringement Offences, Fees, and Forms) Amendment Regulations 2015

Jerry Mateparae, Governor-General

Order in Council

At Wellington this 4th day of May 2015

Present:

The Right Hon John Key presiding in Council

Pursuant to section 402(1)(za) of the Building Act 2004, His Excellency the Governor-General, acting on the advice and with the consent of the Executive Council and on the recommendation of the Minister for Building and Housing, makes the following regulations.

Contents

		Page
1	Title	1
2	Commencement	2
3	Principal regulations	2
4	Schedule 2 amended	2
5	Schedule 3 amended	3

Regulations

1 Title

These regulations are the Building (Infringement Offences, Fees, and Forms) Amendment Regulations 2015.

2 Commencement

These regulations come into force on 8 June 2015.

3 Principal regulations

These regulations amend the Building (Infringement Offences, Fees, and Forms) Regulations 2007 (the **principal regulations**).

4 Schedule 2 amended

- (1) In Schedule 2, in the form, under the heading **Enforcement authority**, replace “*specify relevant territorial authority or regional authority*” with “*specify the relevant enforcement authority (ie, the Ministry of Business, Innovation, and Employment, a territorial authority, or a regional authority)*”.
- (2) In Schedule 2, in the form, under the heading **Place for payment of infringement fee(s)**, replace “*address of territorial authority or regional authority*” with “*address of enforcement authority*”.
- (3) In Schedule 2, in the form, under the heading **Method for payment of infringement fee(s)**, replace “*specify relevant territorial authority or regional authority*” with “*specify enforcement authority*”.
- (4) In Schedule 2, in the form, under the heading **Summary of rights**, paragraph 2, replace “the territorial authority or regional authority” with “the enforcement authority”.
- (5) In Schedule 2, in the form, under the heading **Summary of rights**, paragraph 3, replace “the territorial authority or regional authority” with “the enforcement authority”.
- (6) In Schedule 2, in the form, under the heading **Summary of rights**, paragraph 6, replace “the territorial authority or regional authority” with “the enforcement authority”.
- (7) In Schedule 2, in the form, under the heading **Summary of rights**, paragraph 6(a), replace “the authority” with “the enforcement authority”.
- (8) In Schedule 2, in the form, under the heading **Summary of rights**, paragraph 6, replace “direct it to the authority’s address” with “direct it to the enforcement authority’s address”.
- (9) In Schedule 2, in the form, under the heading **Summary of rights**, paragraph 7, replace “the territorial authority or regional authority” with “the enforcement authority”.
- (10) In Schedule 2, in the form, under the heading **Summary of rights**, paragraph 8, replace “the territorial authority or regional authority” with “the enforcement authority”.
- (11) In Schedule 2, in the form, under the heading **Summary of rights**, paragraph 8, replace “The authority will” with “The enforcement authority will”.

- (12) In Schedule 2, in the form, under the heading **Summary of rights**, paragraph 9, replace “the territorial authority or regional authority” with “the enforcement authority”.
- (13) In Schedule 2, in the form, under the heading **Summary of rights**, paragraph 10, replace “the territorial authority or regional authority” with “the enforcement authority”.
- (14) In Schedule 2, in the form, under the heading **Summary of rights**, paragraph 11, replace “the territorial authority or regional authority” with “the enforcement authority” in each place.

5 Schedule 3 amended

- (1) In Schedule 3, in the form, replace the heading “**Territorial authority**” with “**Enforcement authority**”.
- (2) In Schedule 3, in the form, under the heading **Territorial authority** (as replaced by subclause (1)), replace “*specify relevant territorial authority or regional authority*” with “*specify the relevant enforcement authority (ie, the Ministry of Business, Innovation, and Employment, a territorial authority, or a regional authority)*”.
- (3) In Schedule 3, in the form, under the heading **Place for payment of infringement fee(s)**, replace “*address of territorial authority or regional authority*” with “*address of enforcement authority*”.
- (4) In Schedule 3, in the form, under the heading **Method for payment of infringement fee(s)**, replace “*specify relevant territorial authority or regional authority*” with “*specify enforcement authority*”.
- (5) In Schedule 3, in the form, under the heading **Summary of rights**, paragraph 2(c), replace “the territorial authority or regional authority” with “the enforcement authority”.
- (6) In Schedule 3, in the form, under the heading **Summary of rights**, paragraph 6, replace “the territorial authority or regional authority” with “the enforcement authority”.

Michael Webster,
Clerk of the Executive Council.

Explanatory note

This note is not part of the regulations, but is intended to indicate their general effect.

These regulations, which come into force on 8 June 2015, amend the Building (Infringement Offences, Fees, and Forms) Regulations 2007 (the **principal regulations**) to update the infringement notice in Schedule 2 and the infringement reminder notice in Schedule 3 of the principal regulations.

Sections 371A and 374 of the Building Act 2004 (as replaced by the Building Amendment Act 2013) allow the Ministry of Business, Innovation, and Employment, in addition to territorial and regional authorities, to issue infringement and infringement reminder notices under the principal regulations. These amendments update the forms to reflect the addition of the Ministry of Business, Innovation, and Employment as an enforcement authority.

Issued under the authority of the Legislation Act 2012.

Date of notification in *Gazette*: 7 May 2015.

These regulations are administered by the Ministry of Business, Innovation, and Employment.