Amendments to Consultancy agreement for a home owner/occupier
Appointing a consultant in relation to building work HO/CA 2013
Edition for use in Scotland

Amendment 1: Consumer Contracts (Information, Cancellation and
Additional Charges) Regulations 2014

Issued June 2015 (Effective from 27 March 2015)

<table>
<thead>
<tr>
<th>Clause number and heading</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>At Part 1 Paragraph A The Services</td>
<td>In the paragraph headed “Before the services start” delete “seven” and insert “14”</td>
</tr>
</tbody>
</table>
| At Part 2 para 8 Right to cancel | At (a) delete “7” and insert “14”  
At (b) insert at the end “This should be done before this contract is signed”  
At (f) delete “seven” and insert “14” |

Incorporation of the modifications

The modifications may readily be incorporated in one of two ways:

either

by amending the contract document itself in accordance with this Amendment and executing it in its amended form, with each amendment initialled by or on behalf of each party

or

by attaching this Amendment to the Contract; and, prior to execution, inserting the following further provision on page 3 after the following wording:

This contract is in two parts:

- Part 1 deals with the arrangements for the work
- Part 2 contains the conditions

“This Agreement and the Conditions shall have effect as modified by the amendments set out in the attached Amendment 1: Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2014”

(that provision in similar fashion being initialled on execution.)