These notes relate to the Charities (Regulation and Administration) (Scotland) Act 2023 (asp 5)

EXPLANATORY NOTES

CHARITIES (REGULATION AND ADMINISTRATION) (SCOTLAND) ACT 2023

INTRODUCTION

NOTE ON INTERPRETATION ETC.

CROWN APPLICATION

OVERVIEW

COMMENTARY ON PROVISIONS

References to the 2005 Act

Section 1 – Meaning of the "2005 Act"

Information about charity trustees etc.

Section 2 - Inclusion of names of charity trustees on the Scottish Charity Register

Section 3 – Information about charity trustees for OSCR's use

Disqualification from being charity trustee etc.

Section 4 – Disqualification: offences

Section 5 – Disqualification: other cases

Section 6 – Disqualification: senior management functions

Section 7 – Record of persons removed from office

Appointment of interim charity trustees

Section 8 – Appointment of interim trustees by OSCR

Section 9 - Review of proposed appointment of interim trustee

Charity accounts

Section 10 – Preservation of and access to charity accounts and independent reports on accounts

Section 11 - Independent reports: minor and consequential modifications

These notes relate to the Charities (Regulation and Administration) (Scotland) Act 2023 (asp 5)

Section 12 - Removal of non-responsive charities for failure to submit accounts

Charity mergers

Section 13 - Recording of charity mergers and treatment of legacies

Reorganisation of charities

Section 14 – Endowments

Inquiries

Section 15 – Inquiries about former charities etc.

Section 16 – Notice and obtaining information

Section 17 – Ability to issue positive directions

Connection to Scotland

Section 18 - Charities which it is not appropriate for OSCR to regulate

Further modifications of the 2005 Act

Section 19 - Minor or technical amendments

Final provisions

Section 20 – Ancillary provision

Section 21 - Commencement

Section 22 – Short title

Further modification of the 2005 Act

PARLIAMENTARY HISTORY