Housing and Property Chamber First-tier Tribunal for Scotland



Notice in terms of Section 28A (5) of a Decision to Assist the Landlord under Section 28A (3) of the Housing (Scotland) Act 2006 ("The Act")

Ref FTS/HPC/RE/18/1962

Glendale Cottage-2 Small Holdings, Sauchenford,
Plean,
Stirling, FK7 8AP

TENANT: Cara Craig

LANDLORD:

Russell Gordon, Glenside Farm, Plean, Stirling, FK7 8BA

LANDLORD'S **REPRESENTATIVES:**

Merchants House, 7 West George Street, Glasgow, G2 1BA

TC Young Solicitors,

PERSONS THE LANDLORD **Russell Gordon (the Landlord)** INTENDS TO AUTHORISE and TO ENTER THE HOUSE: Andrew Burt of Andrew Burt Plumbing and Heating, 25 Bryden Road, Whins Of Milton, Stirling, FK7 8FK.

As the Member allocated to decide on the application made by the landlord for entry to the property detailed above, I have considered the application paperwork which comprises documents received between 03 August 2018 and 11 September 2018.

I have concluded that no further information is required before a decision in terms of Section 28A (3) of the Act can be made and have decided to assist the landlord in exercising his right of entry to the house.

The landlord is seeking entry to the house for the purpose of:

- a) viewing its state and condition for the purpose of determining whether the house meets the repairing standard, and
- b) carrying out any work necessary to comply with the duty in Section 14(1)(b) of the Act

I am now seeking to arrange a suitable time for the landlord to exercise his right of entry under Section 181(4).

A form is enclosed for all parties to supply suitable dates (with times, if appropriate) to me. It should be returned within 14 days beginning with the date of receipt of this notice.

If the tenant fails, or refuses, to respond within the period given above, or fails to agree a suitable date and time for the landlord to exercise his right of entry, then I may fix a date and time for the landlord to enter.

The tenant may, within the period given above, make representations in writing to me as to why it is <u>inappropriate</u> or <u>unnecessary</u> for the landlord to exercise the landlord's right of entry under section 181(4).

The tenant will receive with this notice a form to complete for the purpose of supplying representations. If representations are made by the tenant, I will consider these and advise all parties of my decision.

Colin M. Campbell

Member First-tier Tribunal for Scotland (Housing and Property Chamber)

12 September 2018