## Housing and Property Chamber First-tier Tribunal for Scotland



## First-tier tribunal for Scotland (Housing and Property Chamber)

RENT RELIEF ORDER: Housing (Scotland) Act 2006, Section 27

Parties: Ms Siobhan Mackenzie residing at 118 Kirkton Avenue, Glasgow, G13 3AB ("the Tenant") and

Mr John Deans residing at 110 Helensburgh Drive, Glasgow, G13 1RR ("the Landlord")

Property: 118 Kirkton Avenue, Glasgow, G13 1AB registered in the Land Register for

Scotland under Title Number GLA65336 ("the Property")

Chamber reference: FTS/HPC/RP/16/1005

**Tribunal Members** 

Karen Moore (Chairperson) Nick Allan (Ordinary Member)

## NOTICE TO Mr John Deans residing at 110 Helensburgh Drive, Glasgow, G13 1RR ("the Landlord")

Whereas in terms of its decision dated 22 January 2018 the First-tier Tribunal for Scotland (Housing and Property Chamber) ('the tribunal') determined in terms of Section 26(1) of the Housing (Scotland) Act 2006 (the "said Act") that the Landlord has failed to comply with the Repairing Standard Enforcement Order in relation to the house made by the tribunal.

The tribunal determined to make a Rent Relief Order in terms of Section 27 of the said Act reducing the rent payable under the tenancy for the house by an amount of 75% of the rent which would, but for the order, be payable. The rent reduction will take effect 28 days after the last date on which the decision to make the Rent Relief Order may be appealed under section 64 of the said Act.

A landlord, tenant or third party applicant aggrieved by the decision of the tribunal may seek permission to appeal from the First-tier Tribunal on a point of law only within 30 days of the date the decision was sent to them.

If a party seeks permission to appeal and this permission is refused, the decision will be treated as having effect from the day on which the refusal is made (unless the party then seeks permission from the Upper Tribunal to appeal the decision. In that event, if permission is refused, the decision is treated as having effect from the day on which the Upper Tribunal refuses the permission).

If permission for an appeal against the decision of the tribunal is granted, then the effect of the decision and the Rent Relief Order is suspended until the appeal is abandoned or finally determined by the Upper Tribunal. In the event that the decision is upheld, then the decision will be treated as having effect from the day on which the appeal is abandoned or so determined. The Rent Relief Order will be effective 28 days from the date on which the appeal is abandoned or so determined.

If an application for permission to appeal is received, then the tribunal will notify you of this and the eventual outcome of that application and any subsequent appeal.

Signed	K Moore	
Date	22 January 2018	

Chairperson