First-tier tribunal for Scotland (Housing and Property Chamber) statutory successor to the Private Rented Housing Committee in terms of the Tribunals (Scotland) Act 2014 and the First tier-Tribunal for Scotland (Transfer of Functions of the Private Rented Housing Committees) Regulations 2016

## CERTIFICATE OF COMPLETION

Under Section 60 of the Housing (Scotland) Act 2006
Chamber Ref: PRHP/RP/13/0150
Property at:, Flat 2/2 9 Pitfour Street, Dundee DD2 2NU
("the property")
The Parties
Mr Darren Paton residing at Flat 2/2 9 Pitfour Street, Dundee DD2 2NU (represented by his agent, Lindsay Watson, Dundee City Council, Dundee House, 50 North Lindsay Street, Dundee, DD1 1NB) ("the tenant")

Geoffrey Abbott, residing at 4 Thurso Crescent, Dundee, DD2 4AY ("the landlord")

Sasines Description the flatted dwelling-house known as and forming the eastmost house on the second floor of the tenement of buildings entering by the common stair at 9 Pitfour Street, Dundee, being the subjects described in and disponed by disposition in favour of Donald David Edwards recorded in the division of the General Register of Sasines for the county of Angus on 2 November 1966.

Tribunal Members:
$\begin{array}{ll}\text { Paul Doyle } & \text { Legal Member } \\ \text { David Godfrey } & \text { Ordinary Member }\end{array}$
Unanimous Decision of the Tribunal

The First-tier tribunal for Scotland (Housing and Property Chamber) (Formerly the Private Rented Housing Panel)('the tribunal') certifies that the work required by the Repairing Standard Enforcement Order relative to the

Property made on 20 August 2014 has been completed. Accordingly, the said Repairing Standard Enforcement Order relative to the property has been discharged.

In terms of section 46 of the Tribunals (Scotland) Act 2014, a party aggrieved by the decision of the tribunal may appeal to the Upper Tribunal for Scotland on a point of law only. Before an appeal can be made to the Upper Tribunal, the party must first seek permission to appeal from the Firsttier Tribunal. That party must seek permission to appeal within 30 days of the date the decision was sent to them.

Where such an appeal is made, the effect of the decision and of any order is suspended until the appeal is abandoned or finally determined by the Upper Tribunal, and where the appeal is abandoned or finally determined by upholding the decision, the decision and any order will be treated as having effect from the day on which the appeal is abandoned or so determined.

> P Doyle

Signed
24 February 2020
Legal Member

