

FIRST-TIER TRIBUNAL PROPERTY CHAMBER (RESIDENTIAL PROPERTY)

Case reference

: LON/00AR/LBC/2015/0081

Property

109 Rush Green Gardens, Romford

RM7 oNS.

Applicant

London Borough of Havering

Representative

: Judge & Priestley LLP

Respondent

: Ms. A. Tade

Representative

: In person

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Type of application

Landlord's application under S.168(4) Commonhold & Leasehold

Reform Act 2002 that a breach of

covenant has occurred.

Tribunal members

Aileen Hamilton-Farey

Date of decision

4 November 2015.

DECISION

Decision of the tribunal

The tribunal determines on the basis of the application and accompanying documents that the respondent leaseholder is in breach of Clause 2(7) of their lease in that they have failed to supply a gas safety certification for their property, as required by additional regulations made by the applicant by letter of 31 May 2013.

Background:

- On 31 May 2013 the applicant Local Authority wrote to all leaseholders notifying them of new regulations that were made under the provisions of Clause 2(7) of Schedule 1 in that they were to provide, on an annual basis, a copy of a gas safety certificate for all gas appliances in their property.
- (3) An application was received by the tribunal on 1 September 2015 for a determination that the respondent leaseholders were in breach of their lease.
- (4) The tribunal issued Directions on 15 September 2015 that required amongst other things that the respondent make a reply to the application.
- (5) No replies have been received from the respondent.
- (6) The tribunal received the bundle from the applicants as required by the Directions and this matter was dealt with on the papers provided by the parties.

Reasons for the Decision:

- (7) The applicants have reminded the respondents on several occasions of the requirements to provide a certificate. No certificate has been provided.
- (8) The applicants' case is that such a certificate is necessary to ensure the safety for all residents in blocks and that where properties have been sold on a leasehold basis, such as in this instance, it is a reasonable regulation that owners provide evidence that their own appliances are safe.
- (9) The tribunal accepts that regulations were made in 2013 and that the leaseholders are therefore required on an annual basis to supply the certificate.
- (10) The leaseholder has failed to provide such a certificate and has therefore breached a condition or covenant in their lease.
- On the basis of this evidence the landlord's application therefore succeeds.

Name: Aileen Hamilton-Farey Date: 4 November 2015