

MEETING

ENVIRONMENT AND CLIMATE CHANGE COMMITTEE

DATE AND TIME

THURSDAY 9TH JUNE, 2022

AT 7.00 PM

VENUE

HENDON TOWN HALL, THE BURROUGHS, LONDON NW4 4BQ

Dear Councillors,

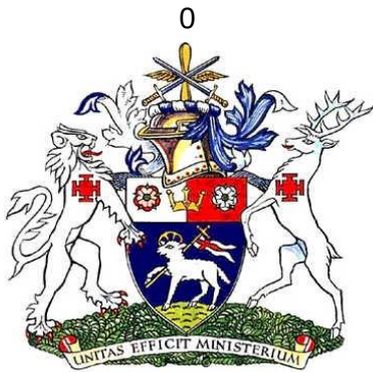
Please find enclosed additional papers relating to the following items for the above mentioned meeting which were not available at the time of collation of the agenda.

Item No	Title of Report	Pages
11	PROPOSED MONETARY PENALTIES RELATING TO LETTING AND PROPERTY MANAGEMENT AGENTS	3 - 10

Tracy Scollin Tel 020 83592315 tracy.scollin@barnet.gov.uk

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AGENDA ITEM 11



Environment and Climate Change Committee 9th June 2022

Title	Proposed monetary penalties for offences related to letting and property management agents.
Report of	Councillor Alan Schneiderman, Chair of Environment and Climate Change Committee
Wards	ALL
Status	Public
Urgent	No
Key	No
Enclosures	Appendix 1 - The Redress Schemes for Lettings Agency Work and Property Management Enforcement Process
Officer Contact Details	Nicholas Stabeler Group Manager Regulatory Services Nicholas.stabeler@Barnet.gov.uk

Summary

This report seeks approval to impose monetary penalties for offences related to letting agents who fail to display their fees and other relevant information and for property management and letting agents who fail to join a redress scheme.

Officers Recommendations

1. That the Committee approve and delegate authority to the London Borough of Barnet Trading Standards team to impose monetary penalties in relation to breaches of the Consumer Rights Act and The Redress Schemes for Lettings Agency Work and Property Management Work (Requirement to Belong to a Scheme etc) (England) Order 2014.

2. That the Committee agree that the Trading Standards team should always consider imposing the maximum penalty for the breach, subject to the circumstances of each case.

1. WHY THIS REPORT IS NEEDED

- 1.1 Under the Consumer Rights Act 2015 it is a legal requirement for all letting and managing agents in England and Wales to publicise details of their fees (and other relevant information). The intention is that there should be full transparency to deter double charging to both the landlord and the tenant to enable tenants and landlords to shop around for the best deal.
- 1.2 The list of fees must be displayed in each of the agent's premises where they meet clients face to face, where it is likely to be seen by such persons. The information must also be published on the agent's website, if they have one.
- 1.3 It is the duty of every local weights and measures authority in England and Wales to enforce the provisions of this Act. The penalty for breaching the requirement is a monetary penalty, imposed by the enforcement authority, which must not exceed £5,000.
- 1.4 The Redress Schemes for Lettings Agency Work and Property Management Work (Requirement to Belong to a Scheme etc) (England) Order 2014, came into force on 1st October 2014 requiring all letting and property management agents (subject to certain exclusions) to join one of three Government approved 'redress schemes'.
- 1.5 The Order has been made as part of the Government's proposals for improving standards in the private rented sector and is directly linked with Part 6 of the Enterprise and Regulatory Reform Act 2013.
- 1.6 Local Authorities are the enforcement authority for this order and have a duty to enforce it. The penalty for breaching the requirement to belong to a redress scheme is a monetary penalty, imposed by the enforcement authority, which must not exceed £5,000. Appendix 1 sets out the process for issuing the penalty. The recipient has a right of appeal in relation to this.
- 1.7 Department for Levelling Up, Housing and Communities guidance states that a £5,000 fine should be considered the norm and that a lower fine should only be charged if the enforcing authority is satisfied that there are extenuating circumstances. It says it is up to the enforcing authority to decide what such circumstances might be, taking into account any representations received.
- 1.8 The Trading Standards team undertake projects in this area to ensure compliance with the above legislation. In most cases traders become compliant with legislation shortly after being contacted by the Trading Standards team. However, this is not always the case and there are circumstances when the team are required to start a formal process and issue a monetary fine to ensure compliance.

- 1.9 Approval is being sought for the London Borough of Barnet Trading Standards Team to impose monetary penalties in relation to this legislation.
- 1.10 Approval is also sought to agree that in the first instance the maximum fine of £5000 should be considered, but subject to individual case review.

2. REASONS FOR RECOMMENDATIONS

- 2.1 The London Borough of Barnet has a duty to enforce this legislation. The trading standards team has been working hard to bring all relevant traders into compliance. However there remain non-compliant traders in the Borough. Issuing monetary penalties will be a useful tool to ensure that compliance is obtained.

3. ALTERNATIVE OPTIONS CONSIDERED AND NOT RECOMMENDED

- 3.1 The Committee could decide not to authorise the issuing of the penalties. In these circumstances the trading standards team will be unable to fully enforce the relevant legislation and will struggle to improve compliance rates amongst lettings agents.

4. POST DECISION IMPLEMENTATION

- 4.1 All trading standards officers will be authorised to issue these penalty notices. However before issuing any such notice, clearance must be sought from the senior officer for the team.

5. IMPLICATIONS OF DECISION

5.1 Corporate Priorities and Performance

- 5.1.1 Implementation of these penalties aims to raise standards in the Private Rented Sector, raising standards in turn increases sustainability. A sustainable and compliant private rental market will attract and retain economically active individuals and businesses.
- 5.1.2 Promoting compliance and tackling non-compliant behaviour by individuals and businesses contributes positively to creating places where people want to live, work and socialise therefore supporting the objectives contained within the Corporate Plan. In particular, in relation to “Responsible Growth, Regeneration and Investment”

5.2 Resources (Finance & Value for Money, Procurement, Staffing, IT, Property, Sustainability)

5.2.1 The cost of the additional enforcement will be met through the monetary penalties received where the legislation is breached.

5.3 Legal and Constitutional References

5.3.1 The Local Authority has a duty to enforce both the Redress Schemes for Lettings Agency Work and Property Management Work (Requirement to Belong to a Scheme etc) (England) Order 2014 and the Consumer Rights Act 2015.

5.3.2 As noted above, there is an appeal process (to the first tier tribunal) if someone wishes to challenge a monetary fine imposed on them by the authority.

5.3.3 Under Article 7 (Committees, Forums, Working Groups and Partnerships), the Environment and Climate Change Committee has:

(1) Responsibility for all borough-wide or cross-constituency matters relating to the street scene including, parking, road safety, lighting, street cleaning, littering, fly-tipping, fly-posting, graffiti, transport, waste, waterways, refuse, recycling, allotments, parks, trees, crematoria and mortuary, trading standards and environmental health.

5.4 Insight

5.4.1 Not relevant to this report

5.5 Social value

5.5.1 Not relevant to this report

5.6 Risk Management

5.6.1 The Trading Standards team will work closely with the legal team, as well as other local authorities trading standards teams to ensure long term compliance, and, to develop best practice around these penalties to reduce the likelihood of a recipient successfully appealing their penalty

5.7 Equalities and Diversity

5.6.1 Implementation of this legislation aims to protect and support vulnerable groups/families.

5.8 Corporate Parenting

5.8.1 N/A

5.9 Consultation and Engagement

5.9.1 None required

5.8 **Insight**

5.8.1 None

6. **BACKGROUND PAPERS**

Consumer Rights Act 2015 - [Consumer Rights Act 2015](#)

Enterprise and Regulatory Reform Act 2013 - [Enterprise and Regulatory Reform Act 2013](#)

Statutory Instruments 2014 No. 2359 Housing, England, The Redress Schemes for Lettings Agency Work and Property Management Work (Requirement to Belong to a Scheme etc) (England) Order 2014 - [The Redress Schemes for Lettings Agency Work and Property Management Work \(Requirement to Belong to a Scheme etc\) \(England\) Order 2014](#)

Department for Levelling Up, Housing and Communities guidance for Local Authorities on The Redress Schemes for Lettings Agency Work and Property Management - https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/269451/The_Redress_Schemes_for_Lettings_Agency_work_and_Property_management_work.pdf

Appendix 1

The Redress Schemes for Lettings Agency Work and Property Management Enforcement Process

Step 1: Notice of Intent

The enforcement authority must give written notice of their intention to impose a penalty, setting out:

- i) the reasons for the penalty;
- ii) the amount of the penalty; and
- iii) that there is a 28-day period to make written representations or objections, starting from the day after the date on which the notice of intent was sent.

This written notice must be served within 6 months of the date on which the enforcement authority is in the position to issue the fine (have gathered sufficient evidence and satisfied any internal requirements that a fine is appropriate).

It is up to each local authority to decide who should serve the notice. The enforcement authority may withdraw the notice of intent or reduce the amount specified in the notice at any time by giving notice in writing.

Step 2: Representations and Objections

The person who the notice of intent was served on has 28 days starting from the day after the date the notice of intent was sent to make written representations and objections to the enforcement authority in relation to the proposed fine.

Step 3: Final Notice

At the end of the 28 day period the enforcement authority must decide, having taken into account any representations received, whether to impose the fine and, if so, must require the penalty to be paid within 28 days, from the day after the day on which the final notice was sent. When imposing a fine, the enforcement authority must issue a final notice in writing which also explains:

- i) why the fine is being imposed;
- ii) the amount to be paid;
- iii) how payment may be made;
- iv) the consequences of failing to pay;
- v) that there is a right to appeal against the penalty to the First-tier Tribunal and that any appeal must be made within 28 days after the imposition of the fine.

It is up to each local authority to decide who should serve the notice. The enforcement authority may withdraw the final notice or reduce the amount specified in the notice at any time by giving notice in writing.

Step 4: Appeals

If an appeal is lodged the fine cannot be enforced until the appeal is disposed of.

Appeals can be made on the grounds that:

- i) the decision to impose a fine was based on a factual error or was wrong in law;
- ii) the amount of the fine is unreasonable; or
- iii) that the decision was unreasonable for any other reason.

The First-tier Tribunal may agree with the enforcement authority's notice to issue a penalty or may decide to quash or vary the notice and fine.

Step 5: Recovery of the penalty

The penalty fines received by the enforcement authority may be used by the authority for any of its functions. If the lettings agent does not pay the fine within the 28 day period the authority can recover the fine on the order of the county court, as if payable under a court order.

Where proceedings are necessary for the recovery of the fine, a certificate signed by the enforcement authority's chief finance officer stating that the amount due has not been received by a date stated on the certificate will be taken as conclusive evidence that the fine has not been paid.

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