

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

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

**Revocation of Rent Relief Order: Housing (Scotland) Act 2006 Section 27(4)**

**Chamber Ref: PRHP/IV44/78/10**

**Property at Cnoc Farm Cottage, Teangue, Sleat, Isle of Skye, IV44 8RE (“the Property”)**

**The Parties:-**

**PETER CHAPMAN, residing at Cnoc Farm Cottage, Teangue, Sleat, Isle of Skye, IV44 8RE (“the Tenant”)**

**THE EXECUTORS OF THE LATE SIR IAIN ANDREW NOBLE lately residing at Ardkinglas and Eilean Iarmain Baronet, Fearann Eilean Iarmain, Eilean Iarmain and An t-Eilean Sgitheanach, the Executors being Lady Noble, Christopher Mackenzie, James Galbraith, Nigel Pollock and Robin Malcolm all c/o Gillespie MacAndrew LLP, 5 Atholl Crescent, Edinburgh, EH3 8EJ (“the Landlord”)**

**Skye B V incorporated in the Netherlands (commercial registration Number 57567085) and having its Registered office at Siriusdreef 22, 2132 Wt, Hoofddorp, Netherlands (“the Owner”)**

**NOTICE OF REVOCATION**

The Private Rented Housing Committee hereby gives notice that the work, required by the **Repairing Standard Enforcement Order** relative to the House served on 22 November 2010 has been completed. Accordingly, the Rent Relief Order relative to the house is revoked.

Reference should be made to Sections 63 (4) and (5) of the Housing (Scotland) Act 2006 for information as to the date when the revocation will take effect. To ascertain the last date on which the decision can be appealed which is referred to in Section 63(5), please refer to the information note on appeals and reviews, a copy of which is attached.

**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 First-tier Tribunal. That party must seek permission to appeal within 30 days of the date the decision was sent to them.**

In terms of Section 63 of the Act, 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.

Ewan Miller

Legal Member and Chair

Date: 6/6/2018