businesscompanion

trading standards law explained

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In this guide, the words 'must' or 'must not' are used where there is a legal requirement to do (or not do) something. The word 'should' is used where there is established legal guidance or best practice that is likely to help you avoid breaking the law.

This guidance is for Scotland

Accommodation letting agents are regulated by the Scottish Government. They need to be registered and must abide by the code of practice.

Relevant businesses

Letting agency work is defined in the Housing (Scotland) Act 2016 as "things done by a person in the course of that person's business in response to relevant instructions" that are intended to:

- arrange a lease or occupancy arrangement by which an unconnected person may use the landlord's house as a dwelling
- manage (including rent, inspection, improvement, maintenance, repair or insurance) a house that is
 or will be a lease or occupancy arrangement by which an unconnected person may use the
 landlord's house as a dwelling

Fees

Letting agents cannot charge fees to a tenant, but they can charge fees to a landlord. Letting agents can only charge tenants a deposit and rent; anything else is a letting-agent fee, which is illegal.

Fees that cannot be charged to tenants:

- administration costs involved in checking references or setting a lease
- service charges
- non-refundable holding fees
- fees for renewing a tenancy
- assignation fees
- charges to add a new person to the lease

Any other fee is also illegal.

For more information, contact lettingagentregulation@gov.scot.

Tenancy deposit schemes

Letting agents that receive a tenancy deposit must transfer the deposit to one of the three approved deposit schemes. The tenant must be provided with key information, including the name of the scheme and potential retention of the deposit.

The three approved schemes are:

- Letting Protection Service Scotland
- Safe Deposits Scotland
- My Deposits Scotland

Registration of letting agents

- all letting agents must be registered with the Scottish Government
- a letting agent must be a fit and proper person who is appropriately trained
- the statutory code of practice must be followed
- a tribunal is available to resolve complaints between landlords and tenants

More information on <u>letting agent registration</u>, including how to apply, is available on the Scottish Government website.

Persons who do not need to register as a letting agent

Please seek legal advice if you believe you do not need to register. Some exemptions from the need to register include:

- an estate that lets out its own private properties
- someone who only manages their own private property
- voluntary letting of a property for a family member
- letting and/or managing holiday lets
- preparation of a lease by a solicitor
- a registered social landlord (unless it also manages a property for a private landlord)

• a local council

Trading Standards

For more information on the work of Trading Standards services - and the possible consequences of not abiding by the law - please see 'Trading Standards: powers, enforcement and penalties'.

In this update

The Scottish Government's cost of living measures have expired, so information about them has been removed.

Last reviewed / updated: January 2025

Key legislation

- Housing (Scotland) Act 2006
- Private Rented Housing (Scotland) Act 2011
- Tenancy Deposit Schemes (Scotland) Regulations 2011
- Housing (Scotland) Act 2014
- Letting Agent Code of Practice (Scotland) Regulations 2016
- Private Housing (Tenancies) (Scotland) Act 2016

Please note

This information is intended for guidance; only the courts can give an authoritative interpretation of the law.

The guide's 'Key legislation' links may only show the original version of the legislation, although some amending legislation is linked to separately where it is directly related to the content of a guide. Information on changes to legislation can be found by following the above links and clicking on the 'More Resources' tab.

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