EXECUTIVE COMMITTEE

28th June 2021

Report title: Electrical Safety Enforcement Charges in the Private Rented Sector

Relevant Portfolio Holder		Councillor Craig Warhurst		
Portfolio Holder Consulted		Yes		
Relevant Head of Service		Judith Willis		
Report Author	Job Title: F	b Title: Private Sector Housing Officer (EHO)		
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Wards Affected		All		
Ward Councillor(s) consulted		Yes		
Relevant Strategic Purpose(s)				
Non-Key Decision				
If you have any questions about this report, please contact the report author in advance of the meeting.				

1.0 RECOMMENDATIONS

Following the introduction of the Electrical Safety Standards in the Private Rented Sector (England) Regulations 2020, as set out in this report, it is recommended the related provision of the financial penalties to full Council for approval.

The Executive Committee is asked to RECOMMEND:

That the proposed financial penalty charges for non-compliance set out within this report are adopted and the respective enforcement powers of the Electrical Safety Standards in the Private Rented Sector (England) Regulations 2020 are delegated to the Head of Community & Housing Services.

2.0 BACKGROUND

From 1st of July 2020 the Electrical Safety Standards in the Private Rented Sector (England) Regulations 2020 apply to all new tenancies. From 1st of April 2021 these Regulations became applicable to all existing tenancies.

These Regulations have been introduced to make it mandatory for all private rented properties to ensure that every electrical installation in the residential premises is inspected and tested at regular intervals, not more than 5 years, by a qualified person. The landlord must

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obtain a report of the inspection and supply a copy of the report with in 7 days of a request by the Local Authority.

The Local Authority can impose a financial penalty, to a maximum of £30,000, where it is satisfied that beyond reasonable doubt that the landlord has failed in their legal duty. It can also impose more than one penalty if the landlord continues to breach the regulations. It is proposed to set the financial penalty to be £1000 for the first offence. This is in line with the charge for not having a smoke alarm in a privately rented property and the same level of fine set for HMO Management Regulation breaches such as failure to provide Gas Safety certification. The proposed penalty for a second or continued offence by the same landlord is £3000. The Private Sector Housing Team will be enforcing the legislation and will be promoting awareness of these changes through local media, the authories website and Landlord Forums.

Properties with potential breaches in the Regulations will be identified reactively by the Private Sector Housing Team from tenant complaints, letting agent enquiries, Councillor enquiries and other agencies such as solicitors and Citizen Advice Bureau.

2.1 Recommended Option

The recommendation is to adopt the penalty charges structure set out below.

Charges under the Electrical Safety Standards in the Private Rented Sector (England) Regulations 2020. The amount of penalty shall not exceed £30,000 based on the sum of the following

Penalty for first offence requiring a Remedial Notice	£1000
Penalty for any subsequent offences requiring a Remedial Notice by the same landlord	£3000

2.2 Other Options Considered

The other option considered is not to issue a penalty fine for the offence. While the majority of landlords carry out their legal duties

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and obligations, the small minority of landlords may disregard their legal obligations if there is no deterrent.

3.0 FINANCIAL IMPLICATIONS

This work will be continued with in the existing service resources. Any financial penalty from the Electrical Safety Standards Regulations, received by the Council, is required by the regulation to meet the local authority's costs and expenses incurred, or associated with the carrying out its enforcement function within the Private Rented Sector.

4.0 **LEGAL IMPLICATIONS**

Local housing authority has a legal duty to enforce the Electrical Safety Regulations. There is an appeal process to the Residential Property Tribunal. The private rented sector plays an important role in meeting the diverse housing needs that exist in the Borough. It is therefore important that the accommodation is regulated effectively to ensure good property standards are maintained and hazards associated with dangerous electrics are effectively addressed.

5. STRATEGIC PURPOSES - IMPLICATIONS

5.1 Relevant Strategic Purpose

By ensuring all privately rented properties in the Borough comply with the Electrical Safety Regulations will meet the Council's overall objective of providing a safe home, for its residents, which are free from any electrical hazards.

5.2 Climate Change Implications

No adverse climate change implication is expected if the Executive Committee accepts the recommendation proposed in this report.

6.0 OTHER IMPLICATIONS

6.1 Equalities and Diversity Implications

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The application of these regulations will have a positive impact on many family households living in private rented sector accommodation as these will reduce the risk and dangers associated with electrical hazards.

6.2 Operational and Health & Safety Implications

There are no staffing implications, envisaged at this stage, as the additional enforcement will be undertaken by existing staff in the course of general Private Sector Housing duties. No health and safety implications have been identified to staff by the introduction of new regulations.

6.3 **RISK MANAGEMENT**

There is a risk of legal challenge if the process is not followed correctly, which could result in Residential Property Tribunal overturning Notices and penalty fines imposed by the Council. A Private Sector tenant could apply to the Housing Ombudsman if they feel the council has failed to act in a case of non-compliance.

7.0 APPENDICES and BACKGROUND PAPERS

<u>Electrical safety standards in the private rented sector: guidance for landlords, tenants and local authorities - GOV.UK (www.gov.uk)</u>

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8. REPORT SIGN OFF

Department	Name and Job Title	Date
Portfolio Holder		
Lead Director / Head of Service		
Financial Services		
Legal Services		
Policy Team (if equalities implications apply)		
Climate Change Officer (if climate change implications apply)		

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