



Freedom of Information request reference number: 7647.1

Date of response: 20 July 2023

Request:

Please provide a copy of the recent audit form re: 213 Lordship Lane, SE22 8JF made in May 2023

Response:

The LFB Fire Safety Regulatory team confirmed that they conducted an audit at this building in May 2023.

The result of the audit confirmed that some fire safety matters require attention to reduce the risk of fire and/or reasonably ensure the safety of people using the premises and these matters need to be addressed in order to comply with Regulatory Reform (Fire Safety) Order 2005 (the Fire Safety Order).

As a result, an informal notification of (fire safety) deficiencies (NOD) was issued for the Premises on the 5th July 2023. A copy of the notice is attached below along with the extracts and definition of standard terms that were sent.

When the LFB identifies any safety concerns, we make this information available within informal notification of fire safety deficiencies (NOD), and through the public register any formal enforcement action. Where there is no fire safety concern that merits either formal or informal action, then this information should be protected from publication to preserve the safe space for good regulation principles and that any withheld information could be used at a later date as part of formal enforcement action or prosecution where the materials go to demonstrate the behaviour, actions or omissions of the responsible person.

When issuing a NOD the expectation is that the issues are minor enough that they can be rectified without needing any formal intervention from the LFB (which is different to an Enforcement Notice). As such, it would be for the Responsible Person(s) of the premises to be satisfied the deficiencies noted are addressed appropriately and within the recommended time frame. The LFB will then check these issues when the property is visited at the next routine inspection (according to the level of risk).

Personal data has been removed from the NOD document under <u>section 40 of the FOIA –</u> Personal Information.

I hope you find this information of use. Should you have any further questions please do let me know.

We have dealt with your request under the Freedom of Information Act 2000. For more information about this process please see the guidance we publish about making a request on our website



Fire Safety Regulation, South East 4 Team 169 Union Street London SE1 OLL T 020 8555 1200

> Minicom 020 7960 3629 london-fire.gov.uk

The Company Secretary
Deaton Limited
The Spinnery
Quarry Road
Oxted
RH8 9HF

The London Fire Commissioner is the fire and rescue authority for London

Date 5 July 2023 Our Ref 91/265069/

Dear Sir/Madam

REGULATORY REFORM (FIRE SAFETY) ORDER 2005 (AS AMENDED): NOTIFICATION OF FIRE SAFETY DEFICIENCIES

Premises: Deaton Limited, 213 Lordship Lane, London SE22 8JF

The London Fire Commissioner (the Commissioner) is the fire and rescue authority for London. The Commissioner is responsible for enforcing the Regulatory Reform (Fire Safety) Order 2005 (as amended) hereafter the Fire Safety Order (as amended) in London.

The Commissioner's Inspectors have recently carried out an inspection of the above-mentioned premises. During the inspection, it was noted that some fire safety matters require attention to reduce the risk of fire and/or reasonably ensure the safety of people using the premises. These matters need to be addressed in order to comply with the Fire Safety Order (as amended).

The matters that need to be addressed, together with the Commissioner's recommendations about the actions you should take are explained in the attached schedule. We recommend that action should be taken by **20 December 2023**.

If you are in any doubt about what you need to do to comply with the Fire Safety Order (as amended); or if there is anything in the schedule that you do not understand or need further explanation of then please contact the Inspector named at the end of this letter. If you are dissatisfied in any way with the response given please ask to speak to the Team Leader quoting the above reference.

You may also wish to know that fire safety guidance for businesses can be found on the Commissioner's website at www.london-fire.gov.uk under the heading 'Fire safety at work'. Additionally, guidance on general fire precautions and how to comply with the Fire Safety Order (as amended) can be found at www.Gov.uk under the heading 'Fire safety law and guidance documents for business'.

When undertaking fire safety works at your premises you may need to seek approval for what you are going to do. Examples of this would include:

- any building works for which you are obliged to notify or seek the approval of Building Control;
- if your premises have a listed heritage status, approval from the local authority conservation officer; or
- if your premises are licenced then you may need to consult the relevant licensing or approvals authority.
- It is your responsibility to consult the relevant bodies and obtain any necessary approvals.

I would ask you to note that as well as placing people at risk, operating premises without having adequate general fire precaution in place to remove or reduce fire risk and to ensure people can safely escape if a fire does occurs can result in a criminal offence being committed. This letter and its associated schedule are consequently issued without prejudice to any legal action the Commissioner may subsequently take regarding failures to comply with the Fire Safety Order (as amended).

Yours faithfully,

for Assistant Commissioner (Fire Safety)

Directorate of Operations FSR-AdminSupport@london-fire.gov.uk

Reply to Inspecting Officer Direct **T** 0208 555 1200

Enc: Form FS03_01b Legislation Extracts

Form FS03_06 Definitions of standard terms

Cc: Deaton Limited, 213 Lordship Lane, London SE22 8JF
Deaton Limited, 213 Lordship Lane, London SE22 8JF
Gill Vargerson, Streeter Marshall, 74 High Street, Croydon CR9 2UU

Notes to accompany the Notification of Deficiencies schedule.

Important information to consider before taking remedial steps:

- 1. Certain terms written in BLOCK CAPITALS in the attached schedule are standard terms defined in "Definitions of standard terms used in means of escape requirements" which form part of this schedule.
- 2. Officers of the Commissioner may visit your premises again to check on the action you have taken
- 3. Notwithstanding any consultation undertaken by the Commissioner, before you make any alterations to the premises, you must apply for local authority building control department approval (and/or the approval of any other bodies having a statutory interest in the premises) if their permission is required for those alterations to be made.
- 4. There may be suitable alternative safety measures to those detailed in this schedule, which would meet the requirements of the Order. If you wish to propose or discuss any alternative measures you should get in touch with the person named as the contact above, before you take any action, to ensure that your proposed measures are deemed satisfactory by the Commissioner.
- 5. Remedial steps must be undertaken by a competent person who has sufficient training, experience, knowledge or other qualities to enable him or her to properly undertake them.
- 6. We recommend that remedial steps are undertaken in accordance with the appropriate British or European Standards, or recognised industry guidance.

THE REGULATORY REFORM (FIRE SAFETY) ORDER 2005

Your rights when Fire Safety Inspecting Officers take action.

The Commissioner has a duty to enforce the Regulatory Reform (Fire Safety) Order 2005.

If an Inspector:

tells you to do something - you have a right to a verbal and written explanation of what needs to be done and why.

Intends to take immediate action - for example by issuing an enforcement notice this will include a written explanation either forming part of the notice or by separate letter.

Issues a formal notice - you will be told in writing about your right to appeal to a magistrates' court. You will be told:

- ♦ how to appeal;
- where and within what period an appeal may be brought; and
- that action required by a prohibition/restriction notice is not suspended while an appeal is pending unless the court so directs.
- that action required by an enforcement notice is suspended while an appeal is pending.

Issues a Notification of Fire Safety Deficiencies - <u>full discussion should have taken place and agreed improvements to bring the premises up to minimal standards should be formulated. A Notification of Fire Safety Deficiencies carries no statutory force but may result in formal action being considered if the agreed improvements do not take place.</u>

The procedures and rights above provide ways for you to have your views heard. If you are not happy with the inspecting officer's action you should contact the Team Leader on the telephone number shown at the head of the covering letter in the first instance.

ENVIRONMENT AND SAFETY INFORMATION ACT 1988 SECTION 4 - PROTECTION OF TRADE SECRETS

The above Act requires the London Fire Commissioner to maintain public registers of notices issued under Article 30 of the Regulatory Reform (Fire Safety) Order 2005, (other than those which impose requirements or prohibitions solely for the protection of persons at work) and Sections 21 and 22 of the Health and Safety at Work etc, Act 1974.

Provisions are made within the Act for persons on whom the above notices are served to appeal against any proposed entry in the register which may disclose "trade secrets" or "secret manufacturing processes".

Entries in the register are required to be made after the period for appeal against the notice expires or after any appeal is disposed of.

If you feel that any such entry would disclose information about a trade secret or secret manufacturing process you may write to the Commissioner within a period of 14 days following the service of the notice, requesting exclusion of these details (see Section 4 of the 1988 Act).

SCHEDULE

PREMISES: Deaton Limited, 213 Lordship Lane, London SE22 8JF

FILE NUMBER: 91/265069

This schedule should be read in conjunction with the Commissioner's letter dated 5 July 2023.

The condition(s) specified in the Regulatory Reform (Fire Safety) Order 2005, were being contravened and the following step(s) need(s) to be taken in order to comply with the above legislation:

Article	Area of Concern	Steps Considered necessary to remedy the contravention.
Article 11	At the time of the audit your preventative and protective measures had not been planned, organised, controlled, monitored or reviewed where required. It was found that:	Arrangements identified as not suitably addressed must be effectively planned, organised, controlled, monitored or reviewed.
	1) Fire detection and warning had not been planned, organised, controlled, monitored or reviewed where required.	
	2) Compartmentation and FIRE RESISTANCE had not been planned, organised, controlled, monitored or reviewed where required.	
	3) Refresher training had not been planned, organised, controlled, monitored or reviewed where required.	
	4) Firefighting media had not been controlled, monitored or reviewed where required.	
	5) Escape routes had not been controlled, monitored or reviewed where required.	
Article 13	At the time of the audit you had not provided an appropriate method of fire detection and warning within your premises. It was found that there was not a suitable fire detection and warning system in the premises.	Provide an appropriate means of fire detection and giving warning. This can be achieved by installing a suitable fire detection and warning system in the premises.

Article 13	At the time of the audit the provision of manual firefighting equipment was not appropriate. It was found that:	Ensure that firefighting equipment is appropriate to risk, easily identifiable and available at all material times. This can be achieved by:
	1) There was no firefighting equipment suitable for the electrical risks.	1) Providing appropriate portable firefighting equipment.
	2) The firefighting equipment in the rear staff area was stored in- between laundry and was not indicated by signs.	2) Providing adequate signage.
Article 14	At the time of the audit the emergency routes or exits were inadequate. It was found that:	Ensure adequate emergency routes and exits, for use by relevant persons in the premises, are available and can be safely and effectively used at all relevant times. This can be achieved by:
	1) The exit at the rear of the property was not a suitable fire escape route.	1) Reinstating the exit so that persons can safely use it when required.
	2) The FIRE RESISTING construction protecting the corridor had been breached by holes around cabling/pipes.	2) Ensuring the FIRE RESISTING construction is reinstated.
	3) The protected corridor had inadequate FIRE RESISTANCE.	3) Ensuring that all doors leading onto the protected corridor have appropriate FIRE RESISTANCE.
Article 17	At the time of the audit you had not ensured that a suitable system of maintenance was in place in your premises. It was found that the extinguisher provided had not been regularly tested and past test date.	Arrange initial and ongoing maintenance to ensure fire safety measures are kept in an efficient state, working order and good repair. This can be achieved by maintaining the fire extinguishers.
Article 21	At the time of the audit your employees had not been provided with adequate safety training. It was found that refresher training had not taken place.	Provide your staff with adequate safety training. In particular providing regular updated fire safety training to your staff.
Article 8	At the time of the audit the FIRE RESISTING separation in your premises was inadequate. It was found that:	Provide suitable FIRE RESISTING separation by:
	1) The structure forming separation between the ground floor launderette and first floor sleeping accommodation did not provide suitable 60 minutes fire separation being a single skin of butted boards laid over bare joists	1) Over boarding to form a continuous ceiling properly sealed against all walls to a standard providing 60 minutes protection to residential areas above.

Article 8	2) The partition wall between	2) Installing properly constructed and sealed partition
continued	high risk rooms on ground floor	walls to provide at least 30 minutes FIRE RESISTANCE
	are of poor construction.	between all rooms.

RECOMMENDATIONS NOT FORMING REQUIREMENTS OF THE SCHEDULE

The Commissioner would strongly urge that you consider the presence of combustible façade cladding materials as part of the risk assessment process for these premises. All relevant information about any replacement window and facade schemes should be made fully available to fire risk assessors. Where no reliable information is available for a given property, a strategy to assess the risk and where necessary implement short, medium and long term actions to address the risk should be implemented.

Where remedial measures are to be undertaken to which consultation requirements under Section 20 of the Landlord and Tenant Act 1985 will apply, the Commissioner would urge you to consider application of the disapplication provisions under Section 20ZA of that Act.