Renting a holiday property, house or flat? This factsheet explains landlords’ gas safety responsibilities that apply to short term lets.

Overview
If you rent a property or room, your landlord has legal responsibilities when it comes to gas safety. Landlords’ duties apply to a wide range of accommodation including:

- rooms let in bed-sit accommodation, private households, bed and breakfast accommodation and hotels
- rented holiday accommodation such as chalets, cottages, flats, caravans and narrow boats on inland waterways
- residential premises.

Landlords have specific duties for gas safety and these include having gas pipework, appliances and chimneys/flues in the property checked for safety by a Gas Safe registered engineer.

Requirements
Even if a property is only rented for a short time, there are three specific duties for landlords to keep their tenants safe.

- **Maintenance**: pipework, appliances and flues must be maintained in a safe condition. Gas appliances should be serviced in accordance with the manufacturer’s instructions. If these are not available it is recommended that they are serviced every 12 months unless advised otherwise by a Gas Safe registered engineer. Landlords will need to be able to show, if asked, that regular maintenance of the flues and appliances and any necessary repairs have been undertaken.

- **Gas safety checks**: a gas safety check will make sure gas fittings and appliances are safe to use and must be carried out by a Gas Safe registered engineer. An annual gas safety check must be carried out on every gas appliance and its associated flue in your rental property, even if you only rent out one or two rooms in your home. New regulations introduced in April 2018 allow a landlord to arrange for a gas safety check to be carried out any time from 10 – 12 calendar months after the previous check whilst still preserving the original check expiry date. Where a gas safety check is carried out less than 10 months or more than 12 months after the previous gas safety check this will have the effect of ‘resetting the clock’ and the new deadline date will now be 12 months from the date of this latest gas safety check.

- **Record**: a record of the gas safety check must be provided to tenants within 28 days of the check being completed or to new tenants before they move in. If a property or room is hired out for less than 28 days at a time, it is permissible to display a copy of the current Landlords Gas Safety Record in a prominent position within the property so a copy does not need to be given to every new occupier. Landlords must keep copies of the record for two years. If a landlord has benefited from the new regulations allowing flexibility in timing of gas safety checks, records must be kept until two further gas safety checks have been carried out.
Gas Safety Record
If you do not have a copy of the current record for your property, you are entitled to ask your landlord for a copy. If your landlord refuses, you can complain to the Health and Safety Executive (HSE) using this form: https://extranet.hse.gov.uk/itserver/external/igsr1.

Further Guidance
For further information on what a gas safety check involves visit: https://www.gassaferegister.co.uk/help-and-advice/gas-safety-certificates-records/gas-safety-record/

For additional guidance on landlords responsibilities visit: HSE.gov.uk/gas/landlords/index.htm