



**FIRST-TIER TRIBUNAL – GENERAL REGULATORY CHAMBER**  
**Information Rights**

**Tribunal Reference:** EA.2013.0261  
**Appellant:** Long Live Southbank Limited  
**Respondent:** The Information Commissioner  
**Second Respondent:**  
**Registrar:** R Worth

**Decision Notice**

1. Long Live Southbank Limited sent a Notice of Appeal to the Tribunal wishing to appeal against the finding of the Information Commissioner in relation to the Commissioner's reference FS50519417. They did not send a document titled "Decision Notice".
2. This Tribunal has, under *s.57* of the *Freedom of Information Act 2000*, jurisdiction to hear appeals against decision notices issued by the Information Commissioner.
3. As no decision notice was included in the documents sent by Long Live Southbank Limited, a Case Management Note was sent to them asking them for a decision notice if they had one and asking for representations about this Tribunal's jurisdiction in their complaint.
4. Long Live Southbank Limited has since said that they were not sent a decision notice, just an email of 22<sup>nd</sup> November 2013 with the reference FS50519417.
5. This Tribunal does not have jurisdiction to deal with Long Live Southbank Limited's complaint as the Information Commissioner did not issue a decision notice.
6. Therefore, under *Rule 8(2(a))* I must strike the proceedings out.

*This decision was made by the Tribunal's Registrar. A party is entitled to apply in writing within 14 days of the date of this document for this decision to be considered afresh by a Judge.*

**R Worth**  
**Registrar, dated 19<sup>th</sup> December 2013**

**NOTES:**

When reading these Directions, you may find it helpful to refer to the [Information Rights Tribunals - Explanatory Notes for Directions](#).