LEASEHOLD VALUATION TRIBUNAL FOR THE LONDON RENT ASSESSMENT PANEL

DECISION OF THE LEASEHOLD VALUATION TRIBUNAL ON AN APPLICATION UNDER SECTION 48 OF THE LEASEHOLD REFORM HOUSING AND URBAN DEVELOPMENT ACT 1993

Ref: LON/NL/3317/04

Property: 6 Queens Court, Kenton Lane, Harrow Middlesex, HA3 8RN

Applicants: Surinder & Raksha Sharma

Represented by: Anthony Holden Crofts & Co.

Respondent: Daejan Properties Ltd

Represented by: Wallace LLP

By an application dated 20 December 2004 to the Leasehold Valuation Tribunal, the applicant sought a determination of the premium payable and terms on which an extended lease is to be granted.

The application was listed for a hearing on 21 June 2005. The Tribunal adjourned the hearing of the application on information from the parties that agreement has been reached.

In a letter of the 8 June 2005 to the parties were notified that unless the Tribunal heard from them by 8 September 2005 the Tribunal would be minded to dismiss the application. The parties were also sent a reminder on 27 September 2005. Having received no reply from the parties the Tribunal hereby dismissed the application pursuant to its powers under Regulation 11 of the Leasehold Valuation Tribunal (Procedure) (England) Regulations 2003.

Tribunal:

Mr J C Sharma JP FRICS

Mrs V Barran

Date:

24/18/05