EASTERN RENT ASSESSMENT PANEL

STATEMENT OF REASONS FOR THE DECISION OF THE COMMITTEE WHICH MET ON 18th MAY 2006 TO DETERMINE A FAIR RENT IN RESPECT OF 142 RYE ROAD, HODDESDON, HERTFORDSHIRE, EN11 0HW

File Reference No.: CAM/26UB/F77/2006/0032

Landlord: Bradford Property Trust Limited

Landlord's Agent: Grainger residential Management Ltd, Citygate, St James'

Boulevard, Newcastle upon Tyne NE1 4JE

Tenant: Mrs L Dearman

Existing Rent: £87.50 per week capped under Rent Acts (Maximum Fair

Rent) Order (uncapped rent £95.00 per week)

Rent Proposed by Landlords: £115.00 per week

Rent Determined by Rent Officer: £96.00 per week capped under the Rent Acts (Maximum

Fair Rent) Order (uncapped rent £122.00 per week)

Rent Determined by Committee: £96.50 per week capped rent under the Rent Acts Maximum

Fair Rent) Order (uncapped rent £115.00 per week)

Members of the Committee: Mr JR Morris (Chairman)

Miss M Krisko BSc (Est Man) BA FRICS

Mr PA Tunley

Clerk to the Committee: Ms R McKay LLB

The Tenancy:

The tenancy appears to be a statutory weekly periodic tenancy, which commenced on the 25th February 1977. Section 11 of the Landlord and Tenant Act 1985 appears to apply in respect of the Landlord's obligations and according to the Rent Register the Tenant is responsible for internal decoration.

The Application:

The Landlord by a notice in the prescribed form received by the Rent office on the 26th January 2006 proposed a new rent of £115.00 per week. On the 28th February 2006 the Rent Officer registered a rent effective from 31st March 2006 of £96.00 per week capped under the Rent Acts (Maximum Fair Rent) Order 1999, the uncapped rent being £122.00 per week. On 3rd April 2006 the Landlord applied to the Rent Assessment Panel.

The Property:

The property is a detached bungalow constructed in circa 1930 of brick under a tile roof. The house comprises a hall, two bedrooms and a living room, kitchen and bathroom. Space and water heating is by gas fired central heating system the boiler for which was replaced by the Tenant. There is hard standing and a garage to the side of the property and gardens to the front and rear of the property. The property has mains gas, electricity, water and drainage. The property is situated in a residential area close to amenities. The property is let unfurnished.

Condition:

The Committee inspected the property in the presence of the Tenant. The exterior of the property is in fair condition. The guttering and fascias have recently are in good decorative order. The render on the chimneys is in poor condition. There are upvc double glazed windows. Internally the kitchen is unfitted, basic and dated and the bathroom is dated but serviceable. It was noted that the electrical circuit had been upgraded.

Law:

Attached to this Statement of Reasons is a resumé of the law applied by the Committee.

Assessment of a Fair Rent:

Neither party submitted rental evidence of comparable properties. The Committee using the experience of its members determined that a market rent for the subject property, taking into account its location, in good condition with central heating, double glazing, modern kitchen and bathroom, and let with carpets, curtains and white goods on an Assured Shorthold Tenancy would be £180.00 per week. The Committee considered that a global deduction of £45.00 per week should be made in respect of the subject property to take account of the dated kitchen and bathroom, the replacement of the boiler by the Tenant and the lack of carpets, curtains and white goods. It should be noted that this figure cannot be a simple arithmetical calculation and is not based specifically upon capital cost but is the Committee's estimate of the amount by which the rent would have to be reduced to attract a tenant.

Scarcity

It was decided that there is substantial scarcity of "... similar dwelling-houses in the locality..." in this case Hertfordshire that are available for letting and a deduction would be made to reflect this of 15 %

Committee's Calculations:

Open Market Rent: Less global deduction	£180.00 per week £45.00 per week
Less Scarcity 15%	£135.00 per week £20.25 per week
'Hingappod' fair rank as 6115 oo	£114.75 per week

^{&#}x27;Uncapped' fair rent say £115.00 per week

The provisions of the Rent Acts (Maximum Fair Rent) Order 1999 require that the registered rent is either the capped Fair Rent or the Fair Rent decided by the Committee whichever is the lower. The capped Fair Rent is calculated in accordance with a statutory formula using the existing rent as a base. However Paragraph 2(7) of the Order provides that capping does not apply if "because of a change in the condition of the dwelling house or the common parts as a result of repairs or improvements (including the replacement of any fixture or fitting) carried out by the landlord or a superior landlord, the rent that is determined in response to an application for a registration of a new rent under Part IV exceeds by at least 15% the previous rent registered or confirmed".

The Committee found that the Landlord had fitted new double-glazed upvc windows, decorated the exterior and upgraded the electrical circuit. In this case 15% of the previous rent of £87.00 per week would be £13.05 per week. The Committee noted the original windows and undecorated exterior and considered that if the property did not have the new windows, was undecorated and had the previous electrical circuit an additional deduction would have been made which would have given an uncapped rent of £107.00 per week. Therefore the amount of the rent attributable to the improvement would be £8.00 per week, which is less than 15% of the previous registered rent, and so the new rent is not exempt from the 'capping' provisions of the Rent Acts (Maximum Fair Rent) Order 1999. Therefore the capped rent is to be registered.

FAIR RENT = £115.00 per rent

Chysellone JR Morris, Chairman

mportant Note:

This is a summary of the Committee's reasons for its decision. Should you require more detailed reasons, they can be supplied but only if a written request for such reasons is received by the Panel Office within 21 days form the receipt of this document. The papers will then be returned to the Chair for such detailed reasons to be prepared.

Caution: The Committee inspected the subject property for the purposes of reaching this decision. The inspection was not a structural survey and any comments about the condition of the property in this Statement must not be relied upon as a guide to the structural or other condition of the property.