**Address of Premises** 

The Committee members were

Rent Assessment Committee: Summary reasons for decision. Housing Act 1988 - Section 14

7 Rockvale Villas	Ch: Mr W.M.S Tildsley
Holme Road	V: Mr G.S. Freckelton FRICS
Matlock Bath	LM: Mrs A. Bartram
Derbyshire	
DE4 3NX	
1. Background	

On 26.10.06. the tenant of the above property referred to the Committee a notice of increase of rent served by the landlord under section 13 of the Housing Act 1988.

## 2. Inspection

The Committee inspected the property on and found it to be in
geod/fair/poer* condition.*
[Brief description of condition]

The following qualifying tenant's improvements had been made to the property.\*

The Committee was unable to gain access at the appointed time in order to inspect the property internally and therefore made an external inspection only.\*

The following services are provided for the tenant.

## 3. Evidence

The Committee received written representations from the landlord and/tenant and these were copied to the parties/ No written representations were received from the landlord/tenant/either party.\*

Neither party requested a hearing at which oral representations could be made.\*

A hearing was held atoninin at which oral
representations were made by/on behalf of* the Jandlord and/tenant.* The
landlord/tenant* was not present or represented.*
A hearing was arranged forbut
neither party attended.*

## 4. The law

In accordance with the terms of section 14 Housing Act 1988 the Committee proceeded to determine the rent at which it considered that the subject property might reasonably be expected to be let on the open market by a willing landlord under an assured tenancy.

In so doing the Committee, as required by section 14(1), ignored the effect on the rental value of the property of any relevant tenant's improvements as defined in section 14(2) of that Act.

Note: the Committee may want to indicate here any particularly compelling market rental evidence on which it relied.

## 5. The decision

This rent will take effect from 9.806 being the date specified by the landlord in the notice of increase.\*

This rent will take effect from ...... the Committee being satisfied that undue hardship would otherwise be caused to the tenant.\*

It should be noted that the tenancy contains a variable service charge within the meaning of section 18 of the Landlord and Tenant Act 1985. It follows that in accordance with Housing Act 1988, section 14(4) the rent determined by the Committee for the purposes of this application is exclusive of that service charge which will therefore be recoverable in addition to the rent determined.

Chairman

wms old

Dated 5/12/06 - (

This document contains a summary of the reasons for the Rent Assessment Committee's decision. If either party requires extended reasons to be given, they will be provided following a request to the committee clerk which, must be made within 21 days from the date of issue of this document.