File Ref No. LON/00BD/F77/2006/0594

# Notice of the Rent Assessment Committee Decision

Rent Act 1977 Schedule 11

	The Confidence of			
Address o	The Committee members were			
72 THE GR MIDDLESE	Mrs M Auld LLB Mr N Martindale FRICS Mr O N Miller BSc			
Landlord	Mountview Estates P.L.C.			
Tenant				
renant	Mr S Suckling & Ms P Austin			
<ol> <li>The fair r</li> <li>The effect</li> </ol>	(excluding water rates and council tax but including any amounts in paras 3&4)			
	27 November 2006			
3. The amou	not applicable			
4. The amount for fuel charges (excluding heating and lighting of common parts) not counting for rent allowance is				
	not applicable			
5. The rent is not to be registered as variable.				
6. The cappii calculation o	ng provisions of the Rent Acts (Maximum Fair Rent) Order 1999 apply (please see verleaf).			
7. Details (ot	her than rent) where different from Rent Register entry			
8. For informa	ation only:			
(a) The fair re Fair Rent) £408.00 pe	ent to be registered is the maximum fair rent as prescribed by the Rent Acts (Maximum Order 1999. The rent that would otherwise have been registered was er calendar month.			
Chairman	Mrs M Auld Date of Decision 27 November 2006			

# MAXIMUM FAIR RENT CALCULATION

LATEST RPI FIGURE x 200.1				
PREVIOUS RPI FIGURE y 187.4				
<b>X</b> 200.1 <b>Minus y</b> $187.4$ = <b>(A)</b> $12.7$				
(A) 12.7 divided by y 187.4 = (B) 0.067769				
First application for re-registration since 1 February 1999 NO				
If yes (B) plus 1.075 = (C)				
If no (B) plus 1.05 = (C) 0.117769				
Last registered rent*  312.50  Multiplied by (C) = 0.117769				
Rounded up to nearest 50 pence = 349.50				
Variable service charge NO				
If YES add amount for services				
MAXIMUM FAIR RENT = 349.50 Per Calendar month				
Example 4				

# **Explanatory Note**

- The calculation of the maximum fair rent, in accordance with the formula contained in the Order, is set out above.
- 2. In summary, the formula provides for the maximum fair rent to be calculated by:
  - (a) increasing the previous registered rent by the percentage change in the retail price index (the RPI) since the date of that earlier registration and
  - (b) adding a further 7.5% (if the present application was the first since 1 February 1999) or 5% (if it is a second or subsequent application since that date).
    - A 7.5% increase is represented, in the calculation set out above, by the addition of 1.075 to (B) and an increase of 5% is represented by the addition of 1.05 to (B).

The result is rounded up to the nearest 50 pence.

- 3. For the purposes of the calculation the latest RPI figure (x) is that published in the calendar month immediately before the month in which the Committee's fair rent determination was made.
- 4. The process differs where the tenancy agreement contains a variable service charge and the rent is to be registered as variable under section 71(4) of the Rent Act 1977. In such a case the variable service charge is removed before applying the formula. When the amount determined by the application of the rent.

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LON/00BD/F77/2006/0594

# Rent Assessment Committee: Summary reasons for decision.

## **Address of Premises**

72 The Green Twickenham Middlesex TW2 5AG

# The Committee members were

Mrs M Auld LLB Mr N Martindale FRICS Mr O N Miller BSc

# 1. Background

On 28 June 2006 the landlord applied to the rent officer for registration of a fair rent of £595.00 per calendar month for the above property.

The rent payable at the time of the application was £312.50 per calendar month.

The rent was previously registered on 23 August 2004 with effect from 26 September 2004 at £312.50 per calendar month following a determination by the rent officer.

On 12 October 2006 the rent officer registered a fair rent of £348.00 per calendar month with

By a letter dated 23 October 2006, the tenant objected to the rent determined by the Rent Officer and the matter was referred to the Rent Assessment Committee.

### 2. Inspection

The Committee inspected the property on 27 November 2006 and found it to be in poor condition as described more particularly in the Rent Officer's survey sheet which had been copied to the

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

Ground floor front room - replaced ceiling, fitted gas fire, reinforced floor.

First floor front room - replaced fireplace, fitted gas fire, replaced ceiling, added roof space insulation, added several power points, fitted laminated floor.

WC - replaced cistern fittings.

Kitchen - fitted washing machine and down-lighters in kitchen ceiling; replaced plaster and fitted tiling and kitchen units and cupboards.

#### 3. Evidence

The Committee received written representations from the landlord and the tenant and these were

A hearing was held on 27 November 2006 in 10 Alfred Place, WC1 at which oral representations were made by tenant. The landlord was not present or represented.

### 4. The law

When determining a fair rent the Committee, in accordance with the Rent Act 1977, section 70, had regard to all the circumstances including the age, location and state of repair of the property. It also disregarded the effect of (a) any relevant tenant's improvements and (b) the effect of any disrepair or other defect attributable to the tenant or any predecessor in title under the regulated tenancy, on the rental value of the property.

In Spath Holme Ltd v Chairman of the Greater Manchester etc. Committee (1995) 28 HLR 107 and Curtis v London Rent Assessment Committee [1999] QB 92 the Court of Appeal emphasised

- that ordinarily a fair rent is the market rent for the property discounted for 'scarcity' (i.e. shortage of similar properties in the wider locality available for letting on similar terms other than as to rent to that of the regulated tenancy) and
- (b) that for the purposes of determining the market rent, assured tenancy (market) rents are usually appropriate comparables. (These rents may have to be adjusted where necessary to reflect any relevant differences between those comparables and the subject property).

#### 5. Valuation

Thus in the first instance the Committee determined what rent the landlord could reasonably be expected to obtain for the property in the open market if it were let today in the condition that is considered usual for such an open market letting. It did this by having regard to the Committee's own general knowledge of market rent levels in the area of Twickenham. Having done so it concluded that such a likely market rent would be £850 per calendar month.

However, the actual property is not in the condition considered usual for a modern letting at a market rent. Therefore it was first necessary to adjust that hypothetical rent of £850 per calendar month to allow for the differences between the condition considered usual for such a letting and the condition of the actual property as observed by the Committee (disregarding the effect of any disrepair or other defect attributable to the tenant or any predecessor in title). The Committee considered that this required a deduction of £340 per calendar month.

This leaves an adjusted market rent for the subject property of £510 per calendar month.

The Committee found that there was substantial scarcity in the locality of Greater London and therefore made a deduction of 20% from the market rent to reflect this element.

#### 6. Decision

The uncapped fair rent initially determined by the Committee, for the purposes of section 70, was accordingly £408 per calendar month.

However, by virtue of the Rent Acts (Maximum Fair Rent) Order 1999 the maximum fair rent that can be registered in the present case is the lower sum of £349.50 per calendar month (Details are provided on the back of the decision form).

Accordingly the sum of £349.50 per calendar month will be registered as the fair rent with effect from 27 November 2006 being the date of the Committee's decision.

Chairman:

M Auld

Dated:

27 November 2006

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 written request to the committee clerk at the Panel Office which must be made within 28 days from the date of issue of this document.

FRSUMREAS/2002