# RESIDENTIAL PROPERTY TRIBUNAL SERVICE SOUTHERN RENT ASSESSMENT PANEL LEASEHOLD VALUATION TRIBUNAL



APPLICATION FOR PERMISSION TO APPEAL SECTION 175(2) COMMONHOLD AND LEASEHOLD REFORM ACT 2002

### **DECISION AND REASONS**

Case Number:

CHI/00ML/2006/0001

Property:

Flat 2

3 Tichborne Street

Brighton East Sussex **BN1 1UR** 

Applicant:

Ms Anna Gianfrancesco

Represented by:

Mr J Donegan, Osler Donegan Taylor Solicitors

Respondent:

Mr Derek W Haughton

Date of Tribunal

8 September 2006

Hearing:

Date of Tribunal

Decision:

19 September 2006

Date of this Decision:

8 January 2007

Tribunal Members:

Mr B H R Simms FRICS MCIArb (Chairman)

Mr I R Mohabir LLB (Hons) (Legal Member)

Mr T W Sennett MA FCIEH (Professional Member)

## BACKGROUND

On 16 October 2006, Messrs Osler Donegan Taylor on behalf of the Applicant, 1. Ms Anna Gianfrancesco, applied for permission to appeal to the Lands Tribunal on a Decision of the Leasehold Valuation Tribunal dated 19 September 2006.

### **GROUNDS OF APPEAL**

The grounds of appeal repeat the arguments presented to the Tribunal at the 2. hearing.

#### **DECISION**

3. Permission to appeal to the Lands Tribunal is refused.

### **REASONS**

- At the hearing held on 8 September 2006 the Tribunal was addressed fully on all the matters set out in the Applicant's grounds for appeal.
- The Tribunal is entitled to make the decision that it made based on the evidence it received.
- No new grounds have been identified to persuade the Tribunal consider that an appeal to the Lands Tribunal is appropriate.

Dated 8 January 2007

Brandon H R Simms FRICS MCIArb

Chairman

In accordance with S.175(2)(b) of the Commonhold and Leasehold Reform Act 2002 a further application for leave may be made to the Lands Tribunal within 14 days. (LT Sc(2) as amended.)

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# **GROUNDS OF APPEAL**

The grounds of appeal repeat the arguments presented to the Tribunal at the hearing.

#### **DECISION**

3. Permission to appeal to the Lands Tribunal is refused.

#### **REASONS**

- 4. At the hearing held on 8 September 2006 the Tribunal was addressed fully on all the matters set out in the Applicant's grounds for appeal.
- 5. The Tribunal is entitled to make the decision that it made based on the evidence it received.
- 6. No new grounds have been identified to persuade the Tribunal consider that an appeal to the Lands Tribunal is appropriate.

Dated 8 January 2007

Brandon H R Simms FRICS MCIArb

Chairman

In accordance with S.175(2)(b) of the Commonhold and Leasehold Reform Act 2002 a further application for leave may be made to the Lands Tribunal within 14 days. (LT Rule 5c(2) as amended.)