# Rent Assessment Committee: Summary reasons for decision. Rent Act 1977

The Committee members were
Mr A.P. Bell MA LLB
Mr S.R. Follwell FRICS JP
Mrs N. Jukes
wa applied to the rent officer for registration of
for the above property.
for the above property.
der the tenancy (e.g. weekly, monthly) should be
<del>riate be</del> low.
lication was £.246 per.
il Apal 201 with effect
at £ 61-59per following
_
ent assessment committee.
from that of registration. (2) The date of
when it is necessary to know the date of the previous
tence can be deleted in those rare cases of first
r registered a fair rent of £.67-49 per
ct of services/(variable) with effect from that
or services has been added.
1

By a letter dated 13 August 2003 the landlord/senant objected to the rent determined

by the Rent Officer and the matter was referred to the Rent Assessment Committee.

Note: this states how the matter has come before the RAC. If the letter of objection is not provided the reference to the letter of objection and date must obviously be omitted.

## 2. Inspection

[Brief description of state of repair here where no RO survey sheet provided].

The following 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 registered rent includes a sum for the services as listed on the rent register.

## 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 onininin	at which oral
representations were made by/on behalf of the landlord and/ter	iant. The
landlord/tenant was not present or represented.	
The date and place of hearing respectively can be inserted.	
A hearing was arranged forin	
but neither party attended.	

Note: the last option is a new alternative possibility

### 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

- (a) that ordinarily a fair rent is the market rent for the property discounted for 'scarcity' (i.e. that element, if any, of the market rent, that is attributable to there being a significant 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

Furthermore, to allow for the tenant's improvements (listed above) it was necessary to make a further deduction of £...... per.....

Note: the wording has been revised to deal with the common case where the parties do not provide market comparables and also to permit the specification of sums in respect of (a) differences between the condition of the real or hypothetical comparable(s) and the subject property and (b) the rental value of tenant's improvements, to be specified.

	This leaves a net market rent for the subject property of
	£67.89 per to which the sum of £in respect of
	se <del>rvices should be add</del> ed.
	6. Decision
	The fair rent initially determined by the Committee, for the purposes of section 70, was accordingly £ . 5.7.  per
	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 £
	per
	The section 70 fair rent determined by the Committee is below/at the same level as the
K	maximum fair rent permitted by the Rent Acts (Maximum Fair Rent) Order 1999 and
	accordingly that rent limit has no effect. Details are provided on the back of the decision form.
	The fair rent to be registered/confirmed is not limited by the Rent Acts (Maximum
	Fair Rent) Order 1999 because there was not an existing registered fair rent at the
	time of the application.
	The fair rent to be registered/confirmed is not limited by the Rent Acts (Maximum
	Fair Rent) Order 1999 because by virtue of landlord's repairs and/or improvements
	since the previous registration the rent determined/confirmed by the Committee
	ex <del>ceeds by at least 15% the previous registered</del> rent.
	Accordingly the sum of £.6.7. per
	from/6 Septembre 2003 being the date of the Committee's decision.

The registered rent is to be entered/confirmed as variable in accordance with the terms of the tenancy (Rent Act 1977, s.71(4)).

Note: the new version of this section is an attempt to separate out the fair rent assessed in accordance with the Act from, where applicable, the maximum fair rent provided for by the 1999 Order.

Thus the section begins with the rent determined in accordance with section 70. It then permits one of four alternative paragraphs to be chosen according to whether the cap applies or not.

Having selected one the others should be deleted before the paragraph in bold type specifying the rent to be registered/confirmed is selected in all cases. The final paragraph can be included where there is a variable service charge.

Chairman

Dated

16 Septento 2003

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 at the Panel Office which must be made within 21 days from the date of issue of this document.