

FIRST - TIER TRIBUNAL PROPERTY CHAMBER (RESIDENTIAL PROPERTY)

Case Reference : LON/00BD/F77/2025/0006

Property: 86 Riverview Gardens, London SW13

8RA

Tenant : Mr Arthur P Haley

Landlord : Northumberland & Durham Property

Trust Ltd

Date of Objection : 13 November 2024

Type of Application : Section 70, Rent Act 1977

Tribunal : Mr A Harris LLM FRICS FCIArb

Date of

Reasons : 24 March 2025

DECISION

The sum of £4732.00 per quarter will be registered as the fair rent with effect from 18 March 2025, being the date the Tribunal made the Decision.

REASONS

Background

- 1. The property was previously the subject of a registered rent of £4316 per quarter registered on 26 October 2022 and effective from 1 December 2022
- 2. On 13 September 2024 the Landlord applied for reregistration of the rent and applied for £5155.28 per quarter as the new rent including £183.73 per quarter for services.
- 3. Following an objection from the Landlord to the determination of a fair rent by the Rent Officer, the Tribunal has made a determination under the provisions of the Rent Act 1977.

Inspection

4. The Tribunal did not inspect the property but considered this case on the basis of the papers provided by the parties.

Evidence

5. There were no written submissions from the landlord or the tenant.

The Law

- 6. When determining a fair rent in accordance with section 70 of the Rent Act 1977, the tribunal has regard to all the circumstances (other than personal circumstances) including the age, location and state of repair of the property.
- 7. 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 emphasized 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 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.
- 8. The rent has been previously registered, and the Rent Acts (Maximum Fair Rent) Order 1999 therefore applies unless there are significant improvements made by the Landlord which increase the rent which

would be registered by more than 15%. There are no such improvements in this case. The previous registration is therefore the starting point for assessing the new rent under the Order. The Order sets out the basis for calculating the new rent which is the increase in the Retail Prices Index from the last registration date plus 5% where the rent has previously been registered.

Determination and Valuation

- 9. In the absence of rental comparables provided by the parties the tribunal has relied on its own expert, general knowledge of rental values in the area. We consider that the open market rent for the property in the condition and with the amenities the market would expect would be in the region of £8450.00 per quarter. From this level of rent we have made adjustments in relation to:
 - a. No carpets curtains or white goods
 - b. No central heating
 - c. General condition
- 10. The Tribunal has also made an adjustment for scarcity.
- 11. The full valuation is shown below:

Fair rent			
		pqtr	
Market rent		£	8,450.00
less condition & terms	30%	<u>-£</u>	2,535.00
adjusted rent		£	5,915.00
	200/		4 402 00
less scarcity off adj rent	20%	<u>-t</u>	1,183.00
Fair rent		£	4,732.00

12. The Tribunal determines a \$70 rent of £4732.00 per quarter.

13. Decision

14. The uncapped fair rent initially determined by the Tribunal, for the purposes of section 70, was £4732.00 per quarter. The capped rent for the property according to the provisions of the Rent Acts (Maximum Fair Rent) Order 1999 is calculated at £4962.00 per quarter. The calculation of the capped rent is shown on the decision form. In this case the lower rent of £4732.00 per quarter is to be registered as the fair rent for this property.

Chairman: A Harris Date: 24 March 2025

Rights of appeal

By rule 36(2) of the Tribunal Procedure (First-tier Tribunal) (Property Chamber) Rules 2013, the Tribunal is required to notify the parties about any right of appeal they may have.

If a party wishes to appeal this decision to the Upper Tribunal (Lands Chamber), then a written application for permission must be made to the First-tier Tribunal at the Regional Office which has been dealing with the case. The application should be made on Form RP PTA available at

https://www.gov.uk/government/publications/form-rp-pta-application-for-permission-to-appeal-a-decision-to-the-upper-tribunal-lands-chamber

The application for permission to appeal must arrive at the Regional Office within 28 days after the Tribunal sends written reasons for the decision to the person making the application.

If the application is not made within the 28-day time limit, such application must include a request for an extension of time and the reason for not complying with the 28-day time limit; the Tribunal will then look at such reason(s) and decide whether to allow the application for permission to appeal to proceed, despite not being within the time limit.

The application for permission to appeal must identify the decision of the Tribunal to which it relates (i.e. give the date, the property and the case number), state the grounds of appeal and state the result the party making the application is seeking. Please note that if you are seeking permission to appeal against a decision made by the Tribunal under the Rent Act 1977, the Housing Act 1988 or the Local Government and Housing Act 1989, this can only be on a point of law.

If the First-tier Tribunal refuses to grant permission to appeal, a further application for permission may be made to the Upper Tribunal (Lands Chamber).