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RESIDENTIAL PROPERTY TRIBUNAL

Reference: RAC/0025/12/21

In the matter of 41 Alway Crescent, Alway, Newport, NP19 9SX

In the matter of an Application under Section 13(4) Housing Act 1988

APPLICANT Ashton Uwaila and Alice Da Silva (Tenant)

RESPONDENT POBL Group (Landlord)

COMMITTEE: Mrs K Byrne, Chair

Mr R Baynham, Surveyor Member

DECISION

The Decision in Summary

1. On 9th June 2022 the Rent Assessment Committee determined without an oral hearing that the market rent should increase to £635 per month for 41 Alway Crescent, Alway, Newport, NP19 9SX from 17th April 2022, being the date stipulated in the s.13(2) Housing Act 1988 notice for the reasons set out below.

The Application

- 2. The Applicants, (together with their 5 children) are Tenants of 41 Alway Crescent, Alway, Newport, NP19 9SX ("the property"). They originally occupied the property under an Assured Shorthold Tenancy between the Applicants and Charter Housing Association Limited, dated 17th September 2019 for a 6-month period, which expired on 16th March 2020. Under the agreement monthly rent of £585 was to be paid on the first day of the month during the term of the tenancy to the Landlord's agent, Seren Living Limited. After the expiry of the fixed period the tenancy became a monthly periodic tenancy, as specifically set out in the said tenancy agreement.
- 3. On 25th February 2022 the Respondent served a notice under Section 13(2) of the Housing Act 1988 ("the Act") on the Applicant, proposing that the rent for the property increase from £585 per month to £635 per month, which was due to commence on 17th April 2022.
- 4. The Applicants exercised their right to appeal the said notice under Section 13(4)(a) of the Housing Act 1988 by submitting the prescribed form to the Rent Assessment Committee ("the Committee") which was dated 12th March 2022.

- 5. On 29th March 2022 the Committee gave directions to both parties for the preparation of the case and submission of their respective evidence by 12 noon on 20th April 2022. Both parties were to notify the committee and each other whether an oral hearing of the matter was required, by 29th April 2022. As both parties were content that an oral hearing was not required, the matter would proceed on the papers.
- 6. The parties were advised by the Committee that the property would be inspected by the Chair and Surveyor Member of the Committee on 9th June 2022 and that there would be a determination on the papers following the inspection.
- 7. In line with the Directions given on 29th March 2022 both parties submitted their evidence by 12 noon on 20th April 2022.

The Inspection

- 8. The Committee's Legal Chair and surveyor inspected the property on the morning of the 9th June 2022. There was no attendance on or on behalf of the Respondent, which was aware of the inspection, but the Applicants, Mr. Ashton Uwaila and Ms. Alice da Silva were present.
- 9. The property comprises a modern three storey semi-detached end of link house situated in a cul-de-sac on a development of similar type houses. The house is conventionally constructed having brick exterior walls and a tiled roof and plastic rain water goods. The windows and doors are double glazed Upvc units. The property has the benefit of full gas central heating and the Applicants confirmed that the vertical blinds and the carpets, where appropriate, were supplied by the Respondent whereas the remaining floor covering was laminate boarding.
- 10. The accommodation on the ground floor comprises an entrance hall with a cloakroom having a wash hand basin and a w/c, a kitchen / breakfast room with adequate base and wall units, and a living room with a patio door providing access to the rear garden.
- 11. On the first floor there is a landing with a fitted cupboard, two double bedrooms, a box room, and a bathroom having a panelled bath, wash hand basin and a w/c. There is a further large bedroom on the second floor running the entire length of the house which has the benefit of an en-suite shower, wash hand basin and a w/c.
- 12. The front garden, which is grassed, is of reasonable size with a hedge border and steps leading to the front door. The rear garden is larger than average and slopes upwards from the rear of the house and comprises a patio area (provided by the Applicants) and a grassed area enclosed by wooden fencing. There is a tarmacadam drive to the

side of the house that leads to the single detached garage which has a tiled roof and a metal up and over door.

The Law

13. The material provisions that govern this application are to be found in sections 13 and 14 of the Housing Act 1988 as amended. For ease of reference, we recite relevant extracts below. The Committee has highlighted in bold wording of particular note.

13 Increases of rent under assured periodic tenancies

- (1) This section applies to—
- (a) a statutory periodic tenancy other than one which, by virtue of paragraph 11 or paragraph 12 in Part I of Schedule 1 to this Act, cannot for the time being be an assured tenancy; and
- (b) any other periodic tenancy which is an assured tenancy, other than one in relation to which there is a provision, for the time being binding on the tenant, under which the rent for a particular period of the tenancy will or may be greater than the rent for an earlier period.
- (2) For the purpose of securing an increase in the rent under a tenancy to which this section applies, the landlord may serve on the tenant a notice in the prescribed form proposing a new rent to take effect at the beginning of a new period of the tenancy specified in the notice, being a period beginning not earlier than—
- (a) the minimum period after the date of the service of the notice; and
- (b) except in the case of a statutory periodic tenancy—
- (i) in the case of an assured agricultural occupancy, the first anniversary of the date on which the first period of the tenancy began;
- (ii) in any other case, on the date that falls 52 weeks after the date on which the first period of the tenancy began; and
- (c) if the rent under the tenancy has previously been increased by virtue of a notice under this subsection or a determination under section 14 below—
- (i) in the case of an assured agricultural occupancy, the first anniversary of the date on which the increased rent took effect;
- (ii) in any other case, the appropriate date.
- (3) The minimum period referred to in subsection (2) above is—
- (a) in the case of a yearly tenancy, six months;
- (b) in the case of a tenancy where the period is less than a month, one month; and
- (c) in any other case, a period equal to the period of the tenancy.
- (3A) The appropriate date referred to in subsection (2)(c)(ii) above is—
- (a) in a case to which subsection (3B) below applies, the date that falls 53 weeks after the date on which the increased rent took effect;
- (b) in any other case, the date that falls 52 weeks after the date on which the increased rent took effect.
- (3B) This subsection applies where—
- (a) the rent under the tenancy has been increased by virtue of a notice under this section or a determination under section 14 below on at least one occasion after the coming into force of the Regulatory Reform (Assured Periodic Tenancies) (Rent Increases) Order 2003; and

- (b) the fifty-third week after the date on which the last such increase took effect begins more than six days before the anniversary of the date on which the first such increase took effect.]
- (4) Where a notice is served under subsection (2) above, a new rent specified in the notice shall take effect as mentioned in the notice unless, before the beginning of the new period specified in the notice,—
- (a) the tenant by an application in the prescribed form refers the notice to the appropriate tribunal; or
- (b) the landlord and the tenant agree on a variation of the rent which is different from that proposed in the notice or agree that the rent should not be varied.
- (5) Nothing in this section (or in section 14 below) affects the right of the landlord and the tenant under an assured tenancy to vary by agreement any term of the tenancy (including a term relating to rent).
- 14. By reason of the above provisions, where the tenancy includes no term allowing rent increases then to secure a rent increase in respect of a periodic assured tenancy (including a periodic assured shorthold) the landlord must serve a notice under section 13(2) of the Act in prescribed form. In this case, since the fixed term of the initial tenancy agreement ended on 16th March 2020 and the tenancy agreement specifically states that it would revert to a monthly periodic tenancy after the end of the fixed term. The tenancy, on the evidence before the Committee, is a statutory periodic monthly tenancy.
- 15. Under section 13 there are three requirements for the starting date specified for the new rent in any notice:
 - (I) The proposed new rent must be to take effect at the beginning of a new period of the tenancy (per s.13(2)). In this case, the notice proposed the new rent of £635 per month to take effect from 17th April 2022.
 - (II) For a monthly tenancy, the minimum period of notice given before the proposed new rent can take effect is a month (per s.13(3)(b)). The notice is dated 25th February 2022.
 - (III) In most cases, the starting date for the proposed new rent must not be earlier than 52 weeks after the date on which the tenancy commenced or the date on which the rent was last increased under section 13. As the last rental increase was in 2020, there is more than 52 weeks since the last increase and it is more than 52 weeks since the tenancy commenced, then this is complied with in the current case.
- 16. Section 14 of the Act contains further provisions about the determination of rent by the Committee.

The following documentation was placed before the Committee

Applicant's Evidence

- 17. The Applicant submitted into evidence the following documentation: -
 - 1. A joint witness statement dated 11th April 2022 from the Applicants
 - 2. A copy of the Assured Shorthold Tenancy Agreement between Charter Housing Association Ltd and the Applicants signed and dated 17th September 2019.

Respondent's Evidence

- 18. The Respondent submitted into evidence the following documentation: -
 - 1. A witness statement, set out in letter format dated 11th April 2022, duly signed by Emily Samuel Dip RLM (Letting Agency Manager)
 - 2. A copy an Assured Shorthold Tenancy Agreement between Charter Housing Association Ltd and the Applicants signed and dated 17th September 2019.
 - 3. A photograph of the external view of the property (undated).
 - 4. A Best Price Guide document created by Pobl Letting agency.
 - 5. A copy of a letter dated 25th February 2022 to the Applicants enclosing the section 13(2) Housing Act 1988 Notice (also provided).

Discussion

- 19. The matter was considered and determined on the papers on 9th June 2022 when the Committee convened in person.
- 20. There are three issues that ordinarily require determination in an application to increase the rent under section 13 and 14 of the Act.
 - (I) Firstly, was the section 13 Notice valid?
 - (II) Secondly, if so, what is the market rent having regard to the matters in section 14 of the Act?
 - (III) Thirdly, are there any grounds for determining that the Applicant would suffer undue hardship if the new rent were to commence from 17th April 2022, and should the Committee fix a later date for the commencement of a new rent under section 14(7) of the Act?

The validity of the Notice

21. Section 13(2) expressly states that the section 13(2) notice must propose a new rent to take effect at the beginning of a new period of the tenancy specified in the notice. The notice is also to be in the correct form as required by the Assured Tenancies and Agricultural Occupancies (Forms) (Amendment) (Wales) Regulations 2014.

- 22. The tenancy agreement was for a fixed term of 6 months starting on 17th September 2019 and ending on and including 16th March 2020. As noted, at the end of the fixed term the tenancy became a statutory periodic monthly tenancy. The periodic monthly tenancy therefore commenced on 17th March 2020 and the period of the tenancy is the month commencing on the 17th of each month and ending on and including the 16th of each month.
- 23. The Committee is satisfied that the notice served on 25th February 2022, requiring the rental increase from the start of the new monthly tenancy period on 17th April 2022, complies with section 13(2) of the Act.

The Market Rent

- 24. S.14 of The Housing Act 1988
 Determination of Rent
- (1) Where, under subsection (4) (a) of section 13, a tenant refers to the appropriate tribunal a notice under subsection (2) of that section, the Tribunal shall determine the rent at which, subject to subsections (2) and (4) below, the Tribunal consider that the dwelling-house concerned might reasonably be expected to be let in the open market by a willing landlord under an assured tenancy-
 - (a) which is a periodic tenancy having the same periods as those of the tenancy to which the notice relates;
 - (b) which begins at the beginning of the new period specified in the notice;
 - (c) the terms of which (other than relating to the amount of the rent) are the same as those of the tenancy to which the notice relates; and
 - (d) in respect of which the same notices, if any, have been given under any of Grounds 1 to 5 of Schedule 2 to this Act, as have been given (or have effect as if given) in relation to the tenancy to which the notice relates.
- (2) In making a determination under this section, there shall be disregarded-
 - (a) any effect on the rent attributable to the granting of a tenancy to a sitting tenant;
 - (b) any increase in the value of the dwelling-house attributable to a relevant improvement carried out by a person who at the time it was carried out was the tenant, if the improvement-
 - (i) was carried out otherwise than in pursuance of an obligation to his immediate landlord, or
 - (ii) was carried out pursuant to an obligation to his immediate landlord being an obligation which did not relate to the specific improvement concerned but arose by reference to consent given to the carrying out of that improvement;
 - (c) any reduction in the value of the dwelling-house attributable to a failure by the tenant to comply with any terms of the tenancy.
- (3) For the purposes of subsection (2)(b) above, in relation to a notice which is referred by a tenant as mentioned in subsection (1) above, an improvement is a relevant

improvement if either it was carried out during the tenancy to which the notice relates, or the following conditions are satisfied, namely-

- (a) that it was carried out not more than twenty-one years before the date of service of the notice; and
- (b) that, at all times during the period beginning when the improvement was carried out and ending on the date of service of the notice, the dwelling-house has been let under an assured tenancy; and
- (c) that, on the coming to an end of an assured tenancy at any time during that period, the tenant (or, in the case of joint tenants, at least one of them) did not quit.
- (4) In this section "rent" does not include any service charge, within the meaning of section 18 of the Landlord and Tenant Act 1985, but, subject to that, includes any sums payable by the tenant to the landlord on account of the use of furniture, in respect of council tax or for any of the matters referred to in subsection (1) (a) of that section, whether or not those sums are separate from the sums payable for the occupation.
- 25. The Committee is required to determine the rent at which the subject property might reasonably be expected to be let in the open market by a willing landlord to a willing tenant under an assured tenancy under the requirements set out in s.14(1) of the Act.
- 26. The Committee reviewed the comparable evidence submitted by the Respondent; no comparable evidence was provided by the Applicant. The Committee found that the best comparable properties to be similar four-bedroom Town Houses situated on Alway Crescent and rented by the Respondent for £635 per month.
- 27. The Committee notes that the Respondent advises that the property is let as one of their private lets as part of an 'intermediate product' which they state is aimed to be no more than 90% of market rent.
- 28. Based on the comparable evidence, the judgement and experience of the Committee, the Committee is satisfied that the Respondent's proposed rent of £635 per month is a rental sum that might reasonably be expected to be let in the open market by a willing landlord to a willing tenant under an assured tenancy.

Undue Hardship

- 29. The Committee having decided that the monthly rent should be increased from £585 to £635, went on to consider if there are any grounds for determining that the Applicants would suffer undue hardship if the new rent were to commence from 17th April 2022, and whether the Committee should fix a later date for the commencement of the new rent under section 1497) of the Act.
- 30. As previously stated, a joint witness statement, dated 11th April 2022 has been provided to the Committee. In that statement the Applicants state that the increase of £50 per month is a 'huge amount'. That they are a low-income family with five

- children and that the £50 would really help with their children's expenses. They provide no evidence of income or whether they are in receipt of any state benefits.
- 31. Based on the evidence provided by the Applicants, the Committee are unable to conclude that the Applicants would suffer undue hardship and it is therefore the Committee's decision that the rental increase should start on the date set out in the section 13(2) Notice, being 17th April 2022.

Decision

32. The Committee considers that the Market Rent of the property is £635 per month and that the start date of the rental increase is 17th April 2022.

DATED this 14th day of July 2022

Kelly Byrne
Chair of the Rent Assessment Committee