Residential Property Tribunal Service

Ref no. (for office use only)

Application Form

Sections 27A (and 19) of the Landlord and Tenant Act 1985

Application for a determination of liability to pay and reasonableness of service charges

It is important that you read the notes below very carefully before you complete this form.

This is the correct form to use if you want to ask the Leasehold Valuation Tribunal ("The Tribunal") to determine whether a variable service charge is payable. If so the Tribunal can also determine:

- the person by whom it is payable
- the person to whom it is payable
- the amount which is payable (this is limited to what is reasonable)
- · the date at or by which it is payable

Please send your completed application form together with a copy of the lease and any application fee payable, to the appropriate Rent Assessment Panel. (See the Annex to this form for Panel addresses). Please do not send any other documents. If and when further evidence is needed you will be asked to send it in separately.

If you have any questions about how to fill in this form, the fee payable, or the procedures the Tribunal will use please call the Residential Property Tribunal Service on 0845 600 3178.

Name:			
Address (including postcode):			
Address for correspondence (if different):		
	if different): Evening:		Mobile:
Address for correspondence (Telephone: Day: Email address:		Fax:	Mobile:
Telephone: <i>Day:</i>	Evening:	Fax:	Mobile:

Guidance Note

The Tribunal may copy the application form to other appropriate persons (e.g. other service charge paying leaseholders in the building or development). If you are a leaseholder and do not want your telephone/fax number or email address to be disclosed to other such persons please omit those details from Box 1 and attach them on a separate sheet.

Where details of a representative have been given, all correspondence and communications will be with them until the Tribunal is notified that they are no longer acting.

2.	ADDRESS (including postcode)	OF SUBJECT PROPERTY	
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-			
_			
_			
3.	BRIEF DESCRIPTION OF PRO	OPERTY (e.g.2 Bedroom flat in	purpose built block of flats)
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_			
_			
_			
4	DETAIL O OF BEODONDENT /	0) ((())	to the state of the state of
4.	DETAILS OF RESPONDENT (Separate sheet)	5) (If there are multiple respon	idents, please continue on a
N	lame:		
Α	ddress (including postcode):		
_			_
Δ	ddress for correspondence (if different)		
	((
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_			
T	elephone: <i>Day:</i>	Evening:	Mobile:
E	mail address (if known)		Fax:
	capacity (e.g. landlord/management com	pany):	-
	apacity (c.g. fariatora/management com		

Guidance Note

This form asks the applicant to provide the details of parties to the application. Additionally, the Tribunal needs to know the names and addresses of other people who may be significantly affected by the application such as other lessees in the building. Please provide a list of the names and addresses of any such person(s). If this is not possible or is impractical, then a written statement should be provided with this application.

If you are the landlord/management company making the application please omit, if known, the telephone/fax numbers and email address of the respondent(s) when completing Box 4 and include them on a separate sheet. This is because the application form may be copied by the tribunal to other appropriate persons (e.g. other service charge paying leaseholders in the building or development).

5. DETAILS OF LANDLORE	(if not already given)	
Name:		
Address (including postcode):		
Telephone: Day:	Evening:	Mobile:
Email address (if known):		Fax:
6. DETAILS OF ANY RECO	GNISED TENANTS' ASS	SOCIATION (if known)
Name of Secretary:	CHICLD TENANTO ACC	SOCIATION (II KIIOWII)
Address (including postcode):		
Address (including posicode).		
Telephone: <i>Day:</i>	Evening:	Mobile:
Email address (if known):		 Fax:
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7. SERVICE CHARGES TO	BE CONSIDERED BY T	HE TRIIBUNAL
A. Service charges for pas	t years.	
Please list years for which a dete	ermination is sought.	
1	4	
2	5	
3.	6	
For each service charge year, fill (Page 7)	in one of the sheets of paper e	ntitled SERVICE CHARGES IN QUESTION
(. 130 .)		
B. Service charges for cur	rent or future vears.	
Please list years for which a dete	-	
1.	4.	
2.		-
3.	6	-
		tled SERVICE CHARGES IN QUESTION
(Page 7)	The state of paper of the	

0	OTHER APPLICATIONS
0	
	Do you know of any other cases involving either:
	(a) the same or similar issues about the service charge as in this application; or
	(b) the same landlord or tenant or property as in this application?
	If so, please give details.
9.	LIMITATION OF COSTS
	If you are a tenant, do you wish to make a section 20C application YES NO
	(see Guidance Note) If so, why?
	——————————————————————————————————————
G	uidance Note
	ome leases allow a landlord to include costs incurred in connection with proceedings before a Tribunal as part of a ervice charge. Section 20C of the Landlord and Tenant Act 1985 gives the Tribunal power, on application by a tenant,
to	make an order to the effect that such costs are not to be treated as relevant costs to be taken into account in
	etermining the amount of any service charge payable by the tenant or any other person(s) specified in the application. You are a tenant you should indicate here whether you want the Tribunal to consider making such an order.
10	D. CAN WE DEAL WITH YOUR APPLICATION WITHOUT A HEARING?
	If the Tribunal thinks it is appropriate, and all the parties agree, it is possible for your application to be dealt with
	entirely on the basis of written representations and documents and without the need for parties to attend and make oral representations. ("A paper determination"). This means you would not be liable for a hearing fee of £150 but it
	would also mean that you would not be able to explain your case in person.
	Please let us know if you would be happy for the case to be dealt with by way of paper YES \(\square \) NO \(\square \)
	determination if the Tribunal thinks it appropriate.
	NB: Even if you have asked for a paper determination the Tribunal may decide that a hearing is necessary. You can also ask for an oral hearing at any time before the determination is made. Please go on to complete
	sections 11 to 15 on the assumption that a hearing will be held

11. TRACK PREFERENCES
We need to decide whether to deal with the case on the Fast Track or the Standard Track (see Guidance Note for an explanation of what a track is). Please let us know which track you think appropriate for this case.
Fast Track Standard Track
Is there any special reason for urgency in this case?
If there is, please explain how urgent it is and why:
Guidance Note
The Tribunal will normally deal with a case in one of three ways: on paper (see section 10 above) or "fast track", or "standard track". The fast track is designed for cases that need a hearing but are very simple and will not generate a great deal of paperwork or argument. A fast track case will usually be heard within 10 weeks of your application. You should indicate here if you think your case is very simple and can be easily dealt with. The standard track is designed for more complicated cases where there may be numerous issues to be decided or where for example, a lot of documentation is involved. A standard track case may involve the parties being invited to a Pre-Trial Review which is a meeting at which the steps that need to be taken to bring the case to a final hearing can be discussed.
12. AVAILABILITY
If there are any dates or days we must avoid during the next three months (either for your convenience or the convenience of any witness or expert you may wish to call) please list them here.
Dates on which you will NOT be available:
13. VENUE REQUIREMENTS
Please provide details of any special requirements you or anyone who will be coming with you may have (e.g. the
use of a wheelchair and/or the presence of a translator):

In London, cases are usually heard in Alfred Place which is fully wheelchair accessible. Elsewhere, hearings are held in local venues which are not all so accessible and the Clerks will find it useful to know if you or anyone you want to come to the hearing with you has any special requirements of this kind.

14. CHECKLIST			
		orm fully. The Tribunal will not process your application until this has been the application fee (if applicable):	en
A copy of the lease(s) is/a	are enclosed.		
A crossed cheque or post	tal order for the app	lication fee (if applicable) is enclosed.	
Amount of fee enclosed	£	Please put your name and address on the back of any cheque you se	nd.
		stances. Cash payment will not be accepted and any be returned to the applicant.	

Guidance Note

The application fee payable will depend on the amount of the service charge which is the subject of the application. To find out how much you will need to pay you should consult the following table:

Amount of service charge which is the subject of the application	Application Fee
Not more than £500	£50
More than £500 but not more than £,1000	£70
More than £1,000 but not more than £5,000	£100
More than £5,000 but not more than £15,000	£200
More than £15,000	£350

Fees should be paid by a crossed cheque made payable to, or a postal order drawn in favour of HM Courts and Tribunals Service.

Waiver of Fees

You will not be liable to pay a fee if you or your partner is in receipt of:

- Income Support
- Housing Benefit
- Income Based Job Seeker's Allowance
- Income-Related Employment and Support Allowance
- A Working Tax Credit where:
 - either that Credit includes a disability element or severe disability element (or both) or it is combined with child tax credit and
 - the gross annual income used to calculate the Working Tax Credit is £14,213 or less
- A guarantee credit under the State Pensions Credit Act 2002
- A current certificate issued under the Funding Code(legal aid) which is in respect of the proceedings before the Tribunal, the whole or part of which have been transferred from the County Court for determination by a Tribunal.

If you wish to claim a waiver of fees you must complete another form available from the Panel office. The waiver form will not be copied to other parties in the proceedings.

If you are making several applications at the same time, even if you are using different application forms or the applications relate to different parts of the Tribunal's jurisdiction, you do not have to pay a separate fee for each application. The overall fee will be the biggest of the fees payable for each application on its own.

15. S	TATEMENT OF TRUTH		
I believe tl	hat the facts stated in this application are true.		
Signed:		Dated:	

SERVICE CHARGES IN QUESTION

PLEASE USE THE SPACE BELOW TO PROVIDE INFORMATION REGARDING EACH OF THE YEARS MENTIONED IN SECTION 7 OF THE MAIN APPLICATION FORM.

You will be given an opportunity later to give further details of your case and to supply the Tribunal with any documents that support it. At this stage you should give a clear outline of your case so that the Tribunal understands what your application is about. **Please use one sheet per year**.

A list of the item	s of service charge that are in issue (or relevant) and their value	
t not of the fem	7 of service charge that are in issue (or relevant) and their value	
Description of th	a question(s) you wish the Tribunal to	
decide:	e question(s) you wish the Tribunal to	
Any further comi	nents you may wish to make:	
any farantine comm	Total you may wish to make.	

ANNEX: Addresses of RPTS Panel Offices

NORTHERN RENT ASSESSMENT PANEL

First Floor, 5 New York Street, **Telephone**: 0845 100 2614 or 0161 237 9491

Manchester M1 4JB Fax: 0161 237 3656

This office covers the following Metropolitan districts: Barnsley, Bolton, Bradford, Bury, Calderdale, Doncaster, Gateshead, Kirklees, Knowsley, Leeds, Liverpool, Manchester, Newcastle-upon-Tyne, Oldham, Rochdale, Rotherham, St. Helens, Salford, Sefton, Sheffield, Stockport, Sunderland, Tameside, Trafford, Tyneside (North & South), Wakefield, Wigan and Wirral.

It also covers the following unitary authorities: Hartlepool, Middlesborough, Redcar and Cleveland, Darlington, Halton, Blackburn with Darwen, Blackpool, Kingston-upon-Hull, East Riding of Yorkshire, Northeast Lincolnshire, North Lincolnshire, Stockton-on-Tees, Warrington and York.

It also covers the following Counties: Cheshire, Cumbria, Durham, Lancashire, and Lincolnshire.

MIDLAND RENT ASSESSMENT PANEL

2nd Floor, Louisa House, 92-93 Edward Street, **Telephone**: 0845 100 2615 or 0121 236 7837

Birmingham B1 2RA **Fax:** 0121 236 9337

This office covers the following Metropolitan districts: Birmingham, Coventry, Dudley, Sandwell, Solihull, Walsall and Wolverhampton.

It also covers the following unitary authorities: Derby, Leicester, Rutland, Nottingham, Herefordshire, Telford and Wrekin and Stoke-on-Trent.

It also covers the following Counties: Derbyshire, Leicestershire, Nottinghamshire, Shropshire, Staffordshire, Warwickshire and Worcestershire.

EASTERN RENT ASSESSMENT PANEL

Unit C4, Quern House, Mill Court **Telephone:** 0845 100 2616 or 0122 384 1524

Great Shelford, Cambridge CB22 5LD Fax: 0122 384 3224

This office covers the following unitary authorities: Bracknell Forest, West Berkshire, Reading, Slough, Windsor and Maidenhead, Wokingham, Luton, Peterborough, Milton Keynes, Southend-on-Sea and Thurrock.

It also covers the following Counties: Bedfordshire, Berkshire, Buckinghamshire, Cambridgeshire, Essex, Hertfordshire, Norfolk, Northamptonshire, Oxfordshire and Suffolk.

SOUTHERN RENT ASSESSMENT PANEL

1st Floor, 1 Market Avenue, **Telephone**: 0845 100 2617 or 0124 377 9394

Chichester, PO19 1JU Fax: 0124 377 9389

This office covers the following unitary authorities: Bath and Northeast Somerset, Bristol, North Somerset, South Gloucestershire, Bournemouth, Plymouth, Torbay, Poole, Swindon, Medway, Brighton and Hove, Portsmouth, Southampton and the Isle of Wight.

It also covers the following Counties: Cornwall and the Isles of Scilly, Devon, Dorset, East Sussex, Gloucestershire, Hampshire, Kent, Somerset, Surrey, West Sussex and Wiltshire.

LONDON RENT ASSESSMENT PANEL

10 Alfred Place, **Telephone:** 020 7446 7700

London WC1E 7LR Fax: 020 7637 1250

This office covers all the London boroughs.