

SCHEDULE 1

Consequential provisions – primary legislation

PART 1

Provisions consequential upon transfer of functions from rent assessment committees for areas in England

Housing Act 1988

- 83.** In section 14(1) (determination of rent by rent assessment committee)—
- (a) in the heading, for “rent assessment committee” substitute “tribunal”;
 - (b) in subsection (1)—
 - (i) for “a rent assessment committee” substitute “the appropriate tribunal” ;
 - (ii) for “committee” in both places substitute “appropriate tribunal”;
 - (c) in subsection (3A) for “rent assessment committee” substitute “appropriate tribunal” ;
 - (d) in subsection (5) for “rent assessment committee” substitute “appropriate tribunal” ;
 - (e) in subsection (6)—
 - (i) for “a rent assessment committee” substitute “the appropriate tribunal” ;
 - (ii) for “committee” in both places, substitute “appropriate tribunal”;
 - (f) in subsection (7)—
 - (i) for “a rent assessment committee” substitute “the appropriate tribunal”;
 - (ii) for “the committee” substitute “the appropriate tribunal”;
 - (iii) for “the rent assessment committee” substitute “the appropriate tribunal”;
 - (g) in subsection (8), for “a rent assessment committee” substitute “the appropriate tribunal”.

(1) Section 14 has been amended by paragraph 17 of Schedule 1 to the Local Government Finance (Housing (Consequential Amendments) Order 1993 (S.I. 1993/651) and paragraph 2 of Schedule 8 to the Housing Act 1996 (c. 52).