IN THE MATTER between **RAE-EDZO HOUSING AUTHORITY**, Applicant, and **ALBERTINE WASHIE**, Respondent;

AND IN THE MATTER of the **Residential Tenancies Act** R.S.N.W.T. 1988, Chapter R-5 (the "Act");

AND IN THE MATTER of a Hearing before, **HAL LOGSDON**, Rental Officer, regarding the rental premises at **RAE**, **NT**.

### BETWEEN:

#### **RAE-EDZO HOUSING AUTHORITY**

Applicant/Landlord

- and -

#### ALBERTINE WASHIE

Respondent/Tenant

## **ORDER**

### IT IS HEREBY ORDERED:

- 1. Pursuant to section 41(4)(a) of the *Residential Tenancies Act*, the respondent shall pay the applicant rent arrears in the amount of four hundred sixty seven dollars and ninety one cents (\$467.91).
- 2. Pursuant to sections 43(3)(a) and 43(3)(b) of the *Residential Tenancies Act*, the respondent shall comply with her obligation to not disturb other tenants and shall not create any disturbances in the future.
- 3. Pursuant to section 41(4)(b) of the *Residential Tenancies Act*, the respondent shall pay future rent on time.

DATED at the City of Yellowknife, in the Northwest Territories this 20th day of September, 2005.

Hal Lo	gsdon
Rental	Officer

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### BETWEEN:

### **RAE-EDZO HOUSING AUTHORITY**

Applicant/Landlord

-and-

# **ALBERTINE WASHIE**

Respondent/Tenant

# **REASONS FOR DECISION**

**Date of the Hearing:** September 1, 2005

Place of the Hearing: Rae, NT

**Appearances at Hearing:** Robert Richardson, representing the applicant

Albertine Washie, respondent

**Date of Decision:** September 1, 2005

# **REASONS FOR DECISION**

The applicant alleged that the respondent had breached the tenancy agreement by failing to pay rent and by disturbing other tenants in the residential complex. The applicant sought an order requiring the respondent to pay the alleged rent arrears and terminating the tenancy agreement between the parties. The premises are located in a four unit residential complex and are subsidized public housing.

The applicant provided a copy of the tenant ledger in evidence which indicated a balance of rent owing in the amount of \$467.91. The applicant also provided a notice dated March 2, 2005 outlining complaints received about parties and loud noises in the respondents' premises. The notice does not set out any particular dates of the alleged disturbances but warns the respondent that disturbances are a breach of the *Residential Tenancies Act*. The notice seeks vacant possession of the premises by March 31, 2005. The applicant stated that the police were summoned to the premises on one occasion and broke the door in order to gain entry. The respondent has paid for the door repair.

The respondent did not dispute the rent arrears or the disturbances. She stated that she had completed a treatment program and intended to pay her rent promptly. She stated that she was seeking employment and wanted to move to premises which were more quiet.

Although details of the alleged disturbances are lacking, I am satisfied that some degree of

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disturbance has occurred. I find the respondent in breach of her obligation to pay rent and to not

disturb other tenants. I find the rent arrears to be \$467.91. In my opinion, this tenancy agreement

should be permitted to continue provided reasonable arrangements are made to pay the rent

arrears and there are no future disturbances.

An order shall issue requiring the respondent to pay the applicant rent arrears in the amount of

\$467.91, requiring the respondent to comply with her obligation to not disturb other tenants, to

not create any disturbances in the future and to pay future rent on time. Should any further

disturbance occur or the rent arrears are not paid in a reasonable period of time, the applicant

may file a future application seeking termination of the tenancy agreement.

Hal Logsdon Rental Officer