IN THE MATTER between NPRLP, Applicant, and AB, 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 Adelle Guigon, Rental Officer,

**BETWEEN:** 

**NPRLP** 

Applicant/Landlord

-and-

AΒ

Respondent/Tenant

## **REASONS FOR DECISION**

Date of the Hearing: July 26, 2018

<u>Place of the Hearing</u>: Yellowknife, Northwest Territories

**Appearances at Hearing:** CDL, representing the applicant

Date of Decision: July 26, 2018

## **REASONS FOR DECISION**

An application to a rental officer made by NPRLP as the applicant/landlord against AB as the respondent/tenant was filed by the Rental Office May 1, 2018. The application was made regarding a residential tenancy agreement for a rental premises located in Yellowknife, Northwest Territories. The filed application was served on the respondent by email deemed received June 23, 2018, pursuant to subsection 4(4) of the *Residential Tenancies Regulations* (the Regulations).

The applicant alleged the respondent had repeatedly failed to pay rent and had accumulated rental arrears. An order was sought for payment of rental arrears, termination of the tenancy agreement, and eviction.

A hearing was scheduled for July 26, 2018, in Yellowknife. CDL appeared representing the applicant. AB was served notice of the hearing by email deemed received June 23, 2018, pursuant to subsection 4(4) of the Regulations. The respondent did not appear at the hearing, nor did anyone appear on the respondent's behalf. The hearing proceeded in the respondent's absence pursuant to subsection 80(2) of the *Residential Tenancies Act* (the Act).

## Tenancy agreement

The applicant's representative testified and evidence was presented establishing a residential tenancy agreement between them commencing June 1, 2017. I am satisfied a valid tenancy agreement is in place in accordance with the Act.

## Rental arrears

The resident ledgers entered into evidence represent the landlord's accounting of monthly rents, late payment penalties, and payments received against the respondent's rent account. Rent was established at \$1,365 per month. Late payment penalties were calculated in accordance with the Act. Insufficient payments were received in six of the last 12 months of the tenancy.

Since filing of the application to a rental officer, the respondent has been in communication with the applicant. Being satisfied that the respondent will resolve the rental arrears, the applicant's representative withdrew their request for payment of rental arrears, termination of the tenancy agreement, and eviction, and instead requested only an order that future rent be paid on time.

I am satisfied the resident ledgers accurately reflect the current status of the respondent's rent account. I find the respondent has repeatedly failed to pay the full amount of rent when due.

Order

An order will issue requiring the respondent to pay rent on time in the future.

Adelle Guigon Rental Officer