IN THE MATTER between **NWT HOUSING CORPORATION**, Applicant, and **JOSEPH MOOSENOSE AND MARIE MOOSENOSE**, Respondents;

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

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

BETWEEN:

#### NWT HOUSING CORPORATION

Applicant/Landlord

- and -

#### JOSEPH MOOSENOSE AND MARIE MOOSENOSE

Respondents/Tenants

### **ORDER**

#### IT IS HEREBY ORDERED:

- 1. Pursuant to sections 84(3) and 41(4)(a) of the *Residential Tenancies Act*, the previous order (file #10-12237, filed on August 25, 2011) is rescinded and the respondents are ordered to pay the applicant rent arrears in the amount of thirteen thousand three hundred eight dollars (\$13,308.00).
- 2. Pursuant to section 41(4)(c) of the *Residential Tenancies Act*, the tenancy agreement between the parties for the premises known as Unit 603, Whati, NT, shall be terminated on August 15, 2012 and the respondents shall vacate the premises on that date.

  DATED at the City of Yellowknife, in the Northwest Territories this 27th day of July,

2012.

Hal Logsdon	
Rental Officer	

IN THE MATTER between **NWT HOUSING CORPORATION**, Applicant, and **JOSEPH MOOSENOSE AND MARIE MOOSENOSE**, Respondents.

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.

## BETWEEN:

## **NWT HOUSING CORPORATION**

Applicant/Landlord

-and-

## JOSEPH MOOSENOSE AND MARIE MOOSENOSE

Respondents/Tenants

# **REASONS FOR DECISION**

**Date of the Hearing:** July 27, 2012

<u>Place of the Hearing:</u> Yellowknife, NT via teleconference

**Appearances at Hearing:** Michael Keohane, representing the applicant

**<u>Date of Decision:</u>** July 27, 2012

## **REASONS FOR DECISION**

The respondents were served with Notices of Attendance sent by registered mail and confirmed delivered. The respondents failed to appear at the hearing and the hearing was held in their absence.

The applicant alleged that the respondents had breached a previous order to pay the monthly rent on time and to pay rent arrears in installments of \$500/month until the rent arrears were paid in full. The applicant requested that the previous order be rescinded and that the respondents be ordered to pay the full amount of the rent arrears in lump sum. The applicant also sought an order terminating the tenancy agreement and an eviction order.

The applicant provided a statement of the rent account which indicated a balance owing of \$13,308. The monthly rent for the premises is \$1014.

The statement indicates that since the previous order was issued in September, 2011 the rent arrears have increased by \$2084 rather than being reduced by \$5500. I find the respondents in breach of the previous order and their obligation to pay rent. In my opinion, there are sufficient grounds to terminate the tenancy agreement.

The previous order (file #10-12237, filed on August 25, 2011) is rescinded and the respondents are ordered to pay the rent arrears of \$13,308. The order shall terminate the tenancy agreement on

August 15, 2012 and require the respondents to vacate the premises on that date. An eviction order to be effective on August 16, 2012 shall be issued separately.

Hal Logsdon Rental Officer