IN THE MATTER between **NPR Limited Partnership**, Applicant, and **Imara Homes**, Respondent;

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, **Adelle Guigon**, Deputy Rental Officer, regarding a rental premises within **the city of Yellowknife in the Northwest Territories**.

BETWEEN:

NPR LIMITED PARTNERSHIP

Applicant/Landlord

- and -

IMARA HOMES

Respondent/Tenant

ORDER

IT IS HEREBY ORDERED:

- 1. Pursuant to section 41(4)(a) of the *Residential Tenancies Act*, the respondent must pay to the applicant rental arrears in the amount of \$4,773.80 (four thousand seven hundred seventy-three dollars eighty cents).
- Pursuant to sections 42(3)(e) and 45(4)(d) of the *Residential Tenancies Act*, the respondent must compensate the applicant for the cost of cleaning and repairs to the rental premises known as 1176 Gitzel Street in Yellowknife, Northwest Territories, in the amount of \$670.16 (six hundred seventy dollars sixteen cents).

DATED at the City of Yellowknife in the Northwest Territories this 9th day of January 2015.

Adelle Guigon Deputy Rental Officer IN THE MATTER between **NPR Limited Partnership**, Applicant, and **Imara Homes**, 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, Deputy Rental Officer.

BETWEEN:

NPR LIMITED PARTNERSHIP

Applicant/Landlord

-and-

IMARA HOMES

Respondent/Tenant

REASONS FOR DECISION

Date of the Hearing:	December 16, 2014
Place of the Hearing:	Yellowknife, Northwest Territories, by teleconference
Appearances at Hearing:	Metslal Mesgun, representing the applicant
Date of Decision:	December 16, 2014

REASONS FOR DECISION

An application to a rental officer made by NPR Limited Partnership as the applicant/landlord against Imara Homes as the respondent/tenant was filed by the Rental Office November 12, 2014. The application was made regarding a residential tenancy agreement for the rental premises known as 1176 Gitzel Street in Yellowknife, Northwest Territories. The applicant served a copy of the filed application on the respondent by registered mail signed for November 28, 2014.

The applicant alleged the respondent had accumulated rental arrears, had abandoned the rental premises, had left the rental premises in an unclean state, and had caused damages to the rental premises. They sought an order for payment of rental arrears and compensation for cleaning and repairs. Evidence submitted is listed in Appendix A attached to this order.

A hearing was scheduled for December 16, 2014, by teleconference. Ms. Metslal Mesgun appeared representing the applicant. Imara Homes was served a notice of attendance by registered mail signed for December 4, 2014. No one appeared at hearing to represent the respondent. The hearing proceeded in the respondent's absence pursuant to section 80(2) of the *Residential Tenancies Act* (the Act).

Ms. Mesgun testified the respondent had been the named tenant for the rental premises known as 1176 Gitzel Street in Yellowknife, Northwest Territories, since April 1, 2014. In the tenancy agreement the respondent was responsible for paying monthly rent of \$1,850 plus utilities. The utilities were to have been paid directly to the utility providers. The last payment received against the respondent's rent account was made August 5, 2014, in the amount of \$2,010, leaving a credit balance of \$297. The propane invoice for the rental premises for the months of July and October were not paid by the respondent and as such were forwarded to the property owner (the landlord), who paid the outstanding amounts of \$94.35 and \$313.62, and the landlord charged the respondent back. A 15% admin fee was also charged against the respondent's rent account for paying the propane invoices in accordance with section 19 of Schedule B to the tenancy agreement.

Attempts to communicate with the respondent by telephone has resulted in being hung up on and being forwarded to voice mail. Neither telephone calls nor email correspondences have been responded to by the respondent. The applicant filed an application with the rental officer requesting payment of rental arrears, termination of the tenancy agreement, and eviction due to substantial breaches of the respondent's tenancy agreement. They attempted personal service of the application November 13, 2014, however, upon arrival at the rental premises there was no response and the exterior suggested there had been no one present in some time. In an effort to determine whether or not it remained occupied, the applicant entered and discovered the respondent no longer resident in the rental premises. Deeming the respondent had abandoned the rental premises, the applicant reclaimed possession and secured the unit. A mailing address was determined for the respondent in West Vancouver, British Columbia, and the filed application along with supporting additional documentation was forwarded to the respondent by registered mail.

Rental arrears claimed by the applicant include late payment charges applied in accordance with the *Residential Tenancies Act* (the Act) and the *Residential Tenancies Regulations* (the Regulations). The rental arrears including the outstanding utilities and late payment charges accumulated as of November 30, 2014, total \$5,779.12.

On November 14, 2014, a move out inspection report was completed on the premises. Minor damages were documented, as was a requirement for light cleaning and garbage removal. The applicant claimed costs as follows:

General cleaning	\$80.00
Carpet cleaning for townhouse	\$800.00
Garbage removal	\$75.00
Labour to re-attach kitchen window, closet door, screen, and smoke detector	\$100.00
15% admin fee	\$158.25
GST	\$7.90
Total	\$1,221.15

Ms. Mesgun acknowledged a security deposit in the amount of \$1,005 had been paid on March 28, 2014. Interest calculated against this amount was credited at \$0.29. The applicant retained the total security deposit amount of \$1,005.29 against the accumulated rental arrears. Ms. Mesgun requested an order for payment of rental arrears and compensation for cleaning and repairs.

Tenancy agreement

The residential lease submitted into evidence by the applicant establishes a residential tenancy agreement between the parties for the rental premises known as 1176 Gitzel Street in Yellowknife, Northwest Territories, for a fixed-term starting April 1, 2014, to May 31, 2015. It was signed by a Mr. Robert Mascott, representing the tenant, on April 3, 2014. I am satisfied a valid tenancy agreement was in place between the parties in accordance with the Act.

Abandonment

Section 1(3) of the Act speaks to the conditions which must be met to determine whether or not a tenant has abandoned the rental premises. Section 1(3)(b) specifically requires that if the tenancy has not been terminated in accordance with the Act, the tenant does not ordinarily live in the rental premises, the tenant has not expressed an intention to resume living in the rental premises, and the rent has not sufficiently been paid then the premises can be considered abandoned. I am satisfied the applicant has appropriately deemed the respondent abandoned the rental premises as of November 13, 2014.

Rental arrears and security deposit

The resident ledger entered into evidence represents the landlord's accounting of charges and payments against the respondent's account. I am satisfied it accurately reflects the monthly rents and payments received. The ledger includes charges for late payment of rent. A review of the amounts so charged satisfies me they were calculated in accordance with the Regulations.

Rent is defined in the Act as including charges for services and facilities, which in turn is defined as including utilities and related services. Section 15 of the tenancy agreement specifies the tenant's responsibility to pay for all utilities to the rental premises. Section 19 of Schedule B to the tenancy agreement specifies the application of 20% admin charges against any expenses incurred by the landlord. The applicant testified to two utility bills for propane which were not paid by the tenant and for which the applicant was required to pay in order to keep the account in

good standing and ensure the propane continued to be provided to the rental premises. The applicant applied a 15% admin charge (rather than 20%) against the respondent's account for processing the utility payments. I am satisfied the application of an admin charge is not inconsistent with the Act and is in compliance with the terms of the tenancy agreement which the respondent's representative signed. I find the respondent has accumulated rental arrears and related charges in the total amount of \$5,779.12.

The security deposit paid by the respondent on March 28, 2014, in the amount of \$1,005 must have interest calculated from it in accordance with the Act and Regulations. In determining the respondent abandoned the rental premises as of November 13, 2014, the interest should be calculated to \$0.32 rather than the \$0.29 credited by the applicant. The retention of the total security deposit against the rental arrears is done in accordance with the Act and as such I find the remaining rental arrears to be \$4,773.80.

Cleaning and repairs

The move out inspection and acceptance report submitted by the applicant documents the condition of the rental premises as it was found on November 14, 2014. It includes references to general uncleanliness throughout the premises, including the carpets not being shampooed. Section 21 of Schedule A to the tenancy agreement specifies the tenant's obligation to keep the premises and appliances in a proper state of cleanliness, including to polish and/or shampoo the floors and carpets at the tenant's expense. Section 18 of Schedule B to the tenancy agreement specifies the cost to the tenant if the landlord shampoos the carpets as \$300. Schedules A and B were initialled as agreed to by the tenant's representative. The amount claimed by the applicant for shampooing the carpet was \$800. The applicant explained the rationale for the higher amount as reflecting the size of the premises as compared to most of their other properties; the rental premises in question is a two-story townhouse as opposed to an apartment. However, the parties agreed in writing to a specified amount for shampooing the carpets at the tenant's expense; the applicant acknowledged the agreement and did not dispute reducing the amount of their claim accordingly. The charges for disposing of garbage of \$75 and general cleaning of \$80 are reasonable.

The report also documents a kitchen window and closet door that had been detached from their hinges, a window screen that had been removed, and a smoke detector that had been removed. The charge of \$100 to re-attach these items is reasonable.

Sections 7 of the tenancy agreement and 19 of Schedule B to the tenancy agreement both refer to a 20% administration fee to be applied against any costs associated with effecting repairs for which the tenant is responsible. The applicant has chosen to apply a 15% administration fee. Section 5 of the tenancy agreement and Schedule B both reiterate that GST will be applied to any costs associated with effecting repairs for which the tenant is responsible. At hearing, I neglected to adjust the claimed amounts for the administration fee and GST to account for the reduced amount allowed for the carpet shampooing; I will make that adjustment here and now.

Carpet cleaning	\$300.00
General cleaning	\$80.00
Garbage disposal	\$75.00
Re-attachment of window, closet door, screen, and smoke detector	\$100.00
Sub-total	\$555.00
15% administrative fee	\$83.25
Sub-total	\$638.25
5% GST	\$31.91
Total cleaning and repairs costs	\$670.16

I find the respondent liable for cleaning and repairs costs as follows:

An order will issue requiring Imara Homes to pay rental arrears in the amount of \$4,773.80 and to compensate the applicant for cleaning and repair costs in the amount of \$670.16.

Adelle Guigon Deputy Rental Officer

APPENDIX A

Exhibits

- Exhibit 1: Resident ledger dated November 10, 2014
- Exhibit 2: Applicant's notice to terminate tenancy correspondences to respondent dated: June 3, 2014; July 7, 2014
- Exhibit 3: Residential lease signed
- Exhibit 4: Move out statement dated November 19, 2014
- Exhibit 5: Move out inspection and acceptance report dated November 14, 2014
- Exhibit 6: Resident ledger dated December 16, 2014
- Exhibit 7: Move out statement dated December 16, 2014
- Exhibit 8: Superior Propane invoice number 102410 dated October 28, 2014