

Rights of Tenants Facing Evictions from Public and Subsidized Housing

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2025 Know Your Rights Webinar on Tenants' Rights
Iranian American Bar Association - Washington D.C. Chapter
https://iaba.us/chapters/washington-d-c/
August 26, 2025

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About HJN

The Housing Justice Network is a dedicated community of thousands of housing advocates and attorneys who serve on the front lines to build tenant power and advance housing rights. NHLP powers HJN.

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HOME »Green Book



What Is the Green Book?

NHLP's HUD's Housing Programs: Tenants' Rights, widely known as "The Green Book," is the definitive treatise on the laws governing HUD's housing programs. For anyone working with tenants, this is a must-have resource. From attorneys, advocates, and organizers, to housing authorities, city planners and real estate developers, the Green Book provides a clear description and detailed analysis of nearly all aspects of HUD housing programs.

The manual includes new policies, emergent case law, and regulatory changes that shape the Jegal framework for cases that impact HLID tenants. The Green Book also contains unpublished

Green Book

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"NHLP'S GREEN BOOK IS HANDS DOWN THE ABSOLUTE BEST REFERENCE ON TENANTS' RIGHTS IN THE FEDERAL HOUSING PROGRAMS IN THE UNITED STATES. NO OTHER RESOURCE COMES CLOSE!"



FRED J. FUCHS, TEXAS RIO GRANDE LEGAL AID

Agenda



Public and Subsidized Housing Cases

- Resources
- Right to Counsel
- Limited Legal Services Corporation (LSC) Restrictions
- Coronavirus Aid, Relief, and Economic Security (CARES) Act § 4024
- HUD 30-Day Notice
- Notice of Violence Against Women Act (VAWA) Rights
- Public Housing
- Section 8 Housing Choice Voucher Program
- Project-Based Voucher Program
- HUD Multi-Family Subsidized Apartments
- Rental Assistance Demonstration (RAD) Program
- Section 8 Moderate Rehabilitation Program
- HOME Investment Partnerships Program
- Shelter Plus Care and Other Supportive Housing Programs
- Internal Revenue Service Section 42 Low-Income Housing Tax Credit
- Section 515 Rural Rental Housing Program
- Criminal Activity Terminations and Evictions

Agenda



Private, Public and Subsidized Housing Cases

- <u>Federal Laws</u>
- Service Defenses
- Precondition Defenses
- Rent Defenses
- Notice Defenses
- Breach Defenses
- Relief

Policy Advocacy

Questions

Resources for Public and Subsidized Housing Cases



Chapter 11, Eviction and Subsidy Terminations, in HUD HOUSING PROGRAMS:

TENANTS' RIGHTS (National Housing Law Project, 6th ed. 2024) (The Green Book)

- National Housing Law Project Site https://www.nhlp.org/products/green-book/
- Subscribe from the National Consumer Law Center https://library.nclc.org/GB/subscribe

L. McDonough, F. Fuchs & M. McCreight, Defending Evictions in Public and Subsidized Housing (2015, revised 2025)

L. McDonough, L. Wood, J. Hearne, & D. Brooks, Wait a Minute: Slowing Down Criminal Activity Eviction Cases to Find the Truth (2024, revised 2025)

Minnesota Answer Forms

Resources for Public and Subsidized Housing Cases



24 CFR - Housing and Urban Development

7 CFR Part 3560 - Direct Multi-Family Housing Loans and Grants

HUD's Client Information Policy Systems (HUDCLIPS)

HUD Handbooks, Letters, Guidebooks, Notices, Acts, Bulletins, and Regulations

Right to Counsel



More and more jurisdictions have right to court-appointed counsel in eviction actions.

National Coalition for a Civil Right to Counsel (NCCRC)

https://civilrighttocounsel.org/

Limited Legal Services Corporation (LSC) Restrictions

NATIONAL HOUSING LAW PROJECT

Legal Services Attorneys and Others Can Help in Almost All Cases

45 C.F.R. § 1633.3 Prohibition.

Recipients are prohibited from defending any person in a proceeding to evict that person from a public housing project if:

- (a) The person has been charged with or has been convicted of the illegal sale, distribution, or manufacture of a controlled substance, or possession of a controlled substance with the intent to sell or distribute; and
- (b) The eviction proceeding is brought by a public housing agency on the basis that the illegal drug activity for which the person has been charged or for which the person has been convicted threatens the health or safety of other tenants residing in the public housing project or employees of the public housing agency.

Limited Legal Services Corporation (LSC) Restrictions

NATIONAL HOUSING LAW PROJECT

This is what is not covered by this limitation:

- Non-LSC-funded attorneys
- No eviction proceeding
- Not public housing
- Client is not a person convicted of or charged
- No illegal sale, distribution, or manufacture of a controlled substance, or possession of a controlled substance
- No intent to sell or distribute
- Basis for eviction is not that the activity threatens the health or safety of
 - other tenants residing in the public housing project or
 - employees of the public housing agency

This leaves a lot we can do!

<u>See L. McDonough, F. Fuchs & M. McCreight, Defending Evictions in Public and Subsidized Housing (2015, revised 2025) - Slides 8-10.</u>

Part of the Act remains in effect. 15 U.S.C.A. § 9058(c).

A lessor (of a covered property) may not evict a tenant after the moratorium expires except on 30 days' notice that may not be given until after the moratorium period.

This provision is not expressly limited to nonpayment of rent.

The courts differ on whether it applies to breach of lease cases.

The provision has no expiration date.

CARES Act § 4024



Covered Properties:

Public and Subsidized Housing

- Section 8 Housing Choice Voucher ("HCV") or VASH (HUD-Veterans Affairs) voucher
- Section 8 Project-Based Voucher (PBV) units
- Public housing units
- HOME (HOME Investment Partnership) units
- HOPWA (Housing Opportunities for Persons with AIDS) units
- Permanent Supportive Housing (PSH) units
- Tenants that use a PSH or Shelter Plus Care voucher
- Federal Low Income Housing Tax Credit (LIHTC or "tax credit") units
- Property receives a project-based subsidy through HUD
- Property receive a project-based subsidy through the U.S. Department of Agriculture
- Property participated in the Section 542 Rural Housing Voucher program
- Property has any tenant who uses a Rural Housing Voucher

Property with a federally backed mortgage loan or a federally backed multifamily mortgage loan

CARES Act § 4024



Resources:

L. McDonough, F. Fuchs & M. McCreight, Defending Evictions in Public and Subsidized Housing (2015, revised 2025) - Slides 11-22.

NHLP, Enforcing the CARES Act 30-Day Eviction Notice Requirement (June 21, 2022, updated Feb. 4, 2025)

Green Book § 11.3.1a.

HUD 30-Day Notice



Separate from the CARES Act, on December 13, 2024, HUD published a final rule entitled "30-Day Notification Requirement Prior to Termination of Lease for Nonpayment of Rent."

It replaces the October 7, 2021 interim rule, <u>86 Fed Reg. 55693-01 (Oct. 7, 2021)</u>; <u>Notice PIH 2021-29</u>; <u>H 2021-06 (issued Oct. 7, 2021)</u>.

The final rule requires that PHAs and private owners that operate public housing or most HUD-subsidized projects provide a minimum of thirty days' written notice of eviction for nonpayment of rent. The rule only applies to evictions for nonpayment of rent.

The rule only applies to public housing and most HUD-subsidized housing projects. It does not apply to the voucher programs (Housing Choice Voucher or Project-Based Voucher), Rural Housing Service, and Low-Income Housing Tax Credit properties.

But the CARES Act thirty-day notice to vacate clearly applies since both these programs are covered programs.

RAD conversions to Project-Based Rental Assistance are covered by the HUD 30-day notice requirement. Since the rule does not require the notice for Project-Based Vouchers, it is not clear whether the HUD 30-day notice requirement applies to RAD conversions to Project-Based Vouchers. Nonpayment of Rent at 7-8 (Jan. 10, 2025, updated Feb. 3, 2025).

It requires PHAs and owners to amend their lease agreements to incorporate the requirement of thirty days' notice for eviction for nonpayment of rent.

In addition to other pre-existing program-specific requirements, the notice must contain the following:

- 1. Instructions on how the tenant can cure the nonpayment violation;
- 2. The amount due, itemized and separated by month, with the amount of rent due listed separately from any other arrearages allowed by HUD and included in the lease;
- 3. The date by which the tenant must pay the amount owed before an eviction for nonpayment can be filed;
- 4. Information about how the tenant can recertify their income and/or request a hardship exemption from minimum rent under 24 C.F.R. § 5.630; and
- 5. In public housing, information about how the tenant can request to switch from flat rent to income-based rent.

In addition, the rule provides that in circumstances where there is a Presidential declaration of national emergency, the notice must include any information that the HUD Secretary requires.

The rule is explicit that the thirty-day period begins to run upon the date of the tenant's receipt of the notice, rather than the date the landlord issued the notice.

The final rule effectively creates a right to cure for covered tenants in nonpayment cases by prohibiting PHAs and owners from filing an eviction if the tenant pays the alleged amount of rent owed within the thirty-day notification period.

Resources:

- NHLP, 30-Day Notification Requirement Prior to Termination of Lease for Nonpayment of Rent (Jan. 10, 2025, updated Feb. 3, 2025).
- Green Book § 11.3.1b.

Combining CARES Act and HUD 30-Day Notice to Program Notice Requirements



The CARES Act increases the notice time to 30 days for rent and lease violation cases in covered properties.

The HUD 30-Day Notice increases the notice time to 30 days for rent cases and adds content, except for the Housing Choice Voucher Program or to Project-based vouchers, Rural Housing Service, and Internal Revenue Service programs.

Program laws, regulations, and handbooks require additional content of the notice.

Notice of VAWA Rights



Each termination notice must include the VAWA Notice of Occupancy Rights under the Violence Against Women Act (Form HUD 5380) and a certification form (Form HUD 5382) to be completed by the victim to document an incident of domestic violence, dating violence, sexual assault, or stalking. 24 C.F.R. § 5.2003 (defining covered housing program); § 5.2005 (a)(2)(iii).

This requirement is not limited to evictions in which the owner suspects there may be possible domestic violence. It is required in every case. *Id.*

In *DHI Cherry Glen Associates, L.P. v. Gutierrez*, in this eviction from project-based Section 8 housing, the court held that the landlord must include a notice of occupancy rights under VAWA with the notice to vacate. The appellate court reversed the trial court judgment of eviction because the landlord did not include the VAWA notice with the notice of lease termination. 259 Cal. Rptr. 3d 410, 415-17 (Calif. App. Div. 2019).

Public Housing

Public Housing Authorities (PHAs) may evict only for

- Rent
- Serious or repeated violation of the terms or conditions of the lease
- Over income
- Other good cause
- False statement in application or recertification
- Criminal activity that threatens the health, safety, or right to peaceful enjoyment of the premises by other tenants
- Drug-related criminal activity on or off the premises on the part of the tenant, any member of the tenant's household, or a guest, and any such activity engaged in on the premises by any other person under the tenant's control
- Violation by the tenant of a condition of probation or parole
- The tenant's action in fleeing to avoid prosecution or confinement after conviction for a felony
- Alcohol abuse use that interferes with the health, safety, or the right to peaceful enjoyment of the premises by other tenants or illegal drug use.

Resources:

- <u>24 C.F.R. § 966.4.</u>
- <u>L. McDonough, F. Fuchs & M. McCreight, Defending Evictions in Public and Subsidized Housing (2015, revised 2025) Slides 102-123.</u>
- Green Book § 11.2.

Public Housing



Termination and eviction process:

- PHA notice with content requirements <u>24 C.F.R. § 966.4</u>
- Bypass of the grievance process <u>24 C.F.R. §§ 966.51, 966.53</u>
- Tenant requests informal conference <u>24 C.F.R. § 966.54</u>
- Informal conference Id.
- PHA written summary of informal conference Id.
- Tenant requests formal hearing <u>24 C.F.R. § 966.56</u>
- Formal hearing *Id.*
- PHA written decision 24 C.F.R. § 966.57
- State court eviction court case (de novo) Id.

Resources:

- L. McDonough, F. Fuchs & M. McCreight, Defending Evictions in Public and Subsidized Housing (2015, revised 2025) Slides 102-123.
- Green Book § 11.3.2.

Nonpayment Eviction Defenses include:

- The PHA did not give proper notice, including the VAWA notice.
- The PHA incorrectly calculated the tenant's rent and may be overcharging the tenant.
- The PHA included income not actually received by the family.
- The tenant suffered a loss of earned income, disability benefits, child support, or other income and be entitled to a rent reduction.
- The PHA illegally assessed the tenant for repair charges that the PHA should pay or may have failed to provide an adequate utility allowance.
- The PHA included maintenance charges as part of the rent payment, demanded payment of all or none, and then sued claiming nonpayment of rent.
- The PHA's failure to give the tenant the earned income disregard.

- The PHA's failure to offer the tenant the choice between the flat rent and an income-based rent, resulting in the payment by the tenant of higher rent than the tenant would have paid with a flat rent.
- The PHA's failure to offer the family the opportunity to switch from a flat rent to an incomebased rent because of a financial hardship.
- The PHA's failure to give a minimum rent tenant a hardship exemption from payment of the minimum rent.
- The PHA did not affirmatively notify a family of the hardship exemption from the minimum rent requirement.
- The PHAs did not promptly notify tenants of any adverse findings made on the basis of information they obtain through the EIV system and independently verify.
- The PHA failed to properly maintain the property.
- Failure to communicate with designated contact person. <u>HUD Notice PIH-2009-36(HA).</u>
- Protections of the Servicemembers Civil Relief Act. <u>50 App. U.S.C.A §§ 501-594.</u>
- Defenses under state law.
- A Chapter 13 bankruptcy may be appropriate as a legal measure to prevent the tenant's eviction for nonpayment of rent.

Public Housing



Breach of lease defenses include:

- The PHA did not give proper notice, including the VAWA notice.
- The PHA violated the grievance process.
- No serious or repeated violations of material terms of the lease or other good cause for eviction.
- VAWA defenses and more on VAWA and Protections for Survivors of Gender-Based Violence.
- The PHA failed to reasonably accommodate a disability.
- Failure to communicate with designated contact person. <u>HUD Notice PIH-2009-36(HA).</u>
- Alleged criminal activity defenses.
- Protections of the Servicemembers Civil Relief Act. <u>50 App. U.S.C.A §§ 501-594.</u>
- Defenses under state law

Resources:

- L. McDonough, F. Fuchs & M. McCreight, Defending Evictions in Public and Subsidized Housing (2015, revised 2025) - Slides 102-123.
- Green Book Chapter 11.
- Minnesota Answer Form A8.



Evictions of Section 8 housing choice voucher tenants are the responsibility of the owner and not the public housing authority (PHA) administering the program. 24 C.F.R. § 982.310.

A landlord may evict during the initial lease term and any extension only on the following grounds:

- Rent
- Serious or repeated violation of the terms and conditions of the lease
- Violation of federal, state, or local which imposes obligations on the tenant in connection with the occupancy of the unit
- Other good cause



- Criminal activity by the tenant, household member, guest, or other person under the tenant's control that threatens the health, safety, or peaceful enjoyment of the premises by other residents or persons residing in the immediate vicinity
- Violent criminal activity on or near the premises by a tenant, household member, or guest, or any such activity on the premises by any other person under the tenant's control
- Drug-related criminal activity engaged in on or near the premises by any tenant, household member or guest, or such activity engaged in on the premises by any other person under the tenant's control
- When the owner determines that a household member is illegally using a drug or when the owner determines that a pattern of illegal use of a drug interferes with the health, safety, or right to peaceful enjoyment of the premises by other residents
- Alcohol abuse by the tenant or a household member that threatens the health, safety, or right to peaceful enjoyment of the premises by residents
- Violation by the tenant or a household member of a condition of probation or parole imposed under federal or state law
- Fleeing by the tenant to avoid prosecution or confinement after conviction of a felony



The landlord is not required to evict when the tenant has violated the lease; the regulations give the landlord the right to consider all the circumstances.

During the first year of the lease term, the owner may not terminate the tenancy for other good cause unless the termination is based on something the family did or failed to do.

At the end of the initial lease term, however, an owner may terminate the tenancy or non-renew the lease without cause.



The notice giving the grounds for the eviction may be included in or combined with the notice to vacate or the court pleading filed to commence the eviction lawsuit. The notice period is determined by the lease and state law, because the regulations do not address the issue.

The PHA plays no role in the eviction process, although the owner must give the PHA a copy of the notice to vacate or court complaint. Failure of the landlord to provide a copy of the notice to the PHA is grounds for dismissal of the eviction suit.

The regulations are clear that nonpayment by the PHA is not grounds for termination of the tenancy by the landlord, and the owner may not terminate the tenancy during the term of the lease for nonpayment by the PHA.

Defenses are similar to <u>public housing</u> for notice (<u>CARES Act notice</u> and <u>VAWA notice</u> apply but <u>HUD 30-day</u> notice does not) and substantive defenses.

Resources:

- L. McDonough, F. Fuchs & M. McCreight, Defending Evictions in Public and Subsidized Housing (2015, revised 2025) - Slides 90-101.
- Green Book §§ 11.2 and 11.3.5.
- Minnesota Answer Form A3.



Subsidy Termination: 24 C.F.R. § 982.551 et seq.

- Section 8 participants have a property right in continued participation in the Section 8 Voucher Program.
- When the tenant is evicted for a serious violation of the lease, however, the PHA must propose termination of the family's participation in the Section 8 voucher program.
- The regulations permit the PHA to consider all the circumstances in deciding whether to terminate the family's assistance.

Termination process:

- Notice with content requirements
- Tenant requests informal hearing
- PHA issues decision
- Tenant appeals to appellate court or sues in Federal or state district court

Resource:

Green Book § 11.4.

Project-Based Voucher Program



Eviction grounds and process are similar to the Section 8 Housing Choice Voucher Program. 24 C.F.R. § 983.2.

Resources:

- Green Book §§ 11.2 and 11.3.5.
- Minnesota Answer Form A6.



HUD Handbook 4350.3, Ch. 1

- Section 221(d)(3) Below-Market Interest Rate (Section 221(d)(3) BMIR)
- Section 236
- Rental Assistance Payment (RAP)
- Rent Supplement
- Section 8 Project-Based Assistance
- Section 8 New Construction
- State Agency Financed (generally are New Construction or Substantial Rehabilitation projects)
- Section 8 Substantial Rehabilitation
- Section 202 Projects with Section 8 Assistance (Section 202/8)
- Rural Housing Section 515 Projects with Section 8 Assistance (RHS Section 515/8)
- Loan Management Set-Aside (LMSA)
- Property Disposition Set-Aside (PDSA)
- Section 202 with 162 Assistance Project Assistance Contracts (Section 202 PACs)
- Section 202 with Project Rental Assistance Contracts (Section 202 PRACs)
- Section 202 without Assistance (Income Limits Only)
- Section 811 with Project Rental Assistance Contracts (Section 811 PRACs)



Eviction grounds: <u>HUD Handbook 4350.3, Ch. 8</u>

- Rent
- Material noncompliance with the rental agreement
- Material failure to carry out obligations under any state landlord and tenant act
- Other good cause
- Even at the end of the lease term, the subsidized housing landlord may terminate the tenancy only for cause
- One or more substantial violations of the rental agreement
- Repeated minor lease violations: a pattern of repeated minor violations, not isolated incidents.
- Failure to timely supply information necessary for annual and interim recertification reviews of the family's income and family composition
- Knowingly providing incomplete or inaccurate information required by the landlord to verify tenant income and family composition
- The late payment of rent after the due date but within the grace period



- Criminal activity by the tenant, a household member, guest, or other person under the tenant's control that threatens the health, safety, or right to peaceful enjoyment of the premises by other residents, including property management staff residing on the premises, or right to peaceful enjoyment of their residences by persons residing in the immediate vicinity of the premises
- Drug-related criminal activity engaged in on or near the premises by any tenant, household member, or guest, and any such activity engaged in on the premises by any other person under the tenant's control
- Illegal use of a drug by a household member or a pattern of illegal drug use that interferes with the health, safety, or right to peaceful enjoyment of the premises by other residents
- Alcohol abuse by the tenant or a household member
- Violation by the tenant of a condition of probation or parole imposed under federal or state law
- Fleeing by the tenant to avoid prosecution or confinement after conviction of a felony.



Termination and eviction process:

- Landlord notice with content and service requirements: Subsidized landlords frequently fail to give adequate notice of termination. Many have both subsidized and non-subsidized properties and frequent turnover in staff without adequate training.
- Tenant that he has ten days in which to discuss the proposed termination of tenancy with the landlord
- State court eviction court case
- Defenses: similar to <u>public housing</u> for notice and substantive defenses.

Resources:

- <u>L. McDonough, F. Fuchs & M. McCreight, Defending Evictions in Public and Subsidized Housing (2015, revised 2025) Slides 26-71.</u>
- Green Book §§ 11.2 and 11.3.3.
- Minnesota Answer Form A4.

Rental Assistance Demonstration (RAD) Program



With the enactment of RAD, Congress mandated that tenants shall retain all rights provided under sections 6 and 9 of the United States Housing Act of 1937. Public L. No. 112-55, 125 Stat. 673 (Nov. 18, 2011).

These rights include the public housing grievance procedure and notice requirements. Rental Assistance Demonstration – Final Implementation, Revision 4, PIH-2019-23 (HA) at 64-65, 83-85 (Sep. 5, 2019).

In housing converted to project-based section 8, the owner must use the HUD model lease and must include in its house rules the tenant's right to access the grievance procedure. <u>HUD Handbook 4350.3</u> applies to project-based section 8 program and mandates use of the HUD model lease.

If the PHA converts its housing to project-based vouchers, it may use a lease of its choice, but it must include a Tenancy Addendum, Form HUD 52530.

Rental Assistance Demonstration (RAD) Program



Under the RAD Program, the project-based voucher owner must give notice of lease termination of (1) 14 days for nonpayment of rent; (2) a reasonable period of time, not to exceed 30 days for drug-related or violent criminal activity or any felony convictions, and if the health or safety of other tenants, or the project owner, employees, or persons residing in the immediate vicinity of the premises is threatened; and (3) not less than 30 days in any other case, except that if a State of local law provides for a shorter period of time, the shorter period "shall apply." The policies on notice requirements and right to access the grievance procedure must be incorporated into the PHA's Section 8 Administrative Plan and the lease. Notice H-2019-09 PIH 2019-23 (HA), at § 1.6-C-6 (on pp. 64-65).

RAD conversions to Project-Based Rental Assistance are covered by the HUD 30-day notice requirement. Since the rule does not require the notice for Project-Based Vouchers, it is not clear whether the HUD 30-day notice requirement applies to RAD conversions to Project-Based Vouchers. NHLP, 30-Day Notification Requirement Prior to Termination of Lease for Nonpayment of Rent at 7-8 (Jan. 10, 2025, updated Feb. 3, 2025).

Defenses: similar to <u>public housing</u> for notice and substantive defenses.

Resource:

Green Book §§ 11.3.6a and 12.2.4.

Section 8 Moderate Rehabilitation Program



Similar grounds for eviction: 24 C.F.R. § 882.511

Termination and eviction process:

- Landlord notice with content and requirements
- State court eviction court case
- Defenses: similar to <u>public housing</u> for notice and substantive defenses.

Resources:

- Green Book §§ 11.2 and 11.3.4.
- Minnesota Answer Form A5.

HOME Investment Partnerships Program



24 C.F.R. § 92.253

Owners may not terminate the tenancy except for serious or repeated violation of the terms and conditions of the lease; for violation of applicable federal, state, or local law; or for other good cause. An additional ground is for termination the completion of the tenancy period for transitional housing.

Termination and eviction process:

- Landlord notice with content and requirements
- State court eviction court case
- Defenses: similar to <u>public housing</u> for notice and substantive defenses.

Resource:

Green Book §§ 11.2 and 11.3.7.1.

Shelter Plus Care and Other Supportive Housing Programs



Shelter Plus Care Housing Program - 24 C.F.R. § 582.320(b).

Supportive Housing Program - 24 C.F.R. § 583.300(i).

Continuum of Care Program - 24 C.F.R. § 578.91.

Housing Funded through Housing Opportunities for Persons with AIDS (HOPWA) - 24 C.F.R. §§ 574.310(e)(2)(ii).

Emergency Solutions Grant - 24 C.F.R. § 576.402.

Shelter Plus Care and Other Supportive Housing Programs



Shelter Plus Care recipients may terminate assistance to participants who violate program requirements or conditions of occupancy. But, the landlord must "exercise judgment and examine all extenuating circumstances" to ensure that assistance is terminated only in the most severe cases.

Supportive Housing recipients may terminate assistance to participants who violate program requirements. But, they are required to terminate assistance "only in the most severe cases."

The Continuum of Care Program regulations require the provider to "exercise judgment and examine all extenuating circumstances in determining when violations are serious enough to warrant termination so that a program participant's assistance is terminated only in the most severe cases."

HOPWA recipients may terminate assistance to participants who violate program requirements or conditions of occupancy. But, the grantee "must ensure that supportive services are provided, so that a participant's assistance is terminated only in the most severe cases."

Shelter Plus Care and Other Supportive Housing Programs



Termination and eviction process:

- Landlord notice with content and requirements
- Tenant appeal
- Landlord decision
- State court eviction court case
- Defenses: similar to <u>public housing</u> for notice and substantive defenses.

Resources:

- L. McDonough, F. Fuchs & M. McCreight, Defending Evictions in Public and Subsidized Housing (2015, revised 2025) Slides 78-87.
- Green Book §§ 11.2 and 11.3.7.3.
- Minnesota Answer Form A.4.X.

Internal Revenue Service Section 42 Low-Income Housing Tax Credit



26 U.S.C. A. § 42 (h)(6)(E)(ii)(I)

Rev. Rul. 2004-82, at A-5, 2004-35 I.R.B.350

Tax credit landlords may evict tenants and refuse to renew the lease at the end of the lease term only for good cause.

Since good cause is required, it is implicit that the notice of lease termination state specific grounds for the termination or lease non-renewal. The lease and state law will determine the required notice period, because neither the tax credit statute nor IRS regulations address this issue.

Defenses are similar to <u>public housing</u> for notice (<u>CARES Act notice</u> and <u>VAWA notice</u> apply but <u>HUD 30-day</u> notice does not) and substantive defenses.

Resources:

- Green Book §§ 11.2 and 11.3.6.
- Minnesota Answer Form A.6.X.

7 C.F.R. § 3560.159.

This program is regulated by the Rural Housing Service of the Department of Agriculture.

Owners may terminate the lease for criminal activity, alcohol abuse, material noncompliance with the lease or occupancy rules, and other good cause.

Material noncompliance is defined as including substantial or repeated violations of lease provisions or occupancy rules; nonpayment or repeated late payment of rent or other financial obligations due under the lease or occupancy rules; or admission by the tenant or conviction for use attempted use, possession, manufacture, selling, or distribution of an illegal drug when such activity occurs on the apartment complex premises by the tenant, household member, the tenant's guest, or any other person under the tenant's control at the time of the activity.

Section 515 Rural Rental Housing Program



Good cause is defined as including actions prohibited by state and local laws; actions by the tenant or household member resulting in substantial physical damage causing an adverse financial effect on the housing or the property of other persons; or actions by the tenant or household member which disrupt the livability of the housing by threatening the health and safety of other persons or the right of other persons to enjoyment of the premises and related facilities

Expiration of the lease term is not sufficient ground for lease termination and eviction.

Section 515 Rural Rental Housing Program



Termination and eviction process:

- Landlord violation notice with content requirements
- Tenant time to cure
- Landlord termination notice with content requirements
- State court eviction court case
- Defenses:
 - More extensive than HUD programs.
 - The <u>CARES Act notice</u> and <u>VAWA notice</u> apply but <u>HUD 30-day</u> notice does not.

Resources:

- L. McDonough, F. Fuchs & M. McCreight, Defending Evictions in Public and Subsidized Housing (2015, revised 2025) Slides 72-76.
- Minnesota Answer Forms A7 and A7X.

Criminal Activity Terminations and Evictions



Resources:

Additional defenses apply to evictions alleging criminal activity based on the type of activity, who committed it, where it occurred, and whom was affected.

Resources:

- L. McDonough, L. Wood, J. Hearne, & D. Brooks, Wait a Minute: Slowing Down Criminal Activity Eviction Cases to Find the Truth (2024, revised 2025).
- Green Book §§ 11.2.4.4 and 11.3.

Private, Public and Subsidized Housing Cases



Federal Laws:

Coronavirus Aid, Relief, and Economic Security (CARES) Act § 4024
As noted <u>above</u>, it applies to properties with a federally backed mortgage loan or a federally backed multifamily mortgage loan.

Reasonable accommodation provisions of the Fair Housing Act and Section 504 of the Rehabilitation Act of 1973.

- Green Book § 11.2.4.6.9.
- L. McDonough, L. Wood, J. Hearne, & D. Brooks, Wait a Minute: Slowing Down Criminal Activity Eviction Cases to Find the Truth (2024, revised 2025) - Slides 72-75.

Servicemembers Civil Relief Act

• <u>50 App. U.S.C.A §§ 501-594.</u>

Service Defenses



Dependent on state and local laws and caselaw:

- Personal service
- Substitute service on another person
- Mail and posting service

Example: Minnesota Answer Form A1.

Precondition Defenses



Dependent on state and local laws and caselaw:

- Proper plaintiff
- Proper agent
- Pro se corporation
- Address disclosure
- Registration
- Complaint contents
- Mootness

Example: Minnesota Answer Form A1.

Rent Defenses



Dependent on state and local laws and caselaw:

- Proper notice
- Habitability
- Repair and deduct
- Rental licensing
- Utilities
- Late fees
- Other fees

Example: Minnesota Answer Form A1.

Rent Defenses



Dependent on state and local laws and caselaw:

- Waiver
- Receipts
- Money orders
- Domestic violence
- Disabilities
- Financial exploitation
- Rent control
- Retaliation

Example: Minnesota Answer Form A1.

Notice Defenses



Dependent on state and local laws and caselaw:

- Improper notice
- Retaliation
- Waiver
- Discrimination
- Domestic violence
- Mortgage foreclosure
- Contract for deed cancellation

Example: Minnesota Answer Form A1.

Breach Defenses



Dependent on state and local laws and caselaw:

- Material breach
- Copy of lease
- Right of reentry clause
- Oral lease
- Waiver
- Discrimination
- Disabilities

Example: Minnesota Answer Form A1.

Breach Defenses



Dependent on state and local laws and caselaw:

- Lease term is illegal, unconscionable, an adhesion contract, or discriminatory
- Illegal or criminal activity
- Innocent tenant
- Right to call police
- Domestic violence see NHLP, Housing Rights of Domestic Violence and Sexual Assault Survivors a State and Local Law Compendium.
- Equitable relief from eviction
- Retaliation

Example: Minnesota Answer Form A1.



Dependent on state and local laws and caselaw:

- Dismissal
- Entry of judgment
- Summary judgement
- Scheduling
- Discovery
- Limiting scope
- Motion in limine
- Paying rent into court

Example: Minnesota Answer Form A1.



Dependent on state and local laws and caselaw:

- Rent abatement
- Penalties
- Costs
- Disbursements
- Attorney's fees
- Redemption
- Equitable relief from eviction
- Expungement
- Time to move

Example: Minnesota Answer Form A1.

Policy Advocacy to Improve the Law



- Legislation
- Public housing authority policies
- Appeals
- Affirmative litigation
- Class actions
- Media

Resources:

 L. McDonough, L. Wood, J. Hearne, & D. Brooks, Wait a Minute: Slowing Down Criminal Activity Eviction Cases to Find the Truth (2024, revised 2025) - Slides 88-91.

Questions and Consultations



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Housing Law in Minnesota

http://povertylaw.homestead.com/HousingLawinMinnesota.html