STA	TE (JF .	MINN	NESOT	A	DISTRICT COURT JUDICIAL DISTRICT			
CO	UNT	Y O	F			DIVISION:			
						CASE TYPE: UNLAWFUL DETAINER (EVICTION)			
			Dla:		andlord),	ANSWER AND MOTION FOR DISMISSAL OR SUMMARY JUDGMENT			
v.			Piai	nuii (L	andiord),	Housing Law Minnesota Form No. A-3 Section 8 Housing Choice and VASH Voucher Tenancies March 2025			
					,	Case No.			
			Def	endant	(Tenant).				
A0.	1.		Notic	e under	The property is and federally ba The landlord ma This requirement expiration date. The landlord did	Aid, Relief, and Economic Security (CARES) Act § a covered property (public and subsidized housing cked mortgages). by not evict a tenant except on a 30-day notice. It is not limited to nonpayment of rent and has not limited to notice requirement. Sover Cases, infra.			
Α.	GE	NE		– ANSW	· · · · · · · · · · · · · · · · · · ·	<u>, </u>			
. 20	1.		Defer Defer Defer Deve to rer incide the V	ndant act and	dmits the facts in the enies the facts in the annot admit or deneceives housing substited (HUD) to the land it. Domestic violes directly related to	nese paragraphs of the complaint: y these paragraphs of the complaint: y these paragraphs of the complaint: besidy from the Dept. of Housing and Urban dlord through a Section 8 Voucher Defendant uses nee, dating violence, sexual assault or stalking the allegations in this case so the protections of Act fo 2022 (VAWA) apply. 34 U.S.C. § 12491, et			
В.	TY	PE	OF T	ENAN	CY OR OCCUPA	ANCY			
	1.		Section	on 8 Ho	ousing Choice Vou	cher.			

		HUD-Veterans Affairs Supportive Housing (HUD-VASH) Voucher. Public Law 110-161; 78 Fed. Reg. 25026 (May 6, 2008); 24 C.F.R. Part 982.												
3.			Rent is \$ per month, due on											
SE	RV	ICE												
1.		requires Packag 568, 56 Travers America Johnson	Minn. Stat. § 504B.332 (replacing Minn. Stat. § 504B.331, formerly § 566.06) requires strict compliance in service, not merely substantial compliance. Color-Ad Packaging, Inc. v. Kapak Industries, Inc., 285 Minn. 525, 526 n.1, 172 N.W.2d 568, 569 n.1 (1969), overruled on other grounds by In re Lake Valley Twp. Bd., Traverse Cnty. v. Lewis, 305 Minn. 488, 234 N.W.2d 815 (1975); Bloom v. American Express Co., 222 Minn. 249, 253, 23 N.W.2d 570 (1946); Koski v. Johnson, 837 N.W.2d 739 (Minn. Ct. App. 2013); Nieszner v. St. Paul Sch. Dist. No. 625, 643 N.W.2d 645, 649–50 (Minn. Ct. App. 2002).											
2.		seven d	The summons and complaint (court papers) were <u>not delivered or mailed at least seven days</u> before the court hearing. <u>Minn. Stat.</u> § 504B.332,subd. 2(a) (replacing Minn. Stat. § 504B.331, formerly § 566.06).											
3.		The cou	ırt pape	ers were	e delivered on a legal holiday. Minn. Stat. § 645.44, Subd. 5.									
4.		The person who delivered the court papers is the named-Plaintiff, or is another person who is <u>not wholly disinterested</u> in the case. <u>Minn. R. Civ. P. 4.02</u> ; <i>Lewis v. Contracting Northwest, Inc.</i> , 413 N.W.2d 154, 155 (Minn. Ct. App. 1987).												
5.		person a Stat. § 3	and not 504B.3	t Defen 31, forn	sed substituted service to give the court papers to another dant. Minn. Stat. § 504B.332, subd. 3(b) (replacing Minn. merly § 566.06); Koski v. Johnson, 837 N.W.2d 739 (Minn. compliance required).									
		b. c.		The permanent of the pe	off could have found Defendant in the county. The present of the serious of the									
6.		were delivered. Plaintiff improperly used service by mail and posting. Minn. Stat. § 504B.332, subd. 4 (replacing Minn. Stat. § 504B.331, formerly § 566.06); Koski v. Johnson, 837 N.W.2d 739 (Minn. Ct. App. 2013) (strict compliance required).												
		a.		Plainti	ff could have found Defendant in the county.									
		b.			ff did not try personal service twice on different once between 6:00 p.m. and 10:00 p.m.									
		c.			ff failed to file an affidavit with the court stating how one or of the following required steps were completed:									
			i.		That Defendant could not be found in the county or that the Plaintiff believes that the Defendant is not in the state.									

C.

				ii. iii.		A copy of the summons and complaint had been mailed to the defendant at the defendant's last known address at least seven days before the date of the court hearing. That Plaintiff complied with 504B.332, subd. 2(b) by providing the date and manner by which the plaintiff attempted to communicate to the defendant in compliance with subdivision 2, paragraph (b), or stating that the plaintiff does not use electronic written communication to regularly communicate with the defendant and does not have an electronic
				iv.		address for the defendant. That two personal service attempts were made in compli-
				v.		ance with § 504B.332, subd. 4(b)(2); The date and time the summons and complaint were posted on the entry to the defendant's individual unit.
			d.		The co	ourt papers were \square mailed but not posted or \square posted but not \mathbb{I} .
	7.		hearin	ig, exclu	ding in	affidavits of service by 3:00 p.m., three days before the tervening Saturdays, Sundays or legal holidays. Minn. Stat. § 504B.332, subd. 4(b)(4); Minn. Gen. R. Prac.
	8.		Plainti after the 566.05	he sumr	an expe	edited case. The court papers were not served within 24 hours as issued. Minn. Stat. § 504B.321, Subd. 2 (formerly §
	9.		Other:	·		·
D.					FOR F	RECOVERY OF THE PREMISES
D.	PR	REC		TIONS	FOR F	RECOVERY OF THE PREMISES
D.	PR DA	REC	ONDI' ederal Plainti	TIONS Law iff failed	d to give	e the eviction notice and/or the court papers to the housing \$982.310(e)(2)(ii). Lease ¶
D.	PR DA	REC A. F	CONDIC ederal Plainti author Violer	Law iff failed rity. 24 (to give	e the eviction notice and/or the court papers to the housing
D.	PR DA	REC A. F	CONDIC ederal Plainti author Violer	Law iff failed rity. 24 (I to give C.F.R. § inst Wo .S.C. § Plaints state a dent(s	e the eviction notice and/or the court papers to the housing \$982.310(e)(2)(ii). Lease ¶ oman Act of 2022 (VAWA) (#b Required for All Com-
D.	PR DA	REC A. F	ederal Plainti author Violer plaints	Law iff failed rity. 24 (ance Agas), 34 U	I to give C.F.R. § inst Wo .S.C. § Plaints state a dent(s VAW. Plaints under tion fo	e the eviction notice and/or the court papers to the housing \$982.310(e)(2)(ii). Lease ¶ oman Act of 2022 (VAWA) (#b Required for All Com- 12491, et seq.; 24 C.F.R. §§ 5.2005: iff failed to state facts that authorize recovery by failing to ny allegations that are not related to or the result of an inci-) of domestic violence, dating violence or stalking that
D.	PR DA	REC A. F	Plainti author Violer plaints a. b.	TIONS Law iff failed fity. 24 (conce Agas), 34 U	I to give C.F.R. § inst Wo S.C. § Plaint: state a dent(s VAW) Plaint: under tion fo 24 C.I	e the eviction notice and/or the court papers to the housing § 982.310(e)(2)(ii). Lease ¶ oman Act of 2022 (VAWA) (#b Required for All Com- 12491, et seq.; 24 C.F.R. §§ 5.2005: iff failed to state facts that authorize recovery by failing to ny allegations that are not related to or the result of an inci-) of domestic violence, dating violence or stalking that A prohibits as a basis for eviction. iff failed to include the VAWA Notice of Occupancy Rights the Violence Against Women Act (VAWA) and a certifica- orm (Form HUD 5383) so this matter must be dismissed. <i>Id.</i> ,

		a. b.		contac Plainti	ff failed to give Defendant the opportunity to designate a t person. ff failed to contact Defendant's designated contact person file this action.
5.		Other:			·
DE	8. M	linneso	ta Law		
1.			ff is not gement a		rson entitled to possession of the building or an authorized
		a. b.			Stat. § 481.02, subd. 3(13). pin and Ramsey Housing Courts: Minn. Gen. R. Prac. 603.
2.		The pe		pearing	g on behalf of Plaintiff does not have a <u>proper Power of</u>
		a.			erson may not engage in the unauthorized practice of law. <i>In Conservatorship of Riebel</i> , 625 N.W.2d 480, 483 (Minn.
		b.		Henne	pin and Ramsey Housing Courts: Minn. Gen. R. Prac. 603.
			i.		The person suing on behalf of Plaintiff did not file a Power of Authority.
			ii.		The Power of Authority was not properly executed:
			iii.		Plaintiff filed a Power of Attorney not specific to this case, not a Rule 603 Power of Authority. <i>In re the Conservator-ship of Riebel</i> , 625 N.W.2d 480, 483 (Minn. 2001).
3.			iff, the lar entit		d, the lessor, or the management company is a corporation or
		a.		ny M N.W.2 Place App. 2	le of Hennepin and Ramsey Housing Courts: It <u>must be</u> <u>ented by an attorney</u> to file a case or to appear otherwise in innesota court. <i>Nicollet Restorations, Inc. v. Turnham</i> , 486 d 753 (Minn. 1992); 301 Clifton Place, L.L.C. v. 301 Clifton Condominium Ass'n, 783 N.W. 2d 551, 560-61 (Minn. Ct. 2010); Save Our Creeks v. City of Brooklyn Park, 699 N.W. 7, 309 (Minn. 2005).
		b.		ing Ar Courts amend eviction attorned Comm	pin and Ramsey Housing Courts: <i>Id. See</i> Order Promulgatmendments to the General Rules of Practice for the District ADM09-8009 (Minn. May 13, 2019) (rejecting proposal to Minn. Gen. R. Prac. 603 to permit corporations to appear in on action initial hearings without representation by a licensed ey, citing <i>Save Our Creeks</i> , 699 N.W.2d at 309). <i>But see unity Cares v. Faulkner</i> , 949 N.W.2d 296 (Minn. 2020). Gen. R. Prac. 603 allows a person not an attorney agent to

business-entity landlord. 4.

Plaintiff or Plaintiff's agent is engaging in unauthorized practice of law by charging a separate fee for representing the owner in this case. Minn. Stat. § 481.02, subd. 3(12-13). 5. □ Principal and Address Disclosure. Minn. Stat. § 504B.181 (formerly 504.22). Where a statute recites preconditions for commencement of an action, facts establishing compliance must be pleaded. Biron v. Bd. of Water Comm'rs, 43 N.W. 482 (Minn. 1889). a. Plaintiff failed to disclose either in the rental agreement or otherwise in writing prior to commencement of the tenancy the name and address of (1) the person authorized to manage the premises: and (2) the landlord of the premises or an agent authorized by the landlord to accept service of process and receive and give receipt for notices and demands. b. Defendant did not know the names of the manager of the building and person authorized to accept service of process and addresses at which they could be served 30 days before filing this case. Defendant did not know the identity of the principal of the propc. erty. Trilogy Properties of MN LLC v. Gilmer, No. 27-CV-HC-11-7635 (Minn. Dist. Ct. 4th Dist. Dec. 16, 2011). d. Defendant lives in Minneapolis. Mpls. Code of Ord. § 244.2000, amended by Mpls. Code of Ord. § 2024-028, File No. 2024-0024 (Aug 15, 2024) (Effective Mar. 1, 2025). i. Prior to commencement of the tenancy or within the rental agreement, Plaintiff failed to disclose: (a) \Box The name and contact information of the person authorized to manage the premises and the name and physical address of the landlord or an agent authorized by the landlord to accept service of process and receive and give receipt for notices and demands. The rental license tier status of the property. (b) Information regarding violations of the housing (c) code that contributed to the tier status of the prop-(d) A copy of all unabated orders and violation tags affecting the dwelling unit or common areas of the property. (e) An overview of how garbage, recycling, and organics recycling are managed at the property. ii. The property is required to be licensed. Plaintiff failed to

appear in Hennepin and Ramsey Housing Count on behalf of a

provide to all tenants within 90 days of the start date of the

lease:

			(a)	Information on the rights of renters in a manner approved by the director of Minneapolis Regulatory Services.
			(b)	Rights protected by federal law, state law, and city ordinances.
			(c)	☐ Contact information for the Department of Regula-
			(d)	tory Services. ☐ Other information that the Director of Regulatory Services deems necessary:
5.	did no	t compl ng Defe	y with t	, the lessor, or the management company is a business which he Secretary of State <u>trade name registration statutes</u> , p \$250.00 in costs or by set off. Minn. Stat. §§ 333.001-
7.	Conten	nts of th	e comp	laint. Minn. Stat. § 504B.321 (formerly 566.05).
	a.		Minn. comme pleade 1889).	ff failed to state the facts which authorize recovery of the ses. Minn. Stat. § 504B.321 (formerly 566.05). Compare R. Civ. P. 8.01. Where a statute recites preconditions for encement of an action, facts establishing compliance must be d. Biron v. Bd. of Water Comm'rs, 43 N.W. 482 (Minn. In Hennepin and Ramsey Housing Courts, see Minn. Gen. c. 604(a).
	b.			ff failed to attach the current written lease, if any, or most written lease in existence, and any relevant lease addenda.
	c.		Plainti	ff alleged nonpayment of rent but
		i.		failed to attach a detailed, itemized accounting or statement
		ii.		listing the amounts failed to attach to the complaint a pre-filing notice that complies with Minn. Stat. § 504B.321, subd. 1a. See §E.0a, Nonpayment of Rent Cases, <i>infra</i> .
	d.		Plainti	ff alleged a breach of lease but failed to identify:
		i. ii.		the clause of the lease which is the basis of the allegation, the nature of the conduct constituting the alleged breach of lease,
		iii. iv.		the dates on which the alleged conduct took place, and the clause granting the right to evict based on the alleged conduct.
	e.		Plainti specify	ff alleged a violation of Minn. Stat. § 504B.171 but failed to y:
		i.		the nature of the conduct constituting the alleged violation and
		ii.		the dates on which the alleged conduct took place.

	f.		Plaintiff alleged holding over after notice in violation of Minn. Stat. § 504B.285, subdivision 1 but failed to attach a copy of any notice to vacate or notice to quit. In Hennepin and Ramsey Housing Courts, see Minn. Gen. R. Prac. 604(c).
	g.		Plaintiff failed to state in the complaint whether the tenancy is affected by a federal or state housing subsidy program through project-based federal assistance payments; the Section 8 program, as defined in Minn. Stat. § 469.002, subdivision 24; the low-income housing tax credit program; or any other similar program, and include the name of the agency that administers the housing subsidy program.
	h.		The court must dismiss and expunge this eviction action for any violation of Minn. Stat. § 504B.321, subd. 5.
8. 🗆			andlord of a residential building with 12 or more residential units provide a written lease. Minn. Stat. § 504B.111.
9. □	The le	ease¶_	requires Plaintiff to give <u>notice</u> before filing this action.
	a.		Plaintiff failed to give the required notice, so Plaintiff's cause of action has not accrued. <i>Park Nicollet Clinic v. Hamann</i> , 808 N.W2d 828 (Minn. 2011) ("A cause of action accrues when all of the elements of the action have occurred"). <i>See Osuji v. Coleman</i> , No. HC-01991118524 (Minn. Dist. Ct. 4 th Dist. Nov. 30, 1999).
	b.		See Holding Over Defenses, § F, infra.
10. □	interes N.W.2	sts of th 2d 803,	moot because Defendant vacated possession of the premises on . An eviction action resolves the present possessory te parties. Minn. Stat. § 504B.001, subd. 4; <i>Lilyerd v. Carlson</i> , 499 812 (Minn. 1993); <i>see also Isaacs v. Am. Iron & Steel Co.</i> , 690 376 (Minn. Ct. App. 2004), <i>rev. den</i> . (Minn. Apr. 4, 2005).
11. 🗆	Other	:	
HOLI	OING (OVER (CASES
EA. F	ederal	Law	
0. 🗆			Aid, Relief, and Economic Security (CARES) Act § 4024 Notice: eshold CARES Act Defense, <i>supra</i> .
1. 🗆	Plaint	iff may	not evict Defendant without cause.
	a. b.		During the lease. 24 C.F.R. §§ 982.310. After the lease ends if the leases requires cause for eviction in all cases.
2. 🗆			ninst Woman Act (VAWA) (#b Required for All Notices), <u>34 U.S.C.</u> eq.; <u>24 C.F.R. § 5.2005</u> :

E.

		a.	Ш	violen	ce, datir	ng viole	nce, sexual assault or stalking which is retermination.
		b.		Occup (VAW	ancy Ri A) and	ghts un a certif	ude with the notice the VAWA Notice of der the Violence Against Women Act ication form (Form HUD 5383) so this matter L, 24 C.F.R. § 5.2005 (notice and form).
		c.		state and dent(s) VAWA	ny alleg) of don	ations the state of the state o	e facts that authorize recovery by failing to hat are <u>not</u> related to or the result of an incicolence, dating violence or stalking that a basis for eviction. <u>24 C.F.R. §§ 5.2001-</u>
3.		Other:					<u>.</u>
ЕB	. St	ate Lav	V				
1.		termina		otice to			otice. Plaintiff did not attach a copy of the See § D.7, Preconditions for Recovery of the
2.			for an amedian and Ur Minner	amount n incom ban De sota-Wi	that is a det velopm	affordal termined ent for Metro	Center in an affordable housing unit that rents ble to households at or below 80% of area d by the United States Department of Housing the Minneapolis-St. Paul-Bloomington, politan Statistical Area. Brooklyn Center
		a.					good cause to terminate or not renew the er Ordinances 12-912D(4)-(5).
		b.		evictio	n action	n. <mark>Brool</mark>	e proper written notice before filing this klyn Center Ordinances 12-912D(4) as e April 4, 2022.
			(1)		Nonpa	yment o	of rent claims
				(a)			ff failed to provide at least 30 days' notice of filing an eviction action for nonpayment of
				(b)			otice provided was insufficient because it to include all of the following:
					(i)		Name, mailing address, and phone number of person authorized to receive rent and fees
					(ii)		on behalf of the owner; Total amount of money the tenant owes to owner along with a specific accounting, in- cluding any past due rent, late fees, and other charges;

		(111)	Ш	avoid an eviction action (this must be 30 days or more from the date the notice is de-
		(iv)		livered); Notification that the tenant may be evicted if
		(v)		they don't pay the past due rent; and Information about accessing rental assistance at 211 or https://www.211unitedwayorg/ and information about accessing legal help by visiting https://www.lawhelpmn.org
	(c)		by fir	owner failed to serve the notice personally or est-class mail (e-mail or electronic delivery is ufficient).
(2)		Breac	h of lea	ase claims
	(a)			tiff failed to provide at least 30 days' notice to filing an eviction action for breach of lease.
	(b)			notice provided was insufficient because it to include all of the following:
		(i)		Name, mailing address, and phone number
		(ii)		of the owner; Description of specific conduct that is a violation of lease, including date of violations and the person who committed the violations and identification of the specific clause of
		(iii)		the lease that was violated; Notification that tenant has the right to correct alleged breach, how it may be corrected and the deadline to correct the breach (this must be 30 days or more from the date the
		(iv)		notice is delivered); Information about accessing rental assistance at 211 or https://www.211unitedway.org/ and information about accessing legal
		(v)		help by visiting https://www.lawhelpmn.org ; Notification that the tenant may be evicted if they do not correct the breach by the deadli-
		(vi)		ne; and A copy of the lease attached to the notice.
	(c)		by fir	owner failed to serve the notice personally or est-class mail (e-mail or electronic delivery is ufficient).
(3)		Exped	lited br	reach of lease claims
	(a)			owner failed to provide at least 3 days' notice to the filing of the eviction action.

			(b)			otice provided was insufficient because it to include all of the following:
				(i)		Name, mailing address, and phone number
				(ii)		of the owner; Description of specific conduct that is a vio- lation of lease, including date of violations and the person who committed the violations and identification of the specific clause of the lease that was violated;
				(iii)		Notification that tenant has the right to correct alleged breach, how it may be corrected,
				(iv)		and the deadline to correct the breach; Information about accessing rental assistance at 211 or https://www.211unitedwayorg/ and information about accessing legal
				(v)		help by visiting https://www.lawhelpmn.org ; Notification that the tenant may be evicted if they do not correct the breach by the deadline; and
				(vi)		A copy of the lease attached to the notice.
			(c)		by firs	wner failed to serve the notice personally or t-class mail (e-mail or electronic delivery is fficient).
3.	Retalia	ation.				
	a.		Minn. § 566.2 on contract govern govern safety, substant before tivated	Stat. § 28), and ct, oral camental amental housing notial not service by Def	504B.28 I was in to or writte subdivi authori g, or bu n-retalia of the 1	Defendant to move was retaliatory under 85 (formerly § 566.03), § 504B.441 (formerly tended in whole or part as a penalty actions o secure or enforce rights under a lease or en, under the laws of the state or any of its sions, or of the United States; or to report to a ty of the plaintiff's violation of a health, ilding code or ordinance. Plaintiff lacks a actory purpose, arising at or within a short time notice to quit, wholly unrelated to and unmoss protected activity. <i>Parkin v. Fitzgerald</i> , 307 2d 828 (1976).
	b.		retaliat the lan	tion for dlord o <i>Cent. H</i>	Defend f state o	ant's complaints about material violations by or local law, residential covenants, or the socs., LP v. Olson, 929 N.W.2d 398 (Minn.
4.	Plainti it by:	ff <u>waiv</u>	ed the n	otice to	end De	efendant's lease or is estopped from enforcing
	a.					he move out date. <i>Pappas v. Stark</i> , 123 Minn. 2, 1047 (1913).

	b.		subd. 3 combino of least holdow 91 state lent to 83, 14, also pris incompanies.	formerly § 504.02), the legislature explicitly allowed for ning allegations of nonpayment of rent and material breach ie. The statute does not provide for combining allegations of ver and nonpayment of rent. Moreover, Minn. Stat. § 504B.2-res that an eviction action for nonpayment of rent "is equivaa demand for the rent." See Pappas v. Stark, 123 Minn. 81, 2 N.W. 1042, 1047 (1913). The nonpayment eviction statute rovides the tenant with a right to redeem the tenancy, which insistent with a holdover claim. Minn. Stat. § 504B.291 erly § 504.02).
5.	Barnes	s v. Wei	s Mana	against Defendant as a member of a protected class. <i>gement Co.</i> , 347 N.W.2d 519, 522 (Minn. Ct. App. 1984); nn. Stat. § 363A.09.
5.	<u>206</u> . A	''landlo	ord may	the lease for domestic violence under Minn. Stat. § 504Bv not commence an eviction action against a tenant who has provided in" Minn. Stat. § 504B.206, Subd. 3(e).
7.	This er		is based	I on foreclosure of a mortgage or cancellation of a contract
	a.		Real E (Minn	dant has <u>defenses</u> to Plaintiff's claim of title to the property. <i>Estate Equity Strategies, LLC v. Jones</i> , 720 N.W.2d 352. Ct. App. 2006); <i>Lilyerd v. Carlson</i> , 499 N.W.2d 803, 807, Minn. Ct. App. 1993); Minn. Stat. § 504B.121.
	b.		Minn. other of title to continuaction	ff entered into a <u>foreclosure reconveyance</u> in violation of <u>Stat. § 325N.1018</u> , or involving fraudulent, misleading or deceptive practices. Defendant owned the property, conveyed another party to avoid foreclosure, and Defendant has ued to occupy the property. Defendant requests a stay of this without bond for 90 days to allow Defendant to file an to challenge the foreclosure reconveyance. <u>Minn. Stat. N.18</u> .
	c.			dant is a <u>tenant of the person</u> whose mortgage was fore. Minn. Stat. § 504B.285, subd. 1a.
		i.		Defendant's lease began after the date the mortgage was executed and prior to the expiration of the redemption period. The immediate successor in interest must provide at least 90 days' written notice to vacate, given no sooner than the expiration of the redemption period, and effective no sooner than 90 days from the expiration of the redemption period.
		ii.		Defendant has a bona fide lease that extends more than 90 days beyond the date the redemption period expires. Defendant is not a child, spouse, or parent of the mortgagor, Defendant's lease resulted from an arms-length transaction, Defendant's rent is not substantially less than fair market

					rent, and there is no new owner who will occupy the property as a primary residence. Defendant can stay until the end of the lease term.
			d.		Defendant is a <u>tenant of the person</u> whose contract for deed was canceled. Plaintiff did not give Defendant a two-month written notice before filing this action. <u>Minn. Stat.</u> § 504B.285, subd. 1b.
	8.		Other:		·
F.	NO	ONF	PAYMI	ENT OI	F RENT CASES
	FA	. F	ederal l	Law	
	0.				Aid, Relief, and Economic Security (CARES) Act § 4024 Notice e required). <i>See</i> §A0, Threshold CARES Act Defense, <i>supra</i> .
	1.				was required before filing this action. See Holding Over Cases , supra.
	2.				lence: Violence Against Women Act of 2022 (VAWA), 34 U.S.C. § ; 24 C.F.R. § 5.2005:
			a.		Plaintiff has alleged Defendant owes charges for damage that is the result of domestic violence, dating violence, sexual assault or stalking. These charges are not a legal basis to terminate the tenancy.
			b.		The rent the Plaintiff is trying to collect incorrectly includes the income of, the abuser/attacker/stalker, who is excluded from Defendant's household. The rent must be recalculated by the Plaintiff, based on the actual household composition and income, before the court can determine how much rent the Plaintiff has a right to collect from Defendant under federal regulations and Defendant's lease.
			c.		The rent has not been paid as a result of domestic violence, dating violence, sexual assault or stalking so cannot be the basis to evict Defendant.
			d.		See state law defense, infra, at § FB.13
	3.		Heal	th, Safe	ty, and Habitability:
			a.		Plaintiff has violated the habitability law by not making repairs, including but not limited to:
					Defendant requests that the court reduce the past rent and reduce future rent until repairs are completed. 24 C.F.R. §§ 982.401 - 982.406.
			b.		See state law defense, infra, at § FB.4.

4.		Plainti	ff is cha	arging improper late fees or other fees.
		a.		The late fee is more than 8% of the overdue rent payment. <i>Housing and Redevelopment Authority of Duluth v. Lee</i> , 852 N.W.2d 683 (Minn. 2014).
		b.		Plaintiff is charging illegal side payments. <u>24 C.F.R. § 982.451</u> .
		c.		See state law defense, infra, at § FB.7.
5.		Public	Housin	g Authority (PHA) actions. 24 C.F.R. Part 5; 24 C.F.R. Part 982.
		a.		The PHA did not properly calculate income and rent. 42 U.S.C. § 1437a(a); 24 C.F.R. § 5.601 et seq.
		b.		Defendant pays a minimum rent and the PHA failed to grant Defendant a hardship exemption. 42 U.S.C.A. § 1437a(a)(3)(B); 24 C.F.R. § 5.630(b).
		c.		The PHA did not give Defendant a sufficient utility allowance. <u>24</u> <u>C.F.R. § 982.517</u> .
		d.		The PHA improperly terminated the government subsidy and raised rent to market rent. 24 C.F.R. § 982.551 et seq.
		e.		Plaintiff is trying to collect from Defendant the government subsidy withheld by the PHA because Plaintiff did not complete repairs. Defendant is not responsible for the subsidy. 24 C.F.R. § 982.310(b).
6.		Other:		
FB	. St	ate Lav	w	·
0.				ot comply with the statewide pre-filing notice requirements of Minn. 21, subd. 1a.
		a. b. c. d.		Plaintiff did not provide a 14 day pre-filing notice. Plaintiff's notice was not in writing. Plaintiff's notice did not include the total amount due. Plaintiff's notice did not include a specific accounting of the amount of the total due from unpaid rent, late fees, and other characters and the large.
		e.		ges under the lease. Plaintiff's notice did not include the name and address of the
		f.		person authorized to receive rent and fees on behalf of the landlord. Plaintiff's notice did not include the statement: "You have the right to seek legal help. If you can't afford a lawyer, free legal help may be available. Contact Legal Aid or visit www.LawHelpMN.org to
		g.		know your rights and find your local Legal Aid office." Plaintiff's notice did not include the following statement: "To apply for financial help, contact your local county or Tribal social ser-

	h.		Way to Plainti landlo due or local g	office, apply online at MNBenefits.mn.gov or call the United oll-free information line by dialing 2-1-1 or 800-543-7709." If snotice did not include the following statement: "Your rd can file an eviction case if you do not pay the total amount move out within 14 days from the date of this notice. Some governments may have an eviction notice period longer than
	i.			ff did not deliver the notice personally or by first class mail residential tenant at the address of the leased premises.
	j.			deral law defense, supra, at § E.
1.	Local	Ordinar	ices.	
	a.		the not 2060,	dant lives in Minneapolis and Plaintiff did not comply with tice requirement of Minneapolis Code of Ordinances 244 amended by Mpls. Code of Ord. § 2024-032, File No. 2024-(Sep 19, 2024) (Effective Mar. 1, 2025).
		i.		Plaintiff did not provide Defendant with a 28-day prefiling notice (14-day notice prior to March 1, 2025).
		ii. iii.		Plaintiff's prefiling notice was not in writing. Plaintiff did not deliver the notice personally or by first-class mail to the address of the premises.
		iv.		Plaintiff's prefiling notice did not include the total amount due.
		v.		Plaintiff's prefiling notice did not include a specific accounting of the amount of the total due that is comprised of unpaid rents, late fees, or other charges under the lease.
		vi.		Plaintiff's prefiling notice did not include the name and address of the person authorized to receive rent and fees on behalf of the landlord.
		vii.		Plaintiff's prefiling notice did not provide a description of how to access legal and financial assistance.
		viii.		Plaintiff's prefiling notice did not state that the landlord may bring an eviction action following expiration of the 14-day notice period if Defendant failed to pay the total amount due or failed to vacate.
	b.			dant lives in St. Louis Park and Plaintiff did not comply with tice requirement of <u>St. Louis Park City Code Sec. 8-337</u> .
		i.		Plaintiff did not provide Defendant with a 7-day prefiling notice.
		ii. iii.		Plaintiff's prefiling notice was not in writing. The Owner or an agent of the Owner did not deliver the notice personally, by first-class mail to the address of the leased premises, or by email to the residential tenant at the residential tenant's email address on file.
		iv.		Plaintiff's prefiling notice did not include the total amount due.
		v.		Plaintiff's prefiling notice did not include a specific accounting of the amount of the total due that is comprised of unpaid rents, late fees, or other charges under the lease

		vi.		Plaintiff's prefiling notice did not include the name and address of the person authorized to receive rent and fees on behalf of the landlard	
		vii.		behalf of the landlord. Plaintiff's prefiling notice did not provide a disclaimer that a low-income tenant may be eligible for financial assis-	
		viii.		tance. Plaintiff's prefiling notice did not provide a description of how to access legal and financial assistance.	
		ix.		Plaintiff's prefiling notice did not state that the landlord may bring an eviction action following expiration of the 7-day notice period if Defendant failed to pay the total amount due or failed to vacate.	
	c.		and Pleviction	idant lives in Brooklyn Center in an affordable housing unit laintiff failed to give proper written notice before filing this on action. Brooklyn Center Ordinances 12-912D(4) as ded and effective April 4, 2022. See §FB.2, Holding Over, infra.	
d. \Box For other defenses to notices, <i>see</i>		For ot	ther defenses to notices, see §F, Holding Over Cases, infra.		
	e.		rent by	idant lives in Saint Paul and Plaintiff increased the monthly y more than 3% in the last year and landlord did not get an tion from the city to allow this. St. Paul Ordinance .01193A.09.	
	Plaintiff alleges <u>nonpayment of rent and material lease</u> violations. Defendant does not have to pay rent into court. The court must consider the lease violations claim before considering the nonpayment of rent claim. <u>Minn. Stat. § 504B.285</u> , <u>subd. 504B.285</u> , subd. 504B.285				
	Defen	dant do	es not c	owe all of the rent alleged.	
	Health	n, Safety	y, Habit	<u>rability</u> and <u>Privacy</u> .	
	a.		safety future Fritz v lease of the co give v defense	iff has violated the covenants of habitability, health, and a Defendant asks the Court to reduce past rent and reduce rent until repairs are completed. Minn. Stat. § 504B.161; w. Warthen, 213 N.W.2d 339, 341-42 (1973). The parties to a or license of residential premises may not waive or modify evenants imposed by this section. Tenants are not required to vitten notice of habitability violations to assert a habitability se to an eviction action for nonpayment. Ellis v. Doe, 915 2d 24 (Minn. Ct. App. 2018).	
		i.		Plaintiff failed to maintain premises and all common areas fit for the use intended by the parties:	
		ii.		Plaintiff failed to keep the premises in reasonable repair during the term of the lease or license, except when the disrepair has been caused by the willful, malicious, or irresponsible conduct of the tenant or licensee or a person	

2.

3.

4.

		under the direction or control of the tenant or licensee:		
iii.		Plaintiff failed to make the premises reasonably energy efficient by installing weatherstripping, caulking, storm windows, and storm doors when any such measure will result in energy procurement cost savings, based on curre and projected average residential energy costs in Minnesota, that will exceed the cost of implementing that measure, including interest, amortized over the ten-year periodollowing the incurring of the cost:	- od	
iv.		Plaintiff failed to maintain the premises in compliance we the applicable health and safety laws of the state, and of local units of government where the premises are located during the term of the lease or license, except when violation of the health and safety laws has been caused by the willful, malicious, or irresponsible conduct of the tenant licensee or a person under the direction or control of the tenant or licensee:	thed a- or	
v.		Plaintiff failed to supply or furnish heat at a minimum temperature of 68 degrees Fahrenheit from October 1 to April 30, unless a utility company requires and instructs heat to be reduced.		
vi.		Plaintiff failed to correct an emergency under Minn. Stat. 504B.161, subd. 1(a)(2) and Minn. Stat. § 504B.381, sub 1, including:		
	(a)	A unit of government has revoked a rental license issued a condemnation order, issued a notice of intent to condemn, or otherwise deemed the proporty uninhabitable.		
	(b)	erty uninhabitable. ☐ A serious infestation.		
	(c) (d)	☐ The loss of running water☐ The loss of hot water.		
	(u) (e)	\Box The loss of heat.		
	(f)	☐ The loss of electricity.☐ The loss of sanitary facilities.		
	(g) (h)	☐ A nonfunctioning refrigerator.		
	(i)	☐ If included in the lease, a nonfunctioning air conditioner.	di-	
	(j) (k)	☐ If included in the lease, no functioning elevator. ☐ Any conditions, services, or facilities that pose a serious and negative impact on health or safety:		
	(1)	☐ Other essential services or facilities:	<u>_</u>	
	()			

	quests \square past and future rent abatement the tenancy. <i>Delamater v. Foreman</i> , 2 bugs coming in great numbers into ap		Defendant's apartment is infested with bedbugs. Defendant requests □ past and future rent abatement and/or □ termination of the tenancy. <i>Delamater v. Foreman</i> , 239 N.W. 148 (1931) (bedbugs coming in great numbers into apartment from sources under landlord's control may constitute constructive eviction).
	c.		Plaintiff made Defendant agree to perform specified repairs or maintenance, but the agreement is not supported by adequate consideration and set forth in a conspicuous writing.
	d.		Privacy: A violation of privacy under Minn. Stat. § 504B.211 is a violation of Minn. Stat. § 504B.161. Plaintiff, including its agent or other person acting under the landlord's direction and control, entered the premises rented by Defendant.
		i.	☐ Plaintiff failed to have only for a reasonable business pur-
		ii.	pose. Plaintiff failed to make a good faith effort to give reasonable notice under the circumstances of not less than 24 hours in advance of the intent to enter.
		iii.	Plaintiff failed to specify a time or anticipated window of time of entry between the hours of 8:00 a.m. and 8:00 p.m.
		iv.	Plaintiff entered when Defendant was not present and prior notice had not been given, and Plaintiff failed to disclose the entry by placing a written disclosure of the entry in a
		V.	conspicuous place in the premises. Defendant is entitled to a penalty which may include a rent reduction up to full rescission of the lease, recovery of any damage deposit less any amount retained under Minn. Stat. § 504B.178, and up to a \$500 civil penalty for each violation and reasonable attorney fees.
	d.		See Federal law defense, supra, at § FA.3.
5. □	Renta	ıl Licens	sing.
	a.		The code of the city where the premises are located requires landlords to have a rental license. Defendant's landlord does/did not have a license and cannot collect rent for the period when the rental was illegal. <i>Leuthold v. Stickney</i> , 133 N.W. 856 (Minn. 1911); <i>Buckley v. Humason</i> , 52 N.W. 385 (Minn. 1892); <i>Handy v. St. Paul Globe Pub. Co.</i> , 42 N.W. 872 (Minn. 1889); <i>Wajda v. Schmeichel</i> , 2018 WL 6165295 (Minn. Ct. App. Nov. 26, 2018) (unpublished). <i>See</i> Minneapolis Code Ord. § 244.1810.
	b.		By unlawfully leasing the premises without a rental license as required by the city code where the premises are located, Plaintiff is in violation of the statutory covenants of habitability. The rental license requirement is a health and safety provision. <i>Fritz v. Warthen</i> , 213 N.W.2d 339, 341-42 (1973); <i>Mac-Du Properties v. LaBresh</i> , 392 N.W.2d 315 (Minn. Ct. App. 1986); <i>Beaumia v. Eisenbraun</i> , 2007 WL 2472298 (Minn. Ct. App. Sept. 4, 2007) (Unpublished).

6.	<u>Utilities</u> .					
	a.		essenti or thre	dant notified Plaintiff and paid \$ for utility or al services after the utility company terminated the service atened to terminate the service, due to Plaintiff's failure to his payment must be deducted from rent. Minn. Stat. § 215.		
	b.		\$ meter of 504B.2	dant's lease states that Defendant is supposed to pay for utility service, but the property has a shared or submeter which does not comply with Minn. Stat. § 216 (replacing Minn. Stat. §504B.215, formerly § 504.185). dant requests that the court:		
		i.		Reduce Defendant's past rent, beginning in, and reduce future rent until Plaintiff follows the law. Minn. Stat. § 504B.216, § 504B.161 (formerly § 504.18); Fritz v. Warthen, 298 Minn. 54, 58-59, 213 N.W2d 339, 341-42 (1973);		
		ii.		Award Defendant treble damages or \$500, whichever is greater, and reasonable attorney's fees. Minn. Stat. § 504B216, § 504B.221 (formerly § 504.26).		
	c.		See Fe	deral law defense, supra, at § FA.5.		
7.	Plaintiff is charging <u>improper late fees</u> .					
	a.		Under	Minn. Stat. § 504B.177:		
		i.		We did not agree to the late fee in writing.		
		ii.		The late fee is more than 8% of the overdue rent payment. <i>Housing and Redevelopment Authority of Duluth v. Lee</i> , 852 N.W.2d 683 (Minn. 2014).		
	b.		ing late	ff waived the requirement of prompt rent payment by accepte payments without objection. <i>See Cobb v. Midwest Recovreau Co.</i> , 295 N.W. 2d 232, 237 (Minn. 1980) (reposses-		
	c.			e fee is due because Defendant had a proper reason to with- befendant's rent.		
	d.		See Fe	deral law defense, supra, at § FA.4.		
8.	Other	Fees.				
	a.		award	ff failed to disclose nonoptional fees. Invalidate the fees and Defendant treble damages and reasonable attorney fees. Stat. § 504B.120.		

	b.	Ц	expenses. See Gorco Const. Co. v. Stein, 256 Minn. 476, 481-82, 99 N.W.2d 69, 74 (1959); or are usurious. Minn. Stat. §§ 334.01-334.03.				
9.	Plainti	ff <u>waiv</u>	ed the rent claim or is estopped from claiming it by:				
	a.		Accepting a partial payment of rent before or after filing this case. The parties did not agree in writing that the payment would not waive this case. Minn. Stat. § 504B.291 (formerly § 504.02).				
	b.		Accepting rent for later months. <i>Id</i> .				
10.	estopp Defend Pollar	ed from dant rea d v. Sou p. 2005	vaived the right to enforce a term or condition of the lease, or is a demanding the rent alleged to be due in this eviction because sonably relied on Plaintiff's conduct, to Defendant's detriment. athdale Gardens of Edina Condo. Ass'n., 698 N.W.2d 449 (Minn.); Hydra-Mac, Inc. v. Onan Corp., 450 N.W.2d 913, 919 (Minn.)				
11.	Plaintiff did not give Defendant receipts for rent paid in cash. Minn. Stat. § 504B. 118. The court should abate Defendant's rent as a penalty for violating the statute and dismiss this action.						
12.	Defendant paid the rent by money orders. Defendant has a copy of one or more money orders, or original receipt stubs evidencing the purchase of a money order, which total the rent amount, are dated on or around the date rent was due, and are made payable to the landlord. There is a rebuttable presumption that Defendant paid the rent. Minn. Stat. § 504B.291, subd. 1.						
13.	Victim	of Vio	lence.				
	a.		Defendant or another tenant or authorized occupant in Defendant's household has been a victim of domestic abuse, criminal sexual conduct, or stalking. Minn. Stat. § 504B.206. Defendant ended the lease as required by Minn. Stat. § 504B.206 so Defendant does not have any rent obligation to the Plaintiff after(date in notice ending tenancy).				
	b.		Defendant terminated the lease for domestic violence under Minn. Stat. § 504B.206. A "landlord may not commence an eviction action against a tenant who has terminated a lease as provided in" Minn. Stat. § 504B.206, Subd. 3(e).				
	c.		See Federal law defense, supra, at § FA.2.				
14.	Defendant or a household member is a <u>vulnerable adult victim of financial</u> <u>exploitation</u> by Plaintiff, the landlord, the lessor, or the management company, and am entitled to recover damages equal to three times the amount of compensatory damages or \$10,000, whichever is greater. <u>Minn. Stat. §§ 626.557</u> , <u>Subd. 20</u> , 626.5572, <u>Subd. 9</u> .						
15.	Defend Defend	dant has dant's c	s a <u>common law defense</u> to this eviction that is in retaliation for omplaints about material violations by the landlord of state or local				

				law, residential covenants, or the lease. <i>Cent. Hous. Assocs., LP v. Olson</i> , 929 N.W.2d 398 (Minn. 2019).						
	16	. 🗆	Other:							
G.	BREACH OF LEASE CASES									
	G	4. F	ederal	deral Law						
	0.		Coronavirus Aid, Relief, and Economic Security (CARES) Act § 4024 Notice: <i>See</i> §A0, Threshold CARES Act Defense, <i>supra</i> .							
	1.			Proper notice was required before filing this action. <i>See</i> Holding Over Cases Defenses, § E, <i>supra</i> .						
	2.			Domestic Violence: Violence Against Women Act of 2022 (VAWA), <u>34 U.S.C.</u> <u>12491</u> , et seq.; <u>24 C.F.R. § 5.2005</u> :						
			a.		Plaintiff alleges breach of the lease by damage to the premises that are the result of domestic violence, dating violence, sexual assault and stalking so cannot be the basis to evict me.					
			b.		Plaintiff's alleged breach(es) are the result of domestic violence, dating violence, sexual assault or stalking so they are not (1) serious or repeated violation(s) of the lease, (2) material violation(s) of the lease, or (3) other good cause.					
			c.		See state law defense, infra, at GB.13.					
	3.			ions of l	s not committed (1) serious or repeated violation of the lease, (2) andlord-tenant laws, or (3) other good cause for eviction. <u>24 C.F.R.</u>					
	4.		Defendant has a disability. Plaintiff did not reasonably accommodate the disability. 42 U.S.C. § 3604(f)(3); 24 C.F.R. Parts 8, 100; Douglas v. Kriegsfield Corp., 884 A.2d 1109 (D.C. Ct. App. 2005); Minn. Stat. § 363A.10; Schuett v. Anderson 386 N.W.2d 249, 253 (Minn. Ct. App. 1986).							
	5.		The le	ase tern	n violates the Section 8 lease addendum. 24 C.F.R. § 982.308.					
	6.				es that Defendant unlawfully allowed unlawful activity on the C.F.R. § 982.310.					
			a.		The activity was not a crime. See Minn. Stat. Ch. 609.					
			b.		The person who committed the activity was not the tenant, a member of the tenant's household, a guest staying with the tenant, or person under the tenant's control. 24 C.F.R. § 5.100.					
			c.		Plaintiff alleges non-drug-related activity. The activity did not threaten the health, safety, or peaceful enjoyment by other residents of the property.					

		d.	Ш	activity did not occur on or near the property.		
		e.		A person under Defendant's control committed drug-related criminal activity but it was not on the premises.		
		f.		Possession of drug paraphernalia does not constitute drug-related criminal activity. <u>24 C.F.R.</u> § 5.100; <u>Minn. Stat.</u> § 152.092.		
		g.		Medical marijuana use is legal under state law. Minn. Stat. § 152.32.		
		h.		Plaintiff based this eviction on a police arrest or arrest report, in violation of <u>HUD Notice PIH 2015-19</u> (November 2, 2015).		
		i.		Plaintiff has failed to adopt HUD Best Practices on Evicting and Terminating Assistance for Criminal Activity. <u>HUD Notice PIH 2015-19 (November 2, 2015)</u> .		
		j.		See state law defenses, infra, at GB.11.		
7.		Other:				
GB	3. St	tate La	w			
1.		Compl	aint. Pla	aintiff alleges breaches of the lease.		
		a.		Plaintiff failed to state the facts which authorize recovery of the premises. Minn. Stat. § 504B.321 (formerly 566.05). See DB.7, Preconditions for Recovery of the Premises, supra.		
		b.		Plaintiff did not <u>attach a copy of the lease</u> to the complaint. <i>See</i> DB.7, Preconditions for Recovery of the Premises, <i>supra</i> .		
1a.		Defend	dant live	es in Brooklyn Center in an affordable housing unit.		
		a.		Plaintiff failed to give proper written notice before filing this eviction action. <u>Brooklyn Center Ordinances 12-912D(4)</u> as amended and effective April 4, 2022. <i>See</i> §F.2a, Holding Over Cases, <i>supra</i> .		
		b.		Plaintiff did not have good caused to terminate or not renew the lease. Brooklyn Center Ordinances 12-912D(4)-(5).		
		c		Defendant corrected the breach.		
2.		under to Ct. Ap (Minn. essence the part	the lease p. 1998 Ct. Ap e of the ties in e	not commit a <u>material breach</u> or substantial failure to perform e. <i>Cloverdale Foods of Minnesota, Inc.</i> , 580 N.W.2d 46, 49 (Minn.); <i>Skogberg v. Huisman</i> , No. C7-02-2059, 2003 WL 22014576 p. Aug. 2003) (unpublished) (a material breach goes to the root or contract, so substantial and fundamental that it defeats the object of entering into the contract, and where the injury is irreparable or d be inadequate or difficult or impossible to determine).		

3.	illegal nuisan resider	drugs, j ce or ot its, thei	an expedited case, and alleges that Defendant is involved with prostitution related activities, unlawful firearm possession, or her illegal behavior that seriously endangers the safety of other r property, or the landlord's property. Defendant did not do this. 504B.321 (formerly § 566.05).				
4.	Plaintiff did not give Defendant a <u>copy of the lease</u> before filing this case. This case does not involve disturbing the peace, malicious destruction of property, or illegal drugs. <u>Minn. Stat. § 504B.115</u> (formerly § 504.015).						
5.			s not contain a <u>right of reentry clause</u> . <i>Bauer v. Knoble</i> , 51 Minn. N.W. 805, 805 (1892).				
5.	The <u>lea</u>	ase is o	ral and only provides for payment of rent.				
7.			ed lease provisions by failing to enforce them or is estopped from m. <i>Mitchell v. Rende</i> , 225 Minn. 145, 30 N.W.2d 27 (1947).				
8.	Plaintiff <u>waived the alleged breaches</u> or is estopped from enforcing them by accepting rent with knowledge of the breach. <i>Kenny v. Seu Si Lun</i> , 101 Minn. 253, 256-58, 112 N.W. 220, 221-22 (1907).						
9.	Plaintiff is <u>discriminating</u> against Defendant as a member of a protected class. <u>42</u> <u>U.S.C. § 3604</u> ; <u>Minn. Stat. § 363A.09</u> .						
10.	The lea	ase tern	n is <u>illegal</u> , <u>unconscionable</u> , an <u>adhesion contract</u> , or <u>discriminatory</u> .				
11.	unlawf	<u>ul activ</u> sion of	es that Defendant <u>committed criminal activity or unlawfully allowed</u> <u>vity</u> (illegal drugs, prostitution related activity, or unlawful use or certain firearms) on the property. <u>Minn. Stat. § 504B.171</u> (formerly				
	a.		Plaintiff failed to state the facts which authorize recovery of the premises. Minn. Stat. § 504B.321 (formerly 566.05). See D.7, Preconditions for Recovery of the Premises, supra.				
	b.		There was no unlawful activity under Minn. Stat. § 504B.171 on the property.				
	c.		Defendant did not unlawful activity under Minn. Stat. § 504B.171 on the property.				
	d.		Defendant did not know or have reason to know that there was unlawful activity under Minn. Stat. § 504B.171 on the property.				
	e.		Medical marijuana use is legal under state law. Minn. Stat. § 152.32.				
	f.		"A landlord cannot prohibit a tenant from legally possessing, and a tenant cannot waive the right to legally possess, any cannabis products, lower-potency hemp edibles, or hemp-derived consumer products, or using any cannabinoid product or hemp-derived consumer product, other than consumption by combustion or				

				zation of the product and inhalation of smoke, aerosol, or from the product."		
	g.		curtila	olled substances on the premises or in the common area and ge of the premises did not violate of any criminal provision in. Stat. Chapter 152.		
	h.		not ter	ff alleges that Defendant committed a crime. Plaintiff may minate the tenancy based on the alleged conduct because the ct occurred off of the premises and curtilage of the premises ie:		
		i.		The alleged conduct at issue does not constitute a crime of violence, or		
		ii.		If the alleged victim was not another tenant, the tenant's guest, the landlord, or the landlord's employees, no conviction has resulted from the alleged conduct.		
	i.		See Fe	deral law defenses, supra, at GA.6.		
12. 🗆	respon	ff is per se to do § 504.2	mestic	Defendant for calling for police or emergency assistance in abuse or any other conduct. Minn. Stat. § 504B.205 (for-		
13. □	Victim of Violence.					
	a.		author	isis of the eviction is that Defendant or another tenant or ized occupant in Defendant's household has been a <u>victim</u> of tic abuse, criminal sexual conduct, or stalking. <u>Minn. Stat.</u> <u>B.285, Subd. 1 (b)</u> ; <u>504B.206, Subd. 1 (a)</u> .		
	b.		Stat. § action	dant terminated the lease for domestic violence under Minn. 504B.206. A "landlord may not commence an eviction against a tenant who has terminated a lease as provided in" Stat. § 504B.206, Subd. 3(e).		
	c.		See Fe	deral law defenses, supra, at GA.2.		
14. □	adequa	itely pro d 91, 10	tected.	s home would be a <u>great injustice</u> , since Plaintiff's rights are <i>Naftalin v. John Wood Co.</i> , 263 Minn. 135, 147, 116 2); <i>Warren v. Driscoll</i> , 186 Minn. 1, 5, 242 N.W.2d 346, 347		
15. □	Defendant has a <u>common law defense to this eviction that is in retaliation</u> for Defendant's complaints about material violations by the landlord of state or local law, residential covenants, or the lease. <i>Cent. Hous. Assocs., LP v. Olson</i> , 929 N.W.2d 398 (Minn. 2019).					
16. □				tire Defendant to declaw or devocalize an animal allowed on tat. § 504B.114.		
17. 🗆	Other:					

REQUEST FOR RELIEF 1. Dismiss Plaintiff's Complaint and enter judgment for Defendant for the reasons set forth in this Answer and award Defendant judgment for possession. 2. Plaintiff improperly filed an expedited case. Dismiss this case and fine Plaintiff \$500. Minn. Stat. § 504B.321 (formerly § 566.05). 3. □ Pre-trial Relief under Federal law. Under the Servicemembers Civil Relief Act, stay of the action for a. 90 days, unless equity requires a shorter or longer stay, or adjust the obligations under the lease to preserve the interests of all parties. 50 U.S.C. §§ 3951-3959. b. Allow Defendant to bring a third party claim under Minn. R. Civ. P. 14 against the housing authority for violations. 24 C.F.R. Part 5; 24 C.F.R. Part 982. 3a. □ Pre-trial Relief under State law \Box Scheduling: Schedule an evidentiary trial on a date that allows for a a. fair, thorough, and timely adjudication of the merits of the case, including the complexity of the matter, the need for the parties to obtain discovery, the need for the parties to ensure the presence of witnesses, the opportunity for the defendant to seek legal counsel and raise affirmative defenses. Minn. Stat. § 504B.335(a). See Rice Park Properties v. Robins, Kaplan, Miller and Cieresi, 532 N.W.-2d 556 (1995). Discovery: Order Plaintiff to provide for the following discovery: b. allow Defendant to review Plaintiff's file on Defendant, give Defendant a list of Plaintiff's witnesses and the subject of their testimony, and give Defendant a copy of Plaintiff's exhibits. Minn. Stat. § 504B.335(a). See Minn. Gen. R. Prac. 612 (Hennepin and Ramsey Housing Courts). Scope: Allow Plaintiff to rely only on the allegations stated in the c. Complaint in this eviction proceeding. Minn. Stat. § 504B.321; Minn. Gen. R. Prac. 604(a); Mac-Du Properties v. LaBresh, 392 N.W.2d 315 (Minn. Ct. App. 1986) ("The plaintiff must plead and prove facts which show the defendant is in unlawful possession of property."). See also, Minneapolis Cmty. Dev. Agency v. Smallwood, 379 N.W.2d 554, 555 (Minn. Ct. App. 1985). d. Combined claims for nonpayment of rent and breach of lease: Determine the breach of lease allegations first, and do not order posting or redemption of any rent before the breach of lease allegations have been dismissed. Minn. Stat. § 504B,285, subd. 5.

e.

H.

Rent claims: "The court may not require the defendant to pay any

amount of money into court, post a bond, make a payment directly to a landlord, or by any other means post security for any purpose

		prior to final disposition of an action, except if the final disposition of the action may be delayed for more than ten days, the court may order the defendant to provide security in a form and amount that the court approves, based on the totality of the circumstances, provided that the amount of security may not include any amounts allegedly owed prior to the date of filing of the action and may not exceed the amount of the monthly or periodic rent that accrues during the pendency of the action." Minn. Stat. § 504B.335(e).
	g.	Plaintiff is a business which <u>did not register its trade name</u> with the Secretary of State. Continue the hearing to allow Plaintiff to register its trade name, award Defendant \$250.00 in costs or by setoff, <u>Minn. Stat. §§ 333.001-333.06</u> , and allow Defendant to credit the award against rent.
	h.	Defendant requests a stay of this action without bond for 90 days to allow Defendant to file an action to challenge an <u>illegal foreclosure reconveyance</u> . Minn. Stat. § 325N.18.
	i.	Make this court file confidential pending resolution of this case. <i>Minneapolis Star & Tribune Co. v. Schumacher</i> , 392 N.W.2d 197, 197 (Minn. 1986). Confidentiality is appropriate because:
	j.	Defendant requests a jury trial. Minn. Stat. § 504B.335(b).
4.		lief under Federal law: Under the Violence Against Women Act fo S.C. § 12491, et seq.; 24 C.F.R. §§ 5.2005:
	a.	Order Plaintiff to (1) accept Defendant's certification of domestic violence, dating violence, sexual assault or stalking, and (2) withdraw its termination notice and (3) dismiss this action with prejudice.
	b.	Evict Defendant, the abuser/attacker/stalker, but do not evict Defendant or the rest of Defendant's household.
	c.	Order Plaintiff to evict, the abuser/attacker/stalker, but do not evict Defendant or the rest of Defendant's household.
	d.	Order Plaintiff to execute a new lease with Defendant that does not include, the abuser/attacker/stalker and a new Housing Assistance Payment Contract with the Section 8 Program that will be provided by the Housing Authority that does not include, the abuser/attacker/stalker.
	e.	Seal any information in this court file that contains information about any incidents of domestic violence, domestic abuse violence, sexual assault or stalking, including Defendant's address, so it is not accessible to anyone but court employees, Defendant or Plaintiff for the purposes of this action.

4a. □	Post-trial Relief under State law					
	a.		great in Naftali	relief from forfeiting Defendant's home as it would be a njustice, since Plaintiff's rights are adequately protected. in v. John Wood Co., 263 Minn. 135, 147, 116 N.W.2d 91, 962); Warren v. Driscoll, 186 Minn. 1, 5, 242 N.W.2d 346, 932).		
	b.		future Minn.	(reduce) the rent claimed by Plaintiff and abate (reduce) the rent until Plaintiff completes repairs. <i>Fritz v. Warthen</i> , 298 54, 58-59, 213 N.W.2d 339, 341-42 (1973); Minn. Stat. § 161 (formerly § 504.18).		
future rent until Plaintiff stops <u>unlawful acti</u> See <u>Minn. Stat. § 504B.171</u> (formerly § 504. d. □ Plaintiff violated the <u>shared meter</u> statute. A and award Defendant treble damages or \$50 and reasonable attorney's fees. <u>Minn. Stat. §</u>		future	(reduce) the rent claimed by Plaintiff and abate (reduce) the rent until Plaintiff stops <u>unlawful activity</u> on the property. inn. Stat. § 504B.171 (formerly § 504.181).			
		ff violated the <u>shared meter</u> statute. Abate Defendant's rent yard Defendant treble damages or \$500, whichever is greater, asonable attorney's fees. <u>Minn. Stat. § 504B.216</u> (replaced Stat. § 504B.215, § 504.185), <u>§ 504B.221</u> (formerly § 6).				
	e.		Plaintiff alleged nonpayment of rent and failed to disclusion nonoptional fees. Invalidate the fees and award Defendamages and reasonable attorney fees. Minn. Stat. § 50			
	f.		Plaintiff violated Defendant's privacy. Defendant is entitled to a penalty which may include a rent reduction up to full rescission the lease, recovery of any damage deposit less any amount retain under section 504B.178, and up to a \$500 civil penalty for each violation and reasonable attorney fees. Minn. Stat. § 504B.211.			
	g.		\$10,00	rable adult financial exploitation compensatory damages or 00, whichever is greater. Minn. Stat. §§ 626.557, Subd. 20, 172, Subd. 9.		
	h.		Redem	nption. If Defendant owes rent:		
		i.		Plaintiff alleged <u>combined claims</u> of nonpayment of rent and holding over after notice. Allow Defendant to pay the rent and keep Defendant's home. <u>Minn. Stat. § 504B.291</u> (formerly § 504.02).		
		ii.		Plaintiff alleged <u>combined claims</u> for nonpayment of rent and material lease violations. If Defendant did not commit a material lease violation but Defendant owes rent, give Defendant 7 days to pay. <u>Minn. Stat. § 504B.285</u> (formerly § 566.03).		
		iii.		Give Defendant \square days to pay it or \square a repayment plan. There is <u>no limit on the time or conditions for redemption</u> in statutes or caselaw. <i>See 614 Co. v. D.H.</i>		

		Overmayer, 297 Minn. 395, 398, 211 N.W.2d 891, 893 (1973) (affirmed 30-day extension to pay rent). See Naftalin v. John Wood Co., 263 Minn. 135, 147, 116 N.W.2d 91, 100 (1962) (equitable relief from tenancy forfeiture where landlord's rights are adequately protected); Warren v. Driscoll, 186 Minn. 1, 5, 242 N.W.2d 346, 347 (1932).
iv.		Defendant paid or can pay the rent due at the hearing. If Defendant owes additional costs, give Defendant
V.		"Redemption may be made with a written guarantee from (1) a federal agency, state agency, or local unit of government, or (2) any other organization that qualifies for tax-exempt status under United States Code, title 26, section 501(c)(3), and that administers a government rental assistance program, has sufficient funds available, and guarantees funds will be provided to the landlord." Minn. Stat. § 504B.291, Subd. 1.
	Costs	and Disbursements.
i.		Upon discontinuance or dismissal or when judgment is rendered in Defendant's favor on the merits, award Defendant mandatory costs of \$200.00. Minn. Stat. § 549.02; HNA Properties v. Moore, 848 N.W.2d 238 (Minn. Ct. App. 2014).
ii.		If Defendant prevails, award Defendant \$5.50 for the cost of filing a satisfaction of the judgment. <i>Id</i> .
iii.		If Defendant prevails, award Defendant other costs and disbursements (e.g. court filing, service, subpoena, expert, document, and discovery fees). Minn. Stat. § 549.04:
iv.		If Defendant is allowed to proceed <i>in forma pauperis</i> , order Plaintiff to pay any fees waived, costs deferred, or expenses paid by the court (e.g., Defendant's filing fee) based on Defendant's <i>in forma pauperis</i> status directly to the court administrator. Minn. Stat. § 563.01, Subd. 10; <i>HNA Properties, supra</i> at ¶12.a.
v.		Do not award costs and disbursements to Plaintiff.
	Attorn	ey fees.
i.		Do not award Plaintiff attorney fees beyond \$5.00 in a nonpayment of rent case. Minn. Stat. § 504B.291 (formerly § 504.02); <i>Cheyenne Land Co. v. Wilde</i> , 463 N.W.2d 539 (Minn. Ct. App. 1990).

j.

i.

	ii.		began after A tiff's o attorno	on or an August 1 or the land ey fees in the l	dant attorney fees, because Defendant's lease fter August 1, 2011, or was renewed on or 1, 2012, it provides for attorney fees to Plain-ndlord's attorneys, so Defendant is entitled to if Defendant prevails or if this action is dis. Stat. § 504B.172.		
k.		Expunge or seal this court file. Minn. Stat. § 484.014.					
	i.		Discre	tionary	expungement.		
		(a)		and th	agement is clearly in the interests of justice ose interests are not outweighed by the pubterest in knowing about the record.		
		(b)		to exp	ourt also has common law inherent authority unge this file. Minn. Stat. § 504B.345, Subd. 2). See State v. C.A., 304 N.W.2d 353 (Minn.		
	ii.		Mandatory expungement.				
		(a)	closed Stat. § finds t	mortga 504B.2 that the t to con	commenced solely on the grounds of a fore- age or cancelled contract for deed in Minn. 285, subdivision 1, clause (1), if the court defendant occupied real property that was stract for deed cancellation or mortgage fore-		
			(i) (ii)		the time for contract cancellation or foreclo- sure redemption has expired and the defen- dant vacated the property prior to commencement of the eviction action; or the defendant was a tenant during the con- tract cancellation or foreclosure redemption period and did not receive a notice under section 504B.285, subdivision 1a, 1b, or 1c, to vacate on a date prior to commencement of the eviction case.		
		(b)		The de	efendant prevailed on the merits.		
		(c)		The co	omplaint is dismissed for any reason.		
		(d)		-	arties to the action have agreed to an gement.		
		(e)		Dome	stic Violence:		
			(i)		Plaintiff commenced this eviction action solely on the basis that Defendant or authorized occupant has been the victim of any of		

					the acts of violence listed in Minn. Stat. § 504B.206, subd. 1(a).
			(ii)		Plaintiff commenced this eviction action after Defendant terminated a lease as provided in Minn. Stat. § 504B.206.
		(f)			motion of a defendant, if the case is settled ne defendant fulfills the terms of the settle-
	iii.			ed or af	ay expunge this file at the time judgment is ter that time. Minn. Stat. § 504B.345, Subd. 1
1.		If Det	fendant	loses:	
	i.		45 (for ser landle days,	ormerly riously ord's pro it woul	ant seven days to move. Minn. Stat. § 504B.3- § 566.09). Defendant did not cause a nuisance endanger other tenants, their property, or the operty. If Defendant has to move in less than 7 d be a substantial hardship to Defendant's refendant.
	ii.		Nafta 2d 91 ancy tected	<i>lin v. Šo</i> , 100 (1 forfeitu	y, give Defendant more time to move. <i>See ohn Wood Co.</i> , 263 Minn. 135, 147, 116 N.W. 1962) (equitable relief from involuntary tenre where landlord's rights are adequately proven v. <i>Driscoll</i> , 186 Minn. 1, 5, 242 N.W.2d 32).
Other	relief: _				

I. CERTIFICATIONS

5.

- 1. Under Minn. R. Civ. P. 11, Defendant certifies that, to the best of Defendant's knowledge:
 - a. this document is not being presented for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation;
 - b. the claims, defenses, and other legal contentions therein are warranted by existing law or by a nonfrivolous argument for the extension, modification, or reversal of existing law or the establishment of new law;
 - c. the allegations and other factual contentions have evidentiary support or, if specifically so identified, are likely to have evidentiary support after a reasonable opportunity for further investigation or discovery;
 - d. the denials of factual contentions are warranted on the evidence or, if specifically so identified, are reasonably based on a lack of information or belief; and

e. this document does not include any restricted identifiers and that all restricted identifiers have been submitted in a confidential manner as required by Minn. R. Gen. Prac. 11.

Defendant knows that Defendant may be fined or sanctioned by the court if this certification is false.

2. Under Minn. Stat. § 358.116, Defendant declares under penalty of perjury that everything Defendant has stated in this document is true and correct.

Date	Defendant or Defendant's Attorney or Agent
County and State Where Document Is Signed	
County	Address
State	Phone