STA	ATE (	OF	MINN.	ESOT	A		DISTRICT COURT JUDICIAL DISTRICT			
CO	UNT	Y C	)F			DIVISION:  CASE TYPE: UNLAWFUL DETAINER (EVICTION)				
			Plain	tiff (La	andlord),	,		ANSWER AND MOTIO FOR DISMISSAL O SUMMARY JUDGME	OR	
v.								No. A-4-X (Dec. 20 HUD Care Progra		
			Defe	ndant (	Tenant).	,	Case No.	·		
shoul			SHOL	D PAI	The property and federally tenant except nonpayment The landlord	r is a covy backed ton a 30 of rent a did not	vered property mortgages). Oday notice. The condition of	the notice requirement.	ing	
<b>A</b>	<b>A</b>	$\mathbf{C}^{\mathbf{I}}$		_	SWER	ing over	reases, ingra	•		
А.	1. 2.		I admi I deny I canno I recei Develo violen in this	t the factor admits the factor	ncts in these para it or deny these ousing subsidy t t (HUD) to my ual assault or s to the protection	agraphs of paragra through landlord talking insofthe	of the complants of the confunding from the formy unit. incident(s) is Violence Ag	aint:		
B.	TY	PE	OF TH	ENAN	CY OR OCCU	J <b>PANC</b> `	Y			
	1.		<u>574</u> .	• 11				IOPWA) under <u>24 C.F.R. Par</u>	<u>:t</u>	
	2.		Contin	nuum o	of Care Program	n under 2	24 C.F.R. Par	<u>t 578</u> .		

		Supportiv	Shelter Plus Care Housing under <u>24 C.F.R. Part 582</u> . Supportive Housing Program for the Elderly and Persons with Disabilities under 24 C.F.R. Part 583.							
SE	RV	ICE								
1.		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.			nons and complaint (court papers) were <u>not delivered or mailed at least</u> s before the court hearing. <u>Minn. Stat. § 504B.331</u> (formerly § 566.06).							
3.		The court	papers were 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.		Plaintiff improperly used <u>substituted service</u> to give the court papers to another person and not me. <u>Minn. Stat. § 504B.331</u> (formerly § 566.06); <i>Koski v. Johnson</i> , 837 N.W.2d 739 (Minn. Ct. App. 2013) ( <u>strict compliance required</u> ).								
		a. □ b. □	Plaintiff could have found me in the county. The person does not reside with me. <i>Jaeger v. Palladium Holdings</i> , <i>LLC</i> , 884 N.W.2d 601 (Minn. 2016).							
		c. □ d. □	The person is not of suitable age and discretion. The person was not at my residence when the court papers were delivered.							
6.		(formerly	mproperly used <u>service by mail and posting</u> . <u>Minn. Stat. § 504B.331</u> § 566.06); <i>Koski v. Johnson</i> , 837 N.W.2d 739 (Minn. Ct. App. 2013) <u>mpliance required</u> ).							
		a. □ b. □	Plaintiff could have found me in the county. Plaintiff did not try personal service twice on different days, once between 6:00 p.m. and 10:00 p.m.							
		c. 🗆	Plaintiff mailed the court papers before attempting personal service twice on different days.							
		d. □	The court papers were mailed but not posted or posted but not mailed.							
		e. 🗆	Plaintiff posted the court papers before mailing the court papers or filing the affidavit of mailing.							
		f. □ g. □	Plaintiff or Plaintiff's attorney did not sign the affidavit of mailing. Plaintiff or Plaintiff's attorney did not sign the affidavit of Plaintiff stating I could not be found or was not in the state.							

C.

	7.	Ш	by 3:0	0 p.m.,	three da	y Housing Courts: Plaintiff failed to file affidavits of service ys before the hearing, excluding intervening Saturdays, days. Minn. Gen. R. Prac. 605.
	8.			he sumr		dited case. The court papers were not served within 24 hours as issued. Minn. Stat. § 504B.321, Subd. 2 (formerly §
	9.		Other:			
D.	PF	REC	ONDI	TIONS	FOR R	ECOVERY OF THE PREMISES
	Fe	dera	al Law			
	1.		Violer plaints	nce Aga s), <u>34 U</u>	inst Wo .S.C. § 1	man Act of 2022 (VAWA) (#b Required for All Com- 12491, et seq.; 24 C.F.R. §§ 5.2005:
			a. b.		state and dent(s) VAWA Plainti under to tion fo	ff failed to state facts that authorize recovery by failing to my allegations that are <u>not</u> related to or the result of an inciport of domestic violence, dating violence or stalking that A prohibits as a basis for eviction. If failed to include the VAWA Notice of Occupancy Rights the Violence Against Women Act (VAWA) and a certification (Form HUD 5383) so this matter must be dismissed. <i>Id.</i> , 1.R. §§ 5.2005 (notice and form).
	2.					e member or an active National Guard member covered by Civil Relief Act., 50 U.S.C. § 3951.
	3.		Other:			
	M	inne	esota L	aw		
	4.			iff is not gement a		eson 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.
	5.		The pe	_	pearing	on behalf of Plaintiff does not have a <u>proper Power of</u>
			a.		The period of th	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
				ii.		of Authority. The Power of Authority was not properly executed:

	not a Rule 603 Power of Authority.					
6.	Outside of Hennepin and Ramsey Housing Courts: Plaintiff, the landlord, the lessor, or the management company is a corporation or a similar entity and must be represented by an attorney to file a case or to appear otherwise in any Minnesota court. <i>Nicollet Restorations, Inc. v. Turnham</i> , 486 N.W.2d 753 (Minn. 1992); 301 Clifton Place, L.L.C. v. 301 Clifton Place Condominium Ass'n, 783 N.W. 2d 551, 560-61 (Minn. Ct. App. 2010). See Community Cares v. Faulkner, 949 N.W.2d 296 (Minn. 2020) (Minn. Gen. R. Prac. 603 allows a person not an attorney agent to appear in Hennepin and Ramsey Housing Count on behalf of a business-entity landlord.					
7.	Plaintiff or Plaintiff's agent is engaging in <u>unauthorized practice of law</u> by charging a separate fee for representing the owner in this case. <u>Minn. Stat.</u> § 481.02, subd. 3(12-13).					
8.	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).					
	<ul> <li>a.    I 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.</li> <li>b.    I did not know the identity of the principal of the property. <i>Trilogy Properties of MN LLC v. Gilmer</i>, No. 27-CV-HC-11-7635 (Minn. Dist. Ct. 4th Dist. Dec. 16, 2011).</li> </ul>					
9.	Plaintiff, the landlord, the lessor, or the management company is a business which did not comply with the Secretary of State <u>trade name registration statutes</u> , entitling me to \$250.00 in costs or by set off. <u>Minn. Stat. §§ 333.001-333.06</u> .					
10.	Plaintiff failed to state the facts which authorize recovery of the premises, by failing to state:					
	a. $\square$ Minn. Stat. § 504B.321 (formerly 566.05). Compare Minn. R. Civ. P. 8.01. Where a statute recites preconditions for commencement of an action, facts establishing compliance must be pleaded. Biron					
	<ul> <li>v. Bd. of Water Comm'rs, 43 N.W. 482 (Minn. 1889).</li> <li>b. □ Hennepin and Ramsey Housing Courts: Minn. Gen. R. Prac. 604(a).</li> </ul>					
11.	Plaintiff is a landlord of a residential building with 12 or more residential units but failed to provide a written lease. Minn. Stat. § 504B.111.					
12.	The lease $\P$ requires Plaintiff to give <u>notice</u> before filing this action.					
	a. Delaintiff 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					

			b.		No. HC-01991118524 (Minn. Dist. Ct. 4 <sup>th</sup> Dist. Nov. 30, 1999). See Holding Over Defenses, § E, infra.
	13.		interes N.W.2	sts of the	moot because I vacated possession of the premises on An eviction action resolves the present possessory e parties. Minn. Stat. § 504B.001, subd. 4; <i>Lilyerd v. Carlson</i> , 499 812 (Minn. 1993); <i>see also Isaacs v. Am. Iron &amp; Steel Co.</i> , 690 876 (Minn. Ct. App. 2004), <i>rev. den.</i> (Minn. Apr. 4, 2005).
	14.		Other:		
Ε.	НС	)LD	ING C	OVER (	CASES
	Fee	dera	al Law		
	0.				Aid, Relief, and Economic Security (CARES) Act § 4024 Notice: eshold Pandemic Defense, <i>supra</i> .
	1.		(HOPV	WA), <u>57</u>	was required before filing this action. 24 C.F.R. §§ 574.310(e)(2)(ii) 78.91 (Continuum of Care), 582.320(b) (Supportive Housing), nelter Plus Care).
	3.		574.31	10(e)(2)	ot give me proper notice to end my lease. 24 C.F.R. §§ (ii) (HOPWA), 578.91 (Continuum of Care), 582.320(b) (Shelter 3.300(i) (Supportive Housing).
			a.		Plaintiff did not give written notice.
			b.		The notice did not state containing a clear statement of the reasons for termination.
			c.		The notice did not demonstrate that plaintiff exercise judgment and examined all extenuating circumstances in determining whether violations were serious enough to warrant termination so that assistance is terminated only in the most severe cases.
	4.		Termin (Conti Care).	nuum o	Decision Review: 24 C.F.R. §§ 574.310(e)(2)(ii) (HOPWA), 578.91 f Care), 582.320(b) (Supportive Housing), 583.300(i) (Shelter Plus
			a. b.		Plaintiff did not provide for review of the termination decision. Plaintiff did not give me the opportunity to present written or oral objections.
			c.		The review was not before a person other than the person (or a subordinate of that person) who made or approved the termination decision.
			d.		Plaintiff did not give not give me a meaningful opportunity to discuss the eviction with Plaintiff. <i>See Gorsuch Homes, Inc. v. Wooten</i> , 597 N.E.2d 554 (Ohio Ct. App. 1992) (HUD Subsidized Project).

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		e.		Plaintiff did not give me prompt written notice of the final decision.
5.		Plainti notice.		operly alleged in the complaint grounds for eviction not stated in a
6.		WA),	ff may 1 578.91 ( er Plus (	not evict me without cause. 24 C.F.R. §§ 574.310(e)(2)(ii) (HOP-(Continuum of Care), 582.320(b) (Supportive Housing), 583.300(i) Care).
7.				inst Woman Act (VAWA) (#b Required for All Notices), 34 U.S.C. q.; 24 C.F.R. § 5.2005:
		a.		Plaintiff's Notice to Vacate is based on an incident(s) of domestic violence, dating violence, sexual assault or stalking which is prohibited by basis for termination.
		b.		Plaintiff failed to include with the notice the VAWA Notice of Occupancy Rights under the Violence Against Women Act (VAWA) and a certification form (Form HUD 5383) so this matter must be dismissed. <i>Id.</i> , 24 C.F.R. § 5.2005 (notice and form).
8.		Other:		
Sta	te I	law		
9.		Plainti	ff <u>did n</u>	Ramsey Housing Courts: Plaintiff alleges holding over after notice ot attach a copy of the termination notice to the complaint. Plaintiff a copy of the notice to me at the hearing. Minn. Gen. R. Prac. 604c.
10.		strictly N.W.2 <i>Grace</i>	comply d 289, 2 v. Mich	ot give me <u>proper notice</u> to end my lease. A notice to vacate must y with <u>Minn. Stat. § 504B.135</u> . <i>Markoe v. Naiditch &amp; Sons</i> , 226 (290 (Minn. 1975); <i>Eastman v. Vetter</i> , 58 N.W. 989 (Minn. 1894); aud, 52 N.W. 390 (Minn. 1892); <i>Annex Properties v. TNS Research</i> 381 (8th Cir. 2013).
		a.		I am a month-to-month tenant, entitled to a <u>one-month notice</u> received before rent is <u>due</u> . Minn. Stat. § 504B.135 (formerly § 504.06). <i>Oesterreicher v. Robertson</i> , 245 N.W. 825 (Minn. 1932).
		b.		The lease requires days' notice.
		d.		Plaintiff did not give a notice which terminates the tenancy at the end of a rental period. The alleged <u>notice is invalid</u> . <i>Eastman v. Vetter</i> , 58 N.W. 989 (Minn. 1894); <i>Grace v. Michaud</i> , 52 N.W. 390 (Minn. 1892); <i>Annex Properties v. TNS Research Int'l</i> , 712 F.3d 381 (8th Cir. 2013). The alleged notice does not become effective on a later date simply by the passage of time. A valid notice must be given. <i>Id</i> .
		e.		I am a tenant at will and the tenancy has no fixed rental period. Minn. Stat. § 504B.001, subd. 13. Plaintiff must provide a three-month notice to terminate the tenancy. Minn. Stat. § 504B.135.

	1.	П	short give	er than t	the time f an inte	e period that the lease provides for the tenant to ent to quit the premises. Minn. Stat. §
11.		amou incon Urba Minn	int that intermental interment	is afforce etermine opment	lable to d by the for the n Metro	an affordable housing unit that rents for an households at or below 80% of area median e United States Department of Housing and Minneapolis-St. Paul-Bloomington, opolitan Statistical Area. Brooklyn Center
	a.					e good cause to terminate or not renew the ter Ordinances 12-912D(4)-(5).
	b.		evicti	ion actio	on. <mark>Bro</mark> c	we proper written notice before filing this oklyn Center Ordinances 12-912D(4) as ve April 4, 2022.
		(1)		Nonp	ayment	of rent claims
			(a)			tiff failed to provide at least 30 days' notice to filing an eviction action for nonpayment of
			(b)			notice 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 on behalf of the owner;
				(ii)		Total amount of money the tenant owes to owner along with a specific accounting, in- cluding any past due rent, late fees, and
				(iii)		other charges; The deadline the tenant needs to pay by to 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 in
				(v)		they don't pay the past due rent; and Information about accessing rental assistance at 211 or <a href="https://www.211unitedway.org/">https://www.211unitedway.org/</a> and information about accessing legal help by visiting <a href="https://www.lawhelpmn.org">https://www.lawhelpmn.org</a>
			(c)		by fir	owner failed to serve the notice personally or est-class mail (e-mail or electronic delivery is ufficient).
		(2)		Breac	ch of lea	ase claims

	(a)			iff failed to provide at least 30 days' notice to filing an eviction action for breach of lease.
	(b)			otice provided was insufficient because it to include all of the following:
		(i)		Name, mailing address, and phone number of the owner;
		(ii)		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
		(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 <a href="https://www.211unitedwayorg/">https://www.211unitedwayorg/</a> and information about accessing legal help by visiting <a href="https://www.lawhelpmn.org">https://www.lawhelpmn.org</a> ;
		(v)		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 firs	wner failed to serve the notice personally or st-class mail (e-mail or electronic delivery is fficient).
(3)		Exped	lited bre	each of lease claims
	(a)			wner 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 of the owner;
		(ii)		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, and the deadline to correct the breach;
		(iv)		Information about accessing rental assistance at 211 or <a href="https://www.211unitedwayorg/">https://www.211unitedwayorg/</a> and information about accessing legal help by visiting <a href="https://www.lawhelpmn.org">https://www.lawhelpmn.org</a> ;

				(v)		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 firs	wner failed to serve the notice personally or t-class mail (e-mail or electronic delivery is fficient).
12.	Retalia	ation:				
	a.		tract, of ernme govern safety, substate before tivated	B.285 (fas intensity or all or worth or	ded in vertices to see	me to move was <u>retaliatory</u> under <u>Minn. Stat.</u> y § 566.03), § <u>504B.441</u> (formerly § 566.28), whole or part as a penalty actions on ecure or enforce rights under a lease or conunder the laws of the state or any of its govens, or of the United States; or to report to a try of the plaintiff's violation of a health, alding code or ordinance. Plaintiff lacks a atory purpose, arising at or within a short time notice to quit, wholly unrelated to and unmoded activity. <i>Parkin v. Fitzgerald</i> , 307 Minn. 8 (1976).
	b.		for my or loca	complated to the complant of t	aints ab esident	defense to this eviction that is in retaliation out material violations by the landlord of state ial covenants, or the lease. <i>Cent. Hous.</i> 929 N.W.2d 398 (Minn. 2019).
13	Plainti	iff <u>waiv</u>	ed the n	notice to	end m	y lease or is estopped from enforcing it by:
	a.					he move out date. <i>Pappas v. Stark</i> , 123 Minn. 12, 1047 (1913).
	b.		subd. combined of least holdow of least holdow of least holdow of lent to 83, 14 also pris incomplete.	5 (former ning all see. The sever and tes that a dema 2 N.W. rovides	erly § 5 egation statute of nonpay an evicual for 1 1042, I the tenat with a	is case. In enacting Minn. Stat. § 504B.285, 04.02), the legislature explicitly allowed for s of nonpayment of rent and material breach does not provide for combining allegations of ment of rent. Moreover, Minn. Stat. § 504B.2-tion action for nonpayment of rent "is equivathe rent." See Pappas v. Stark, 123 Minn. 81, 047 (1913). The nonpayment eviction statute ant with a right to redeem the tenancy, which holdover claim. Minn. Stat. § 504B.291
14	Weis A		ment Co	o., 347 l	N.W.2d	e as a member of a protected class. <i>Barnes v</i> . 519, 522 (Minn. Ct. App. 1984); 42 U.S.C. §
15.	Other:					<u>.</u>

# F. NONPAYMENT OF RENT CASES

# Federal Law

0.			Aid, Relief, and Economic Security (CARES) Act § 4024 Notice: eshold Pandemic Defense, supra.					
1.	Proper notice was required before filing this action. 24 C.F.R. §§ 574.310(e)(2)(ii) (HOPWA), 578.91 (Continuum of Care), 582.320(b) (Supportive Housing), 583.300(i) (Shelter Plus Care). See Holding Over Cases Defenses, Section E, supra.							
2.			lence: Violence Against Women Act of 2022 (VAWA), 34 U.S.C. § ; 24 C.F.R. § 5.2005:					
	a.		Plaintiff has alleged I owe 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 my tenancy.					
	b.		The rent the Plaintiff is trying to collect from me incorrectly includes the income of, the abuser/attacker/stalker, who is excluded from my household. The rent must be recalculated by the Plaintiff, based on my actual household composition and income, before the court can determine how much rent the Plaintiff has a right to collect from me under					
	c.		federal regulations and my lease.  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 me.					
	d.		See state law defense, infra, at F.18.					
3.	Healt	th, Safet	ry, and Habitability:					
	a.		Plaintiff has violated the habitability law by not making repairs, including but not limited to:					
			I request that the court reduce my past rent and reduce future rent until repairs are completed. <i>See generally</i> 24 C.F.R. §§ 574.310(b) (HOPWA), 578.75(a)-(b) (Continuum of Care), 582.305(a) (Supportive Housing), 583.300(a)-(b) (Shelter Plus Care).					
	b.		See state law defense, infra, at F.9.					
4.	(HOPV	WA), <u>57</u>	ot properly calculate my income and rent. 24 C.F.R. §§ 574.310(d) 78.77 (Continuum of Care), 582.305(b) (Supportive Housing), ter Plus Care).					
5.	Other:							
			·•					

### **State Law**

5.	□ Loca	ıl Ordina	inces	
	a.			in Minneapolis and Plaintiff did not comply with the notice rement of Minneapolis Code of Ordinances 244.2060.
		i. ii. iii.		Plaintiff did not provide me with a 14-day prefiling notice. Plaintiff's prefiling notice was not in writing. Plaintiff did not deliver the notice personally or by first-cla-
		iv.		ss mail to the address of the premises. Plaintiff's prefiling notice did not include the total amount
		v.		due. Plaintiff's prefiling notice did not include a specific accounting of the amount of the total due that is comprised of
		vi.		unpaid rents, late fees, or other charges under the lease. Plaintiff's prefiling notice did not include the name and address of the person authorized to receive rent and fees on
		vii.		behalf of the landlord. Plaintiff's prefiling notice did not provide a description of
		viii.		how to access legal and financial assistance. Plaintiff's prefiling notice did not state that the landlord may bring an eviction action following expiration of the 14-day notice period if I failed to pay the total amount due or failed to vacate.
	b.			in St. Louis Park and Plaintiff did not comply with the notice rement of <u>St. Louis Park City Code Sec. 8-337</u> .
		i. ii. iii.		Plaintiff did not provide me with a 7-day prefiling notice. 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
		iv.		residential tenant's email address on file. 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
		vi.		unpaid rents, late fees, or other charges under the lease. 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 disclaimer that a low-income tenant may be eligible for financial assis-
		viii.		Plaintiff's prefiling notice did not provide a description of
		ix.		how to access legal and financial assistance. Plaintiff's prefiling notice did not state that the landlord may bring an eviction action following expiration of the 7-day notice period if I failed to pay the total amount due or failed to vacate.

	c.		I live in Brooklyn Center in an affordable housing unit and Plaintiff failed to give proper written notice before filing this eviction action. Brooklyn Center Ordinances 12-912D(4) as amended and effective April 4, 2022. See §E.11, Holding over Cases, supra.
	d.		For other defenses to notices, see §E, Holding over Cases, supra.
	e.		I live in Saint Paul and Plaintiff increased the monthly rent by more than 3% in the last year and landlord did not get an exception from the city to allow this. <u>St. Paul Ordinance 193A.01193A.09</u> .
7.	pay reaconsid	nt into c ering th	es <u>nonpayment of rent and material lease</u> violations. I do not have to ourt. The court must consider the lease violations claim before e nonpayment of rent claim. <u>Minn. Stat. § 504B.285</u> , <u>subd. 5</u> 66.03, subd. 5).
8.	I don't	owe all	of the rent alleged.
9.	Health	, Safety	, and Habitability:
	a.		Plaintiff has violated the covenants of habitability, health, and safety. I ask the Court to reduce past rent and reduce future rent until repairs are completed. Minn. Stat. § 504B.161; Fritz v. Warthen, 213 N.W.2d 339, 341-42 (1973). Plaintiff's health and safety violations include, but are not limited to, the following issues:
			Tenants are <u>not required to give written notice</u> of habitability violations to assert a habitability defense to an eviction action for nonpayment. <i>Ellis v. Doe</i> , 915 N.W.2d 24 (Minn. Ct. App. 2018).
	b.		My apartment is infested with bedbugs. I request $\square$ past and future rent abatement and/or $\square$ 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.		See Federal law defense, supra, at F.3
10.	Rental	Licensi	ing.
	a.		The code of the city where the premises are located requires landlords to have a rental license. My 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.

	D.		required is in violations of the violation of the violati	lawfuny leasing the premises without a rental ficense as ed by the city code where the premises are located, Plaintiff iolation of the statutory covenants of habitability. The rental e requirement is a health and safety provision. <i>Fritz v. en,</i> 213 N.W.2d 339, 341-42 (1973); <i>Mac-Du Properties v. sh,</i> 392 N.W.2d 315 (Minn. Ct. App. 1986); <i>Beaumia v. oraun,</i> 2007 WL 2472298 (Minn. Ct. App. Sept. 4, 2007) blished).
11. 🗆	Utilitie	es.		
	a.		service ened to payme	for utility or essential es after the utility company terminated the service or threat- terminate the service, due to Plaintiff's failure to pay. This ent must be deducted from rent. Minn. Stat. § 504B.215 erly § 504.185).
	b.		service my uti	ase states that I am supposed to pay \$ for utility e, but I have a shared meter which does not accurately reflect lity use and Plaintiff did not comply with Minn. Stat. § 215 (formerly § 504.185). I request that the court:
		i.		Reduce my past rent, beginning in, and reduce future rent until Plaintiff follows the law. Minn. Stat. § 504B.215 (formerly § 504.185), § 504B.161 (formerly § 504.18); <i>Fritz v. Warthen</i> , 298 Minn. 54, 58-59, 213 N.W.2d 339, 341-42 (1973);
		ii.		Award me treble damages or \$500, whichever is greater, and reasonable attorney's fees. Minn. Stat. § 504B.215 (formerly § 504.185), § 504B.221 (formerly § 504.26).
12. □	Plainti	ff is cha	arging <u>i</u>	mproper late fees or other fees.
	a.			ases beginning or renewed before January 1, 2011 and under mmon law:
		i.		The lease does not provide for the fees. <i>Cook v. Finch</i> , 19
		ii.		Minn. 407,, 19 Minn. (Gil.) 350, 358 (1873). The fees are penalties which bear no relationship to Plaintiff's expenses. <i>See Gorco Const. Co. v. Stein</i> , 256 Minn. 476, 481-82, 99 N.W.2d 69, 74 (1959); or are usurious. Minn. Stat. §§ 334.01-334.03.
	b.			ases beginning or renewed on or after January 1, 2011, under Stat. § 504B.177:
		i. ii.		We did not agree to the late fee in writing. 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).
	c.		For all	late fees:

		1.	Ц	Plaintiff waived the requirement of prompt rent payment by accepting late payments without objection. See Cobb v. Midwest Recovery Bureau Co., 295 N.W. 2d 232, 237 (Minn. 1980) (repossession).
		ii.		No late fee is due because I had a proper reason to withhold my rent.
13. □	Plainti	ff <u>waive</u>	ed the re	ent claim or is estopped from claiming it by:
	a.		We did	ting a partial payment of rent before or after filing this case. In not agree in writing that the payment would not waive this Minn. Stat. § 504B.291 (formerly § 504.02).
	b.		Accept	ting rent for later months. <i>Id</i> .
14. □	estoppe reasons Garden	ed from ably rel ns of Ea	deman ied on F <i>lina Col</i>	the right to enforce a term or condition of the lease, or is ding the rent alleged to be due in this eviction because I Plaintiff's conduct, to my detriment. <i>Pollard v. Southdale ndo. Ass'n.</i> , 698 N.W.2d 449 (Minn. Ct. App. 2005); nan Corp., 450 N.W.2d 913, 919 (Minn. 1990).
15. 🗆	The co	Plaintiff did not give me receipts for rent paid in cash. Minn. Stat. § 504B.118. The court should abate my rent as a penalty for violating the statute and dismiss this action.		
16. □	I paid my rent by money orders. I have 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 I paid the rent. Minn. Stat. § 504B.291, subd. 1.			
17. □	I or a household member is a <u>vulnerable adult victim of financial 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, 626.5572</u> , <u>Subd. 9</u> .			
18. □	Domes	stic Vio	lence ur	nder State Law:
	a.		been a stalkin Minn.	other tenant or authorized occupant in my household has victim of domestic abuse, criminal sexual conduct, or g. Minn. Stat. § 504B.206. I ended my lease as required by Stat. § 504B.206 so I do not have any rent obligation to the ff after (date in notice ending tenancy).
	b.		See Fe	deral law defense, supra, at F.2.
19. □	plaints	about r	naterial	defense to this eviction that is in retaliation for my comviolations by the landlord of state or local law, residential e. <i>Cent. Hous. Assocs., LP v. Olson</i> , 929 N.W.2d 398 (Minn.
20. 🗆	Other:			

# G. BREACH OF LEASE CASES

# Federal Law

0.		Coronavirus Aid, Relief, and Economic Security (CARES) Act § 4024 Notice: See §A0, Threshold Pandemic Defense, supra.					
1.		Proper notice was required before filing this action. 24 C.F.R. §§ 574.310(e)(2)(ii) (HOPWA), 578.91 (Continuum of Care), 582.320(b) (Supportive Housing), 583.300(i) (Shelter Plus Care). See Holding Over Cases Defenses, Section E, supra.					
2.			Domestic Violence: Violence Against Women Act of 2022 (VAWA), 34 U.S.C. § 12491, et seq.; 24 C.F.R. § 5.2005:				
		a. 🗆	Plaintiff alleges breach of the lease by damage to the premises that are the result of domestic violence, dating violence, sexual assault				
		b. 🗆	and stalking so cannot be the basis to evict me. 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.				
4.			not evict me without cause. 24 C.F.R. §§ 574.310(e)(2)(ii) (HOP-(Continuum of Care), 582.320(b) (Supportive Housing), 583.300(i) Care).				
5.		U.S.C. § 3604 A.2d 1109 (D	ility. Plaintiff did not reasonably accommodate my disability. 42 (f)(3); 24 C.F.R. Parts 8, 100; Douglas v. Kriegsfield Corp., 884 .C. Ct. App. 2005); Minn. Stat. § 363A.10; Schuett v. Anderson, 386 (Minn. Ct. App. 1986).				
7.		Plaintiff alleges that I unlawfully allowed unlawful activity on the property. The criminal activity provisions of <u>24 C.F.R. § 5.850 et seq.</u> don't apply to Shelter Plus Care, HOPWA, HOME, or McKinney supportive housing programs (now HEARTH and Continuum of Care) if no Section 8 funding is involved. <u>24 C.F.R. §§ 5.850</u> , <u>5.100</u> (lists of covered programs).					
8.		Other:	·				
Sta	te I	Law					
9.		Hennepin and Ramsey Housing Courts: Plaintiff alleges breaches of the lease. Plaintiff did not attach a copy of the lease to the complaint. Plaintiff must provide a copy of the lease to me at the hearing. Minn. Gen. R. Prac. 604(d).					
10.		I live in Brook	klyn Center in an affordable housing unit.				
		a. 🗆	Plaintiff failed to give proper written notice before filing this eviction action. Brooklyn Center Ordinances 12-912D(4) as amended and effective April 4, 2022. See §E.11, Holding over Cases, supra.				

	b.		Plaintiff did not have good caused to terminate or not renew the lease. <u>Brooklyn Center Ordinances 12-912D(4)-(5)</u> .			
	c		I corrected the breach.			
11. □	I did not commit a <u>material breach</u> or substantial failure to perform under the lease. <i>Cloverdale Foods of Minnesota, Inc.</i> , 580 N.W.2d 46, 49 (Minn. Ct. App. 1998); <i>Skogberg v. Huisman</i> , No. C7-02-2059, 2003 WL 22014576 (Minn. Ct. App. Aug. 2003) (unpublished) (a material breach goes to the root or essence of the contract, so substantial and fundamental that it defeats the object of the parties in entering into the contract, and where the injury is irreparable or damages would be inadequate or difficult or impossible to determine).					
12. □	prostitu illegal propert	ution re behavio	an <u>expedited case</u> , and alleges that I am involved with illegal drugs, lated activities, unlawful firearm possession, or nuisance or other or that seriously endangers the safety of other residents, their e landlord's property. I did not do this. <u>Minn. Stat. § 504B.321</u> 66.05).			
13. □	not inv	olve di	ot give me a <u>copy of the lease</u> before filing this case. This case does sturbing the peace, malicious destruction of property, or illegal <u>Stat. § 504B.115</u> (formerly § 504.015).			
14. □	The lease does not contain a <u>right of reentry clause</u> . <i>Bauer v. Knoble</i> , 51 Minn. 358, 359, 53 N.W. 805, 805 (1892).					
15. □	The <u>lease is oral</u> and only provides for payment of rent.					
16. □	Plaintiff <u>waived lease provisions</u> by failing to enforce them or is estopped from enforcing them. <i>Mitchell v. Rende</i> , 225 Minn. 145, 30 N.W.2d 27 (1947).					
17. 🗆	Plaintiff waived the alleged breaches 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).					
18. □	Plaintiff is <u>discriminating</u> against me as a member of a protected class. <u>42 U.S.C.</u> § 3604; <u>Minn. Stat.</u> § 363A.09.					
19. □	The lea	ase term	is <u>illegal</u> , <u>unconscionable</u> , an <u>adhesion contract</u> , or <u>discriminatory</u> .			
20. 🗆	Plaintiff alleges that I <u>unlawfully allowed unlawful activity</u> (illegal drugs, prostitution related activity, or unlawful use or possession of certain firearms) on the property. <u>Minn. Stat. § 504B.171</u> (formerly § 504.181).					
	a.		There was no unlawful activity under Minn. Stat. § 504B.171 on the preparty			
	b.		the property.  I did not unlawful activity under Minn. Stat. § 504B.171 on the			
	c.		I did not know or have reason to know that there was unlawful activity under Minn Stat. 8 504B 171 on the property.			
	d.		activity under Minn. Stat. § 504B.171 on the property.  Medical marijuana use is legal under state law. Minn. Stat. § 152.32			

	e.		"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 vaporization of the product and inhalation of smoke, aerosol, or vapor from the product." 2023 Minn. Laws Ch. 63, Art. § 55,				
	f.		amending Minn. Stat. § 504B.171 (effective Aug 1, 2023). Controlled substances on the premises or in the common area and curtilage of the premises did not violate of any criminal provision of Minn. Stat. Chapter 152.				
	g.		See Federal law defenses, supra, at G.7.				
21. 🗆	Plainti sponse § 504.	e to don	nalizing me for calling for police or emergency assistance in renestic abuse or any other conduct. Minn. Stat. § 504B.205 (formerly				
22. □	Dome	stic Vio	lence:				
	a.		The basis of the eviction is that I or another tenant or authorized occupant in my household has been a <u>victim</u> of domestic abuse, criminal sexual conduct, or stalking. <u>Minn. Stat. §§ 504B.285</u> , <u>Subd. 1 (b)</u> ; <u>504B.206</u> , <u>Subd. 1 (a)</u> .				
	b.		See Federal law defenses, supra, at G.2.				
23. 🗆	Forfeiting my home would be a <u>great injustice</u> , since Plaintiff's rights are adequately protected. <i>Naftalin v. John Wood Co.</i> , 263 Minn. 135, 147, 116 N.W.2d 91, 100 (1962); <i>Warren v. Driscoll</i> , 186 Minn. 1, 5, 242 N.W.2d 346, 347 (1932). Eviction could lead to termination of my housing subsidy. <u>24 C.F.R. § 982.552(b)(2)</u> .						
24. □	I have a <u>common law defense to this eviction that is in retaliation</u> for my 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).						
25. □	Other:						
REQU	JEST F	OR RE	CLIEF				
1. 🗆	Dismiss Plaintiff's Complaint and enter judgment for me for the reasons set forth in this Answer and award me judgment for possession.						
2. 🗆	Plaintiff improperly filed an <u>expedited case</u> . Dismiss this case and fine Plaintiff \$500. <u>Minn. Stat. § 504B.321</u> (formerly § 566.05).						
3. □	Pre-tri	al relief	£.				
	a.						

H.

	b.		State	law
		i.		<u>Discovery</u> : Order Plaintiff to provide for the following discovery: allow me to review Plaintiff's file on me, give me a list of Plaintiff's witnesses and the subject of their testimony, and give me a copy of Plaintiff's exhibits. <i>See</i> <u>Minn. Gen. R. Prac. 612</u> (Hennepin and Ramsey Housing Courts).
		ii.		Allow Plaintiff to rely only on the <u>allegations stated in the Complaint</u> in this eviction proceeding. Minn. Stat. § 504B.321; Minn. Gen. R. Prac. 604(a); <i>Mac-Du Properties v. LaBresh</i> , 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."). <i>See also, Minneapolis Cmty. Dev. Agency v. Smallwood</i> , 379 N.W.2d 554, 555 (Minn. Ct. App. 1985).
		iii.		Continue the hearing for the following reasons:
				The court is not limited by Minn. Stat. § 504B.341 in continuing the hearing. <i>Rice Park Properties v. Robins, Kaplan, Miller and Cieresi</i> , 532 N.W.2d 556 (1995).
		iv.		Plaintiff alleged <u>combined claims</u> 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. <u>Minn. Stat. § 504B.285, subd. 5</u> .
		V.		I deny owing all or part the rent alleged to be due by Plaintiff. There is no basis to require posting of rent which was not withheld in reliance on a defense. Minn. R. Gen. Prac. 608 (Hennepin and Ramsey Housing Courts).
		vi.		I am claiming a habitability, health, and safety defense to Plaintiff's claim of nonpayment rent. Only future rent or security for future rent need be <u>paid into court</u> . <i>Fritz v. Warthen</i> , 213 N.W.2d 339, 341-43 (1973); Minn. R. Gen. <u>Prac. 608</u> (Hennepin and Ramsey Housing Courts).
		vii.		Plaintiff is a business which did not register its trade name with the Secretary of State. Continue the hearing to allow Plaintiff to register its trade name, award me \$250.00 in costs or by setoff, Minn. Stat. §§ 333.001-333.06, and allow me to credit the award against rent.
		viii.		I request a stay of this action without bond for 90 days to allow me to file an action to challenge an <u>illegal foreclosure reconveyance</u> . Minn. Stat. § 325N.18.
4.	□ Post-t	rial reli	ef.	

a.	Ш	<u>U.S.C. § 12491, et seq.</u> ; <u>24 C.F.R. §§ 5.2005</u> :	
	i.		Order Plaintiff to (1) accept my certification of domestic violence, dating violence, sexual assault or stalking, and (2) withdraw its termination notice and (3) dismiss this action with prejudice.
	ii.		Evict Defendant, the abuser/attacker/stalker, but do not evict me or the rest of my household.
	iii.		Order Plaintiff to evict, the abuser/attacker/stalker, but do not evict me or the rest of
	iv.		my household. Order Plaintiff to execute a new lease with me 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.
	V.		Seal any information in this court file that contains information about any incidents of domestic violence, domestic abuse violence, sexual assault or stalking, including my address, so it is not accessible to anyone but court employees, me or Plaintiff for the purposes of this action.
b.	State 1	law	
	i.		Grant relief from forfeiting my home as it would be a great injustice, since Plaintiff's rights are adequately protected. <i>Naftalin v. John Wood Co.</i> , 263 Minn. 135, 147, 116 N.W2d 91, 100 (1962); <i>Warren v. Driscoll</i> , 186 Minn. 1, 5, 242 N.W.2d 346, 347 (1932).
	ii.		Abate (reduce) the rent claimed by Plaintiff and abate (reduce) the future rent until Plaintiff completes repairs. <i>Fritz v. Warthen</i> , 298 Minn. 54, 58-59, 213 N.W.2d 339, 341-42 (1973); Minn. Stat. § 504B.161 (formerly § 504.18).
	iii.		Abate (reduce) the rent claimed by Plaintiff and abate (reduce) the future rent until Plaintiff stops <u>unlawful activity</u> on the property. <i>See</i> Minn. Stat. § 504B.171 (formerly § 504.181).
	iv.		Plaintiff violated the <u>shared meter</u> statute. Abate my rent and award me treble damages or \$500, whichever is greater, and reasonable attorney's fees. <u>Minn. Stat. § 504B.215</u> (formerly § 504.185), <u>§ 504B.221</u> (formerly § 504.26).
	V.		<u>Vulnerable adult financial exploitation</u> compensatory damages or \$10,000, whichever is greater. <u>Minn. Stat. §§</u> 626.557, Subd. 20, 626.5572, Subd. 9.

vi. $\square$ <u>Redemption</u> : If I owe rent:		nption: If I owe rent:	
	(a)		Plaintiff alleged <u>combined claims</u> of nonpayment of rent and holding over after notice. Allow me to pay the rent and keep my home. <u>Minn. Stat. § 504B.291</u> (formerly § 504.02).
	(b)		Plaintiff alleged <u>combined claims</u> for nonpayment of rent and material lease violations. If I did not commit a material lease violation but I owe rent, give me 7 days to pay. <u>Minn. Stat. § 504B.285</u> (formerly § 566.03).
	(c)		Give me days to pay it. There is <u>no</u> limit on the time or conditions for redemption in statutes or caselaw. See 614 Co. v. D.H. 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).
	(d)		I have paid or can pay the rent due at the hearing. If I owe additional costs, give me days to pay them. Minn. Stat. § 504B.291 (formerly § 504.02).
vii.		Costs	and Disbursements:
	(a)		Upon discontinuance or dismissal or when judgment is rendered in my favor on the merits, award me mandatory costs of \$200.00. Minn. Stat. § 54902; HNA Properties v. Moore, 848 N.W.2d 238 (Minn. Ct. App. 2014).
	(b)		If I prevail, award me \$5.50 for the cost of filing a satisfaction of the judgment. <i>Id</i> .
	(c)		If I prevail, award me other costs and disbursements (e.g. court filing, service, subpoena, expert, document, and discovery fees). Minn. Stat. § 549.04:
	(d)		If I am 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., my filing fee) based on my <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.

	(a)	Ш	Do not award costs and dispursements to Plaintill.
viii.		Attorn	ey fees:
	(a)		Do not award Plaintiff attorney fees beyond \$5.00 in a nonpayment of rent case. Minn. Stat. § 504B.291 (formerly § 504.02); Cheyenne Land Co. v. Wilde, 463 N.W.2d 539 (Minn. Ct. App. 1990).
	(b)		Award me attorney fees, because my lease began on or after August 1, 2011, or was renewed on or after August 1, 2012, it provides for attorney fees to Plain tiff's or the landlord's attorneys, so I am entitled to attorney fees if I prevail. Minn. Stat. § 504B.172.
ix.		Expun	ge or seal this court file.
	(a)		Plaintiff's case is sufficiently without basis in fact or law, which may include lack of jurisdiction over the case. Expungement is clearly in the interests of justice and those interests are not outweighed by the public's interest in knowing about the record. Minn. Stat. § 484.014.
	(b)		The court has <u>common law inherent authority</u> to expunge this file. <u>Minn. Stat. § 504B.345, Subd. 1</u> (c)(2). <i>See State v. C.A.</i> , 304 N.W.2d 353 (Minn. 1981).
	(c)		This case involved a foreclosed mortgage or cancelled contract for deed and under Minn. Stat. § 484.014, subd. 3,
		(1) (2)	☐ I moved before Plaintiff filed this case, or ☐ I am a tenant and did not receive a proper lease termination notice under Minn. Stat. § 504B.285.
	(d)		The court may expunge this file at the time judgment is entered or after that time. Minn. Stat. § 504B.345, Subd. 1 (c)(2).
х.		If I los	e:
	(a)		Give me seven days to move. Minn. Stat. § 504B.3-45 (formerly § 566.09). I did not cause a nuisance, or seriously endanger other tenants, their property, or the landlord's property. If I have to move in less than 7 days, it would be a substantial hardship to my family and me.
	(b)		Alternatively, give me more time to move. See Naftalin v. John Wood Co., 263 Minn. 135, 147,

116 N.W. 2d 91, 100 (1962) (equitable relief from involuntary tenancy forfeiture where landlord's rights are adequately protected); *Warren v. Driscoll*, 186 Minn. 1, 5, 242 N.W.2d 346, 347 (1932).

	5.	□ O —	ther relief:	
I.	Cl	ERTIF	ICATIONS	
	1.	Unde	r Minn. R. Civ. P. 11, I certify th	at, to the best of my knowledge:
		a.	this document is not being harass or to cause unnecess litigation;	presented for any improper purpose, such as to ary delay or needless increase in the cost of
		b.	the claims, defenses, and of existing law or by a nonfriv	ther legal contentions therein are warranted by volous argument for the extension, modificalaw or the establishment of new law;
		c.	the allegations and other fa- specifically so identified, an	ctual contentions have evidentiary support or, if re likely to have evidentiary support after a further investigation or discovery;
		d.	the denials of factual content	ntions are warranted on the evidence or, if re reasonably based on a lack of information or
		e.	this document does not incl	ude any restricted identifiers and that all een submitted in a confidential manner as Prac. 11.
I knov	v tha	at I mag	y be fined or sanctioned by the co	ourt if this certification is false.
	2.	Unde stated	r Minn. Stat. § 358.116, I declared in this document is true and corrections.	under penalty of perjury that everything I have rect.
			Date	Tenant/Tenant's Attorney or Agent
Cou	nty a	and Sta	te Where Document Is Signed	
			County	Address
			State	Phone