			MINNESOTA	DISTRICT COURTJUDICIAL DISTRICT DIVISION:		
	UNI	1 C	OF	CASE TYPE: UNLAWFUL DETAINER (EVICTION)		
			Plaintiff (Landlord),	ANSWER AND MOTION FOR DISMISSAL OR SUMMARY JUDGMENT		
v.			Tumin (Sururoru),	No. A-7 (Jan. 2011) Rural Housing and Community Development Service		
				(formerly Farmers Home Administration) Subsidized Housing Projects		
			Defendant (Tenant).	Case No.		
В.	2. 3. TY		I deny the facts in these para I cannot admit or deny these OF TENANCY OR OCCU Rural Housing and Commun Community Development (FmHA)) subsidized housing RHCDS/RECD (FmHA) Ru RHCDS/RECD (FmHA) Ru RHCDS/RECD (FmHA) Lal RHCDS/RECD (FmHA) Re	ity Development Service (RHCDS) or Rural Economic (RECD) (formerly Farmers Home Administration g project. ral Rental Housing (RRH) Program. ral Cooperative Housing (RCH) Program.		
C.	SE	RV	ICE			
	1.			at (court papers) were not delivered or mailed at least learing. MINN. STAT. § 504B.331 (formerly § 566.06).		
	2.		The court papers were delive	ered on a legal holiday. MINN. STAT. § 645.44.		
	3.		The named-Plaintiff delivered	ed the court papers. MINN. R. CIV. P. 4.02.		
	4.			abstituted service to give the court papers to another TAT. § 504B.331 (formerly § 566.06).		

			a. □ b. □ c. □ d. □	Plaintiff could have found me in the county. The person does not reside with me. The person is not of suitable age and discretion. The person was not at my residence when the court papers were delivered.			
	5.		Plaintiff improformerly § 50	roperly used service by mail and posting. MINN. STAT. § 504B.331 66.06).			
			a. □ b. □	Plaintiff could have found me in the county. Plaintiff did not try personal service twice on different days, once between 6:00 n m and 10:00 n m			
			c. 🗆	between 6:00 p.m. and 10:00 p.m. The court papers were mailed but not posted, or posted but not mailed.			
			d. □	Plaintiff posted the court papers before mailing the court papers or filing the affidavit of mailing.			
			e. 🗆	The named-Plaintiff did not sign the affidavit of mailing.			
	6.		Plaintiff filed after the sum	an expedited case. The court papers were not served within 24 hours mons was issued. MINN. STAT. § 504B.321 (formerly § 566.05).			
	7.		Other.				
				·			
D.	PR	EC	ONDITIONS	FOR RECOVERY OF THE PREMISES			
	1.		Program., and	ng the lease for the Section 8 Existing Housing Certificate and Voucher I failed to give the eviction notice and/or the court papers to the housing C.F.R. \S 982.310(e)(2)(ii). Lease \P			
	2.		Plaintiff is not the person entitled to possession of the building or an authorized management agent. MINN. STAT. § 481.02, subd. 3(13); MINN. GEN. R. PRAC. 603				
	3.		The person suing on behalf of Plaintiff did not file a power of authority. MINN. GEN R. PRAC. 603.				
	4.		Plaintiff or Plaintiff's 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 an Minnesota court. <i>Nicollet Restorations, Inc. v. Turnham</i> , 486 N.W.2d 753 (Minr 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).				
	5.			aintiff's agent is engaging in unauthorized practice of law by charging for representing the owner in this case. MINN. STAT. § 481.02, subd.			
	6.			w the names of the owner and manager of the building and addresses at buld be served 30 days before filing this case. MINN. STAT. § 504B.181 k.22).			
	7.			business which did not register its trade name with the Secretary of g me to \$250.00 in costs or by set off. MINN. STAT. §§ 333.001-333.06.			

	8.		aintiff failed to state the facts which authorize recovery of the premises, by failing state:						
			. MINN. STAT § 504B.321 (formerly 566.05); MINN. GEN. R. PRAC. 604(a).						
	9.		Plaintiff is a landlord of a residential building with 12 or more residential units, bu failed to provide a written lease. MINN. STAT. § 504B.111.	t					
	10.		am a military service member or active National Guard member covered by the ervicemembers Civil Relief Act. 50 App. U.S.C.A §§ 501-594.						
	11.		Other.	-					
E.	Н)L[ING OVER CASES						
	1.		Proper Notice was required before filing this action. 7 C.F.R. § 3560.159.						
	2.		Plaintiff alleges holding over after notice. Plaintiff did not attach a copy of the termination notice to the complaint. Plaintiff must provide a copy of the notice to me at the hearing. MINN. GEN. R. PRAC. 604(c).						
	3.		Plaintiff did not give me a proper notice of lease violation <u>before</u> giving me a leatermination notice. 7 C.F.R. § 3560.159(a).						
			 a. □ Plaintiff did not give written notice. b. □ The notice did not state how I violated the lease. c. □ The notice did not give me a reasonable amount of time to correct the violation. 	;					
	4.		Plaintiff did not give me proper notice to end my lease. 7 C.F.R. § 3560.159(b <i>Hoglund-Hall v. Kleinschmidt</i> , 381 N.W.2d 889 (Minn. Ct. App. 1986).						
	b. The notice did not state all of the following: (1) a specifi which lease termination will occur; (2) a statement of the lease termination with specific reference to the provisions of or occupancy rules; and (3) a statement explaining the cunder which the borrower may initiate judicial action to en			r e s					
			c. Plaintiff did not give 12 month notice to me. MINN. STAT. § 504.32						
			 i.	t					
			iii. Plaintiff is prepaying on a mortgage, which will result ir termination of federal use restrictions on the housing.	l					
			iv. Plaintiff is terminating a housing subsidy program.						
	5.		Plaintiff improperly alleged in the complaint grounds for eviction not stated in a notice.	l					

6.		Plaintiff may not evict me without cause. 7 C.F.R. § 3560.159(a).					
8.		Plaintiff did not allow me to review Plaintiff's file and copy information from it. 7 C.F.R. \S 3560.160(g)(4).					
9.		Plaintiff's notice for me to move was retaliatory under MINN. STAT. § 504B.2 (formerly § 566.03), § 504B.441 (formerly § 566.28), and was intended in whor part as a penalty:					
		а 🗆	for my good faith attempt on to secure or enforce rights under a lease or contract, oral or written, under the laws of the state or any of its governmental subdivisions, or of the United States; or				
		b □	for my good faith report on to a governmental authority of the plaintiff's violation of a health, safety, housing, or building code or ordinance.				
10.		Plaintiff wai	ved the notice to end my lease or is estopped from enforcing it by:				
		a. 🗆	Accepting rent after the move out date. <i>Pappas v. Stark</i> , 123 Minn.				
		b. 🗆	81, 83, 142 N.W. 1042, 1047 (1913). Demanding rent in this case. <i>See</i> MINN. STAT. § 504B.291 (formerly § 504.02); <i>Pappas v. Stark</i> , 123 Minn. 81, 83, 142 N.W. 1042, 1047 (1913).				
11.		Plaintiff is discriminating against me as a member of a protected class. <i>Barnes v. Weis Management Co.</i> , 347 N.W.2d 519, 522 (Minn. Ct. App. 1984); 42 U.S.C. § 3604; MINN. STAT. § 363.03.					
12.		Other.	Other.				
NO	NP	AYMENT C	OF RENT CASES				
1.		Proper notice was required before filing this action. 7 C.F.R. § 3560.159. <i>See</i> Holding Over Cases Defenses, Section E, <i>supra</i> .					
2.		Plaintiff alleges nonpayment of rent and material lease violations. I do not have to pay rent into court. The court must consider the lease violations claim before considering the nonpayment of rent claim. MINN. STAT. § 504B.285, subd. 5 (formerly § 566.03, subd. 5).					
3.		I don't owe all of the rent alleged.					
4.			violated the covenants of habitability by not making repairs, including ed to:				
		161 (former)	. I request that the court reduce my past rent, beginning nd reduce future rent until repairs are completed. MINN. STAT. § 504B. y § 504.18); <i>Fritz v. Warthen</i> , 298 Minn. 54, 58-59, 213 N.W.2d 339, 3); 7 C.F.R. § 3560.156(c)(18)(x).				

F.

5.		have a a licen	My city code requires landlords to have a rental license. My landlord does/did not have a license and cannot collect rent for the period where the landlord did not have a license. <i>Beaumia v. Eisenbraun</i> , No. A06-1482, 2007 WL 2472298 (Minn. Ct. App. Sep. 4, 2007) (unpublished).						
6.		utility Plainti	I notified Plaintiff and paid \$ for utility or essential services after the utility company terminated the service or threatened to terminate the service, due to Plaintiff's failure to pay. This payment must be deducted from rent. MINN. STAT. § 504B.215 (formerly § 504.185).						
7.		a share	My lease states that I am supposed to pay for utility service, but I have a shared meter which does not accurately reflect my utility use. MINN. STAT. § 504B.215 (formerly § 504.185). I request that the court:						
		a. b.		rent un (forme Warthe award able at	my past rent, beginning in, 19, and reduce future ntil Plaintiff follows the law. MINN. STAT. § 504B.215 rly § 504.185), § 504B.161 (formerly § 504.18); <i>Fritz v. en</i> , 298 Minn. 54, 58-59, 213 N.W.2d 339, 341-42 (1973); me treble damages or \$500, whichever is greater, and reason-torney's fees. MINN. STAT. § 504B.215 (formerly § 504.185), 3.221 (formerly § 504.26).				
8. □ Rent recertification. 7 C.F.R. § 3560.153.				7 C.F.R. § 3560.153.					
		a. b.		Plainti	ff did not properly calculate my income and rent. ff improperly terminated the government subsidy and increased				
		c.		my ren Plainti rent.	ff did not offer me a reasonable payment plan for corrected past				
9. □ Plaintiff is charging improper late fees or other fees.		mproper late fees or other fees.							
	a.			ses beginning or renewed before January 1, 2011 and under the on law:					
			i.		The lease does not provide for the fees. <i>Cook v. Finch</i> , 19 Minn. 407,, 19 Minn. (Gil.) 350, 358 (1873).				
			ii.		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.				
		c.		For all	late fees:				
			i.		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.
			iii.		I also have a Section 8 voucher. Plaintiff is charging illegal side payments. 24 C.F.R. § 982.451.
10.	. 🗆	Plainti	ff waiv	ed the re	ent claim or is estopped from claiming it by:
		a.		did no	oting a partial payment of rent before or after filing this case. We st agree in writing that the payment would not waive this case. STAT. § 504B.291 (formerly § 504.02).
		b.			otting rent for later months. <i>Id</i> .
11.	. 🗆		should a		me receipts for rent paid in cash. Minn. Stat. § 504B.118. The my rent as a penalty for violating the statute and dismiss this
12.	. 🗆	origina amoun landlo	al receip it, are d	ot stubs ated on ere is	oney orders. I have a copy of one or more money orders, or evidencing the purchase of a money order, which total the rent or around the date rent was due, and are made payable to the a rebuttable presumption that I paid the rent. Minn. Stat.
13.	. 🗆	Other.			
		-			
DD				TE CAO	·
BH	KEA	CH OI	LEAS	SE CAS	SES
1.					equired before filing this action. 7 C.F.R. § 3560.159. <i>See</i> Defenses, Section E, <i>supra</i> .
2.		the cor	nplaint.		ches of the lease. Plaintiff did not attach a copy of the lease to iff must provide a copy of the lease to me at the hearing. MINN.).
3.					1 (1) material noncompliance with the lease or (2) other good C.F.R. § 3560.159(a).
4.					aterial violation of the lease. <i>Cloverdale Foods of Minnesota</i> , 49 (Minn. Ct. App. 1998).
5.		prostit illegal	ution re behavio landloro	elated a or that s	edited case, and alleges that I am involved with illegal drugs, activities, unlawful firearm possession, or nuisance or other reriously endangers the safety of other residents, their property, perty. I did not do this. MINN. STAT. § 504B.321 (formerly §
6.		involv	e distur	bing th	me a copy of the lease before filing this case. This case does not ne peace, malicious destruction of property, or illegal drugs. 115 (formerly § 504.015).

G.

7.	Ш				hell v. Rende, 225 Minn. 145, 30 N.W.2d 27 (1947).	
8.		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).				
9.					ating against me as a member of a protected class. 42 s. Stat. § 363.03.	
10.		§ 3560 8, 100	.156(c)(; <i>Domi</i> :	(6)(ii); 4 nium M	intiff did not reasonably accommodate my disability. 7 C.F.R. 42 U.S.C. § 3604(f)(3); 29 U.S.C. §§ 706, 794; 24 C.F.R. Parts Management Services, Inc. v. C.L., No. A03-85, 2003 WL App. Dec. 9, 2003) (unpublished).	
12.					unlawfully allowed unlawful activity (illegal drugs, prostitution lawful use or possession of certain firearms) on the property.	
		a.		State 1	Defenses. MINN. STAT. § 504B.171 (formerly § 504.181).	
			i. ii.		There was no unlawful activity on the property. I did not know or have reason to know that there was unlawful activity on the property.	
			iii.		I could not prevent the illegal drugs from being brought on the property. MINN. STAT. § 609.5317, subd. 3.	
		b.		Federa	1 Defenses. 7 C.F.R. §§ 3560.159(a)(1)(iii), 3560.156(c)(15).	
			i.		I, a household member, guest, or person under my control did not admit to and was not convicted for involvement with illegal drugs.	
			ii.		Illegal drug activity was not conducted at the premises or complex by me, a household member, guest, or someone under my control.	
			iii.		I took reasonable steps to prevent or control illegal drug activity.	
			iv.		The person who engaged in the activity is activily seeking, receiving, or has completed drug treatment.	
			v. vi.		The person who engaged in the activity left the property. The criminal activity (1) was directly related to domestic violence, dating violence, or stalking, (2) was done by a member of the my household, guest or other person under the my control, and (3) I or an immediate member of the my family was the victim or threatened victim. Pub. L. 109-162, Title VI, §§606-607, 119 Stat. 2960, 3042-3051.	
13.			nestic al		me for calling for police or emergency assistance in response any other conduct. MINN. STAT. § 504B.205 (formerly §	
14.		protect	ed. Na	ftalin v.	yould be a great injustice, since Plaintiff's rights are adequately. John Wood Co., 263 Minn. 135, 147, 116 N.W.2d 91, 100	

15.		Other.						
RE	QU	EST FO	OR RE	LIEF				
1.			Dismiss Plaintiff's Complaint for the reasons set forth in this Answer and award me judgment for possession.					
2.				operly filed an expedited case. Dismiss this case and fine Plaintiff STAT. § 504B.321 (formerly § 566.05).				
3.		Plaintif	fcomp) the rent claimed by Plaintiff, and abate (reduce) the future rent until letes repairs. <i>Fritz v. Warthen</i> , 298 Minn. 54, 58-59, 213 N.W.2d 339, ; MINN. STAT. § 504B.161 (formerly § 504.18).				
4.			f stops) the rent claimed by Plaintiff, and abate (reduce) the future rent until unlawful activity on the property. <i>See</i> MINN. STAT. § 504B.171 4.181).				
5.		file on 1	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. Minn. Gen. R. Prac. 612.					
6.		State. 0	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, and award me \$250.00 in costs or by setoff. MINN. STAT. § 333.001-333.06.					
7.		Continu	Continue the hearing for the following reasons:					
8.		If I owe	If I owe rent:					
		a.		Plaintiff alleged nonpayment of rent and holding over after notice. Allow me to pay the rent and keep my home. MINN. STAT. §				
		b.		504B.291 (formerly § 504.02). Plaintiff alleged nonpayment of rent and material lease violations. If I did not commit a material lease violation but I owe rent, give me 7				
		c.		days to pay. MINN. STAT. § 504B.285 (formerly § 566.03). Give me days to pay it. 614 Co. v. D.H. Overmayer, 297 Minn. 395, 398, 211 N.W.2d 891, 893 (1973). (affirmed 30 day				
		d.		extension to pay rent). 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).				
9.		equity 1	Under the Servicemembers Civil Relief Act, stay of the action for 90 days, unless equity requires a shorter or longer stay, or adust the obligations under the lease to preserve the interests of all parties. 50 App. U.S.C.A §§ 501-594.					
10.		I did no landlor	If I lose, give me seven days to move. MINN. STAT. § 504B.345 (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.					

H.

11. 🗆	Do not award costs to Plaintiff	Ι.	
12. □	Award mandatory costs to me	of \$200 if I prevail. MINN. STAT. § 549.02.	
13. □	law, which may include lack of in the interests of justice and	e. Plaintiff's case is sufficiently without basis in fact of of jurisdiction over the case. Expungement is clearly and those interests are not outweighed by the public's he record. MINN. STAT. § 484.014; <i>State v. C.A.</i> , 304	
14. □	Other.		
itigant. Defer understand tha un improper pureasonable exp	ndant(s) is not serving or filing t t if Defendant(s) mislead the courpose, the court can order Defendant	s warranted by law. Defendant(s) is not a frivolous this document for an improper purpose. Defendant(s) ourt or if Defendant(s) serve or file this document for indant(s) to pay money to the other party, including the rty because of the serving or filing of this document	
	Date	Tenant/Tenant's Attorney or Agent	
OPTI	ONAL VERIFICATION:		
	bed and sworn to before me		
	Notary Public		