			MINNESOTA	DISTRICT COURT JUDICIAL DISTRICT			
	UNT	Y C)F	DIVISION: CASE TYPE: UNLAWFUL DETAINER (EVICTION)			
			Plaintiff (Landlord),	ANSWER AND MOTION FOR DISMISSAL OR SUMMARY JUDGMENT			
				No. A-8 (Jan. 2011) Public Housing			
			Defendant (Tenant).	, Case No.			
			to Plaintiff's complaint, I s and ask that the case be di	state the following defenses and the reasons why I should smissed.			
A.	1. 2. 3.		I deny the facts in these pa I cannot admit or deny the I or an immediate family domestic violence, dating	aragraphs of the complaint:			
B.	TY	PE	OF TENANCY OR OCC	CUPANCY			
	1.		Public housing.				
C.	SE	RV	ICE				
	1.			aint (court papers) were not delivered or mailed at least thearing. MINN. STAT. § 504B.331 (formerly § 566.06).			
	2.		The court papers were deli	vered on a legal holiday. MINN. STAT. § 645.44.			
	3.		The named-Plaintiff delive	ered the court papers. MINN. R. CIV. P. 4.02.			
	4.			substituted service to give the court papers to another STAT. § 504B.331 (formerly § 566.06).			
				uld have found me in the county. does not reside with me.			

			c. d.		The person is not of suitable age and discretion. The person was not at my residence when the court papers were delivered.			
	5.			ff imprerly § 56	operly 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 p.m. and 10:00 p.m.			
			c.		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.		Plainti after th	tiff filed an expedited case. The court papers were not served within 24 the summons was issued. MINN. STAT. § 504B.321 (formerly § 566.05				
	7.		Other.					
D.	PF	REC	ONDIT	ΓIONS	FOR RECOVERY OF THE PREMISES			
	1.				t the person entitled to possession of the building or an authorized agent. MINN. STAT. § 481.02, subd. 3(13); MINN. GEN. R. PRAC. 603.			
	2.			erson su AC. 603.	ing on behalf of Plaintiff did not file a power of authority. MINN. GEN.			
	3.		must b Minne 1992);	ff or Plaintiff's management company is a corporation or a similar entity and be represented by an attorney to file a case or to appear otherwise in any sota court. <i>Nicollet Restorations, Inc. v. Turnham</i> , 486 N.W.2d 753 (Minn 301 Clifton Place, L.L.C. v. 301 Clifton Place Condominium Ass'n, 783 N.W., 560-61 (Minn. Ct. App. 2010).				
	4.		a sepai	rate fee	aintiff's agent is engaging in unauthorized practice of law by charging for representing the owner in this case. MINN. STAT. § 481.02, subd.			
	5.		3(12-13). I did not know the names of the owner and manager of the building and addresse which they could be served 30 days before filing this case. MINN. STAT. § 504B.1 (formerly 504.22).					
	6.				business which did not register its trade name with the Secretary of gme to \$250.00 in costs or by set off. MINN. STAT. §§ 333.001-333.06.			
7. Plaintiff failed to state the facts which authorize recovery of the premises, by to state:								
			0.5045	201 (2	. MINN. STAT.			
			§ 504E	3.321 (t	ormerly 566.05); MINN. GEN. R. PRAC. 604(a).			

	8.		that are	e <u>not</u> re ce or sta	elated to lking th	o or the at the fe	nat authorize recovery by failing to state any allegations e result of an incident(s) of domestic violence, dating deral Violence Against Women Act (VAWA) prohibits .S.C. § 1437d (l)(6).				
	9.		Act (V	ff failed (AWA) § 1437	as requ	uired by	otice of my rights under the Violence Against Women federal statute so this matter must be dismissed. 42				
	10.			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.							
	11.		I am a Service	militar ememb	y servicers Civ	ce mem il Relie	ber or active National Guard member covered by the f Act. 50 App. U.S.C.A §§ 501-594.				
	12.		Other.								
E.	PR	E-F	EVICT	ION NO			PROCEDURE				
	1.			notice § 966.4		quired l	before filing this action. 42 U.S.C. § 1437d(l)(3); 24				
	2.		Plaintiff alleges holding over after notice. Plaintiff did not attach a coptermination notice to the complaint. Plaintiff must provide a copy of the notice at the hearing. MINN. GEN. R. PRAC. 604(c).								
	3.			ff did n § 966.4		me prop	per notice to end my lease. 42 U.S.C. § 1437d(l)(3); 24				
			a. b.				not give written notice. 24 C.F.R. § 966.4(1)(3)(i). not give me a long enough notice period. <i>Id</i> .				
					i.		Plaintiff alleges nonpayment of rent but did not give				
					ii.		me 14 days notice. Plaintiff alleges a health or safety threat, but did not				
					iii.		give me a reasonable time. Plaintiff did not give me 30 days notice.				
			c.		but di termir	d not st nation; (ated that I had the right to request a grievance hearing, rate all of the following: (1) the specific grounds for (2) my right to reply to the letter; and (3) my right to iff documents. 24 C.F.R. \$ 966.4(1)(2)(iii)				
			d.		The no	otice di	iff's documents. 24 C.F.R. § 966.4(1)(3)(iii). d not state my right to request a grievance hearing. 24 4(1)(3)(iv-v).				
					i.		The notice improperly stated that I was not entitled to				
					ii.		a grievance hearing. See ¶ E.7 at p. 4. The notice did not state all of the following: (1) Plaintiff would file this unlawful detainer case to evict me; (2) HUD determined that an unlawful detainer case meets HUD requirements for due process: (3)				

	e.		any all domes	egation tic viol	related criminal activity; and (4) my right to look at Plaintiff's documents. 24 C.F.R. §§ 966.4(1)(3)(v), 966.4(m). It to state facts that authorize recovery by failing to state s that are <u>not</u> related to or the result of an incident(s) of ence, dating violence or stalking that VAWA (cite) basis for eviction. 42 U.S.C. § 1437d (1).					
4.		Plaintiff improperly alleged in the complaint grounds for eviction not stated in a notice.								
5.	Plainti	ff may 1	not evic	t me wi	ithout cause. 24 C.F.R. § 966.4(1)(2).					
6.					e hearing that violated federal law. <i>Waconia Housing</i> v. <i>Chandler</i> , 403 N.W.2d 708 (Minn. Ct. App. 1987).					
	a.				bility. Plaintiff did not reasonably accommodate my U.S.C. § 3604(f)(3); 29 U.S.C. § 706, 794; 24 C.F.R.					
	b.			al conf	Serence. 24 C.F.R. § 966.54; <i>Dial v. Star City Public ority</i> , 8 Ark. App. 65, 648 S.W.2d 806 (1983).					
			i. ii. iii. iv.		Plaintiff did not give me an informal conference. Plaintiff did not give me a meaningful opportunity to discuss the eviction. Plaintiff did not give me a written summary of the conference. Plaintiff gave me a written summary of the conference which did not state all of the following: (1) the names of the participants; (2) the date of the meeting; (3) Plaintiff's decision; (4) the specific reasons for the decision, and (5) how I could request a formal hearing.					
	c.		Forma	l hearin	g. 24 C.F.R. §§ 966.55-966.57.					
			i.		Plaintiff did not give me written notice of the hearing. 24 C.F.R. § 966.55(f).					
			ii.		Plaintiff gave me written notice of the hearing which did not include all of the following: (1) the time and place for the hearing, and (2) the procedures for the hearing. <i>Id</i> .					
			iii.		The hearing officer or panel was not impartial. $\$966.55(b)(1)$. See ¶ H, at p.7.					
			iv.		Plaintiff did not let me review and copy my file and Plaintiff's documents before the hearing. §966.					
			v.		56(b)(1). Plaintiff relied on documents at the hearing which					
			vi.		Plaintiff did not let me see before the hearing. <i>Id.</i> Plaintiff did not let me have another person represent me. §966.56(b)(2).					

whether the eviction was for criminal activity or drug-

				V11.	П	arguments, respond to Plaintiff's evidence, and confront and cross-examine all witnesses upon whose testimony or information Plaintiff relied. §966.56(b)-(4). See Edgecomb v. Housing Authority of the Town					
				viii.		of Vernon, 824 F. Supp. 312 (D. Conn. 1993). Plaintiff did not reasonably accommodate my disability at the hearing. §966.56(h).					
				ix.		The decision was not based solely and exclusively on the facts presented at the hearing. §966.56(b)(s).					
				х.		Plaintiff did not give me a written decision. §96657(a).					
				xi.		The decision was in my favor, and Plaintiff is bound by it. §966.57(b).					
7.		Plainti: § 966.5		operly 1	bypasse	ed or expedited the grievance procedure. 24 C.F.R.					
		a.				es not involve criminal activity that threatens health,					
		b.		This ca	safety or peaceful enjoyment of Plaintiff's tenants or employees. This case does not involve drug-related criminal activity on or near the premises.						
8.	☐ Plaintiff's notice for me to move was retaliatory under Minn. Stat. § 504 (formerly § 566.03), § 504B.441 (formerly § 566.28), and was intended in or part as a penalty:										
		a		rights state or	under a	aith attempt on to secure or enforce lease or contract, oral or written, under the laws of the its governmental subdivisions, or of the United States;					
		b		for my good faith report on to a government authority of the plaintiff's violation of a health, safety, housing, obuilding code or ordinance.							
9.		Plainti	ff waiv	ed the n	otice to	end my lease or is estopped from enforcing it by:					
		a.				t after the move out date. <i>Pappas v. Stark</i> , 123 Minn. W. 1042, 1047 (1913)					
		b.		81, 83, 142 N.W. 1042, 1047 (1913). Demanding rent in this case. <i>See</i> MINN. STAT. § 504B.291 (former § 504.02); <i>Pappas v. Stark</i> , 123 Minn. 81, 83, 142 N.W. 1042, 104 (1913).							
10.		Weis N	<i>lanage</i>		o., 347 l	ainst me as a member of a protected class. <i>Barnes v.</i> N.W.2d 519, 522 (Minn. Ct. App. 1984); 42 U.S.C. §					
11.		Plaintiff failed to give me notice of my rights under the Violence Against Women Act (VAWA) as required by federal statute so this matter must be dismissed. 42 U.S.C. § 1437d (u)(2)(B).									

12.		Other.									
NC	NP	AYMI	ENT O	F RENT CASES							
1.		Proper C.F.R supra.	. §§ 966	was required before filing this action. 42 U.S.C. § 1437d(l)(3), 24 5.4, 966.51, 966.54-57. <i>See</i> Holding Over Cases Defenses, Section E,							
2.		pay re	laintiff alleges nonpayment of rent and material lease violations. I do not have to ay rent into court. The court must consider the lease violations claim before onsidering 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.				riolated the covenants of habitability by not making repairs, including d to:							
		341-42	, and ormerly 2 (1973 (g)-(h).	. I request that the court reduce my past rent, beginning d reduce future rent until repairs are completed. MINN. STAT. § 504B. § 504.18); <i>Fritz v. Warthen</i> , 298 Minn. 54, 58-59, 213 N.W.2d 339, 6). 42 U.S.C. § 1437d(l)(2); 24 C.F.R. §§ 966.4(b)(2), 966.4(e),							
5.		have a a licer	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.		Plainti	iff's fail	for utility or essential services after the ny terminated the service or threatened to terminate the service, due to ure to pay. This payment must be deducted from rent. MINN. STAT. § merly § 504.185).							
7.		a shar	ed mete	es that I am supposed to pay for utility service, but I have er which does not accurately reflect my utility use. MINN. STAT. § merly § 504.185). I request that the court:							
		a.		reduce my past rent, beginning in, 19, and reduce future rent until Plaintiff follows the law. Minn. Stat. § 504B.215 (formerly § 504.185), § 504B.161 (formerly § 504.18); <i>Fritz v</i> .							
		b.		Warthen, 298 Minn. 54, 58-59, 213 N.W.2d 339, 341-42 (1973); 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).							
8.		Rent r	ecertific	cation.							
		a.		Plaintiff did not properly calculate my income and rent. 24 C.F.R. § 5.601, <i>et seq</i> .							

F.

No. A-8 (Jan. 2011) 6 Public Housing

	b.	Ш		If did not give me a sufficient utility allowance. 24 C.F.R. §§
	c.		Plainti	01, et seq. (If improperly increased my rent. 24 C.F.R. §§ 966.4(c), 199, 760.35.
	d.		Plainti	ff did not offer me a reasonable payment plan for corrected past
	e.		the inc family Order, must b how n	nt the Plaintiff is trying to collect from me incorrectly includes come of, who abused me or a member of my and is excluded from my household by a court No-Contact or an Order for Protection or a Harassment Order. The rent be recalculated by the Plaintiff before the court can determine much rent the Plaintiff has a right to collect from me under Housing regulations and my lease. 42 U.S.C. §1437d (l).
9.	Plainti	iff is cha	arging i	mproper late fees or other fees.
	a.		due in	ff did not give me written notice that stated (1) that fees were 14 days, and (2) my right to request a grievance hearing. 24 § 966.4(b)(4). <i>See</i> Holding Over Cases Defenses, Section E,
	b.			ases 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
		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.
	c.			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.
	d.		For all	late fees:
		i.		Plaintiff waived the requirement of prompt rent payment by accepting late payments without objection. <i>See Cobb v. Midwest Recovery Bureau Co.</i> , 295 N.W. 2d 232, 237 (Minn
		ii.		1980) (repossession). No late fee is due because I had a proper reason to withhold my rent.
10.	Plainti	ff waiv	ed the re	ent claim or is estopped from claiming it by:
	a.		did no MINN.	ting a partial payment of rent before or after filing this case. We tagree in writing that the payment would not waive this case. STAT. § 504B.291 (formerly § 504.02).
	b.		Accep	ting rent for later months. <i>Id</i> .

	11.		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.		
	12.		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.		
	13.		The rent has not been paid as a result of domestic violence, dating violence or stalking so cannot be the basis to evict me. 42 U.S.C. § 1437d (1)(5)		
	14.		Other.		
			·		
G.	BR	EA	CH OF LEASE CASES		
	1.		Proper notice was required before filing this action. 42 U.S.C. § 1437d(l)(3), 24 C.F.R. §§ 966.4, 966.51, 966.54-57. <i>See</i> Holding Over Cases Defenses, Section E, <i>supra</i> .		
	2.		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. $604(d)$.		
	3.		I have not committed (1) serious or repeated violations of material terms of the lease or (2) other good cause for eviction. 21 C.F.R. \S 966.4(1)(2).		
	4. I did not commit a material violation of the lease. Cloverdale Foods of Inc., 580 N.W.2d 46, 49 (Minn. Ct. App. 1998).				
	5.		Plaintiff filed an expedited case, and alleges that I am involved with illegal drugs, prostitution related activities, unlawful firearm possession, or nuisance or other illegal behavior that seriously endangers the safety of other residents, their property, or the landlord's property. I did not do this. MINN. STAT. § 504B.321 (formerly § 566.05).		
	6.		Plaintiff did not give me a copy of the lease before filing this case. This case does not involve disturbing the peace, malicious destruction of property, or illegal drugs. MINN. STAT. § 504B.115 (formerly § 504.015).		
	7.		Plaintiff waived lease provisions 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).		
	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.		Plaintiff is discriminating against me as a member of a protected class. 42 U.S.C. § 3605; MINN. STAT. § 363.03.		

10. □	I have a disability. Plaintiff did not reasonably accommodate my disability. 42 U.S.C. § 3604(f)(3); 29 U.S.C. §§ 706, 794; 24 C.F.R. Parts 8, 100; <i>Dominium Management Services, Inc. v. C.L.</i> , No. A03-85, 2003 WL 22890386 (Minn. Ct. App. Dec. 9, 2003) (unpublished).								
11. 🗆	The lease term is:								
	a. b.			unconscionable, an adhesion contract, or discriminatory; or d HUD rules. 24 C.F.R. § 966.1, et seq.					
12. □	Plaintiff alleges that I unlawfully allowed unlawful activity (illegal drugs, prostitution related activity, or unlawful use or possession of certain firearms) on the property.								
	a.		State I	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	al Defenses. 24 C.F.R. §§ 966.4(f)(12), 966.4(l).					
		i. ii.		The activity was not a crime. <i>See</i> MINN. STAT. Ch. 609. The person who committed the activity was not under my control.					
		iii.		Plaintiff alleges non-drug-related activity. The activity did not threaten the health, safety, or peaceful enjoyment by other residents of the property.					
		iv.		Plaintiff alleges drug-related criminal activity. The activity was committed by a person under the tenants control but off of the property.					
		V.		The criminal activity (1) was directly related to domestic violence, dating violence, or stalking, (2) was done by a member of my household, guest, other person under my control, or other person, and (3) I or an immediate member of the my family was the victim or threatened victim. 42 U.S.C. § 1437d (1)(6).					
13. □		nestic a		me for calling for police or emergency assistance in response any other conduct. Minn. Stat. \S 504B.205 (formerly \S					
14. □	Forfeiting my home 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.W.2d 91, 100 (1962); <i>Warren v. Driscoll</i> , 186 Minn. 1, 5, 242 N.W. 346, 347 (1932).								
15. 🗆	Plaintiff's alleged breach(es) are the result of domestic violence, dating violence or stalking of me or my immediate family members 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. 42 U.S.C. §1437d (1).								

16.		Other.		
				·
RE	Qι	EST F	OR RI	ELIEF
1.				tiff's Complaint for the reasons set forth in this Answer and award me possession.
2.				roperly filed an expedited case. Dismiss this case and fine Plaintiff STAT. § 504B.321 (formerly § 566.05).
3.		Plaint	iff comp	e) the rent claimed by Plaintiff, and abate (reduce) the future rent until bletes repairs. <i>Fritz v. Warthen</i> , 298 Minn. 54, 58-59, 213 N.W.2d 339,); MINN. STAT. § 504B.161 (formerly § 504.18).
4.		Plaint	iff stops	e) the rent claimed by Plaintiff, and abate (reduce) the future rent until s unlawful activity on the property. <i>See</i> MINN. STAT. § 504B.171 04.181).
5.		file on	me, gi	If to provide for the following discovery: allow me to review Plaintiff's we me a list of Plaintiff's witnesses and the subject of their testimony, a copy of Plaintiff's exhibits. Minn. Gen. R. Prac. 612.
6.		State.	Contin	business which did not register its trade name with the Secretary of the hearing to allow Plaintiff to register its trade name, and award a costs or by setoff. MINN. STAT. § 333.001-333.06.
7.		Contin	nue the	hearing for the following reasons:
8.		If I ow	ve rent:	
		a.		Plaintiff alleged nonpayment of rent and holding over after notice. Allow me to pay the rent and keep my home. MINN. STAT. § 504B.291 (formerly § 504.02).
		b.		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 extension to pay rent).
		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).
9.		equity	require	rvicemembers Civil Relief Act, stay of the action for 90 days, unless a shorter or longer stay, or adust the obligations under the lease to interests of all parties. 50 App. U.S.C.A §§ 501-594.
10.		Violer	nce Aga	inst Women Act

H.

No. A-8 (Jan. 2011) 10 Public Housing

	a.		Evict, who abused me or a member of my family, but do not evict me or the rest of my family. 42 U.S.C. § 1437d						
	b.		(l)(6). Order Plaintiff to execute a new lease with me that does not include, the abuser, in the household. 42 U.S.C. §						
	c.		1437d (l)(6). Order Plaintiff to (1) accept my certification of domestic violence, dating violence or stalking, and (2) withdraw its termination notice and (3) dismiss this action with prejudice. 42 U.S.C. § 1437d (l).						
11. 🗆	I did na landlo	ot cause rd's pro	ne seven days to move. MINN. STAT. § 504B.345 (formerly § 566.09). e a nuisance, or seriously endanger other tenants, their property, or the perty. If I have to move in less than 7 days, it would be a substantial y family and me.						
12. □	Do no	t award	costs to Plaintiff.						
13. □	Award	l manda	tory costs to me of \$200 if I prevail. MINN. STAT. § 549.02.						
14. □	law, w in the interes	Expunge or seal this court file. 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; <i>State v. C.A.</i> , 304 N.W.2d 353 (Minn. 1981).							
15. □	Other.								
			·						
this document itigant. Defer understand that an improper pu	is well ndant(s) at if Def arpose, penses i	ground is not seemed ant (the countreed incurred	the following. Defendant(s) believes that the information contained in ded in fact and is warranted by law. Defendant(s) is not a frivolous serving or filing this document for an improper purpose. Defendant(s) (s) mislead the court or if Defendant(s) serve or file this document for the can order Defendant(s) to pay money to the other party, including the laby the other party because of the serving or filing of this document, attorney fees.						
		Date	Tenant/Tenant's Attorney or Agent						
OPTI	ONAL	VERIF	ICATION:						
Subscri on			to before me						
	No	otary Pu	ıblic						