STATE OF MINNESOTA **DISTRICT COURT** JUDICIAL DISTRICT **DIVISION:** COUNTY OF **CASE TYPE: OTHER CIVIL VERIFIED PETITION FOR** Plaintiff, TENANT REMEDIES AND RELATED CLAIMS v. LASM Form No. TRA-1 (October 2000) Case No. Defendant. states upon oath: Plaintiff is 1. A tenant living at A "housing-related neighborhood organization" entitled to bring this b. action, under MINN. STAT. § 504B.001 (formerly § 566.18): Plaintiff is a nonprofit corporation incorporated under MINN. STAT. 1. Chapter 317A. 2. Plaintiff designates in its articles of incorporation or bylaws a specific geographic community to which its activities are limited: The property at issue in this action, is located at 3. and is within Plaintiff's geographic community. 4. Plaintiff was formed for the purposes of promoting community safety, crime prevention, and housing quality in a nondiscriminatory manner. Plaintiff has the written permission of the residential tenants of a 5. majority of the occupied units to bring this action. A state, county, or local department or authority, charged with the \Box C. enforcement of codes relating to health, housing, or building maintenance.

2.	The property is located within this County.					
3.	The name and address for the landlord(s) of the property is/are					
4.	The name and address for the manager(s) of the property is/are					
5.	The	landlord	l(s) or m	anager(s) received the following notice about problems with my		
housing, und	ler Min	N. STAT	c. § 5041	B.395 (formerly § 566.19):		
	a.		On lord(s Attac	, the City Inspector ordered the lands) and/or manager(s) to repair the property by thed a copy of the order.		
		i.		The landlord(s) and/or manager(s) did not complete the repairs on time, or		
		ii.		The city inspector gave the landlord(s) or manager(s) too much time to complete repairs, because		
				, and/or		
	b.		and/c	Plaintiff sent or gave a written list of r needed or other problems with my housing. The landlord(s) or manager(s) did not complete repairs or correct the problems n 14 days after Plaintiff sent or gave the list.		
	c.		Plain	tiff could not locate landlord(s) despite diligent efforts.		
6.	Rent	s withir	the bui	lding:		
	a. b. b. c.		There Plain	tiff's rent is e are no other apartments in the building. tiff does not know the rents for other apartments in the building. rents for other apartments in the building are		
				Optional		
7.		Defe	endant(s)) have engaged in harassment by using repeated, intrusive, or		
unwanted ac	ts, wor	ds, or ge	estures i	ntended to adversely affect the safety, security, or privacy of \Box		
Plaintiff, hou	ısehold	membe	ers or gu	ests, and/or □ other tenants. MINN. STAT. § 609.748:		

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8.		Defe	$\operatorname{ndant}(s)$ substantially violated \square Plaintiff's and/or \square other tenants'
privacy. M	INN. STA	Aт. § 50	4B.211 (formerly § 504.183).
	a.		Defendant(s) did not have a reasonable business purpose for entering the property:
	b.		Defendant(s) did not make a good faith effort to give □ Plaintiff or □ other tenants reasonable notice under the circumstances before entering the property:
	c.		Immediate entry onto the property was not necessary:
	d.		Defendant(s) entered the property without prior notice and when □ Plaintiff and/or □ other tenants was/were not present, and did not give □ Plaintiff and/or □ other tenants written notice of the entry afterwards:
9.		Def	
retaliatory u	ınder M		AT. § 504B.285 (formerly § 566.03), § 504B.441 (formerly § 566.28),
•			or part as a penalty:
	a		for \square Plaintiff's and/or \square other tenants' 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 \square Plaintiff's and/or \square other tenants' good faith report on to a governmental authority of the plaintiff's violation of a health, safety, housing, or building code or ordinance.
10.		Defe	ndant(s) failed to pay for utility services for which Defendant(s) were
obligated to	pay. M	IINN. ST	AT. § 504B.215 (formerly § 504.185):

12.		Defe	endant(s) illegally used a shared meter which does not accurately reflect				
☐ Plaintiff's and/or ☐ other tenants' utility use. MINN. STAT. § 504B.215 (formerly § 504.185),							
504B.221 (fd	ormerly	§ 504.2	26):				
13.			endant(s) unlawfully terminated utility service. MINN. STAT. § 504B.221				
(formerly § 5	504.26)	:					
			.				
14.		Defe	$endant(s) \ unlawfully \ ousted \ or \ excluded \ \Box \ Plaintiff(s) \ and/or \ \Box \ other$				
tenants from	the pre	emises.	MINN. STAT. §§ 504B.231(formerly § 504.255), 557.08, 557.09:				
15.		Defe	endant(s) rented condemned property. MINN. STAT. § 504B.204 (formerly				
8 504.245):							
16.			endant(s) unlawfully allowed illegal drug activity on the property, allowed				
prostitution of	or relate	ed activ	ity to occur on the property, or allowed unlawful use or possession of a				
firearm on th	ne prop	erty. M	INN. STAT. § 504B.171 (formerly § 504.181):				
17.		Defe	endant(s) penalized \square Plaintiff and/or \square other tenants for seeking police				
or emergenc	y assist	ance. N	MINN. STAT. § 504B.205 (formerly § 504.215).				
	a.		Defendant(s) barred or limited \square Plaintiff's and/or \square other tenants' right to call for police or emergency assistance in response to domestic abuse or other conduct:				
	b.		Defendant(s) penalized □ Plaintiff and/or □ other tenants for calling for police or emergency assistance in response to domestic abuse or other conduct:				

		c.		Plainti	iff's right to call for police or emergency assistance: .				
	18.		□ Pla	intiff and	d/or □ other tenants has/have a disability. Defendant(s) did not				
reason	easonably accommodate □ Plaintiff's and/or □ other tenants' disability. 42 U.S.C. § 3604(f)(3)								
24 C.F	F.R. Par	rt 100; 1	Minn. S	тат. § 3	363.03, subd. 2-2a.:				
	19.		Defen		committed consumer fraud. MINN. STAT. §§ 325F.68-325F.70,				
8.31, a	and dec	eptive 1	trade pra	actices.	Minn. Stat. §§ 325D.43-325D.48:				
	20.		Other	:	<u>. </u>				
					Relief				
	The p	urpose	of this p	etition i	is to cause the court to schedule a hearing of the facts relating				
to this	cause	of actic	on and o	rder the	following relief, under MINN. STAT. § 504B.425 (formerly §				
566.25	5):								
	1.		Repai	rs:					
		a.		Defend the pro	dant(s) shall complete repairs and/or correct the problems with operty.				
		b.		If Defe	endant(s) does/do not complete repairs as ordered by the court,				
			i.		Plaintiff and/or \square the tenants may complete repairs and/or correct the problems and deduct Plaintiff's or \square other tenants' costs from the rent.				
			ii.		An administrator may take over operation of the property to complete repairs and/or correct the problems.				

		iii.	A fine for Defendant(s) under MINN. STAT. § 504B.391 of \$250 for the first violation, \$500 for the second violation, and \$750 for the third violation and subsequent violations.
2.			ation: If Plaintiff and/or \square other tenants must leave while repairs are eted or because repairs are not completed,
	a.	hotel/1	dant(s) shall relocate Plaintiff and displaced tenants in an apartment/motel until the emergency is resolved, and that Defendant(s) prepay the e for the hotel/motel.
	b.	Defen amour	dant(s) shall pay Plaintiff and displaced tenants relocation costs in the nt of \$ for
			·
3.		Haras	sment. MINN. STAT. § 609.748. Issue a temporary and permanent
restraining	g order:		
	a.		Ordering the Defendant(s) to cease or avoid the harassment Plaintiff, Plaintiff's household members or guests, and/or □ other tenants:
	b.		Ordering the Defendant(s) to have no contact with Plaintiff, Plaintiff's household members or guests, and/or □ other tenants:
	c.		Notifying Defendant(s) that violation of the order is a misdemeanor punishable by imprisonment for up to 90 days or a fine up to \$700.00 or both, and that a peace officer must arrest without warrant and take into custody a person if the peace officer has probable cause to believe the person has violated a restraining order.
4.		Tenan	t Privacy, MINN. STAT. § 504B.211 (formerly § 504.183): Award the
	to □ Plain		or □ other tenants:
ionowing		_	
	a.	Ш	Rent abatement in the amount of \$ for the months of
	b.		Full recission of the lease:
	c.		Recovery of any damage deposit less amounts retained under the damage deposit statute, MINN. STAT. § 504B.178:
	d.		Up to a \$100.00 civil penalty payable to Plaintiff and/or \square other tenants for each violation, for a total of \$

5	<i>5</i> .		Retalia	ition.	Minn. Stat. \S 504B.285 (formerly \S $$ 566.03), \S 504B.441
(formerl	y § 5	66.28):			
		a.			$ndant(s)$ may not evict \square Plaintiff and/or \square other tenants in ation for complaints \square Plaintiff and/or \square other tenants made.
		b.		The r	notice to vacate is retaliatory and illegal and therefore void.
6	ó.		Illegal	activit	y: Defendant(s) shall take the following action to prevent illegal
drug act	ivity,	prostitu	ition or	relate	ed activity, or unlawful use or possession of a firearm on the
property	. Min	IN. STAT	г. § 504	B.171	(formerly § 504.181) :
7	·.		Defend	dant(s)	shall reasonably accommodate \square Plaintiff's and/or \square other
tenants'	disabi	ility. 42	U.S.C.	§ 3604	4-(f)(3); 24 C.F.R. Part 100, MINN. STAT. § 363.03, subd. 2-2a:
					<u>.</u>
8	3.		Plainti	ffshal	l cease committing consumer fraud and deceptive trade practices,
in violati	ion of	MINN. S	Sтат. §§	§ 325F	5.68-325F.70, 8.31, 325D.43-325D.48. <i>See Love v. Amsler</i> , 441
N.W.2d	555, 5	557-59 ((Minn. (Ct. Ap	p. 1989).
9).		Award	rent a	batement:
		a.			pactive (past) rent abatement in the amount of \$
		b.			pective (future) rent abatement in the amount of \$nonth until the violations are remedied.
1	0.		Award	other	damages:
		a.		\$_of De	for consequential damages arising directly out of the failure fendant(s) to make repairs and maintain the premises according alth and housing codes, for
		b.			for the failure of Defendant(s) to pay for utility services hich Defendant(s) were obligated to pay. MINN. STAT. § 504B-(formerly § 504.185).
		c.		\$ 500 fully	0.00 or(3 times \$) for Defendant(s) unlaw-terminating utility service. MINN. STAT. § 504B.221.

	d.		use of and/or	.00 or (3 times \$) for Defendant(s) illegal f a shared meter which does not accurately reflect □ Plaintiff's r □ other tenants' utility use. MINN. STAT. § 504B.215 erly § 504.185), § 504B.221 (formerly § 504.26).
	e.		fully	.00 or (3 times \$) for Defendant(s) unlaw- ousting or excluding □ Plaintiff and/or □ other tenants from the ses. MINN. STAT. §§ 504B.231 (formerly § 504.255), 557.08, 9.
	f.		\$prope	(3 times \$) for Defendant(s) renting condemned rty. MINN. STAT. § 504B.204, (formerly § 504.245).
	g.		\Box oth	.00 or for Defendant(s) violating □ Plaintiff's and/or ner tenants' right to call for police or emergency assistance Stat. § 504B.205, (formerly § 504.215).
11.		Awar	d judgn	nent for
	a.		Plaint	iff(s) in the amount of \$
	b		Other	tenants in the amount of \$
12.		Awar	d reason	nable attorney fees:
	a.		Up to	\$500.00. MINN. STAT. § 504B.425 (formerly § 566.25).
	b.		Addit	ional fees:
		i.		Defendant(s) unlawfully ousted or excluded □Plaintiff(s) and/or □ other tenants from the premises. MINN. STAT. § 504B.231 (formerly § 504.255.
		ii.		Defendant(s) unlawfully terminated utility service. MINN. STAT. § 504B.221 (formerly § 504.26).
		iii.		Defendant(s) illegally used a shared meter which does not accurately reflect □ Plaintiff's and/or □ other tenants' utility use. MINN. STAT. § 504B.215 (formerly § 504.185), § 504B.221 (formerly § 504.26).
		iv.		Defendant(s) rented condemned property. MINN. STAT. § 504B.204 (formerly § 504.245).
		v.		Defendant(s) violated □ Plaintiff's and/or □ other tenants' right to call for police or emergency assistance. MINN. STAT. § 504B.205 (formerly § 504.215).
		vi.		Defendant(s) committed consumer fraud, MINN. STAT. §§ 325F.68-325F.70, 8.31, and deceptive trade practices. MINN. STAT. §§ 325D.43-325D.48.
13.		Awar	d costs	to □ Plaintiff and/or □ other tenants. MINN. STAT. § 549.02.

14.		Other relief:					
15.	Othe	er relief as the Court deems just and proper.					
16.	Verification and Acknowledgment:						
	a.	I have read this document. To the best of my knowledge, information, and belief the information contained in this document is well grounded in fact and is warranted by law.					
	b.	I have not been determined by any court in Minnesota or in any other state to be a frivolous litigant and am not the subject of an order precluding me from serving or filing this action.					
	c.	I am not serving or filing this document for an improper purpose, such as to harass the other party or to cause delay or a needless increase in the cost of litigation or to commit a fraud on the court.					
	d.	I understand that if I am not telling the truth or it I am misleading the court or if I am serving or filing this document for an improper purpose, the court can order Plaintiff to pay money to the other party, including the reasonable expenses incurred by the other party because of the serving or filing of this document, court costs, and reasonable attorney fees.					
		Date					
Subscion	ribed a	nd sworn to before me					
		Notary Public					