Emergency Repair Problems

What is an emergency repair problem?

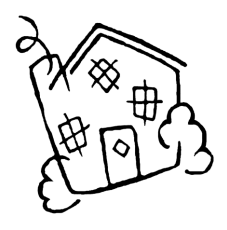
An emergency repair problem means you have no:

- Running water
- Hot water
- Heat
- Stove or oven
- Electricity
- Bathroom use
- Basic services or facilities, like a missing front or back door or lock, or missing windows.

A condemnation or intent-to-condemn notice is an emergency, since it means that the whole home is unlivable. Any order to move from an inspector in the city where you live can be an emergency, including if you are told to move because your landlord does not have a rental license.

What should I do?

Call the landlord right away. If the landlord will not make the repair or fix the problem causing the emergency, you can file an **Emergency Tenant Remedies Action (ETRA)**. An ETRA is also called an emergency relief action. It is good to have a lawyer help you file an ETRA, but you can also do it on your own. Call your legal aid office for help or advice.



How do I file an Emergency Tenant Remedies Action (ETRA)?

To file an ETRA, fill out the attached form or get one from the court. You must try to tell the landlord 24 hours before you file. If you can't reach the landlord, you can leave a message to give the 24-hour notice. In your 24-hour notice, tell your landlord what your housing emergency is. You have to tell your landlord in your 24-hour notice to fix the emergency within 24 hours or you will file an ETRA. It is important you tell your landlord that you will file. If the landlord does not fix the emergency within 24 hours of your notice, you can file the ETRA. If you try to reach your landlord to give the 24-hour notice, but can't get a hold of them, go ahead and file.

There is a filing fee. If you have a low income, you can fill out a court fee waiver form (IFP) to ask the court to let you skip paying. The court has these forms or you can <u>create one online</u> using a step-by-step interview at http://www.lawhelpmn.org/forms.



→ Click on Court Fee Waiver (IFP)

Bring proof of your low income, like pay stubs, or proof of government assistance.

With an ETRA, you can get a court hearing very fast, usually within 3-7 business days. The court is likely to order the landlord to do the repairs, to make sure the repairs get done, and to set a later court date to deal with rent and money damages.

What can the court order?

You can ask the court to:

- Order the landlord to make the repairs right away.
- Let you make the repairs and take the cost off the rent.
- Choose someone else to make repairs or manage the property.
- Reduce the rent until repairs are made.
- Make the landlord pay for a motel, or pay you back, if you need to stay somewhere else.
- Make the landlord give you a different place to stay or pay your costs to move somewhere else.

You can ask the court for money damages like:

- Money back for rent you paid while the repair problems existed.
- Attorney's fees.
- Any money you lost because of the problem, like paying to stay somewhere else. Bring proof, like receipts or cancelled checks of what you paid.



Don't use this fact sheet if it is more than 1 year old. Ask us for updates, a fact sheet list, or alternate formats.

STATE OF MINNESOTA DISTRICT COURT

COUNTY OF	JUDICIAL DISRICT
Plaintiff (tenant)	EMERGENCY TENANT REMEDIES ACTION PETITION Minn. Stat. 504B.381
vs.	FILE NO:
Defendant (Landlord)	TILL NO.
Plaintiff states under oath:	
1) My address is	
2) My landlord's name is	
3) My landlord's address is	
4) The monthly rent is \$	
5) I notified the landlord that I was fi or I tried to notify the landlord that I	ling this action at least 24 hours before I filed. was filing this action by:
6) I have an emergency involving the loss of running water, hot water, heat, electricity, sanitary facilities, or other essential services the landlord is responsible for. My emergency is:	
7) Besides the emergency, my rental unit also has the following repair problems:	

8) I respe	ctfully ask the court to issue an order including the following:
a.	Order the landlord to take care of the emergency right away.
b.	Set a hearing to check on the landlord's compliance with this order and to consider this other relief: i. Give me a refund of rent I paid to cover the time period of the emergency. ii. For any repairs the landlord doesn't get done by the court's deadline, fine the landlord as provided in MN Statute Section 504B.391. iii. Order the landlord to make all the other necessary repairs. iv. Lower my rent to \$ per month until the month after all the repairs are done. For any repairs that the landlord does not get done by the Court's deadline, authorize me to pay for the repairs myself and take it off future rent. v. Enter a judgment in my favor for \$ to compensate me for rent paid while there were repair problems, including attorney's fees. Let me collect the judgment by taking it off my rent. vi. If I am forced to move, order the landlord to put me into another apartment or to pay for temporary shelter and moving costs and to return my security deposit right away. vii. Other:
delay; my	best of my knowledge, I am not filing this case for an improper reason, such as harassment or y claims are supported by the law, and there is evidence for them. I know that I can be fined or ed by the court if this statement is false.
I declare Dated:	under penalty of perjury that everything I have stated in this document is true and correct.
Dateu	
	Name:

Address:

City, State, Zip:

Phone:

E-mail: