## UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

Civil File No.: 10-cv-4745 MJD/SER

Streambend Properties III, LLC and Streambend Properties IV, LLC,

Plaintiffs,

v. ORDER

Sexton Lofts, LLC; JJT LLC; JJT
Development, LLC, Heather Enterprises II,
LP; Medved, LP; MRM Management
Corp.; Sexton I, LLC; Regency
Commercial Services, LLC; Regency
Commercial Services, LC; Brett A.
Thielen; Robert T. Myers; Michael P.
Medved; Nedal Abul-Hajj; Burnet Realty,
LLC; John Doe; John Gamble, Mary
Rowe; and XYZ, Corp.,

Defendants.

Sara M. G. Rojas, Law Office of Sara M. G. Rojas, 431 South Seventh Street, Suite 2446, Minneapolis, Minnesota 55415, on behalf of Plaintiffs.

Brett A. Thielen, pro se, Federal Prison Camp, P.O. Box 1000, Duluth, Minnesota 55814.

Christopher L. Goodman and Richard A. Lind, Lind, Jensen, Sullivan & Peterson, P.A., 150 South 5th Street, Suite 1700, Minneapolis, Minnesota 55402, on behalf of Defendant Burnet Realty, LLC.

John J. Steffenhagen, Hellmuth & Johnson, PLLC, 8050 West 78th Street, Edina, Minnesota 55439, on behalf of Defendants Sexton I, LLC and Nedal Abdul-Hajj.

Daniel C. Beck and Jacob B. Sellers, Winthrop & Weinstine, P.A., 225 South Sixth Street, Suite 3500, Minneapolis, Minnesota 55402, on behalf of Defendants Medved, LP and Michael P. Medved.

D. Charles Macdonald and Trista M. Roy, Faegre Baker Daniels, LLP, 90 South 7th Street, Suite 2200, Minneapolis, Minnesota 55402, on behalf of Defendants MRM Management Corp., John Gamble, and James M. Myers.

This matter is before the Court on the Report and Recommendation of United States

Magistrate Judge Steven E. Rau. No objections to the Report and Recommendation were filed

within the requisite time period. Accordingly, IT IS HEREBY ORDERED that Defendant

Brett A. Thielen's Motion to Denial of Rule 12, Federal Rules of Civil Procedures, Pursuant to

Rule 8(b) [Doc. No. 76] is **GRANTED** in part and **DENIED** in part as follows:

1. To the extent the motion seeks to prevent an entry of default against him at this time

pursuant to Rule 12, the motion is **GRANTED**;

2. To the extent the motion seeks to be entered as a general denial pursuant to Rule

8(b)(3), the motion is **DENIED**. Within 45 days from the date this order, Thielen

shall answer or otherwise respond to the SAC; and

3. To the extent the motion seeks to stay the case as to Thielen until 30 days after his

release from incarceration, the motion is **DENIED**.

Dated: July 10, 2012

s/Michael J. Davis

Michael J. Davis

Chief Judge

**United States District Court**