RSI

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 658

DATE	D-PG	OFFICIAL STATUS
01/25/2023	366	Introduction and first reading
		Referred to Energy, Utilities, Environment, and Climate
02/13/2023		Comm report: To pass as amended and re-refer to State and Local Government and Veterans

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to public utilities; providing a procedure to resolve disputes between public utilities and residential customers; amending Minnesota Statutes 2022, section 216B.17, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 216B.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 216B.17, subdivision 1, is amended to read:
1.8	Subdivision 1. Investigation. On its the commission's own motion or upon a complaint
1.9	made against any public utility, by the governing body of any political subdivision, by
1.10	another public utility, by the department, or by any 50 consumers of the a particular utility,
1.11	or by a complainant under section 216B.172 that any of the rates, tolls, tariffs, charges, or
1.12	schedules or any joint rate or any regulation, measurement, practice, act, or omission affecting
1.13	or relating to the production, transmission, delivery, or furnishing of natural gas or electricity
1.14	or any service in connection therewith is in any respect unreasonable, insufficient, or unjustly
1.15	discriminatory, or that any service is inadequate or cannot be obtained, the commission
1.16	shall proceed, with notice, to make such investigation as it may deem necessary. The
1.17	commission may dismiss any complaint without a hearing if in its opinion a hearing is not
1.18	in the public interest.
1.19	EFFECTIVE DATE. This section is effective the day following final enactment and
1.20	applies to any complaint filed with the commission on or after that date.
1.21	Sec. 2. [216B.172] CONSUMER DISPUTES.
1.22	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have

1.23 the meanings given.

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2.1	(b) "Apj	peal" means a request	a complainant	files with the commissi	ion to review and
2.2	make a final	l decision regarding the	resolution of t	he complainant's compla	int by the consumer
2.3	affairs offic	<u>.</u>			
2.4	(c) "Con	nplainant" means an in	dividual reside	ential customer who files	s with the consumer
2.5		e a complaint against			
2.6	(d) "Cor	nnlaint" means an alle	egation submit	- ted to the consumer affa	airs office by a
2.0	<u> </u>			ce regarding billing or te	
2.8	of service:				
		1	cc :	, , , 1 · ·	61
2.9	<u>(1) Viola</u>	ates a statute, rule, tari	II, service con	tract, or other provision	of law;
2.10	<u>(2) is un</u>	reasonable; or			
2.11	<u>(3) has l</u>	narmed or, if not addre	essed, harms a	complainant.	
2.12	Complaint of	does not include an ob	jection to or a	request to modify any n	natural gas or
2.13	electricity r	ate contained in a tarif	f that has been	approved by the commi	ission. A complaint
2.14	under this s	ection is an informal c	complaint unde	er Minnesota Rules, cha	pter 7829.
2.15	<u>(e)</u> "Cor	nsumer affairs office" 1	means the staf	f unit of the commission	n that is organized
2.16	to receive a	nd respond to complai	nts.		
2.17	<u>(f)</u> "Info	ormal proceeding" has	the meaning g	iven in Minnesota Rule	es, part 7829.0100,
2.18	subpart 8.				
2.19	<u>(g)</u> "Pub	olic assistance" has the	meaning give	en in section 550.37, sub	odivision 14.
2.20	<u>(h)</u> "Pub	olic utility" has the me	aning given in	section 216B.02, subdi	vision 4.
2.21	<u>Subd. 2.</u>	Complaint resolutio	n procedure.	A complainant must firs	at attempt to resolve
2.22	a dispute w	ith a public utility by f	filing a compla	aint with the consumer a	affairs office. The
2.23	consumer a	ffairs office must: (1)	notify the com	plainant of the resolutio	n of the complaint;
2.24	and (2) prov	vide written notice of	(i) the complai	inant's right to appeal th	e resolution to the
2.25	commission	n, and (ii) the steps the	complainant i	may take to appeal the r	esolution. Upon
2.26	request, the	consumer affairs offic	e must provid	le to the complainant a v	written notice
2.27	containing t	the substance of and ba	asis for the res	olution. Nothing in this	section affects any
2.28	other rights	existing under this ch	apter or other	law.	
2.29	Subd. 3.	Appeal; final comm	ission decisio	n. (a) If a complainant i	s not satisfied with
2.30	the resolution	on of a complaint by th	he consumer a	ffairs office, the compla	ainant may file an
2.31	appeal with	the commission reque	esting that the	commission make a fin	al decision on the

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3.1	complaint.	The commission's resp	onse to an appea	l filed under this subdiv	vision must comply
3.2	with the no	tice requirements und	er section 216B.	17, subdivisions 2 to 5	<u>5.</u>
3.3	<u>(b)</u> Upc	on the commission's rea	ceipt of an appe	al filed under paragrap	h (a), the chair of
3.4	the commis	ssion or a subcommitte	ee delegated und	ler section 216A.03, su	ubdivision 8, to
3.5	review the	resolution of the comp	plaint must decid	le whether the compla	int be:
3.6	<u>(1) disn</u>	nissed because there is	no reasonable l	pasis on which to proce	eed;
3.7	<u>(2)</u> reso	lved through an inform	nal commission	proceeding; or	
3.8	<u>(3) refe</u>	rred to the Office of A	dministrative H	earings for a contested	case proceeding
3.9	under chap	ter 14.			
3.10	A decision	made under this parag	graph must be pr	ovided in writing to th	e complainant and
3.11	the public u	utility.			
3.12	<u>(c)</u> If th	e commission decides	that the compla	int be resolved throug	h an informal
3.13	proceeding	before the commissio	n or referred to	the Office of Administ	rative Hearings for
3.14	a contested	case proceeding, the	executive secret	ary must issue any pro	cedural schedules,
3.15	notices, or	orders required to initi	iate an informal	proceeding or a contest	sted case.
3.16	<u>(d)</u> The	commission's dismiss	al of an appeal 1	equest or a decision re	ndered after
3.17	<u>conducting</u>	an informal proceedin	g is a final decis	ion constituting an ord	er or determination
3.18	of the com	mission.			
3.19	Subd. 4	<u>Judicial review.</u> Not	withstanding se	ction 216B.27, a comp	olainant may seek
3.20	judicial rev	view in district court of	an adverse fina	l decision under subdiv	vision 3, paragraph
3.21	<u>(b), clause (</u>	(1) or (2). Judicial revie	w of the commis	ssion's decision in a con	tested case referred
3.22	under subd	ivision 3, paragraph (b	b), clause (3), is	governed by chapter 1	<u>4.</u>
3.23	Subd. 5	<u>. Right to service dur</u>	ring pendency of	of dispute. A public ut	ility must continue
3.24	or promptly	y restore service to a c	omplainant duri	ng the pendency of an	administrative or
3.25	judicial pro	ocedure pursued by a c	omplainant und	er this section, provide	ed that the
3.26	complainar	<u>1t:</u>			
3.27	<u>(1)</u> agre	es to enter into a payn	nent agreement	under section 216B.09	8, subdivision 3;
3.28	<u>(2) post</u>	s the full disputed pay	ment in escrow;	<u>.</u>	
3.29	<u>(3)</u> dem	onstrates receipt of pu	blic assistance of	or eligibility for legal a	id services; or
3.30	(4) dem	onstrates the complair	nant's household	income is at or below	50 percent of the
3.31	median inc	ome in Minnesota.			

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4.1	Subd. 6.	Rulemaking author	ity. The commis	ssion may adopt rules	s to carry out the
4.2	purposes of	this section.			
4.3	EFFEC	TIVE DATE. This se	ection is effectiv	e the day following f	inal enactment and

4.4 applies to any complaint filed with the commission on or after that date.