RSI/AK

SENATE **STATE OF MINNESOTA**

0. 658

	NINETY-THIRD SESSION	S.F. No.
(SENATE AUTHORS: DIBI DATE D-PG 01/25/2023 366 02/13/2023	BLE and Frentz) OFFICIAL STATUS	
	A bill for an act	
utilities and resid	utilities; providing a procedure to resolve disputes dential customers; amending Minnesota Statutes 2 ision 1; proposing coding for new law in Minneso	2022, section
BE IT ENACTED B	Y THE LEGISLATURE OF THE STATE OF MI	NNESOTA:
Section 1. Minneso	ta Statutes 2022, section 216B.17, subdivision 1,	is amended to read:
Subdivision 1. In	vestigation. On its the commission's own motion	or upon a complaint
made against any pul	olic utility , by the governing body of any political	subdivision, by
another public utility	, by the department, or by any 50 consumers of the	<u>e a</u> particular utility <u>,</u>
or by a complainant	under section 216B.172 that any of the rates, tolls	, tariffs, charges, or
schedules or any joint	rate or any regulation, measurement, practice, act, o	or omission affecting
or relating to the prod	uction, transmission, delivery, or furnishing of natu	ral gas or electricity
or any service in conn	ection therewith is in any respect unreasonable, inst	ufficient, or unjustly
discriminatory, or that	at any service is inadequate or cannot be obtained,	, the commission
shall proceed, with n	otice, to make such investigation as it may deem n	necessary. The

commission may dismiss any complaint without a hearing if in its opinion a hearing is not 1.17 in the public interest. 1.18

EFFECTIVE DATE. This section is effective the day following final enactment and 1.19 applies to any complaint filed with the commission on or after that date. 1.20

Sec. 2. [216B.172] CONSUMER DISPUTES. 1.21

Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms have 1.22 the meanings given. 1.23

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	01/10/23	REVISOR	RSI/AK	23-00586	as introduced
2.1	(b) "Appe	eal" means a reque	est a complainant	files with the commission	n to review and
2.2	make a final o	lecision regarding	the resolution of th	e complainant's complain	t by the consumer
2.3	affairs office	<u>.</u>			
2.4	<u>(c)</u> "Com	plainant" means ar	n individual resider	ntial customer who files v	vith the consumer
2.5	affairs office	a complaint again	nst the public utilit	y that provides service to	o the individual
2.6	residential cu	istomer.			
2.7	<u>(d)</u> "Com	plaint" means an a	allegation submitt	ed to the consumer affair	s office by a
2.8	complainant	that a public utility	's action or practic	e regarding billing or terr	ns and conditions
2.9	of service:				
2.10	<u>(1) violat</u>	es a statute, rule, t	ariff, service cont	ract, or other provision o	<u>f law;</u>
2.11	<u>(2) is unre</u>	easonable; or			
2.12	<u>(3) has ha</u>	armed or, if not ad	dressed, harms a c	complainant.	
2.13	Complaint do	pes not include an	objection to or a	request to modify any na	tural gas or
2.14	electricity rat	te contained in a ta	riff that has been a	approved by the commiss	sion. A complaint
2.15	under this see	ction is an informa	al complaint unde	r Minnesota Rules, chapt	er 7829.
2.16	<u>(e)</u> "Cons	umer affairs office	e" means the staff	unit of the commission t	hat is organized
2.17	to receive an	d respond to comp	olaints.		
2.18	<u>(f)</u> "Infor	mal proceeding" h	as the meaning gi	ven in Minnesota Rules,	part 7829.0100,
2.19	subpart 8.				
2.20	<u>(g)</u> "Publ	ic assistance" has	the meaning giver	n in section 550.37, subd	ivision 14.
2.21	<u>(h)</u> "Publ	ic utility" has the	meaning given in	section 216B.02, subdivi	sion 4.
2.22	Subd. 2.	Complaint resolu	tion procedure. A	A complainant must first a	attempt to resolve
2.23	a dispute wit	h a public utility b	y filing a complai	int with the consumer aff	airs office. The
2.24	consumer aff	fairs office must: (1) notify the comp	lainant of the resolution	of the complaint;
2.25	and (2) provi	de written notice	of (i) the complain	nant's right to appeal the	resolution to the
2.26	commission,	and (ii) the steps	the complainant n	nay take to appeal the res	olution. Upon
2.27	request, the c	consumer affairs o	ffice must provide	e to the complainant a wr	itten notice
2.28	containing th	e substance of and	d basis for the reso	olution.	
2.29	Subd. 3. 4	Appeal; final com	mission decision	<u>. (a) If a complainant is </u>	not satisfied with
2.30	the resolution	n of a complaint b	y the consumer af	fairs office, the complair	ant may file an
2.31	appeal with t	he commission re	questing that the c	commission make a final	decision on the

3.1	complaint. The commission's response to an appeal filed under this subdivision must comply
3.2	with the notice requirements under section 216B.17, subdivisions 2 to 5.
3.3	(b) Upon the commission's receipt of an appeal filed under paragraph (a), the chair of
3.4	the commission or a subcommittee delegated under section 216A.03, subdivision 8, to
3.5	review the resolution of the complaint must decide whether the complaint be:
3.6	(1) dismissed because there is no reasonable basis on which to proceed;
3.7	(2) resolved through an informal commission proceeding; or
3.8	(3) referred to the Office of Administrative Hearings for a contested case proceeding
3.9	under chapter 14.
3.10	A decision made under this paragraph must be provided in writing to the complainant and
3.11	the public utility.
3.12	(c) If the commission decides that the complaint be resolved through an informal
3.13	commission proceeding or referred to the Office of Administrative Hearings for a contested
3.14	case proceeding, the executive secretary must issue a procedural schedule and any notices
3.15	or orders required to initiate a contested case proceeding under chapter 14.
3.16	(d) The commission's dismissal of an appeal request or a decision rendered after
3.17	conducting an informal proceeding is a final decision constituting an order or determination
3.18	of the commission.
3.19	Subd. 4. Judicial review. Notwithstanding section 216B.27, a complainant may seek
3.20	judicial review in district court of an adverse final decision under subdivision 3, paragraph
3.21	(b), clause (1) or (2). Judicial review of the commission's decision in a contested case referred
3.22	under subdivision 3, paragraph (b), clause (3), is governed by chapter 14.
3.23	Subd. 5. Right to service during pendency of dispute. A public utility must continue
3.24	or promptly restore service to a complainant during the pendency of an administrative or
3.25	judicial procedure pursued by a complainant under this section, provided that the
3.26	complainant:
3.27	(1) agrees to enter into a payment agreement under section 216B.098, subdivision 3;
3.28	(2) posts the full disputed payment in escrow;
3.29	(3) demonstrates receipt of public assistance or eligibility for legal aid services; or
3.30	(4) demonstrates the complainant's household income is at or below 50 percent of the
3.31	median income in Minnesota.

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as introduced

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4.1	Subd. 6.	Rulemaking auth	ority. The commi	ssion may adopt rules to	carry out the
4.2	purposes of	this section.			
4.3	EFFEC	FIVE DATE. This	section is effectiv	e the day following fina	l enactment and

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