



STATE OF MINNESOTA PUBLIC UTILITIES COMMISSION

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November 29, 2000

Governor Jesse Ventura
130 State Capitol
75 Constitution Avenue
St. Paul, Minnesota 55155-1606

Representative Greg Davids, Chair
Commerce Committee
367 State Office Building
100 Constitution Avenue
St. Paul, Minnesota 55155-1206

Senator Jerry Janezich, Chair
Economic Development Budget Division
328 Capitol
75 Constitution Avenue
St. Paul, Minnesota 55101-1606

Representative Dan McElroy, Chair
Jobs & Economic Development Finance
437 State Office Building
100 Constitution Avenue
St. Paul, Minnesota 55155-1206

Senator Steven G. Novak, Chair
Committee on Jobs, Energy and
Community Development
322 Capitol
75 Constitution Avenue
St. Paul, Minnesota 55155-1606

Representative Ken Wolf, Chair
Subcommittee on Regulated Industries
359 State Office Building
100 Constitution Avenue
St. Paul, Minnesota 55155-1206

Senator Allan H. Spear, Chair
Legislative Coordinating Commission
85 State Office Building
100 Constitution Avenue
St. Paul, Minnesota 55155-1206

Ms. Michele Timmons
Revisor of Statutes
700 State Office Building
100 Constitution Avenue
St. Paul, Minnesota 55155-1206

*Received
12/1/2000*

Dear Governor Ventura, Senators, Representatives, and Revisor Timmons:

Minnesota Statutes § 14.05, subd. 5, directs state agencies to report to you by December 1 of each year whether any of their rules are obsolete, unnecessary, or duplicative of other state or federal statutes or rules. The Public Utilities Commission has reviewed its rules and found that the following rules arguably contain obsolete, unnecessary, or duplicative provisions:

- 7810.0700 and 7810.4200 - .4800, regarding telephone meters. Telephone meter regulation is a vestige of rural telephone service, and no longer applies to contemporary service.
- 7810.3400, subp. 2, regarding eight-party phone service. This rule is obsolete because Minn. Stat. § 237.068 and Commission orders bar the provision of eight-party phone service.

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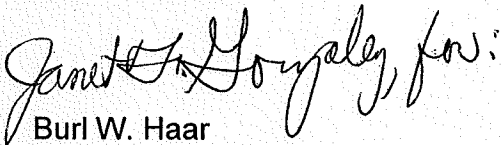


- 7810.8100(C); 7810.8625, subp. 5; 7810.8630, subp. 6; 7810.8635, subp. 2(C); 7810.8800; and 7810.8900 - .8940; implementing Minn. Stat. §§ 237.58 and 237.62. Those sections expired on August 1, 1999 pursuant to Minn. Stat. § 237.5799, rendering aspects of these rules obsolete.
- 7810.8100(D) and 7829.2200, implementing Minn. Stat. § 237.625. That section expired on August 1, 1999 pursuant to Minn. Stat. § 237.5799, rendering aspects of these rules obsolete.
- 7810.8200, subp. 17; 7810.8500(D); and 7810.8740 - .8755; implementing § 237.60, subd. 2. That section expired on August 1, 1999 pursuant to Minn. Stat. § 237.5799, rendering aspects of these rules obsolete.
- ✓ • Chapter 7827, implementing the federal Tax Reform Act of 1986. This rule is now unnecessary because adjustments for the Tax Reform Act are now fully implemented.
- 7853.0010, subp. 13; 7853.0030; 7853.0210 - .0230; 7853.0300; 7853.0320 - .0400; 7853.0440, subp. 3; and 7853.0700 - .0790; regarding large oil facilities and oil refineries. The legislature removed these entities from Commission jurisdiction when it changed the definition of "large energy facility" at Minn. Stat. § 216B.2421, subd. 2.

In 2001 the Commission will consider having the rules updated legislatively, or initiating a rulemaking to update these rules.

Please let me know if I can provide further assistance.

Very truly yours,



Burl W. Haar
Executive Secretary