# **MINNESOTA RULES 2008**

# CHAPTER 7820 PUBLIC UTILITIES COMMISSION UTILITY CUSTOMER SERVICE

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7820.1500 [Repealed, L 2007 c 57 art 2 s 42]		
7820.1600 Subpart 1. [Repealed, L 2007 c 57 art 2 s 42]		
Subp. 1a. [Repealed, L 2007 c 57 art 2 s 42]		
Subp. 2. [Repealed, L 2007 c 57 art 2 s 42]		
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Subp. 2b [Renumbered Subp 2f]		
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Subp 2e [Repealed, L 2007 c 57 art 2 s 42]		
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Subp 4a. [Repealed, L 2007 c 57 art 2 s 42] Subp. 4b [Repealed, L 2007 c 57 art 2 s 42]		
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<b>7820.1700</b> [Repealed, L 2007 c 57 art 2 s 42]		
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<b>7820.2000</b> [Repealed, L 2007 c 57 art 2 s 42]		
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<b>7820.2150</b> [Repealed, L 2007 c 57 art 2 s 42]		
<b>7820.2200</b> [Repealed, L 2007 c 57 art 2 s 42]		
<b>7820.2300</b> [Repealed, L 2007 c 57 art 2 s 42]		
7820.3700 INACCURATE ELECTRIC ME		
[For text of subps 1 and 2, see M R ]		

Subp 3 **Recalculation of bill.** If the recalculated bills indicate that more than \$1 is due an existing customer or \$2 is due a person no longer a customer of the utility, the full amount of the calculated difference between the amount paid and the recalculated amount

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shall be refunded to the customer The refund to an existing customer may be in cash or as credit on a bill Credits shall be shown separately and identified If a refund is due a person no longer a customer of the utility, the utility shall mail to the customer's last known address either the refund or a notice that the customer has three months m which to request a refund from the utility If the recalculated bills mdicate that the amount due the utility exceeds \$10, the utility may bill the customer for the amount due The first billing rendered shall be separated from the regular bill and the charges explained in detail

[For text of subp 4, see M R.] Statutory Authority: MS s 216A 05, 216B 08, 216B 09 History: 33 SR 215

### 7820.3800 ELECTRIC UTILITY BILLING ERRORS.

Subpart 1 **Errors warranting remedy.** When a customer has been overcharged or undercharged as a result of incorrect reading of the meter, incorrect application of rate schedule, incorrect connection of the meter, application of an incorrect multiplier or constant or other similar reasons, the amount of the overcharge shall be refunded to the customer or the amount of the undercharge may be billed to the customer as detailed in subparts 2 through 4.

Subp 2. **Remedy for overcharge.** When a utility has overcharged a customer, the utility shall calculate the difference between the amount collected for service rendered and the amount the utility should have collected for service rendered, plus interest, for the period begmning three years before the date of discovery Interest must be calculated as prescribed by Minnesota Statutes, section 325E 02, paragraph (b) If the recalculated bills indicate that more than \$1 is due an existing customer or \$2 is due a person no longer a customer of the utility, the full amount of the calculated difference between the amount paid and the recalculated amount shall be refunded to the customer. The refund to an existing customer may be in cash or credit on a bill. Credits shall be shown separately and identified. If a refund is due a person no longer a customer of the utility, the utility shall mail to the customer's last known address either the refund or a notice that the customer has three months in which to request a refund from the utility.

Subp 3. Remedy for undercharge. When a utility has undercharged a customer, the utility shall calculate the difference between the amount collected for service rendered and the amount the utility should have collected for service rendered, for the period beginning one year before the date of discovery If the recalculated bills indicate that the amount due the utility exceeds \$10, the utility may bill the customer for the amount due But a utility must not bill for any undercharge incurred after the date of a customer inquiry or complaint if the utility failed to begin investigating the matter within a reasonable time and the inquiry or complaint ultimately resulted in the discovery of the undercharge. The first billing rendered shall be separated from the regular bill and the charges explained in detail.

Subp 4 Exception if error date known. If the date the error occurred can be fixed with reasonable certainty, the remedy shall be calculated on the basis of payments for service rendered after that date, but in no event for a period beginning more than three years before the discovery of an overcharge or one year before the discovery of an undercharge

## Statutory Authority: MS s 216A 05, 216B 08, 216B 09

History: 33 SR 215

## 7820.3900 INACCURATE NATURAL GAS METERS.

#### [For text of subps 1 and 2, see MR]

Subp 3 **Recalculation of bill.** If the recalculated bills indicate that more than \$1 is due an existing customer or \$2 is due a person no longer a customer of the utility, the full amount of the calculated difference between the amount paid and the recalculated amount shall be refunded to the customer. The refund to an existing customer may be in cash or as credit on a bill. Credits shall be shown separately and identified. If a refund is due a

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person no longer a customer of the utility, the utility shall mail to the customer's last known address either the refund or a notice that the customer has three months in which to request a refund from the utility. If the recalculated bills indicate that the amount due the utility exceeds \$10, the utility may bill the customer for the amount due. The first billing rendered shall be separated from the regular bill and the charges explained in detail

[For text of subp 4, see M R.] Statutory Authority: MS s 216A 05, 216B 08, 216B 09 History: 33 SR 215

## 7820.4000 NATURAL GAS UTILITY BILLING ERRORS.

Subpart 1. Errors warranting remedy. When a customer has been overcharged or undercharged as a result of incorrect reading of the meter, incorrect application of rate schedule, incorrect connection of the meter, application of an incorrect multiplier or constant or other similar reasons, the amount of the overcharge shall be refunded to the customer or the amount of the undercharge may be billed to the customer as detailed in subparts 2 through 4

Subp 2 **Remedy for overcharge.** When a utility has overcharged a customer, the utility shall calculate the difference between the amount collected for service rendered and the amount the utility should have collected for service rendered, plus interest, for the period beginning three years before the date of discovery Interest must be calculated as prescribed by Minnesota Statutes, section 325E.02, paragraph (b) If the recalculated bills mdicate that more than \$1 is due an existing customer or \$2 is due a person no longer a customer of the utility, the full amount of the calculated difference between the amount paid and the recalculated amount shall be refunded to the customer. The refund to an existing customer may be in cash or as credit on a bill. Credits shall be shown separately and identified. If a refund is due a person no longer a customer of the utility, the utility shall mail to the customer's last known address either the refund or a notice that the customer has three months in which to request a refund from the utility.

Subp. 3. **Remedy for undercharge.** When a utility has undercharged a customer, the utility shall calculate the difference between the amount collected for service rendered and the amount the utility should have collected for service rendered, for the period beginning one year before the date of discovery If the recalculated bills indicate that the amount due the utility exceeds \$10, the utility may bill the customer for the amount due But a utility must not bill for any undercharge incurred after the date of a customer inquiry or complaint if the utility failed to begin investigating the matter within a reasonable time and the inquiry or complaint ultimately resulted in the discovery of the undercharge. The first billing rendered shall be separated from the regular bill and the charges explained in detail

Subp 4. Exception if error date known. If the date the error occurred can be fixed with reasonable certainty, the remedy shall be calculated on the basis of payments for service rendered after that date, but in no event for a period beginning more than three years before the discovery of an overcharge or one year before the discovery of an undercharge.

Statutory Authority: MS s 216A 05; 216B.08, 216B 09

History: 33 SR 215

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