

September 21, 1999

Eric Witte, Attorney
Public Utilities Commission
121 7th Place East, Suite 350
St. Paul, Minnesota 55101-2147

RE: Review of Planned Repeal of Rule Governing Contracts or
Agreements Between a Public Energy Utility and an Affiliated
Interest, Minn. R. part 7825.2100. OAH Docket No. 7-2500-12414-
1.

Dear Mr. Witte:

This is to inform you that the above-referenced rule repeal has been approved as to legality on September 20, 1999. With the approval of the adoption of the rule repeal, our office has closed this file and is returning the rule record to you so that your agency can maintain the official rulemaking record in this matter as required by Minn. Stat. § 14.365. Our office will file three copies of the adopted rule repeal with the Secretary of State, who will forward one copy to the Revisor of Statutes and one copy to the Governor. You will then receive from the Revisor's Office three copies of the Notice of Adoption of your rule repeal.

Your next step is to arrange for publication of the Notice of Adoption in the State Register. You should submit two copies of the Notice of Adoption that you received from the Revisor's Office to the State Register for publication. A permanent rule without a hearing does not become effective until five working days after a Notice of Adoption is published in the State Register in accordance with Minn. Stat. § 14.27.

If you have any questions regarding this matter, please contact Catherine Anderson at 612/341-7666.

Sincerely,

RICHARD C. LUIS
Administrative Law Judge
612/349-2542

Enclosures

cc: Office of the Attorney General

Legislative Coordinating Commission
Revisor of Statutes