



Legislation Text

File #: Details 2016-212, **Version:** 1

**** E123/CG-16-241 Minnesota Valley Cooperative Light & Power Association**
In the Matter of a Complaint of Larry Fagen against Minnesota Valley Cooperative Light & Power Association.

Can a cooperative electric association require a customer to be compensated via the “kWh carry forward” method under Minn. Stat. §216B.164 Subd. 3(f)?

If a customer installed a solar system prior to July 1, 2015 and expanded it after July 1, 2015, is all, part, or none of the combined system subject to the 2015 amendments to Minn. Stat. §216B.164?

Is Minnesota Valley Cooperative Light & Power Association’s minimum bill discriminatory against customers with distributed generation?

If the Commission finds in favor of Mr. Fagen on any of the issues, what are the appropriate remedies? (PUC: **Gonzalez**)