

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRBa1818/P1dn
EVM:sac:jm

February 14, 2014

Rob Kovach:

Under this amendment the final sentence of s. 66.0890 (5) (bm) will read “This paragraph does not apply if a municipal public utility does not use the procedures under sub. (3) to collect the past-due charges.” Since it appears likely that, in some instances, a termination request under sub. (5) (bm) could come before the procedures under sub. (3) are triggered, the word “does” is somewhat ambiguous. Please let me know if you have any questions or further instructions.

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