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Administrative Procedures Act. Lastly, in the event the director does not rule in a way that a party wants, then, of course, they are free to take the director's order and appeal that to district court pursuant to the Administrative Procedures Act. Those are the four steps by which a...an employer, who believes themselves aggrieved with its worker comp rates, could in fact challenge and seek relief from those rates.

PRESIDENT MAURSTAD: You have about a minute and a half left, Senator Pedersen.

SENATOR Dw. PEDERSEN: Another question, Senator Landis, please.

SENATOR LANDIS: Yes.

SENATOR Dw. PEDERSEN: Would the policy be issued while a formal written dispute regarding premiums obligations had been appropriately filed and was pending in the court or an administrative proceeding?

SENATOR LANDIS: Gosh, that went by so quick, Dwite, I couldn't understand it. Would you (inaudible)?

SENATOR Dw. PEDERSEN: Let me say it again because I read it.

SENATOR LANDIS: Okay.

SENATOR Dw. PEDERSEN: Would the policy be...

SENATOR LANDIS: Oh gosh, if you've got it in front of you, could I see a copy of the words too so...that might help with answering it. Okay, but go ahead and say it again. Say it again. I'll listen real carefully.

SENATOR Dw. PEDERSEN: Would the policy be issued while a...

PRESIDENT MAURSTAD: One minute.

SENATOR Dw. PEDERSEN: ...formal written dispute regarding premium obligations had been appropriately filed and was pending in the court or an administrative proceeding? It's under (b), (1)(b).