

BEFORE THE MINNESOTA PUBLIC UTILITIES COMMISSION

LeRoy Koppendrayer  
Marshall Johnson  
Ken Nickolai  
Phyllis A. Reha

Chair  
Commissioner  
Commissioner  
Commissioner

In the Matter of Detailing Criteria and  
Standards for Measuring an Electric Utility's  
Good Faith Efforts in Meeting the Renewable  
Energy Objectives Under Minn. Stat.  
§ 216B.1691

ISSUE DATE: June 1, 2004

DOCKET NO. E-999/CI-03-869

INITIAL ORDER DETAILING CRITERIA  
AND STANDARDS FOR DETERMINING  
COMPLIANCE WITH MINN. STAT  
§ 216B.1691 AND REQUIRING CUSTOMER  
NOTIFICATION BY CERTAIN  
COOPERATIVE, MUNICIPAL, AND  
INVESTOR-OWNED DISTRIBUTION  
UTILITIES

**PROCEDURAL HISTORY**

**I. Introduction and Factual Background**

In 2001, the Minnesota Legislature passed Minn. Stat. § 216B.1691, setting renewable energy objectives for Minnesota investor-owned electric utilities, generation and transmission cooperatives, and municipal power agencies. The statute required these utilities, cooperatives, and power agencies (hereinafter, "utilities") to make good faith efforts to generate or otherwise secure enough electricity from qualifying renewable energy technologies to represent 10% of total retail electric sales by the year 2015.

In 2003, the Legislature amended the statute to require the Commission to supervise and facilitate these good faith efforts. Among other things, the 2003 amendments required the Commission to issue an initial Order, and subsequent Orders as necessary, doing the following things:

- Detailing criteria and standards for measuring a utility's efforts to meet the renewable energy objectives and determining whether the utility has met the good faith requirement.
- Detailing criteria and standards that protect against undesirable impacts on the reliability of the utility's system.
- Detailing criteria and standards that protect against undesirable economic impacts on the utility's ratepayers.
- Detailing criteria and standards that consider technical feasibility.

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- Providing for a weighted scale that determines how energy generated by different technologies counts toward a utility's objective and that grants multiple credits for technologies and fuels that the Commission finds it in the public interest to encourage.

The 2003 amendments also authorized the Commission to establish a program for tradable credits for electricity generated by eligible technologies and provided guidelines for any tradable credits system the Commission might establish.

## **II. Commission Proceedings to Date**

### **A. The Comment Process**

On June 13, 2003, the Commission issued a notice seeking comments from interested persons on the appropriate procedural framework for this case. On July 9 and 18, 2003, the Commission issued notices setting reply comment periods.

The Commission determined, after reviewing the comments filed on procedural and scoping issues, that this case had too many interdependent and sequential issues to resolve in a single Order. The Commission therefore decided to seek comments on the most fundamental issues, to address those issues in an initial Order, and then to promptly resolve remaining issues based on that decisional foundation.

On January 30, 2004, the Commission issued a notice seeking substantive comments on the issues it intended to address in the first Order in this case. Initial comments were due on March 1 and reply comments on April 5. The following persons and organizations filed comments in response to the notice:

#### ***Investor-Owned Utilities***

- Interstate Power Company
- Northern States Power Company, d/b/a Xcel Energy
- Minnesota Power
- Otter Tail Power Company
- Northwestern Wisconsin Electric Company

#### ***Electric Cooperatives***

- Great River Energy
- Dairyland Power Cooperative
- Basin Electric Power Cooperative
- East Central Energy

#### ***Municipal Electric Entities***

- Missouri River Energy Services/Western Minnesota Municipal Power Agency
- Southern Minnesota Municipal Power Agency
- Central Minnesota Municipal Power Agency
- Minnesota Municipal Power Agency
- Minnesota Municipal Utilities Association
- Heartland Consumers Power District
- Elk River Municipal Utilities

### *State Agencies*

- Minnesota Department of Commerce
- Residential and Small Business Utilities Division of the Office of the Attorney General

### *Units of Local Government*

- East Central Solid Waste Commission
- Crow Wing County
- Olmsted County

### *Environmental/Community Organizations*

- Izaak Walton League of America-Midwest Office
- Minnesotans for an Energy-Efficient Economy
- Minnesota Center for Environmental Advocacy
- The Minnesota Project
- Communities United for Responsible Energy
- North American Water Office
- Rural Minnesota Energy Task Force
- Concerned River Valley Citizens
- North Star Chapter of the Sierra Club
- Clean Water Action Alliance
- Minnesota Public Interest Research Group

### *Other Organizations, Companies, and Individuals*

- National Solid Wastes Management Association
- Minnesota Resource Recovery Association
- Minnesota Chamber of Commerce
- Minnesota Utility Investors
- Clean Power Markets
- McNeilus Wind, LLC and GM, LLC
- Laura and John Reinhardt

#### **B. Tradable Credits Workshops**

On February 24, 2004, the Commission, the Minnesota Department of Commerce, and the National Council on Electricity Policy sponsored the Midwest Tradable Renewable Credits Workshop, an all-day conference attended by over 100 people. A second workshop, sponsored by the same organizations, is scheduled for June 16 in Madison, Wisconsin.

## **FINDINGS AND CONCLUSIONS**

### **I. The Issues**

The issues on which the Commission sought comment in the first round of substantive comments are set forth below, together with a conservation issue raised in the comments.

- Which entities are covered by the statute?
- Does energy from out-of-state facilities count toward the 10% goal?
- Which biomass technologies count as eligible technologies?
- Does the 60-megawatt cap on eligible hydro facilities apply per-unit or per-facility?
- How should the Commission factor in the recognition that some resources may occur in “lumpy” increments when measuring whether the year-by-year objectives are being met?
- Does the 1% goal for biomass technologies mean 1% of the energy generated by eligible technologies or 1% of total energy sales?
- Does energy used for green pricing programs count toward the 10% goal?
- Does energy saved through conservation count toward the 10% goal?
- What criteria and standards should be used in determining whether a utility has met the "good faith effort" statutory requirement?
- What systems and procedures are needed to track and verify compliance?

These issues will be addressed in turn.

## **II. Entities Subject to the Statute**

One of the issues on which the Commission sought comments was which entities are covered by the renewable energy objectives statute. The notice soliciting comments listed 17 entities as those probably covered and requested comments and corrections. Comments fell into three categories.

### **A. Heartland Consumers Power District**

Heartland Consumers Power District, listed in the notice, stated that it was not a covered entity because it was not a public utility or a municipal power agency under Minnesota law. No one challenged this claim, and the Commission concurs. Heartland will not be subject to the renewable energy objectives of Minn. Stat. § 216B.1691.

### **B. Northwestern Wisconsin Electric**

Northwestern Wisconsin Electric requested an exemption from Minn. Stat. § 216B.1691 on grounds that it complies with Wisconsin’s renewable portfolio standards, which are similar to Minnesota’s renewable energy objectives. Further, the company has fewer than 100 customers in Minnesota, making it potentially burdensome to comply with Minnesota-specific renewable energy requirements.

The Commission lacks the authority to grant an exemption from Minn. Stat. § 216B.1691 or any other statute. The statute does give the Commission flexibility in applying it, however, by requiring good faith efforts instead of specific outcomes and by authorizing the Commission to

determine whether utilities are acting in good faith. The Commission concludes that the company's small size and its compliance with Wisconsin's renewable portfolio standards will be significant factors in evaluating the good faith of its efforts to meet the renewable energy objectives.

### **C. Municipal Utilities**

Some commentators argued that municipal utilities, especially those that do not have full-requirements contracts with municipal power agencies (which are covered under the statute), should be subject to the renewable energy objectives statute. They emphasized the need for even-handed application of state energy policy and the importance of promoting the use of renewable technologies by self-generating municipal utilities.

Whatever the merits of including municipal utilities within the class of utilities subject to the renewable energy objectives, the Legislature has decided against it. The Commission lacks both the authority and the inclination to second-guess that decision.

### **D. Covered Entities**

The Commission finds that the entities subject to the renewable energy objectives statute are the 16 entities listed below:

#### ***Public Utilities Providing Electric Service***

- Northern States Power Company d/b/a Xcel Energy
- Minnesota Power
- Otter Tail Power
- Interstate Power & Light Company
- Northwestern Wisconsin Electric Company

#### ***Generation and Transmission Cooperative Electric Associations***

- Great River Energy
- Minnkota Power Cooperative
- Dairyland Power Cooperative
- Basin Electric Power Cooperative
- East River Electric Power Cooperative
- L & O Power Cooperative

#### ***Municipal Power Agencies***

- Southern Minnesota Municipal Power Agency
- Western Minnesota Municipal Power Agency/Missouri River Energy Services
- Northern Municipal Power Agency
- Minnesota Municipal Power Agency
- Central Minnesota Municipal Power Agency

### **III. Renewable Energy Generated Outside the State**

One of the issues on which the Commission sought comments was whether energy from out-of-state facilities should count toward meeting the renewable energy objectives.

#### **A. The Comments**

The Minnesota Project, Communities United for Responsible Energy, North American Water Office, the Rural Minnesota Energy Task Force, and Concerned River Valley Citizens argued that out-of-state generation should not count toward meeting the renewable energy objectives on grounds that in-state generation provides greater environmental and economic benefits.

These commentors were especially concerned about permitting tradable renewable credits for out-of-state generation, claiming that this could permit utilities to meet their objectives with paper transactions that did not benefit the Minnesota environment, did not contribute to in-state economic development, and did not provide protection against volatility in the price of natural gas and other fossil fuels.

Laura and John Reinhardt opposed counting out-of-state generation on grounds that this generation requires long-distance, high-voltage transmission lines, which pose issues of their own, and on grounds that small-scale, community-based generation located near load is the most environmentally-friendly alternative.

The other commentors recommended counting out-of-state generation, emphasizing cost issues and the fact that utilities secure and dispatch generating resources on a system-wide basis.

#### **B. Commission Action**

The Commission finds that out-of-state renewable generation used to serve Minnesota customers counts toward meeting utilities' renewable energy objectives, for four main reasons.

First and most compelling, the statute does not by its terms exclude out-of-state generation, nor does it articulate underlying policy goals that support excluding out-of-state generation. In fact, by specifically permitting the Commission to authorize interstate trading of renewable energy credits, the Legislature appears to have approved using out-of-state resources to meet renewable energy goals.

Second, utilities routinely rely on out-of-state generation to meet Minnesota demand, since they do plan resource acquisitions on a system-wide basis and since they increasingly serve customers in more than one state. It would be anomalous, to say the least, to permit a Minnesota utility to use out-of-state coal generation to serve Minnesota customers but not to recognize out-of-state renewable generation as a meaningful part of its portfolio.

Third, refusing to recognize out-of-state renewable generation could significantly increase the cost of meeting the renewable energy objectives, raising rates for ratepayers and perhaps causing utilities to miss the statutory 10% target.

Fourth, environmentally-friendly generation need not be sited in Minnesota to produce positive environmental benefits within the state. This generation might displace more polluting generation located within the state, for example. And more fundamentally, Minnesota's ecosystem is inextricably connected with the ecosystems of neighboring states, making regional environmental advances beneficial to Minnesotans.

Given the Commission’s conclusion that out-of-state generation counts toward meeting the renewable energy objectives, the Commission need not reach the argument that excluding such energy would violate the Commerce Clause of the United States Constitution.

#### **IV. Eligible Biomass Technologies**

##### **A. The Comments**

Another issue on which comments were sought was which biomass technologies should count toward meeting the renewable energy objectives. Minnesota statutes define biomass differently for different purposes, and the renewable energy objectives statute defines it only in terms of clarifying its application to mixed municipal solid waste. The Commission solicited comments to ensure that any grounds for limiting recognition to certain technologies or fuels were adequately explored.

Nearly all commentors urged the Commission to take an inclusive approach at this stage in the development of biomass technologies. There was also no controversy about the proposal to exclude peat from the list of eligible fuels, as advocated by the Minnesota Project, Communities United for Responsible Energy, North American Water Office, the Rural Minnesota Energy Task Force, Concerned River Valley Citizens, and the North Star Chapter of the Sierra Club.

The Sierra Club also offered detailed recommendations on restricting the conditions under which whole trees, logging waste, recyclable waste paper, and crops should be treated as eligible fuels. And the Club opposed treating peat and municipal waste as eligible fuels.

##### **B. Commission Action**

The Commission finds that it is important to take an inclusive approach to counting biomass generation toward meeting the renewable energy objectives at this early stage in the development of biomass technologies. At this stage, limiting recognition to certain technologies or fuels carries the risk of stifling the research and innovation required to determine biomass’s true potential as a cost-effective, environmentally sound, reliable alternative to fossil fuels.

The Commission will therefore count toward meeting the renewable energy objectives all biomass generation falling within existing statutory definitions of biomass, i.e., Minn. Stats. §§ 216B.2422, subd. 1 (c); 216C.051, subd. 7 (g) (1); 216B.2411, subd. 2(c); and §216B.2424, subs. 1 and 6 (f). To the extent that peat is arguably listed, however, the Commission will exclude it, concurring with the uncontested claims of commenting parties that peat does not regenerate quickly enough to qualify as renewable and that harvesting peat poses unacceptable risks to northern ecosystems.

#### **V. Eligible Hydroelectric Facilities**

##### **A. The Comments**

The renewable energy objectives statute lists the energy technologies that count toward meeting the renewable energy objectives; this list limits eligible hydroelectric technologies to “hydroelectric with a capacity of less than 60 megawatts.”<sup>1</sup> One of the issues on which the Commission requested comment was whether the 60-megawatt cap applied to each generating unit at a hydroelectric plant or to the plant as a whole.

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<sup>1</sup> Minn. Stat. § 216B.1691, subd. 1 (a) (1).

There were commentors on both sides of the issue. Those who advocated applying the cap to individual generating units argued that historically hydroelectric power has been the most basic and reliable renewable resource and that it should receive expansive treatment in the absence of clear statutory language requiring other treatment.

Those on the other side of the issue pointed to recent controversies regarding the environmental and socioeconomic impacts of large-scale dams, claimed that the Legislature was responding to these controversies by limiting eligible hydro technologies to low-impact facilities, and argued that regulators and utilities generally deal with hydroelectric plants as a whole, not as a conglomeration of individual generating units.

## **B. Commission Action**

The Commission finds that the 60-megawatt cap applies to all generation at a single hydroelectric site, not to the output of each generating unit at that site.

First, this is the most logical and straightforward reading of the statute. It would be illogical for the Legislature to concern itself with the size of individual generating units at a hydroelectric facility, when the environmental effects that prompted the renewable energy statute come from the facility as a whole.

Neither would it be logical to exclude the energy from a 150-megawatt hydro plant in determining progress toward meeting the renewable energy objectives, while counting the energy from three 50-megawatt generators with the same environmental impacts. The Commission declines to find that the Legislature intended such a result.

Furthermore, the parties are correct in pointing out that regulators and utilities generally deal with hydroelectric plants as a whole, not as a conglomeration of individual generating units. In fact, Minnesota's certificate of need statute explicitly requires treating all generating units at a single site as one large energy facility. Minn. Stat. § 216B.2421. Similarly, the regulations promulgated under the federal Public Utility Regulatory Policies Act require treating all hydroelectric generators owned by the same entity and using water from the same impoundment as a single facility.<sup>2</sup>

For all these reasons, the Commission concludes that the 60-megawatt cap on eligible hydroelectric facilities applies to the entire generation site, not to individual generating units.<sup>3</sup>

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<sup>2</sup> 18 CFR 292.204 (a) (2).

<sup>3</sup> Several commentors, including the Department of Commerce, pointed out that some new, run-of-river hydroelectric technologies have such low environmental impact that even at higher capacity levels, they are more environmentally benign than traditional projects under the 60-megawatt cap. The Commission does not have the discretion to count these projects, given the statutory language, but it will apprise the chairs of the legislative policy committees that the issue has been raised and may merit legislative attention.

## VI. Treatment of Pre-existing Generation and New Generation from Eligible Technologies Added in Increments Larger than 1% Per Year

### A. Introduction

The renewable energy objectives statute requires utilities to make good faith efforts to generate or otherwise secure enough electricity from qualifying renewable energy technologies to ensure that generation from these technologies constitutes 10% of total retail electric sales by the year 2015. The statute sets an initial goal of one percent by 2005, with annual one percent increases thereafter until 2015.

The statutory language is set forth below:

Subd. 2. **Eligible energy objectives.** (a) Each electric utility shall make a good faith effort to generate or procure sufficient electricity generated by an eligible energy technology to provide its retail consumers, or the retail customers of a distribution utility to which the electric utility provides wholesale electric service, so that:

(1) commencing in 2005, at least one percent of the electric utility's total retail electric sales is generated by eligible energy technologies;

(2) the amount provided under clause (1) is increased by one percent of the utility's total retail electric sales each year until 2015; and

(3) ten percent of the electric energy provided to retail customers in Minnesota is generated by eligible energy technologies.

Minn. Stat § 216B.1691, subd. 2 (a).

This juxtaposition of time frames and goals is not a model of clarity as to the treatment of pre-existing generation or new generation added in increments larger than one percent in any given year. The Commission therefore sought comments on the treatment of “lumpy” additions to a utility’s qualifying portfolio and the “bankability” of qualifying generation that exceeds the initial or annual 1% goals.

### B. The Comments

Most commentators agreed that the statute requires the Commission to evaluate utilities’ good faith efforts in light of the overarching 10% goal, which they see as both a state-wide goal and a utility-specific goal, and to use the 1% initial and annual goals as benchmarks to ensure steady progress along the way.

The Izaak Walton League of America - Midwest Office, Minnesotans for an Energy-Efficient Economy, the Minnesota Center for Environmental Advocacy, and the North Star Chapter of the Sierra Club, however, argued that the 10% goal was a state-wide goal irrelevant to individual utility performance. They argued that the overarching statutory goal was to *increase* each utility’s renewable portfolio by 1% of retail sales per year for nine years, beginning in 2006, regardless of the amount of renewable generation in the utility’s portfolio at that time.

They also argued that the 1% initial goal set for 2005 was intended to jump-start this process for utilities with few renewables and to function as the cut-off point for recognizing pre-existing renewable generation for utilities that already had significant renewable portfolios. Consistent with this theory, they contended that pre-existing renewable generation counts only toward reaching the 1% goal for 2005. After 2005, each utility must add new, qualifying generation equaling 1% of its total retail sales during each calendar year until 2015, even if those increases result in total renewable generation significantly exceeding 10% of the utility's total generation resources.

### **C. Commission Action**

The Commission concurs with the majority of the commentators that the 10% goal applies both to individual utilities and to the state as a whole and that the statute does not, by its terms or by its purpose, require that all countable generation after 2005 come from new sources. There are three main reasons for this conclusion.

#### **1. The Statutory Language**

First, the restrictive reading urged by the environmental commentators is inconsistent with a commonsense reading of the statute and at least two of its specific provisions.

The statute clearly and explicitly excludes two categories of pre-existing generation from counting toward the renewable energy objectives: (1) generation mandated by Chapter 641 of the Laws of 1994 and Commission Orders issued thereunder; and (2) generation from a refuse-derived fuel facility with a power sales agreement in effect as of May 29, 2003 and terminating on December 31, 2010. These explicit exclusions demonstrate that the statute contains no general prohibition against counting pre-existing generation; if it did, it would have not have been necessary to explicitly exclude these two examples of pre-existing generation.

Moreover, the statute clearly permits counting generation from an otherwise-excluded, refuse-derived fuel plant – even after 2005 – if the purchased power agreement includes a rate adjustment reflecting the plant's inclusion as an eligible energy technology. This willingness to include the generation of the pre-existing refuse-derived fuel plant after 2005 demonstrates that 2005 is not an absolute cut-off date for counting generation from pre-existing renewable facilities.

Further, the statute's careful attention to excluding some pre-existing resources, while remaining silent on others, severely undermines the claim that the exclusion of pre-existing resources after 2005 was simply taken for granted by the drafters of the statute.

Finally, if the statute meant to treat the 10% objective as irrelevant to individual utilities and to treat the 1% initial objective and the 1% annual increases as the only meaningful goals for individual utilities, it would say so directly, not in the convoluted manner suggested by the commentators. Treating the 10% goal as the ultimate target, both industry-wide and for individual utilities, and treating the 1% intermediate goals as benchmarks to spur and gauge compliance, is a much more straightforward and commonsense reading of the statute.

#### **2. The Significance of the Annual Objectives**

The Commission reads the statute as requiring it to evaluate utilities' good faith efforts in light of the overarching 10% goal, which applies both to utilities and to the state as a whole, and to use the 1% initial and annual goals as benchmarks to ensure steady progress along the way.

The annual goals guide the Commission in enforcing the good faith obligation. They make it clear that utilities are to stay focused, make steady progress toward the 10% goal, and account for any failure to make steady progress. They make it clear that utilities have a present, an intermediate, and a long-term obligation to make renewable generation an integral part of their portfolios. They are of a piece with longstanding state policies favoring conservation and renewable energy over fossil-fuel derived energy.<sup>4</sup>

By casting these 1% annual goals as “objectives,” however, rather than mandates, the Legislature has clearly determined that utilities and regulators need some flexibility in implementing them. Rigid insistence on equal annual increments of new renewable generation is inconsistent with the flexible approach adopted in the statute.

### **3. The Statute’s Underlying Policies**

Further, the restrictive reading of the statute urged by the environmental commentators would penalize the behavior the statute seeks to encourage, the aggressive pursuit of renewable resources. Utilities that have been diligent in adding renewable energy to their portfolios, carefully calibrating the reliability and rate effects of these new resources, could find themselves forced to add, or to defend their decision not to add, renewable generation exceeding both the 10% goal and the percentage of renewable energy reasonably consistent with optimal system operation.

The restrictive reading would also complicate – and, in all likelihood, hinder – utilities’ compliance efforts. Rigid insistence on adding qualifying generation in 1% annual increments would discourage large-scale renewable projects, however worthwhile, even assuming the availability of tradable credits, joint ownership, staged implementation, and similar devices. It would similarly discourage adding large numbers of small projects in a single calendar year, no matter how consistent those additions might be with good energy policy and the needs of the utility’s system.

The Commission is convinced that the Legislature did not intend to penalize utilities for early compliance with state policies favoring renewable resources, to stifle innovation and creativity in deploying renewable resources, or to deprive utilities of the flexibility needed to balance renewable portfolios with the needs of their service areas. The restrictive reading urged by the environmental commentators carries the potential for all these harms.

The Commission therefore concludes that the 10% overarching objective applies to both individual utilities and the state as a whole and that the 1% initial and annual objectives function both as intermediate goals and as benchmarks for evaluating individual utilities’ good faith in striving to meet the renewable energy objectives set by statute.

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<sup>4</sup> See, for example, the resource planning statute's requirement that utilities' resource plans include least-cost plans for meeting 50% and 75% of all new and refurbished capacity through conservation and renewable energy facilities. Minn. Stat. § 216B.2422, subd. 2. See the statutory prohibitions against certifying nonrenewable energy facilities or including the costs of those facilities in rates, unless the utility demonstrates that a renewable facility is not in the public interest. Minn. Stat. § 216B.2422, subd. 4. See also the certificate of need statute's prohibition against granting a certificate of need for a nonrenewable facility unless the applicant demonstrates that it has explored the possibility of using renewable generation and that the nonrenewable alternative is less expensive, including environmental costs.

## **VII. The Biomass Goal**

### **A. Introduction**

The renewable energy objectives statute sets separate goals for biomass generation, as set forth below:

(b) Of the eligible energy technology generation required under paragraph (a), clauses (1) and (2), not less than 0.5 percent of the energy must be generated by biomass energy technologies . . . . By 2010, one percent of the eligible technology generation required under paragraph (a), clauses (1) and (2), shall be generated by biomass energy technologies.

Minn. Stat. § 216B.1691, subd. 2 (b) .

The Commission sought comments on how to interpret the 0.5% and 1% goals – specifically, whether these percentages applied only to the amount of energy generated by eligible technologies or to a utility’s annual retail sales.

### **B. The Comments**

There was general agreement that the plain meaning of the statutory language was that the percentage goals for biomass-generated energy apply to the pool of energy procured or generated under the renewable energy objectives statute, not to annual retail electric sales. There was also widespread, but not universal, agreement that the Legislature had intended the percentage to apply to annual retail electric sales.

The parties were nearly evenly divided on how the Commission should proceed. Some commentators urged the Commission to apply the statute as written; others urged the Commission to effectuate what they considered to be the Legislature’s intent and apply the biomass percentages to annual retail electric sales.

### **C. Commission Action**

The Commission will enforce the statute as written. The statute is clear on its face, and the Commission lacks the authority to rewrite it to reflect its own or any other party’s understanding of legislative intent.

The Commission emphasizes, however, that the statute’s biomass percentage goals are floors only and that the Commission is charged with enforcing every provision in the renewable energy objectives statute, including the requirement that utilities make good faith efforts to include biomass-fueled generation in their renewable energy portfolios.

Finally, to ensure that state policymakers have adequate information, the Commission will apprise the chairs of the legislative policy committees that it is enforcing the statute as written, that many stakeholders believe the statute contains a drafting anomaly, and that the issue may merit legislative attention.

## **VIII. The Treatment of Energy Generated Under “Green Pricing” Programs**

### **A. Introduction**

In 2001 the Legislature passed both the renewable energy objectives statute and the “green pricing” statute,<sup>5</sup> which requires all Minnesota distribution utilities to offer their customers the opportunity to stipulate that some or all of the energy purchased or generated on their behalf will be “renewable energy or energy generated by high-efficiency, low-emissions, distributed generation such as fuel cells and microturbines fueled by a renewable fuel.”<sup>6</sup> The statute requires utilities to charge customers exercising the green pricing option the difference between the cost of purchasing or generating renewable energy and the cost of purchasing or generating nonrenewable energy.

One of the issues on which the Commission sought comments was whether energy purchased under green pricing programs should be counted toward meeting the renewable energy objectives, assuming the energy was generated by an “eligible energy technology,” as the renewable energy objectives statute requires.

### **B. The Comments**

#### **1. Comments Opposing the Inclusion of Green Pricing Energy**

Commenting parties were deeply divided on this issue. The environmental, consumer, and community organizations participating in the case, and the Residential and Small Business Utilities Division of the Office of the Attorney General, opposed counting green pricing generation toward the renewable energy objectives, chiefly on grounds that it would be deceptive and discriminatory as to green power program participants.

They argued that customers opt to participate in green pricing programs because they believe that those programs give them an opportunity to make a difference – they believe that every kilowatt hour of green power they purchase represents one less kilowatt hour of power generated with fossil fuel. These commentators argued that it would be deceptive to continue marketing green pricing programs without explaining to customers that it is possible that the power for which they are paying a premium would have been acquired by the utility anyway – and its cost reflected in all customers’ rates – as part of the utility’s obligatory good faith effort to meet the renewable energy objectives.

They also argued that it would be inequitable and discriminatory to charge green pricing customers a premium for renewable energy purchased under the green pricing program, when other customers would receive renewable energy generated or purchased under the renewable energy objectives program at standard rates.

They also argued that permitting utilities to count the same energy toward its green pricing obligations and its renewable energy objectives was illogical and constituted double-counting. And finally, these commentators argued that counting green pricing energy toward the renewable energy objectives essentially forced green pricing customers to subsidize a general obligation that the statute places on utilities and whose costs should be spread over the general body of ratepayers.

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<sup>5</sup> Minn. Stat. § 216B.169.

<sup>6</sup> Minn. Stat. § 216B.169, subd. 2 (a).

## 2. Comments Supporting the Inclusion of Green Pricing Energy

The other commentors supported counting energy purchased under green pricing programs. They pointed out that the statute does not exclude green pricing energy and that it does exclude other types of generation. They emphasized that the renewable energy objectives are only goals and that it is therefore by no means certain that renewable energy purchased under green pricing programs would have been provided to the utility's ratepayers anyway.

They also emphasized the need for a variety of tools and strategies to meet the renewable energy objectives and argued that green pricing is one of many tools utilities should be permitted to consider using.

### C. Commission Action

After careful review, the Commission concludes that utilities, with the possible exception of Xcel Energy,<sup>7</sup> may elect to count energy purchased under green pricing programs toward their renewable energy objectives, if they give customers clear and timely notice of this election and permit customers to withdraw from these programs upon reviewing the notice. The reasons for this decision are set forth below.

#### 1. The Statutory Language

First, the statute, which does specifically exclude several categories of energy from counting toward the renewable energy objectives, does not exclude energy purchased under green pricing programs. This is powerful evidence that the Legislature did not intend to exclude green pricing as a tool for meeting the renewable energy objectives.

#### 2. No Discrimination/Deception/Subsidization

Second, it is simply not true that permitting utilities to count green pricing energy renders green pricing customers' contributions illusory and the marketing of green pricing programs deceptive. The renewable energy objectives are just that – objectives. Utilities must make good faith efforts to meet these objectives, but the statute explicitly requires factoring in technical feasibility and protecting against undesirable rate and reliability impacts.

In short, utilities do not have an absolute obligation to reach the 10% goal, and there is therefore no certainty that energy purchased under green pricing programs would have been purchased anyway to meet the renewable energy objectives. The fact that the Legislature chose to enact renewable energy *objectives*, not mandates, changes the equation significantly and discredits claims that counting green pricing energy deceives, discriminates against, or takes advantage of green pricing customers.

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<sup>7</sup> The unique status and obligations of Xcel Energy under the renewable energy objectives statute will be addressed in a subsequent Order. Among other things, the statute provides that the renewable energy objectives are requirements for Xcel, subject to resource planning requirements, least-cost planning requirements, and reliability constraints. Minn. Stat. § 216B.1691, subd. 6.

Furthermore, permitting utilities to coordinate their green pricing programs with their efforts to reach the renewable energy objectives could enhance their chances of meeting the objectives, since the premium paid by green pricing customers could result in making renewable energy projects that would otherwise fail the statute's "undesirable economic impact" test financially viable.

The downside, of course, is that explaining the complex relationship between the two programs could complicate green pricing marketing efforts and reduce program participation. Those concerns, however, are best left to the utilities, who must weigh the costs and benefits of counting green pricing energy toward their renewable energy objectives obligations.

And finally, to ensure full disclosure of accurate information to green pricing customers, the Commission will require all municipal and cooperative distribution utilities served by generation and transmission cooperatives or municipal power agencies that elect to count green pricing power toward the renewable energy objectives to inform their customers of this fact and permit them to withdraw from the program. While these distribution utilities are not subject to the renewable energy objectives statute, they are subject to the green pricing statute and to the Commission's enforcement authority thereunder.

The Commission will of course place the same requirement on investor-owned utilities that choose to include green pricing energy toward meeting their renewable energy objectives.

### **3. No Double-Counting**

Finally, the Commission rejects the claim that counting energy purchased under the green pricing program toward the renewable energy objectives constitutes an impermissible "double-counting" of the same energy. As discussed above, the renewable energy objectives are goals, not discrete quotas that must be met in addition to, independently of, and separately from, the utility's other renewable energy obligations. The renewable energy objectives statute sets goals; the green pricing statute creates an independent obligation that may incidentally help meet the goal.

The green pricing statute – like the distributed generation statute<sup>8</sup>, the cogeneration and small power production statute,<sup>9</sup> and the renewable preferences in the resource planning and certificate of need statutes<sup>10</sup> – increases the use of renewable generation. In the absence of a legislative directive to the contrary, however, the Commission treats these initiatives as complementary, not competitive, enterprises, and counts renewable energy generated or purchased in response to them toward the renewable energy objectives.

## **IX. The Role of Conservation**

### **A. The Comments**

Two commentors, Laura and John Reinhardt, urged the inclusion of energy saved through conservation, energy efficiency, and load management toward meeting the renewable energy

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<sup>8</sup> Minn. Stat. § 216B.1611.

<sup>9</sup> Minn. Stat. § 216B.164.

<sup>10</sup> Minn. Stat. § 216B.2422, subd. 4 and Minn. Stat. § 216B.243, subd. 3a.

objectives. They pointed out that the renewable energy objectives statute begins with the phrase “Unless otherwise specified in law,”<sup>11</sup> and pointed to Minn. Stat. § 216C.051, subd. 7, establishing conservation and load management as the state’s highest priority in energy production and consumption, as authority for treating conservation/energy efficiency/load management as “eligible energy technologies” under Minn. Stat. § 216B.1691, subd. 1 (a).

None of the other commentors shared this view.

## **B. Commission Action**

The Commission concurs with the Reinhardts that conservation and load management are core values of Minnesota energy policy and that the Legislature has adopted them as the state’s highest priority in electric energy production and consumption. The Commission does not concur, however, that the renewable energy objectives statute permits utilities to substitute energy saved through conservation for any part of the 10% of its generation portfolio that is to come from renewable resources. There are two reasons for this conclusion.

First, the statute explicitly lists the technologies that count toward meeting the renewable energy objectives, and conservation/energy efficiency/load management are not listed. It is inconceivable that the Legislature would have failed to list alternatives to generation if that had been its intent.

Second, including conservation/energy efficiency/load management would be inconsistent with the statute’s clear purpose. However successful conservation efforts might be, Minnesota will always require some irreducible quantity of electrical energy; the purpose of the renewable energy objectives statute is to ensure that a significant percentage of this irreducible quantity comes from renewable resources.

For all these reasons, the Commission concludes that conservation/energy efficiency/load management – critical as they are to Minnesota’s energy policy – are not eligible energy technologies under the renewable energy objectives statute.

## **X. Criteria and Standards for Meeting the “Good Faith Effort” Requirement**

On the issue of how the Commission should apply the “good faith effort” standard in evaluating compliance with the renewable energy objectives statute, the comments were thoughtful and necessarily general. The Commission shares the commentors’ conviction that, at least at this point, it would be neither helpful nor possible to set highly specific, prescriptive standards for compliance.

Instead, the Commission will focus on whether the utility’s filing demonstrates that it has committed the time, money, and other institutional resources necessary to develop a comprehensive plan for making a good faith effort to meet its renewable energy objectives.

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<sup>11</sup> Minn. Stat. § 216B.1691, subd. 1.

Specifically, utilities' filings under the statute should demonstrate the commitments listed below:

- **Demonstrated commitment to a specific plan.** Each utility must file a plan that reasonably details the steps to be taken to reach the renewable energy objectives, with an accompanying timetable.
- **Demonstrated financial commitments** to build facilities or to purchase energy to meet the renewable energy objective, including but not limited to project financing; purchase and ordering of equipment; and expenditures to hire construction firms if needed.
- **Demonstrated commitments to construction of physical infrastructure** to meet the renewable energy objectives, including but not limited to ordering equipment; hiring construction firms; and/or contracting for a Renewable energy objectives site.
- **Demonstrated legal and contractual commitments** to purchase or build the facilities to meet the renewable energy objectives, including but not limited to contracts for sites on which to build; contracts for labor and equipment; arrangements for insurance and liability etc.<sup>12</sup>
- **Demonstrated commitment to meet regulatory requirements** in timely fashion, including but not limited to federal, state, county, township and municipal permitting and any other regulatory obligations, such as filed plans for facility construction in the Commission's biennial transmission planning process under Minn. Stat. 216B.2425.
- **Demonstrated commitment to transmission access** for the Renewable energy objectives facilities, including but not limited to initiation or participation in transmission studies or provision of interconnection and transmission service for these facilities.
- **Demonstrated commitment to openness and transparency.** This requires full public access to all non-proprietary information relating to meeting the renewable energy objectives, including but not limited to actions taken for financial commitments; construction of physical infrastructure; legal and contractual commitments; compliance with regulatory requirements; and transmission access.

These filings should also demonstrate that the utility has carefully analyzed each project's technical feasibility and its potential for negative impacts on reliability and rates, including, but not limited to, addressing the following factors:

- Maintaining or improving the adequacy and reliability of utility service.
- Keeping the customers' bills and the utility's rates as low as practicable, given regulatory and other constraints.

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<sup>12</sup> In the case of contracts for purchases to meet the renewable energy objective, a check list of required items could include: request for proposals (RFP); the field of candidates to which the RFP was offered; the response to the RFP, the selection of a short list or a winning bidder; and the negotiation of the contract.

- Minimizing adverse socioeconomic effects and adverse effects upon the natural environment.
- Enhancing the utility's ability to respond to changes in the financial, social, and technological factors affecting its operations.
- Limiting the risk of adverse effects on the utility and its customers from financial, social, and technological factors that the utility cannot control.

The Legislature has authorized the Commission to fine-tune the process for evaluating good faith efforts by issuing subsequent Orders as necessary; the Commission anticipates monitoring the effectiveness of the standards set forth above and adjusting them as necessary in future Orders.

## **XI. Verification and Implementation Issues**

The Commission also sought comments on what procedures it should adopt for oversight, verification, and enforcement of utilities' compliance with their renewable energy objectives obligations. Specifically, the Commission asked how best to certify eligible facilities, verify generation and sales volumes from certified facilities, and verify the proper allocation of energy from certified facilities between utilities and between the jurisdictions of interstate utilities.

The commentors filed a wealth of suggestions, ranging from self-certification to exacting third-party verification. It was clear, however, that they shared the same interest in developing the least cumbersome and most clearly reliable verification procedures possible. It was equally clear that they were in the best position to develop these procedures, since most of them had hands-on experience with verification and allocation issues.

The Commission will therefore ask the Department, its own staff, interested commentors, and any other interested stakeholders to work together toward the establishment of an independent tracking system to certify, verify, and implement the renewable energy objectives. In designing this system, stakeholders should bear in mind the need for the system to be simple, accurate, transparent, and reasonable in cost.

## **XII. Next Steps**

Finally, with these foundational issues resolved, it is important to move expeditiously toward the filing of the first biennial renewable energy objectives reports under Minn. Stat. § 216.1691, subd. 3. The Commission will therefore delegate to its Executive Secretary the authority to issue notices, develop questions, and establish further procedures to resolve remaining issues promptly. Those issues include, but are not necessarily limited to, those set forth below:

- Reporting requirements, including content, timing, and related issues.
- Developing a weighted scale of how energy produced by various eligible energy technologies shall count toward the renewable energy objectives and establishing a system that grants multiple credits for technologies and fuels that it is in the public interest to encourage.
- The specific criteria and standards applicable to Xcel Energy under Minn. Stat. § 216B.1691, subd. 6.

- Certification, verification, and tracking systems.
- Voluntary compliance and/or reporting by municipal utilities.
- Follow-up on issues related to tradable credits.

The Commission will so order.

### **ORDER**

1. The utilities listed below are subject to the renewable energy objectives statute and shall comply with all requirements set forth below:

#### ***Public Utilities Providing Electric Service***

- Northern States Power Company d/b/a Xcel Energy
- Minnesota Power
- Otter Tail Power
- Interstate Power & Light Company
- Northwestern Wisconsin Electric Company

#### ***Generation and Transmission Cooperative Electric Associations***

- Great River Energy
- Minnkota Power Cooperative
- Dairyland Power Cooperative
- Basin Electric Power Cooperative
- East River Electric Power Cooperative
- L & O Power Cooperative

#### ***Municipal Power Agencies***

- Southern Minnesota Municipal Power Agency
- Western Minnesota Municipal Power Agency/Missouri River Energy Services
- Northern Municipal Power Agency
- Minnesota Municipal Power Agency
- Central Minnesota Municipal Power Agency

2. In meeting their renewable energy objectives, utilities shall not include as eligible energy technologies, hydroelectric facilities whose capacity at a single generating site equals or exceeds 60 megawatts.
3. In meeting their renewable energy objectives, utilities may include generation from all eligible energy technologies, whenever installed, with the following exceptions:
  - A. Generation from hydrogen-fueled facilities after 2010 unless the hydrogen is generated from the resources listed in Minn. Stat. § 216B.1691, subd. 1 (a) (1), as provided in that subdivision.

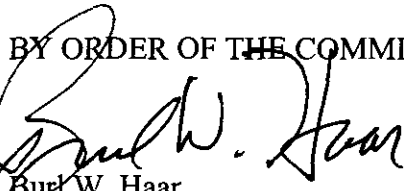
- B. Generation mandated under Laws 1994, Chapter 641, or by Commission Order(s) issued thereunder prior to August 1, 2001, as provided in Minn. Stat. § 216B.1691, subd. 1 (a) (2).
  - C. Generation from an energy recovery facility used to capture the heat value of mixed municipal solid waste or refuse-derived fuel from mixed municipal solid waste, with a power sales agreement in effect as of May 29, 2003, that terminates after December 31, 2010, unless the agreement provides for rate adjustment in the event the facility qualifies as a renewable energy source, as provided in Minn. Stat. § 216B.1691, subd. 2 (b).
4. In meeting their renewable energy objectives, utilities may include generation from out-of-state facilities, as long as those facilities are used to serve Minnesota customers.
  5. In meeting their renewable energy objectives, utilities may include generation from all biomass sources falling within existing statutory definitions of biomass, i.e., Minn. Stats. §§ 216B.2422, subd. 1 (c); 216C.051, subd. 7 (g) (1); 216B.2411, subd. 2(c); and §216B.2424, subs 1 and 6 (f), with the exclusion of peat.
  6. In meeting their renewable energy objectives, utilities may elect to include generation purchased under green pricing programs established under Minn. Stat. § 169.
  7. Public utilities choosing to include energy purchased under green pricing programs toward their renewable energy objectives shall notify all their customers of this choice and shall permit existing green pricing customers to withdraw from the program if they wish.
  8. All municipal and cooperative distribution utilities served by generation and transmission cooperatives or municipal power agencies that elect to count green pricing power toward the renewable energy objectives shall inform all their customers of this fact and permit existing green pricing customers to withdraw from the program if they wish.
  9. In meeting their renewable energy objectives, utilities shall strive to ensure that at least one percent of the pool of energy generated by eligible energy technologies is generated by biomass technologies.
  10. In meeting their renewable energy objectives, utilities shall not include energy savings from conservation, energy efficiency, or load management.
  11. In their biennial filings demonstrating compliance with the renewable energy objectives, utilities shall address the following two sets of criteria, which the Commission will use in evaluating their compliance with the "good faith efforts" standard set by statute:
    - A. Demonstrated commitment to a specific plan. Each utility must file a plan that reasonably details the steps to be taken to reach the renewable energy objectives, with an accompanying timetable.
    - B. Demonstrated financial commitments to build facilities or to purchase energy to meet the renewable energy objective, including but not limited to project financing; purchase and ordering of equipment; and expenditures to hire construction firms if needed.

- C. Demonstrated commitments to construction of physical infrastructure to meet the renewable energy objectives, including but not limited to ordering equipment; hiring construction firms; and/or contracting for a Renewable energy objectives site.
- D. Demonstrated legal and contractual commitments to purchase or build the facilities to meet the renewable energy objectives, including but not limited to contracts for sites on which to build; contracts for labor and equipment; arrangements for insurance and liability etc.<sup>13</sup>
- E. Demonstrated commitment to meet regulatory requirements in timely fashion, including but not limited to federal, state, county, township and municipal permitting and any other regulatory obligations, such as filed plans for facility construction in the Commission's biennial transmission planning process under Minn. Stat. 216B.2425.
- F. Demonstrated commitment to transmission access for the renewable energy objectives facilities, including but not limited to initiation or participation in transmission studies or provision of interconnection and transmission service for these facilities.
- G. Demonstrated commitment to openness and transparency. This requires full public access to all non-proprietary information relating to meeting the renewable energy objectives, including but not limited to actions taken for financial commitments; construction of physical infrastructure; legal and contractual commitments; compliance with regulatory requirements; and transmission access.
- H. Demonstrated reasonable efforts to adequately consider technical feasibility and to protect against undesirable impacts on system reliability and undesirable economic impacts on ratepayers, including, but not necessarily limited to, the following factors:
  - 1. Maintaining or improving the adequacy and reliability of utility service.
  - 2. Keeping the customers' bills and the utility's rates as low as practicable, given regulatory and other constraints.
  - 3. Minimizing adverse socioeconomic effects and adverse effects upon the natural environment.
  - 4. Enhancing the utility's ability to respond to changes in the financial, social, and technological factors affecting its operations.
  - 5. Limiting the risk of adverse effects on the utility and its customers from financial, social, and technological factors that the utility cannot control.

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<sup>13</sup> In the case of contracts for purchases to meet the renewable energy objective, a check list of required items could include: request for proposals (RFP); the field of candidates to which the RFP was offered; the response to the RFP, the selection of a short list or a winning bidder; and the negotiation of the contract.

12. The Commission asks the Department of Commerce, Commission staff, and all interested commentors and stakeholders to work together toward the establishment of an independent tracking system to certify, verify, and implement compliance with the renewable energy objectives. In designing this system, primary emphasis should be placed on simplicity, accuracy, transparency, and reasonableness of cost.
13. The Commission delegates to the Executive Secretary the authority to issue notices, develop questions, and establish further procedures to resolve remaining issues promptly. Those issues include, but are not necessarily limited to, those set forth below:
  - A. Reporting requirements, including content, timing, and related issues.
  - B. Developing a weighted scale of how energy produced by various eligible energy technologies shall count toward the renewable energy objectives and establishing a system that grants multiple credits for technologies and fuels that it is in the public interest to encourage.
  - C. The specific criteria and standards applicable to Xcel Energy under Minn. Stat. § 216B.1691, subd. 6.
  - D. Certification, verification, and tracking systems.
  - E. Voluntary compliance and/or reporting by municipal utilities.
  - F. Follow-up on issues related to tradable credits.
14. This Order shall become effective immediately.

BY ORDER OF THE COMMISSION  
  
Burl W. Haar  
Executive Secretary

(S E A L)

This document can be made available in alternative formats (i.e., large print or audio tape) by calling (651) 297-4596 (voice), or 1-800-627-3529 (MN relay service).



In the Matter of Detailing Criteria  
and Standards for Measuring an  
Electric Utility's Good Faith Efforts  
1 Service List

Burl W. Haar (0+15)  
Executive Secretary  
MN Public Utilities Commission  
Suite 350  
121 East Seventh Place  
St. Paul, MN 55101-2147

Linda Chavez (4)  
Docket Coordinator  
MN Department Of Commerce  
Suite 500  
85 7th Place East  
St. Paul, MN 55101-2198

Julia Anderson  
MN Office Of The Attorney General  
1400 NCL Tower  
445 Minnesota Street  
St. Paul, MN 55101-2131

Curt Nelson  
OAG-RUD  
900 NCL Tower  
445 Minnesota Street  
St. Paul, MN 55101-2130

Ronald M. Giteck  
Office Of Attorney General  
Residential Utilities Division  
445 Minnesota Street, 900 NCL  
St. Paul, MN 55101

Bryan Adams  
Elk River Municipal Utilities  
322 King Avenue  
Elk River, MN 55330

David L. Blair  
East River Electric Power Cooperative  
Post Office Drawer E  
121 Southeast First Street  
Madison, SD 57042

William A. Blazar  
Minnesota Chamber Of Commerce  
Suite 1500  
400 Robert Street North  
St. Paul, MN 55101

Laura Bordelon  
Minnesota Chamber Of Commerce  
Suite 1500  
400 Robert Street North  
St. Paul, MN 55101

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1 Service List

Mark B. Bring  
Minnkota Power Cooperative, Inc.  
P.O. Box 13200  
Grand Forks, ND 58208-3200

Douglas M. Carnival  
McGrann Shea Anderson Carnival  
Straughn & Lamb  
800 Nicollet Mall, Suite 2600  
Minneapolis, MN 55402-7035

Richard D. Casey  
Lynn, Jackson, Schultz & Lebrun  
US Bank Building, 9th Floor  
141 N. Main Ave., PO Box 1920  
Sioux Falls, SD 57101-3020

Christopher Clark  
Asst. General Counsel  
Xcel Energy  
800 Nicollet Mall Suite 2900  
Minneapolis, MN 55402-2023

Mark F. Dahlberg  
President  
NW Wisconsin Electric Company  
P O BOX 9  
Grantsburg, WI 54840-0009

Curt D. Dieren  
L&O Power Cooperative  
1302 South Union Street  
Rock Rapids, IA 51246

Rob Dunnette  
Olmsted Public Works Department  
2122 Campus Drive SE  
Rochester, MN 55904-4744

Mike Eggl  
Basin Electric Power Cooperative  
1717 East Intertate Avenue  
Bismarck, ND 56503-0561

Ken Finnholdt  
Owatonna Public Utilities  
208 South Walnut  
PO Box 800  
Owatonna, MN 55060

Henry Fischer  
East Central Energy  
P.O. Box 39  
412 North Main  
Braham, MN 55006-0039

Barbara Freese  
490 Dayton Avenue  
St. Paul, MN 55102

Elizabeth Goodpaster  
Minnesota Center For  
Environmental Advocacy  
26 E. Exchange St., Suite 206  
St. Paul, MN 55101

William Grant  
Associate Executive Director  
Izaak Walton League, Midwest Office  
1619 Dayton Avenue  
Suite 202  
St. Paul, MN 55104-6206

Peter H. Grills  
O'Neill, Grills & O'Neill, P.L.L.P.  
W1750 First National Bank Building  
332 Minnesota Street  
St. Paul, MN 55101

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and Standards for Measuring an  
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1 Service List

J. Drake Hamilton  
ME3  
Suite 600  
46 East Fourth Street  
St. Paul, MN 55101

Ronald Harper  
Manager  
Basin Electric Power Cooperative  
1717 East Interstate Avenue  
Bismarck, ND 58501

Bill Heaney  
Public Affairs Specialist  
110 Cherry Street West  
Stillwater, MN 55082

Annette Henkel  
Minnesota Utility Investors  
405 Sibley Street, #227  
St. Paul, MN 55101

Ashley Houston  
Market Development Manager  
APX Inc.  
30 Parkman Street #3  
Brookline, MA 02446

Lawrence W. Johnston  
Southern Minnesota Municipal Power  
Agency  
500 First Avenue Southwest  
Rochester, MN 55902-3303

Erin Jordahl-Redlin  
Energy Campaign Coordinator  
Clean Water Action Alliance Of MN  
326 Hennepin Avenue East  
Minneapolis, MN 55414

Julie Ketchum  
Waste Management  
1901 Ames Drive  
Burnsville, MN 55306

Allan Klein  
Administrative Law Judge  
Office Of Administrative Hearings  
Suite 1700  
100 Washington Square  
Minneapolis, MN 55401-2138

Donald Kom  
Central MN Municipal Power Agency  
459 S. Grove Street  
Blue Earth, MN 56013

Gene Kramer  
East Central Solid Waste Commission  
Minnesota Highway 23/County Road 60  
1756 - 180 Avenue  
Mora, MN 55051

Rick Lancaster  
Great River Energy  
PO Box 800  
17845 East Highway 10  
Elk River, MN 55330-0800

Renee Landwehr  
Clean Power Markets, Inc.  
655 De Pere St.  
Menasha, WI 54952

Deborah Fohr Levchak  
Basin Electric Power Cooperative  
1717 East Interstate Avenue  
Bismarck, ND 58503-0564

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1 Service List

Mark Lindquist  
Minnesota Project  
1026 North Washington  
New Ulm, MN 56073

Matt Little  
Midwest Regional Representative  
Sierra Club  
2327 E. Franklin Ave., #1  
Minneapolis, MN 55406

Scot McClure  
Interstate Power And Light Company  
4902 North Biltmore Lane  
P.O. Box 77007  
Madison, WI 53707-1007

Jennifer Moore  
Regulatory Attorney  
Alliant Energy Corporate Services Inc.  
200 First Street SE  
PO Box 351  
Cedar Rapids, IA 52406-0351

Bryan Morlock  
Otter Tail Power Company  
215 South Cascade Street  
Box 496  
Fergus Falls, MN 56538-0496

Douglas R. Morris  
Crow Wing County  
301 Laurel Street  
Brainerd, MN 56401-3522

Carl Nelson  
Community Energy Initiatives  
The Green Institute  
2801 21 Avenue South  
Minneapolis, MN 55407

David W. Niles  
Dahlen, Berg & Co.  
Suite 300  
200 South Sixth Street  
Minneapolis, MN 55402

Bethany Owen  
Minnesota Power  
30 West Superior Street  
Duluth, MN 55802

Greg Oxley  
Director, Government Relations  
MN Municipal Utilities Association  
Suite 212  
12805 Hwy 55  
Plymouth, MN 55441

Jeffrey C. Paulson  
Jeffrey C. Paulson & Associates, Ltd.  
Suite 325  
7301 Ohms Lane  
Minneapolis, MN 55439

Jan Pepper  
418 Benvenue Ave.  
Los Altos, CA 94024

Judy Poferl  
Xcel Energy Services, Inc.  
5th Floor  
414 Nicollet Mall  
Minneapolis, MN 55401

John C. Reinhardt  
and Laura A.  
3552 26th Avenue South  
Minneapolis, MN 55406

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1 Service List

Trudy Richter  
Minnesota Resource Recovery Assn.  
477 Selby Avenue  
St. Paul, MN 55102

Ray Sand  
Dairyland Power Cooperative  
P.O. Box 817  
3200 East Avenue South  
LaCrosse, WI 54602-0817

Richard J. Savelkoul  
O'Neill, Grills & O'Neill, P.L.L.P.  
W1750 First National Bank Building  
332 Minnesota Street  
St. Paul, MN 55101

Lola Schoenrich  
The Minnesota Project  
Suite 315  
1885 University Avenue West  
St. Paul, MN 55104

Matthew J. Schuerger P.E.  
PO Box 16129  
St. Paul, MN 55116

Dean Sedgwick  
Itasca Power Company  
PO Box 457  
Spring Lake, MN 56680-0457

Mrg Simon  
Missouri River Energy Services  
P.O. Box 88920  
Sioux Falls, SD 57109-8920

Dr. Kelly Strebig  
University Of Minnesota  
Center For Diesel Research  
1421 Clement Street  
Mendota Heights, MN 55118

SaGonna Thompson  
Records Analyst  
Xcel Energy  
5th Floor  
414 Nicollet Mall  
Minneapolis, MN 55401-1993

Darryl Tveitbakk  
General Manager  
Northern Municipal Power Agency  
310 Red Lake Blvd.  
PO Box 485  
Thief River Falls, MN 56701

Thomas J. Zarembo  
WHEELER, VAN SICKLE & ANDERSON  
Suite 801  
25 West Main Street  
Madison, WI 53703-3398

<p>Ada Water &amp; Light Dept. L. Thompson Line Supt 10 5th Avenue Ada MN 56510</p>	<i>Electric 200</i>	<p>Adrian Light &amp; Water Commission Terrance Miller Supt. PO Box 187 Adrian MN 56110</p>	<i>Electric 201</i>	<p>Agralite Cooperative Ramon Millett Asst. Mgr. East Hwy 12 PO Box 228 Benson MN 56215</p>	<i>Electric 100</i>
<p>Aitkin Public Utilities Commission Charles Tibbetts Mgr. 120 1st Street NW Aitkin MN 56431</p>	<i>Electric 202</i>	<p>Alexandria Light &amp; Power (E) Allen Crowser Gen. Mgr. 316 Fillmore PO Box 609 Alexandria MN 56308</p>	<i>Electric 203</i>	<p>Alpha Electric Dept. Linda York Clerk PO Box 97 Alpha MN 56111</p>	<i>Electric 204</i>
<p>Alvarado Electric Dept. Ken Dagoberg Supt. PO Box 935 Alvarado MN 56710</p>	<i>Electric 205</i>	<p>Anoka Water, Light Dept. D. Voss Manager 2015 1st Avenue N Anoka MN 55303</p>	<i>Electric 206</i>	<p>Arlington Electric &amp; Water Dept. Lowell Enerson 204 Shamrock Dr. Arlington MN 55307</p>	<i>Electric 207</i>
<p>Arrowhead Electric Coop., Inc. Brad Janorschke CEO PO Box 39 Lutsen MN 55612-0039</p>	<i>Electric 102</i>	<p>Austin Utilities - Electric Jerome C. McCarthy Gen. Mgr. 400 4th St. NE Austin MN 55912</p>	<i>Electric 208</i>	<p>Bagley Public Utilities Commission-elec Earl Holmstrom Superintendent 18 Main Avenue South PO Box M Bagley MN 56621</p>	<i>Electric 209</i>
<p>Barnesville Municipal Light &amp; Power Jerry Dow General Manager PO Box 550 Barnesville MN 56514</p>	<i>Electric 210</i>	<p>Baudette Municipal Light Plant G.B. Taylor, Jr. Supt. P. O. Box 548 Baudette MN 56623</p>	<i>Electric 211</i>	<p>Beltrami Electric Coop., Inc. Roger Spiry General Mgr P. O. Box 488 Bemidji MN 56601</p>	<i>Electric 103</i>
<p>Benson Water &amp; Light Dept. Robert Flaws Director of Public Works 1411 Pacific Avenue Benson MN 56215</p>	<i>Electric 212</i>	<p>Bigelow Electric Dept. P. Marco Clerk 1710 Broadway St Bigelow MN 56117</p>	<i>Electric 213</i>	<p>Biwabik Public Utilities Richard Harju Supt. PO Box A Biwabik MN 55708</p>	<i>Electric 214</i>
<p>Blooming Prairie Public Utilities Commission R.D. Kittelson General Mg 146 3rd Avenue SE PO Box 55 Blooming Prairie MN 55917</p>	<i>Electric 215</i>	<p>Blue Earth Light &amp; Water Dept. Paul LeLand Utility Manager 125 East 7th Street Blue Earth MN 56013</p>	<i>Electric 216</i>	<p>Blue Earth-Nicollet-Faribault Cooperative W.R. Hensel PO Box 8 Hwy 169 South Mankato MN 56001</p>	<i>Electric 104</i>
<p>Brainerd Water &amp; Light Dept. Walter Sjolund Supt. 1151 Highland Scenic Drive P. O. Box 373 Brainerd MN 56401-0373</p>	<i>Electric 217</i>	<p>Breckenridge Public Utilities Jeff Muehler Mgr 420 Nebraska Ave Breckenridge MN 56520</p>	<i>Electric 218</i>	<p>Brewster Electric Light &amp; Power Dept. Greg Kruse Supt. 906 3rd Avenue Brewster MN 56119</p>	<i>Electric 219</i>
<p>Brown County Rural Electric Assn. Wade Hensel Highway 4 North Sleepy Eye MN 56085</p>	<i>Electric 105</i>	<p>Brownton Municipal Light Plant Cynthia Lindeman Clerk City Hall Brownton MN 55312</p>	<i>Electric 220</i>	<p>Buffalo Municipal Electric Dept. Joseph Steffel Supt. 212 Central Avenue Buffalo MN 55313</p>	<i>Electric 221</i>
<p>Buhl Water Light Hear &amp; Bldg. Comm. John Markas Foreman P. O. Box 704 Buhl MN 55713</p>	<i>Electric 222</i>	<p>Caledonia Light &amp; Water Dept. Robert Nelson Clerk 231 East Main Street PO Box 232 Caledonia MN 55921</p>	<i>Electric 223</i>	<p>Cedar Valley Rural Electric Coop. Jerry Thompson CEO, Manager P. O. Box 70 St. Ansgar IA 50472</p>	<i>Electric 150</i>

<p>Ceylon Water &amp; Light Dept. W.F. Ditz 112 W. Main Box 328 Ceylon MN 56121</p>	<i>Electric 224</i>	<p>Chaska Water &amp; Light Dept. Mr. Steve J. Wilker City of Chaska - Utility 660 Victoria Drive Chaska MN 55318</p>	<i>Electric 225</i>	<p>City of Fairmont Ms. Gail P. Swaine, P. E. Dir. Public Works / 100 Downtown Plaza PO Box 751 Fairmont MN 56031-0751</p>	<i>Electric 238</i>
<p>City of Lake City David B. Harris Public Works Director 205 West Center Street PO Box 465 Lake City MN 55041</p>	<i>Electric 261</i>	<p>City of St. Charles Arly Hannan Mayor 830 Whitewater Ave. St. Charles MN 55972</p>	<i>Electric 5987</i>	<p>Clearwater-Polk Electric Coop., Inc. Michael Monsrud General Manager PO Box O Bagley MN 56621</p>	<i>Electric 107</i>
<p>CONNEXUS ENERGY R.D. Newland CEO 14601 Ramsey Blvd. Ramsey MN 55303</p>	<i>Electric 101</i>	<p>Coop. Light &amp; Power Assn. Of Lake Co. The Kevin Beardsley Gen. Mgr. 4th St. &amp; 15th Ave. PO Box 69 Two Harbors MN 55616</p>	<i>Electric 108</i>	<p>Crow Wing Cooperative Power &amp; Light Co. Bruce L. Kraemer Gen. Mgr. PO Box 507 Hwy 371 North Brainerd MN 56401</p>	<i>Electric 109</i>
<p>Dakota Electric Association Greg Miller Gen. Mgr. 4300 220th Street West Farmington MN 55024</p>	<i>Electric 111</i>	<p>Darwin Electric Dept. Carmen Buhr Clerk Box 24 Darwin MN 55324</p>	<i>Electric 227</i>	<p>Delano Municipal Utilities Commission Hal Becker Supt. 11 West Bridge Avenue Delano MN 55328</p>	<i>Electric 228</i>
<p>Detroit Lakes Public Utilities Commission (E) Curt Punt Supt. 1025 Roosevelt Avenue PO Box 647 Detroit Lakes MN 56501</p>	<i>Electric 229</i>	<p>Dundee Light &amp; Power Mary Norton City Clerk 111 N. Main St. Dundee MN 56131</p>	<i>Electric 333</i>	<p>Dunnell Light &amp; Water Janette Hybbert City Clerk PO Box 94 Dunnell MN 56127</p>	<i>Electric 334</i>
<p>East Central Energy Garry Bye CEO 412 North Main Braham MN 55006</p>	<i>Electric 112</i>	<p>East Grand Forks Water &amp; Light Dan Boyce General Manager 600 DeMers Ave. NW P. O. Box 322 East Grand Forks MN 56721-0322</p>	<i>Electric 231</i>	<p>Eitzen Public Utilities Rowland Cordes City Clerk PO Box 110 Eitzen MN 55931</p>	<i>Electric 232</i>
<p>Elbow Lake Municipal Electric Dept. Jeffrey Holsen General Manager PO Box 1079 Elbow Lake MN 56531</p>	<i>Electric 233</i>	<p>Elk River Municipal Utilities Patricia Hemza 322 King Avenue Elk River MN 55330</p>	<i>Electric 234</i>	<p>Ely Light &amp; Water Dept. Terry Jackson General Manager 209 East Chapman St. Ely MN 55731</p>	<i>Electric 235</i>
<p>Fairfax Municipal Utilities Larry Linsmeier Supt 206 South 1st Street Fairfax MN 55332</p>	<i>Electric 237</i>	<p>Federated Rural Electric Assn. R.G. Burud Hwy 71 South Box 69 Jackson MN 56143</p>	<i>Electric 114</i>	<p>Fosston Municipal Light &amp; Power Dave Larson Clerk 220 East 1st Street Fosston MN 56542</p>	<i>Electric 239</i>
<p>Freeborn-Mower Electric Coop. Ronald Steckman Gen. Mgr. Box 611 Albert Lea MN 56007</p>	<i>Electric 115</i>	<p>Gilbert Water, Light &amp; Water Dept. Gary Mackley Box 368 Gilbert MN 55741</p>	<i>Electric 240</i>	<p>Glencoe Municipal Utilities Commission Collin Engebretson Mgr 305 11th Street W Glencoe MN 55336</p>	<i>Electric 241</i>
<p>Goodhue County Coop. Electric Assn. Douglas K. Fingerson Gen Mgr 224 Main Street Zumbrota MN 55992</p>	<i>Electric 116</i>	<p>Grand Marais Public Utilities Comm. Russell Good Mgr. 15 Broadway N. PO Box 600 Grand Marais MN 55604</p>	<i>Electric 242</i>	<p>Grand Rapids Public Utilities Commission A.T. Ward General Manager Village Hall PO Box 658 Grand Rapids MN 55744</p>	<i>Electric 243</i>

<p style="text-align: right;"><i>Electric 244</i></p> <p>Granite Falls Munic. Elec. Light &amp; Water Dept. W. P. Lavin City Mgr. 885 Prentice St. Granite Falls MN 56241-1598</p>	<p style="text-align: right;"><i>Electric 245</i></p> <p>Grove City Electric Dept. Sharon Larsen Clerk City Hall PO Box 98 Grove City MN 56243</p>	<p style="text-align: right;"><i>Electric 246</i></p> <p>Halstad Municipal Utilities David Meyer Supt. 405 2nd Ave. W. Halstad MN 56548</p>
<p style="text-align: right;"><i>Electric 152</i></p> <p>Ham in (HD) Electric Coop. Janice Nordseth Office Mgr. Clear Lake SD 57226</p>	<p style="text-align: right;"><i>Electric 247</i></p> <p>Harmony Water &amp; Light Chris Johnson Harmony MN 55939</p>	<p style="text-align: right;"><i>Electric 6364</i></p> <p>Hastings Public Utilities Commission James Heusser 1225 Progress Drive Hastings MN 55033</p>
<p style="text-align: right;"><i>Electric 249</i></p> <p>Hawley Public Utilities Comm. - Electric Kevin Berg PO Box 69 Hawley MN 56549-0069</p>	<p style="text-align: right;"><i>Electric 153</i></p> <p>Head Of The Lakes Coop. Garry Bye General Manager 3617 E. Baumgartner Rd. Superior WI 54880</p>	<p style="text-align: right;"><i>Electric 250</i></p> <p>Henning Power &amp; Light D. Hagen Mgr. PO Box 55 Henning MN 56551</p>
<p style="text-align: right;"><i>Electric 251</i></p> <p>Hibbing Public Utilities-Electric James Kochevar Gen. Mgr. 19th St. &amp; 6th Ave. E PO Box 249 Hibbing MN 55745</p>	<p style="text-align: right;"><i>Electric 252</i></p> <p>Hutchinson Utilities Commission - Electric Patrick Spethman General Manager 225 Michigan St. S.E. Hutchinson MN 55350</p>	<p style="text-align: right;"><i>Electric 001</i></p> <p>Interstate Power &amp; Light Company - Electric D. H. Berentsen Alliant Energy G0-9 200 1st Street S.E. P. O. Box 351 Cedar Rapids IA 52406-0351</p>
<p style="text-align: right;"><i>Electric 151</i></p> <p>Iowa Lakes Rural Electric Terry L. Burns Gen. Mgr. 702 S 1st St Estherville IA 51334</p>	<p style="text-align: right;"><i>Electric 117</i></p> <p>Itasca-Mantrap Coop. Electric Assn. Patrick E. O'Brien Manager PO Box 192 Park Rapids MN 56470</p>	<p style="text-align: right;"><i>Electric 253</i></p> <p>Jackson Electric Light Dept. J. Lutz Supt 80 West Ashley St Jackson MN 56143</p>
<p style="text-align: right;"><i>Electric 254</i></p> <p>Janesville Municipal Utilities Clinton Rogers City Administrator 101 North Mott St. PO Box O Janesville MN 56048-0617</p>	<p style="text-align: right;"><i>Electric 118</i></p> <p>Kandiyohi Power Cooperative David J. George Mgr. 1311 Hwy 71 NE Willmar MN 56201</p>	<p style="text-align: right;"><i>Electric 255</i></p> <p>Kandiyohi Public Utilities Mike Seiler PO Box 276 Kandiyohi MN 56251</p>
<p style="text-align: right;"><i>Electric 256</i></p> <p>Kasota Electric Light Dept. Rosie Sickler Clerk/Treasurer P. O. Box 218 Kasota MN 56050</p>	<p style="text-align: right;"><i>Electric 257</i></p> <p>Kasson Municipal Electric Dept. Lynne Erickson Finance Coordinator 401 - 5th St. SE Kasson MN 55944</p>	<p style="text-align: right;"><i>Electric 258</i></p> <p>Keewatin Public Utilities Roger Heil P.O. Box 190 Keewatin MN 55753</p>
<p style="text-align: right;"><i>Electric 260</i></p> <p>Kenyon Municipal Utilities Randy Eggert Supt. 709 2nd Street Kenyon MN 55946</p>	<p style="text-align: right;"><i>Electric 106</i></p> <p>Lake Country Power Richard Lemonds General Manager Grand Rapids Service Center 2810 Elida Drive Grand Rapids MN 55744</p>	<p style="text-align: right;"><i>Electric 262</i></p> <p>Lake Crystal Public Utilities Commission Robert Hauge City Administrator 100 E. Robinson Street PO Box 86 Lake Crystal MN 56055-0086</p>
<p style="text-align: right;"><i>Electric 263</i></p> <p>Lake Park Utilities Don Qualley Utility Supt. PO Box 239 Lake Park MN 56554</p>	<p style="text-align: right;"><i>Electric 119</i></p> <p>Lake Region Coop. Electrical Assn. David Weaklend Gen. Mgr. 12 5th Ave. N. E. P. O. Box 643 Pelican Rapids MN 56572-0643</p>	<p style="text-align: right;"><i>Electric 264</i></p> <p>Lakefield Public Utilities Jim Koep Supt. PO Box 1023 Lakefield MN 56150</p>
<p style="text-align: right;"><i>Electric 265</i></p> <p>Lanesboro Public Utilities Commission Barbara Hoyhtya City Admin. PO Box 333 Lanesboro MN 55949</p>	<p style="text-align: right;"><i>Electric 266</i></p> <p>LeSueur Municipal Utilities Rick Almich Supt. PO Box 176 LeSueur MN 56058-0176</p>	<p style="text-align: right;"><i>Electric 267</i></p> <p>Litchfield Public Utilities Commission Mark Petsche Supt. PO Box 521 Litchfield MN 55355</p>

<p>Luverne Municipal Utilities Red Arndt Utilities Coordinator 203 East Main PO Box 659 Luverne MN 56156</p>	<i>Electric 268</i>	<p>Lyon-Lincoln Electric Cooperative, Inc. West Highway 14 PO Box 639 Tyler MN 56178-0639</p>	<i>Electric 125</i>	<p>Mabel Public Utilities J. Narum Clerk Box 425 Mabel MN 55954</p>	<i>Electric 269</i>
<p>Madelia Municipal Light &amp; Power Dept. Steve Moses Supt. 24 Abbott Avenue SW Madelia MN 56062</p>	<i>Electric 270</i>	<p>Madison Municipal Utilities Harold Hodge Superintendent 109 7th Avenue Madison MN 56256</p>	<i>Electric 271</i>	<p>Marshall Municipal Utilities Greg Sherman General Manager 113 South 4th Street PO Box 3575 Marshall MN 56258</p>	<i>Electric 272</i>
<p>McKinley Public Utilities Dan Kodroski McKinley MN 55761</p>	<i>Electric 335</i>	<p>McLeod Cooperative Power Assn. Randall Owen Gen. Mgr. 1231 Ford Avenue, PO Box 70 Glencoe MN 55336-0070</p>	<i>Electric 120</i>	<p>Meeker Light &amp; Power Assn. Timothy Mergen Mgr. PO Box 522 503 East Hwy 12 Litchfield MN 55355</p>	<i>Electric 121</i>
<p>Melrose Public Utilities Tracy Ekola Director 225 E. First St N PO Box 216 Melrose MN 56352-0216</p>	<i>Electric 274</i>	<p>Mille Lacs Electric Coop. (E) Ralph Mykkanen Gen. Mgr. PO Box 230 Aitkin MN 56431</p>	<i>Electric 122</i>	<p>Minnesota Municipal Utilities Association Greg Oxley Government Relations 12805 Highway 55, suite 212 Plymouth MN 55441-3859</p>	<i>Electric</i>
<p>Minnesota Power Mark Schober Controller 30 West Superior Street Duluth MN 55802</p>	<i>Electric 015</i>	<p>Minnesota Rural Electric Association Lee Sundberg 11640 73rd Ave., North Maple Grove MN 55369</p>	<i>Electric</i>	<p>Minnesota Valley Coop. Light &amp; Power Assn. Patrick C. Carruth Gen. Mgr. PO Box 717 Montevideo MN 56265</p>	<i>Electric 123</i>
<p>Minnesota Valley Electric Cooperative Jeannie Robbins Office Manager P. O. Box 125 Jordan MN 55352</p>	<i>Electric 124</i>	<p>Moorhead Public Service Dept. (E) B. Schwandt General Mgr. 500 Center Ave. PO Box 779 Moorhead MN 56560</p>	<i>Electric 275</i>	<p>Moose Lake Water &amp; Light Comm. Leland Johnson Supt. PO Box 418 Moose Lake MN 55767</p>	<i>Electric 276</i>
<p>Mora Public Utilities Commission Bob Jagusch 117 S.E. Railroad Ave. Mora MN 55051</p>	<i>Electric 277</i>	<p>Mountain Iron Light &amp; Water Dept. Craig J. Wainio City Administrator 8586 Enterprise Drive South Mountain Iron MN 55768</p>	<i>Electric 278</i>	<p>Mountain Lake Municipal Utilities Luayn Murphy Clerk 1015 2nd Avenue Drawer C Mountain Lake MN 56159</p>	<i>Electric 279</i>
<p>Nashwauk Public Utilities Dept. E. Bolf Manager 301 Central Avenue Nashwauk MN 55769</p>	<i>Electric 280</i>	<p>New Prague Utilities Commission Dennis Seuer Public Works Director 118 Central Ave. N. New Prague MN 56071</p>	<i>Electric 281</i>	<p>New Ulm Public Utilities Comm. - Electric Bob Stevenson Supt. 310 1st. Street N. PO Box 355 New Ulm MN 56073</p>	<i>Electric 282</i>
<p>Newfolden Electric Dept. Grace Lindquist Clerk P.O. Box 188 Newfolden MN 56738</p>	<i>Electric 284</i>	<p>Nielsville Municipal Utility Stephanie Abentroth Clerk Nielsville MN 56568</p>	<i>Electric 285</i>	<p>Nobles Cooperative Electric R. G. Burud Mgr. Highway 59N PO Box 788 Worthington MN 56187</p>	<i>Electric 126</i>
<p>North Branch Light &amp; Power Comm. B.C. Watters Supt. PO Box 176 North Branch MN 55056</p>	<i>Electric 286</i>	<p>North Itasca Electric Cooperative, Inc. J. Ortman Mgr. PO Box 227 Bigfork MN 56628</p>	<i>Electric 127</i>	<p>North St. Paul Utility Dept. Jim Bowers Elec. Supt 2526 East 7th Avenue North St. Paul MN 55109</p>	<i>Electric 287</i>

<p style="text-align: right;"><i>Electric 129</i></p> <p>Northern Star Electric Cooperative, Inc.            Dan Hoskins General Manager            441 St. Hwy. 172 NW            P. O. Box 719            Baudette MN 56623</p>	<p style="text-align: right;"><i>Electric 002</i></p> <p>Northern States Power Company - Electric            Mark Hervey Gen. Manager Rev. Req.            414 Nicollet Mall            Minneapolis MN 55401</p>	<p style="text-align: right;"><i>Electric 016</i></p> <p>Northwestern Wisconsin Electric Co.            Mark F. Dahlberg President            PO Box 9            Grantsburg WI 54840-0009</p>
<p style="text-align: right;"><i>Electric 288</i></p> <p>Olivia Municipal Water &amp; Light Dept.            Robert Zeug Supt.            1009 West Lincoln Avenue            Olivia MN 56277</p>	<p style="text-align: right;"><i>Electric 289</i></p> <p>Ortonville Light &amp; Water Dept.            Roman Taffe Supt.            315 Madison Avenue            Ortonville MN 56278</p>	<p style="text-align: right;"><i>Electric 017</i></p> <p>Otter Tail Power Company            Jeff Legge Controller            P.O. Box 496            215 South Cascade Street            Fergus Falls MN 56538-0496</p>
<p style="text-align: right;"><i>Electric 290</i></p> <p>Owatonna Municipal Public Utilities - Electric            Thomas Kuntz General Manager            208 South Walnut            PO Box 800            Owatonna MN 55060</p>	<p style="text-align: right;"><i>Electric 132</i></p> <p>Peoples Coop. Power Assn. Of Olmsted            Frank Welter General Mgr.            3935 Hwy 14 East            PO Box 339            Rochester MN 55903</p>	<p style="text-align: right;"><i>Electric 292</i></p> <p>Peterson Electric Dept.            P. Benson            PO Box 94            Peterson MN 55962</p>
<p style="text-align: right;"><i>Electric 293</i></p> <p>Pierz Municipal Utilities            Jeff Hasert Supt.            PO Box 367            Pierz MN 56364</p>	<p style="text-align: right;"><i>Electric 131</i></p> <p>PKM Electric Cooperative Assn.            Charles Riesen Mgr.            406 North Minnesota Street            PO Box 108            Warren MN 56762</p>	<p style="text-align: right;"><i>Electric 294</i></p> <p>Preston Public Utilities            F. Nagle Admin.            PO Box 657            Preston MN 55965</p>
<p style="text-align: right;"><i>Electric 295</i></p> <p>Princeton Public Utilities Commission            John Dunham Gen. Mgr.            907 1st Street            Princeton MN 55371</p>	<p style="text-align: right;"><i>Electric 296</i></p> <p>Proctor Public Utilities Comm.            Carol Lind Commission Secretary            100 Pionk Drive            Proctor MN 55810</p>	<p style="text-align: right;"><i>Electric 297</i></p> <p>Randall Electric Light Company            Gerald Peterschick Admin.            Randall MN 56475</p>
<p style="text-align: right;"><i>Electric 133</i></p> <p>Red Lake Electric Coop.            R.M. Kennedy Mgr.            PO Box 430            Red Lake Falls MN 56750</p>	<p style="text-align: right;"><i>Electric 134</i></p> <p>Red River Valley Coop. Power Assn.            Loren Brorby Manager            P. O. Box 358            Halstad MN 56548-0358</p>	<p style="text-align: right;"><i>Electric 135</i></p> <p>Redwood Electric Cooperative            Betty Wilhelmi Office Mgr.            PO Box 15            Clements MN 56224</p>
<p style="text-align: right;"><i>Electric 298</i></p> <p>Redwood Falls Public Utilities            Charles Heins Supt.            333 S. Washington Street            Redwood Falls MN 56283</p>	<p style="text-align: right;"><i>Electric 136</i></p> <p>Renville-Sibley Cooperative Power            Dale Christensen CEO            PO Box 68            Danube MN 56230</p>	<p style="text-align: right;"><i>Electric 299</i></p> <p>Rochester Public Utilities            Larry Koshire Mgr.            4000 East River Rd NE            Rochester MN 55906-2813</p>
<p style="text-align: right;"><i>Electric 137</i></p> <p>Roseau Electric Coop., Inc.            Michael Adams Manager            PO Box 100            Roseau MN 56751</p>	<p style="text-align: right;"><i>Electric 300</i></p> <p>Roseau Munic. Power Plant            Jim Viekaryous Supt            100 2nd Avenue            PO Box 307            Roseau MN 56751</p>	<p style="text-align: right;"><i>Electric 301</i></p> <p>Round Lake Municipal Utility            Sandy Consoer Clerk            PO Box 72            Round Lake MN 56167-0072</p>
<p style="text-align: right;"><i>Electric 138</i></p> <p>Runestone Electric Assn.            William Banke, Jr. Gen. Mgr.            7th &amp; Fillmore            PO Box 9            Alexandria MN 56308</p>	<p style="text-align: right;"><i>Electric 302</i></p> <p>Rushford Electric Dept.            Larry Bartelson Admin.            PO Box 430            Rushford MN 55971</p>	<p style="text-align: right;"><i>Electric 303</i></p> <p>Rushmore Electric Dept.            Gloria Long Village Clerk            PO Box 227            Rushmore MN 56168</p>
<p style="text-align: right;"><i>Electric 308</i></p> <p>Sauk Centre Light &amp; Power Comm.            Marty Sunderman Supt.            101 South Main Street            PO Box 128            Sauk Centre MN 56378</p>	<p style="text-align: right;"><i>Electric 309</i></p> <p>Shakopee Public Utilities Commission            Lou Van Hout Mgr.            1030 East 4th Avenue            Shakopee MN 55379</p>	<p style="text-align: right;"><i>Electric 310</i></p> <p>Shelly Electric Dept.            Jodean Neil Clerk            PO Box 126            Shelly MN 56581</p>

<p><i>Electric 311</i>  Sleepy Eye Public Utilities Commission  David Logue Supt.  130 2nd Avenue NW  Sleepy Eye MN 56085</p>	<p><i>Electric 139</i>  South Central Electric Assn.  T. Malone Mgr.  PO Box 150  County Road 57 West  St. James MN 56081</p>	<p><i>Electric 140</i>  Southwestern Minnesota Coop. Electric  Kathy Nepp Sioux Valley-Southwestern Electric  PO Box 216  Accounts Payable  Colman SD 57017</p>
<p><i>Electric 312</i>  Spring Grove Munic. Utility  Dianne Vesterse Clerk  118 1st Ave NW  Spring Grove MN 55974</p>	<p><i>Electric 314</i>  Spring Valley Public Utilities Comm.  Stu Smith Supt.  104 South Section Avenue  Spring Valley MN 55975</p>	<p><i>Electric 313</i>  Springfield Public Utilities  Scott Johnson Supt.  14 North Marshall Avenue  Springfield MN 56087</p>
<p><i>Electric 304</i>  St. Charles Light &amp; Water Dept.  Kyle Karger Supt.  830 Whitewater Avenue  St. Charles MN 55972</p>	<p><i>Electric 305</i>  St. James Light &amp; Water Dept.  J. Bechhold Supt.  124 Armstrong Blvd S  St. James MN 56081</p>	<p><i>Electric 306</i>  St. Peter Municipal Utilities  L.G. Geisking Dir. Public Works  227 S. Front Street  St. Peter MN 56082</p>
<p><i>Electric 315</i>  Staples Munic. Water &amp; Light Dept.  G. Brever Manager  Staples Government Center  611 Iowa Ave. NE  Staples MN 56479</p>	<p><i>Electric 141</i>  Stearns Electric Assn.  Rick Banke Mgr.  900 E. Kraft Drive  P. O. Box 40  Melrose MN 56352</p>	<p><i>Electric 142</i>  Steele Waseca Coop. Electric  Gerald J. Mikel General Mgr.  2411 W. Bridge St.  PO Box 485  Owatonna MN 55060-0485</p>
<p><i>Electric 316</i>  Stephen Electric Light Dept.  Dwayne Rud Superintendent  PO Box 630  Stephen MN 56757</p>	<p><i>Electric 317</i>  Thief River Falls Water &amp; Light Dept.  A. Rude Director  123 Main Avenue North  PO Box 528  Thief River Falls MN 56701</p>	<p><i>Electric 143</i>  Todd Wadena Electric Coop.  D. Hendrickson General Mgr  PO Box 431  Wadena MN 56482</p>
<p><i>Electric 144</i>  Traverse Electric Coop., Inc.  Donald O'Leary Manager  TH 27 &amp; 17th Street  Wheaton MN 56296</p>	<p><i>Electric 145</i>  Tri-County Electric Coop.  Brian Krambeer President. CEO  210 West Jessie Street  PO Box 626  Rushford MN 55971-0626</p>	<p><i>Electric 318</i>  Truman Municipal Light Plant  Robert Grefe Mgr.  118 North 1st Avenue  PO Box 147  Truman MN 56088</p>
<p><i>Electric 319</i>  Two Harbors Water &amp; Light Dept.- Electric  Steve Blettner Supt.  522 First Avenue  Two Harbors MN 55792</p>	<p><i>Electric 320</i>  Tyler Munic. Light &amp; Power Dept.  Jason Maxwell City Adm  PO Box 398  Tyler MN 56178</p>	<p><i>Electric 321</i>  Virginia Dept. Of Public Utilities - Electric  Terry Leoni General Manager  620 2nd St. S.  PO Box 1048  Virginia MN 55792</p>
<p><i>Electric 322</i>  Wadena Light &amp; Water Dept.  Vernell Roberts Supt.  104 Jefferson Street North  Wadena MN 56482</p>	<p><i>Electric 323</i>  Warren Light &amp; Power Dept. - Electric  Dan DeWall Supt.  120 E. Bridge Ave.  Warren MN 56762</p>	<p><i>Electric 324</i>  Warroad Munic. Light &amp; Power Dept.  D. Anderson Supt  PO Box 50  Warroad MN 56763</p>
<p><i>Electric 325</i>  Waseca Electric Utility  Julie Linnihan Finance Dept.  508 South State Street  Waseca MN 56093</p>	<p><i>Electric 326</i>  Wells Public Utilities Commission  Ray Wigern Supt.  101 1st Street SE  Wells MN 56097</p>	<p><i>Electric 327</i>  Westbrook Light &amp; Power Commission  Dennis Jutting Supt.  PO Box 308  Westbrook MN 56183-0308</p>
<p><i>Electric 328</i>  Whalar, City of  Lolly Melander Clerk-Treasurer  RR2 Box 2105  Lanesboro MN 55949</p>	<p><i>Electric 147</i>  Wild Rice Electric Coop.  S. J. Haaven Mgr.  PO Box 438  Mahnomon MN 56557</p>	<p><i>Electric 329</i>  Willmar Munic. Utilities Comm.  Michael F. Nitchals Gen. Mgr.  704 West Litchfield Avenue  PO Box 937  Willmar MN 56201</p>

*Electric 330*

Windom Municipal Utilities  
Marv Grunig  
444 9th Street  
Windom MN 56101

Winnebago Rural Electric  
Sauer  
PO Box 65  
Thompson IA 50478

*Electric 155*

Winthrop Municipal Electric Plant  
S. Shult - City Clerk  
305 North Main Street  
Winthrop MN 55396

*Electric 331*

*Electric 332*

Worthington Public Utilities  
Donald Habicht City Adm.  
318 Ninth St.  
PO Box 458  
Worthington MN 56187

Wright Hennepin Coop. Electric Assn.  
M. Vogt President & CEO  
PO Box 330  
6800 Electric Drive  
Rockford MN 55373

*Electric 148*

<p>Aquila Networks - NMU Arleen Dizona Regulatory 1815 Capitol Avenue Omaha NE 68102</p>	<p><i>Gas 007</i></p>	<p>Aquila Networks - PNG Arleen Dizona Regulatory Affairs 1815 Capitol Avenue Omaha NE 68102</p>	<p><i>Gas 011</i></p>	<p>Argyle Municipal Utilities Robbin Holter Supervisor PO Box 288 Argyle MN 56713-0288</p>	<p><i>Gas 336</i></p>
<p>Austin Utilities - Gas Jerome C. McCarthy Gen. Mgr. 400 4th St. NE Austin MN 55912</p>	<p><i>Gas 208</i></p>	<p>BagleyPublic Utilities Commission-Gas Vicky Fletchetr Office Mgr. 18 Main Ave S PO Box M Bagley MN 56621</p>	<p><i>Gas 6269</i></p>	<p>CenterPoint Energy Minnegasco Jeff Daugherty Director, Regulatory Services 800 LaSalle Ave., Fl 11 PO Box 59038 Minneapolis MN 55459-0038</p>	<p><i>Gas 008</i></p>
<p>Circle Pines Municipal Gas Dept. James Keinath City Admin 200 Civic Heights Circle Circle Pines MN 55014</p>	<p><i>Gas 226</i></p>	<p>City of Cohasset Debra Sakrison Treasurer 305 NW First Ave. Cohasset MN 55721</p>	<p><i>Gas 338</i></p>	<p>City of Henning Don Hagan Util. Superv. 607 2nd St PO Box 55 Henning MN 56551</p>	<p><i>Gas 6270</i></p>
<p>City of Morgan John Kleinschmidt city clerk-treas 119 Vernon Ave PO Box 27 Morgan MN 56266</p>	<p><i>Gas 6271</i></p>	<p>City of Round Lake Dan Manitz Gas Supv 98 Main St PO Box 72 Round Lake MN 56167</p>	<p><i>Gas 6272</i></p>	<p>City of Tyler Jason Maxwell City Clerk-Admin 230 N Tyler St Tyler MN 56178</p>	<p><i>Gas 6273</i></p>
<p>Clarissa Eagle Bend Util Commission Kevin Hess City Administrator PO Box 215 Eagle Bend MN 56446</p>	<p><i>Gas 6274</i></p>	<p>Community Utility Co. Lloyd Crum, Jr. Racine MN 55967</p>	<p><i>Gas 020</i></p>	<p>Duluth Water, Gas &amp; Sewage Treatment Dep Edward M. Krause Mgr. 414 West 1st. St. Duluth MN 55802</p>	<p><i>Gas 230</i></p>
<p>Fairfax Gibbon Municipal Gas Marcia Pelzel City Clerk Treas. 112 SE 1st St PO Box K Fairfax MN 55332</p>	<p><i>Gas 6275</i></p>	<p>Fosston Municipal Utility David Larson Dir of Public Works 220 E 1st St Fosston MN 56542</p>	<p><i>Gas 6276</i></p>	<p>Goodhue Public Util Commission Vaughn Bier Manager PO Box 126 Goodhue MN 55027</p>	<p><i>Gas 6277</i></p>
<p>Gorham's Inc dba Northwest Gas Mike Gorham Owner 1608 NW 4th St Grand Raoids MN 55744</p>	<p><i>Gas 6278</i></p>	<p>Great Plains Natural Gas Company K. Frank Morehouse Division of MDU Resources PO Box 176 Fergus Falls MN 56537-0176</p>	<p><i>Gas 004</i></p>	<p>Greater Minnesota Gas, Inc. Mychael L. Swan 315 1/2 South Minnesota Ave. Suite 201 St. Peter MN 56082</p>	<p><i>Gas 022</i></p>
<p>Hallock Municipal Gas Utility Myles Johnson Supt. Hallock MN 57728</p>	<p><i>Gas 337</i></p>	<p>Hawley Municipal Gas Division Lisa Jetvig Clerk Treasurer City of Hawley Hawley MN 56549</p>	<p><i>Gas 249</i></p>	<p>Hibbing Public Utilities Comm. - Gas James Kochevar General Manager 19th St. &amp; 6th Ave. E. PO Box 249 Hibbing MN 55745</p>	<p><i>Gas 251</i></p>
<p>Hutchinson Utilities Commission - GAS Patrick Spethman General Manager 225 Michigan St. Hutchinson MN 55350</p>	<p><i>Gas 252</i></p>	<p>Interstate Power &amp; Light Company - Gas D. H. Berentsen Alliant Energy GO-9 200 1st Street S.E. P. O. Box 351 Cedar Rapids IA 52406-0351</p>	<p><i>Gas 001</i></p>	<p>Island Gas Inc. Fabian J. Sheehan 110 South Main Street Bird Island MN 55310</p>	<p><i>Gas 019</i></p>
<p>Lake Park Municipal Gas Div. Don Qualley Utility Supt. PO Box 239 Lake Park MN 56554</p>	<p><i>Gas 263</i></p>	<p>New Ulm Public Utilities Comm. - Gas Charles Schmitz 310 1st St. N PO Box 355 New Ulm MN 56073</p>	<p><i>Gas 282</i></p>	<p>New York Mills Municipal Gas System Allen Holtberg Utility Superintendent PO Box H New York Mills MN 56567</p>	<p><i>Gas 283</i></p>

*Gas 002*

Northern States Power Company - Gas  
Mark Hervey Gen. Mgr. Revenue Req.  
414 Nicollet Mall  
Minneapolis MN 55401

*Gas 6279*

Northwest Natural Gas LLC  
Cheri Landsteiner Office Mgr  
PO Box 721  
Mapleton MN 56065

*Gas 6280*

Northwest Natural Gas of Murray County Inc  
Cheri Landsteiner Office Mgr.  
PO Box 721  
Mapleton MN 56065-0721

*Gas 290*

Owatonna Municipal Public Utilities - Gas  
Thomas Kuntz General Manager  
208 South Walnut  
PO Box 800  
Owatonna MN 55060

*Gas 291*

Perham Municipal Gas System  
Robert Louiseau City Manager  
PO Box 130  
Perham MN 56573

*Gas 6281*

Randall Municipal Gas  
Jerry Peterschick City Mgr.  
501 Pacific Ave  
PO Box 229  
Randall MN 56475

*Gas 316*

Stephen Public Utilities  
Dwaine Rud Superintendent  
PO Box 630  
Stephen MN 56747

*Gas 319*

Two Harbors Municipal Water & Light - Gas  
Dennis Chandler Supt.  
522 - 1st Ave.  
Two Harbors MN 55792

*Gas 321*

Virginia Dept. Of Public Utilities - Gas  
Terry Leoni General Manager  
618 2nd St. S.  
PO Box 1048  
Virginia MN 55792

*Gas 323*

Warren Municipal Gas Division  
Dan DeWall Supt.  
120 E. Bridge Ave.  
Warren MN 56762

*Gas 6282*

Westbrook Municipal Utilities  
Dennis Jutting Superintendent  
556 1st Ave  
PO Box 308  
Westbrook MN 56183