

—Via Electronic Filing—



July 25, 2013

Burl W. Haar Executive Secretary Minnesota Public Utilities Commission 121 7th Place East, Suite 350 St. Paul, MN 55101

RE: COMPLIANCE FILING

SRA COMPLAINT - FORMAT FOR NOTICE OF CLAIM FOR DAMAGES

DOCKET NO. E,G-999/C-12-1369

Dear Dr. Haar:

Northern States Power Company, doing business as Xcel Energy, submits the enclosed Compliance filing pursuant to the Commission's June 10, 2013 ORDER in the above-referenced docket.

We have electronically filed this document with the Minnesota Public Utilities Commission, and copies have been served on the parties on the attached service list. Please contact Jody Londo at (612) 330-5601 or jody.l.londo@xcelenergy.com if you have any questions regarding this filing.

Sincerely,

/s/

CHRISTOPHER B. CLARK
REGIONAL VICE PRESIDENT
RATES AND REGULATORY AFFAIRS

Enclosures

c: Service List

STATE OF MINNESOTA BEFORE THE MINNESOTA PUBLIC UTILITIES COMMISSION

Beverly Jones Heydinger Chair
David Boyd Commissioner
Nancy Lange Commissioner
J. Dennis O'Brien Commissioner
Betsy Wergin Commissioner

IN THE MATTER OF A COMPLAINT BY THE SUBURBAN RATE AUTHORITY AGAINST NORTHERN STATES POWER COMPANY D/B/A XCEL ENERGY UNDER MINNESOTA STATUTES SECTION 216B.17

DOCKET NO. E, G002/C-12-1369

COMPLIANCE

INTRODUCTION

Northern States Power Company, doing business as Xcel Energy, submits to the Minnesota Public Utilities Commission this proposed resolution to the issues raised in this Docket. The Commission's June 10, 2013 Order required the Company to work with parties to explore changes to our notice of claim for damages, with the goal of achieving a resolution that balances the interests of the parties.

The proposed resolution we outline in this compliance filing stems from agreement between the SRA, the Department, and the Commission's Consumer Affairs Staff – and is the result of a meeting and numerous discussions and email exchanges among parties. We clarify that we intend for the changes outlined in this filing to apply to all Company claims for damage to its facilities. Therefore, the process and communication changes we propose in this filing would be used with cities and other governmental agencies, as well as *all other parties* that we determine are responsible for damages to our facilities.

In summary, the changes include:

- A new letter notification of our claim for damages to our facilities, providing the responsible party up to 30 days to contest the claim before the Company will take further action to recover amounts it has determined are due and owing for damage to its property;
- Modifications to the statement of charges, including removal of the bill backer information and reference to late payment charges, as well as improved

- messaging that clearly states the charges are not for electric or natural gas service; and
- Modifications to the 30-60- and 90-day "reminder" notices, should the responsible party not pay the amounts the Company has determined are due within 30 days of being charged.

The changes proposed in this filing are the result of agreement among parties and fully resolves the dispute in this Docket. We believe this resolution reasonably balances our need to recover the costs associated with repairing damage to our facilities with communication improvements for those parties the Company determines are responsible for the damages.

We note that the proposed changes to the Statement of Charges are enabled by implementation of our redesigned billing statement, which is currently scheduled to occur in late August 2013.¹ Therefore, we respectfully request the Commission to approve this proposed resolution as a complete package to be implemented either: (1) within 30 days of the Commission's Order; or (2) in conjunction with our redesigned billing statement, whichever is later.

A. Background

In mid- to late-2012, the SRA and the Company had several verbal and written exchanges about our practice of using an energy billing statement to submit claims of damage of Company facilities to responsible parties. Through this process, we committed to employing our Community Relations Managers to provide advance notice of any city-related damage claims to city leadership, and clarified that our practice is in compliance with Minn. Stat. § 466.05, which governs notice of claims to municipalities.

However, on December 27, 2012, the SRA filed a complaint with the Commission, alleging that the Company's practice was misleading, and citing specific practices it found objectionable. The Commission sought comments regarding: (1) the Commission's jurisdiction over the subject-matter of the complaint; (2) whether it is in the public interest to investigate the allegations; and (3) what procedures it should use if it investigates the complaint.

The Commission heard the matter at its May 16, 2013 Agenda Meeting and found that: (1) it has jurisdiction over the Company and the conduct alleged in the complaint; (2) there are reasonable grounds to investigate the complaint; and (3)

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¹ Docket No. E,G002/M-12-608.

within 45 days of its Order, the Company must file either the resolution of the dispute, or its response to the complaint that includes either justification for its current practice or a proposed new method of noticing damage claims.

We outline the agreement among parties below, and provide samples of the specific notification letters, statement of charges, and reminder notices as Attachments A, B, and C, respectively to this filing.

B. Proposed Resolution

In this section, we outline each step of the notice of damages claim process – highlighting the areas of change from our current practice.

1. Initial Claim of Damages Notification

Parties have agreed to implementation of an initial letter notification that would advise an individual or entity (Responsible Party) that Xcel Energy has determined it is responsible for damages to Company facilities. If the entity is a city or other local unit of government, the Company's assigned Community Relations Manager would also initiate contact with city leadership regarding the Company's determination and impending notice.

The letter specifies a claim number, the date damages occurred or were discovered and their location, and the amount of damages claimed. The letter requests the Responsible Party to notify the Xcel Energy Claims area within 30 days if it contests the claim – and notes that the Company may proceed to take action to recover all amounts it has determined are due for damage to its property.

The letter for a city or other unit of state government is different from the letter for all other Responsible Parties, with the difference being reference to Minn. Stat. § 466.05, which governs notice of claims to municipalities.

If the Responsible Party disputes the claim, it would follow the Company's current dispute resolution process. If the claim goes undisputed for the 30 days specified in the notification letter, the Company will proceed to send a statement of charges for the claimed damages amount.

We provide a sample of the modified statement of charges as Attachment A to this filing.

2. Statement of Charges

The parties to this Docket have agreed to Xcel Energy issuing a statement of charges for the claimed damages amount, once the initial 30-day notice period has expired, or parties to the claim for damages have worked through the dispute resolution process. The agreed-upon statement of charges would continue to be presented on the Company's standard billing form, with several changes that address the concerns raised.

First, the standard "bill backer" information that provides definitions of common energy billing terms would be removed, as would the Company's reference to Late Payment Charges. Second, the Company will implement messaging in the "Information About Your Bill" area on the first page of the statement that clearly states that the statement is *not* a bill for electric or natural gas service, which is emphasized through use of capital letters and underlining. Further, it states that it is a statement of damages to Xcel Energy facilities, and points the reader to page 2 of the bill for specific details regarding the previous Notice sent, as well as the specific damages included in the statement.

Previously, while there were no energy amounts indicated on the statement, it did not specifically state that the bill was not for energy-related services, and the Responsible Party had to look to page 2 for further details/information regarding the purpose of the charges. The direct phone number to the Xcel Energy Claims Department is also proposed to be on the first page of the statement, rather than its current location with the specific damages information on page 2.

Parties are aware that these changes are enabled by the Company's implementation of its redesigned billing statement, which is currently scheduled to occur the week of August 26, 2013. As noted previously, should that timing change, our implementation of these changes would also need to change.

We provide a sample of the modified statement of charges as Attachment B to this filing.

3. Reminder Notices

In the case that the Responsible Party does not contest the claim or pay the amounts we have determined are due, we issue Reminder Notices at 30-60- and 90-day intervals beyond the initial due date on the Statement of Charges. We note that the Reminder Notices used for damage claims are the same as those used for all types of

non-energy charges, such as Winter Construction, Excess Footage, etc. For this reason, these notices are necessarily more generally worded than the Notice of Claim and Statement of Charges.

The changes agreed-to by parties include a specific statement in the first sentence that the payment reminder is *not* for amounts owing for electric or natural gas service. Consistent with the Statement of Charges, this statement emphasized – in this case, through use of underlining. There is also additional text explaining that we have undertaken an investigation and concluded the individual or entity is responsible for the amount indicated and again stating the Responsible Party's right to contest the claim.

We provide samples of the 30-60- and 90-day Reminder Notices as Attachment C to this filing.

CONCLUSION

The changes outlined in this proposal fully resolves the dispute in this Docket. Therefore, Xcel Energy respectfully requests that the Commission:

- Approve the proposed package of changes agreed-upon by parties to this Docket, as described in this filing;
- Require the Company to implement the changes within 30 days of its Order approving, or in conjunction with its implementation of its redesigned billing statement, whichever is later.

Dated: July 25, 2013

Northern States Power Company

Respectfully submitted by:

/s/

CHRISTOPHER B. CLARK
REGIONAL VICE PRESIDENT
RATES AND REGULATORY AFFAIRS



Claims Department 414 Nicollet Mall Minneapolis, MN 55401

***** NOTICE OF DAMAGE CLAIM *****

DATE: [NOTICE DATE]

To: [RESPONSIBLE PARTY]

[TITLE]
[ADDRESS]

[CITY, STATE, ZIP]

RE: DAMAGE TO XCEL ENERGY PROPERTY

CLAIM NO: [CLAIM NUMBER]

DAMAGE LOCATION: [DAMAGE LOCATION]

DAMAGE COUNTY: [DAMAGE COUNTY]

DAMAGE AMOUNT: [DAMAGE AMOUNT]

Dear City Clerk:

Please be advised that we have determined that Xcel Energy facilities sustained damage as a result of the negligent acts or omissions by employees or agents of [RESPONSIBLE PARTY].

Our investigation has revealed that on or about [DAMAGE DATE], Xcel Energy [DAMAGED FACILITIES] were damaged by [RESPONSIBLE PARTY] in the area of [DAMAGE LOCATION].

If [RESPONSIBLE PARTY] contests this Notice of Claim, Xcel requests that [RESPONSIBLE PARTY] notify Xcel Claims Department at the phone number listed below, within 30 days. If Xcel is not notified within this timeframe, Xcel Energy may proceed to take action to recover all amounts it has determined are due for damage to its property.

This letter is the written presentment of Xcel Energy's claim pursuant to Minn. Stat. § 466.05.

REQUEST FOR GOVERNMENT NOTICE FORM

If your Governmental Entity requires the completion of its own form to complete proper notice, please forward a copy to the address listed above. Xcel Energy has made every good faith effort to identify the proper party and address for this Notice. If this Notice is erroneous and does not involve [RESPONSIBLE PARTY] please contact us immediately. Matters herein stated are alleged by Xcel Energy after investigation of the damage.

If there is insurance to cover this matter, please advise as to the name of the insurance company, its address, and the claim number assigned.

If you have questions, wish to contest this claim, or have insurance information to provide please contact the Xcel Energy Claims department at PHONE or EMAIL.

Sincerely,

[CLAIMS REPRESENTATIVE]



Claims Department 414 Nicollet Mall Minneapolis, MN 55401

***** NOTICE OF DAMAGE CLAIM *****

DATE: [NOTICE DATE]

To: [RESPONSIBLE PARTY]

[TITLE]
[ADDRESS]

[CITY, STATE, ZIP]

RE: DAMAGE TO XCEL ENERGY PROPERTY

CLAIM NO: [CLAIM NUMBER]

DAMAGE/DISCOVERY DATE: [DAMAGE DATE]

DAMAGE LOCATION: [DAMAGE LOCATION]

DAMAGE COUNTY: [DAMAGE COUNTY]

DAMAGE AMOUNT: [DAMAGE AMOUNT]

Dear Madam or Sir:

Please be advised that we have determined that Xcel Energy facilities sustained damage as a result of the negligent acts or omissions by [RESPONSIBLE PARTY].

Our investigation has revealed that on or about [DAMAGE DATE], Xcel Energy [DAMAGED FACILITIES] were damaged by [RESPONSIBLE PARTY] in the area of [DAMAGE LOCATION].

If [RESPONSIBLE PARTY] contests this Notice of Claim, Xcel requests that [RESPONSIBLE PARTY] notify Xcel Claims Department at the phone number listed below, within 30 days. If Xcel is not notified within this timeframe, Xcel Energy may proceed to take action to recover all amounts it has determined are due for damage to its property.

If there is insurance to cover this matter, please advise as to the name of the insurance company, its address, and the claim number assigned.

If you have questions, wish to contest this claim, or have insurance information to provide please contact the Xcel Energy Claims department at PHONE or EMAIL.

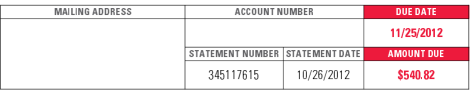
Sincerely,

[CLAIMS REPRESENTATIVE]

Page of 2

NORTHERN STATES POWER COMPANY

Xcel Energy®



QUESTIONS ABOUT YOUR BILL?

See our website: xcelenergy.com

Email us at: Customerservice@xcelenergy.com

Please Call: 1-800-481-4700
Hearing Impaired: 1-800-895-4949
Fax: 1-800-311-0050
Or write us at: XCEL ENERGY

PO BOX 8

EAU CLAIRE WI 54702-0008

SUMMARY OF CURRENT CHARGES (detailed charges begin on page 2)

Non-Recurring Charges / Credits	\$540.82
Current Charges	\$540.82
ACCOUNT BALANCE	
Previous Balance	\$0.00
No Payments Received	\$0.00
Balance Forward	\$0.00
Current Charges	\$540.82
Amount Due	\$540.82
	•

INFORMATION ABOUT YOUR BILL

THIS IS NOT A BILL FOR ELECTRIC OR NATURAL GAS SERVICE. This is a statement of damages to Xcel Energy facilities for which Xcel Energy has determined that the addressee is responsible in the amount due and charged above. The statement for damages to Xcel Energy facilities is outlined in the notice of claim previously sent to this address.

See page 2 of this statement for specific details regarding the date of the previous notice and the specific damages to Xcel Energy equipment included in this statement.

If you have questions about this statement or the notice of claim, you wish to contest this claim, or you have insurance information to provide, please call our claims department at 612-215-4516.

RETURN BOTTOM PORTION WITH YOUR PAYMENT • PLEASE DO NOT USE STAPLES, TAPE OR PAPER CLIPS



	ACCOUNT NUMBER	DUE DATE	AMOUNT DUE	AMOUNT ENCLOSED						
		11/25/2012	\$ 540.82							
_				NOVEMBER						
				S	M	T	W	T	F	S
								1	2	3
				4	5	6	7	8	9	10
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26 | 27 | 28 | 29 | 30

XCEL ENERGY P.O. BOX 9477 MPLS MN 55484-9477

31 51112512 07195053 0000005408200000054082

Page 2 of 2



MAILING ADDRESS	ACCOUNT N	DUE DATE	
			11/25/2012
	STATEMENT NUMBER	STATEMENT DATE	AMOUNT DUE
	345117615	10/26/2012	\$540.82

NON-RECURRING CHARGES / CREDITS DETAILS

Total			\$540.82
Contractors Excise Tax		0.02%	\$10.60
DmgRepairEUG Mat			\$43.74
Dmg RepairEUG Labor			\$393.78
Dmg RepairEUG Equip			\$92.70
10/25/2012 to 10/25/2012			
Invoice Number 444909758	11624419		
DESCRIPTION			CHARGE

CONTRACT#880556 WO#11624419 REPAIR UNDERGROUND SECONDARY SERVICE DAMAGED ON 8/6/2012 FOR QUESTIONS PLEASE CALL THE CLAIMS DEPT AT 612-215-4516 REGARDING THIS INVOICE.

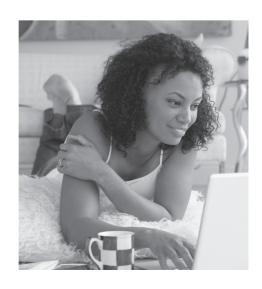


Powerful convenience with My Account and eBill

Paying bills online makes life easier. Make paying your energy bill convenient and quick with My Account and eBill, our online account management tools that let you:

- View and pay your bill online
- Compare monthly bills to monitor your energy use and costs
- Change scheduled payments
- Sign up for bill email alerts

Sign up for this free, handy service at xcelenergy.com/MyAccount or call us at 1-866-235-6881.



CO200-1-1

Xcel Energy®

Northern States Power Company d/b/a Xcel Energy P.O. Box 9477 Minneapolis, MN 55484-9477 1-888-777-3626

07/15/2013

Account Number:

REMINDER NOTICE - 30 DAYS

Dear

This Payment Reminder is not a billing statement for amounts owing for electric or natural gas service, which are separately billed. This is our first reminder notice to you that Xcel Energy has incurred costs from damage to its facilities or is due payment for non-energy charges that we believe you are responsible for and have not yet been paid.

Our records indicate that \$136,147.00 for damage to Xcel Energy's equipment or other non-energy charges is still owing the Company. If you recently mailed your payment for this amount, thank you and please disregard this letter. If you have not yet paid the amount in full, we ask that you pay this amount immediately.

Note that we have undertaken an investigation and concluded that you are responsible for this amount, which is an out-of-pocket cost incurred by the Company. For damage claims, the date and extent of the damage is explained in the previously sent Notice of Claim you have received. If you do not pay the outstanding \$136,147.00, Xcel Energy may choose to take action to recover the amounts it has determined are owed as a result of our investigation of damages to equipment, or pursuant to our electric or natural gas tariffs. You have the right to contest Xcel Energy's claim if you are not the responsible party. We believe, however, that you will be found liable for the full amount and request that you pay it now.

To ensure proper payment, please send the remittance stub below. Make any check payable to Xcel Energy. Write the account number at the top of this Notice on your check.

For questions regarding charges associated with damage to Xcel Energy Facilities, please call our Claims Department as follows:

MN, ND, SD, WI, or MI: 612-215-4526 CO, TX, or NM: 303-294-2828

If you have questions regarding any other types of charges, please call 1-888-777-3626.

!:

We appreciate your prompt attention to this matter.

Sincerely, Xcel Energy

RETAIN UPPER PORTION WHEN MAILING PAYMENT

THIS NOTICE MAY NOT REFLECT RECENT PAYMENTS

REMINDER NOTICE

ES POSIBLE QUE EL PRESENTE AVISO NO REFLETE LOS ÚLTIMOS PAGOS

11

Your Account Number	Due Date	Please Pay	Amount Enclosed
	Jul. 10, 2013	\$136,147.00 Thank You!	

Please Return This Portion With Your Payment To:

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XCEL ENERGY P 0 BOX 9477 MPLS, MN 55484-9477 0000051/1



CO201-1-1



Northern States Power Company d/b/a Xcel Energy P.O. Box 9477 Minneapolis, MN 55484-9477 1-888-777-3626

07/15/2013

Account Number:

REMINDER NOTICE - 60 DAYS

Dear

This Payment Reminder is not a billing statement for amounts owing for electric or natural gas service, which are separately billed. This is our second reminder notice to you that Xcel Energy has incurred costs from damage to its facilities or is due payment for non-energy charges that we believe you are responsible for and have not yet been paid.

Our records indicate that \$13,500.00 for damage to Xcel Energy's equipment or other non-energy charges is still owing the Company. If you recently mailed your payment for this amount, thank you and please disregard this letter. If you have not yet paid the amount in full, we ask that you pay this amount immediately.

Note that we have undertaken an investigation and concluded that you are responsible for this amount, which is an out-of-pocket cost incurred by the Company. For damage claims, the date and extent of the damage is explained in the previously sent Notice of Claim you have received. If you do not pay the outstanding \$13,500.00, Xcel Energy may choose to take action to recover the amounts it has determined are owed as a result of our investigation of damages to equipment, or pursuant to our electric or natural gas tariffs. You have the right to contest Xcel Energy's claim if you are not the responsible party. We believe, however, that you will be found liable for the full amount and request that you pay it now.

To ensure proper payment, please send the remittance stub below. Make any check payable to Xcel Energy. Write the account number at the top of this Notice on your check.

For questions regarding charges associated with damage to Xcel Energy facilities, please call our Claims Department as follows:

MN, ND, SD, WI, or MI: 612-215-4526

CO, TX, or NM: 303-294-2828

If you have questions regarding any other types of charges, please call 1-888-777-3626.

We appreciate your prompt attention to this matter.

Sincerely, Xcel Energy

RETAIN UPPER PORTION WHEN MAILING PAYMENT

THIS NOTICE MAY NOT REFLECT RECENT PAYMENTS

DELINQUENT NOTICE

ES POSIBLE QUE EL PRESENTE AVISO NO REFLEJE LOS ÚLTIMOS PAGOS

11

Your Account Number	Due Date	Please Pay	Amount Enclosed
	Jun. 9, 2013	\$13,500.00 Thank You!	

Please Return This Portion With Your Payment To:

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P 0 B0X 9477 MPLS, MN 55484-9477 1/1 10000



CO202-1-1

Xcel Energy®

Northern States Power Company d/b/a Xcel Energy P.O. Box 9477 Minneapolis, MN 55484-9477 1-888-777-3626

07/15/2013

Account Number:

REMINDER NOTICE - 90 DAYS

Dear

This Payment Reminder is not a billing statement for amounts owing for electric or natural gas service, which are separately billed. This is our third reminder notice to you that Xcel Energy has incurred costs from damage to its facilities or is due payment for non-energy charges that we believe you are responsible for and have not yet been paid.

Our records indicate that \$51.60 for damage to Xcel Energy's equipment or other non-energy charges is still owing the Company. If you recently mailed your payment for this amount, thank you and please disregard this letter. If you have not yet paid the amount in full, we ask that you pay this amount immediately. If these amounts are not paid immediately, Xcel Energy may take action to recover the amounts it has determined are owed as a result of our investigation of damages to equipment, or pursuant to our electric or natural gas tariffs.

Note that we have undertaken an investigation and concluded that you are responsible for this amount, which is an out-of-pocket cost incurred by the Company. For damage claims, the date and extent of the damage is explained in the previously sent Notice of Claim you have received. You have the right to contest Xcel Energy's claim if you are not the responsible party. We believe, however, that you will be found liable for the full amount and request that you pay it now.

To ensure proper payment, please send the remittance stub below. Make any check payable to Xcel Energy. Write the account number at the top of this Notice on your check.

For questions regarding charges associated with damage to Xcel Energy facilities, please call our Claims Department as follows:

MN, ND, SD, WI, or MI: 612-215-4526

CO, TX, or NM: 303-294-2828

If you have questions regarding any other types of charges, please call 1-888-777-3626.

We appreciate your prompt attention to this matter.

Sincerely, Xcel Energy

RETAIN UPPER PORTION WHEN MAILING PAYMENT

THIS NOTICE MAY NOT REFLECT RECENT PAYMENTS

FINAL NOTICE

ES POSIBLE QUE EL PRESENTE AVISO NO REFLEIE LOS ÚLTIMOS PAGOS

11

Your Account Number	Due Date	Please Pay	Amount Enclosed
	May. 12, 2013	\$51.60 Thank You!	

Please Return This Portion With Your Payment To:

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XCEL ENERGY P 0 BOX 9477 MPLS, MN 55484-9477 0000041/1



CERTIFICATE OF SERVICE

I, SaGonna Thompson, hereby certify that I have this day served copies of the foregoing document on the attached list of persons.

- <u>xx</u> by depositing a true and correct copy thereof, properly enveloped with postage paid in the United States mail at Minneapolis, Minnesota
- <u>xx</u> electronic filing

DOCKET No. E,G002/C-12-1369

Dated this 25th day of July 2013

SaGonna Thompson

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Julia	Anderson	Julia.Anderson@ag.state.m n.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	Yes	OFF_SL_12-1369_C-12- 1369
Sharon	Ferguson	sharon.ferguson@state.mn .us	Department of Commerce	85 7th Place E Ste 500 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_12-1369_C-12- 1369
Burl W.	Haar	burl.haar@state.mn.us	Public Utilities Commission	Suite 350 121 7th Place East St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_12-1369_C-12- 1369
John	Lindell	agorud.ecf@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_12-1369_C-12- 1369
James M.	Strommen	jstrommen@kennedy- graven.com	Kennedy & Graven, Chartered	470 U.S. Bank Plaza 200 South Sixth Stree Minneapolis, MN 55402	Electronic Service	No	OFF_SL_12-1369_C-12- 1369
Kari L	Valley	kari.l.valley@xcelenergy.co m	Xcel Energy Service Inc.	414 Nicollet Mall FL 5 Minneapolis, MN 55401	Electronic Service	No	OFF_SL_12-1369_C-12- 1369

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Julia	Anderson	Julia.Anderson@ag.state.m n.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	Yes	SPL_SL_12- 1369_Interested Parties
Robert	Carlson	robert.carlson@ci.minneap olis.mn.us	City of Minneapolis	Suite 300 309 2nd Ave S Minneapolis, MN 554012268	Paper Service	No	SPL_SL_12- 1369_Interested Parties
iharon	Ferguson	sharon.ferguson@state.mn .us	Department of Commerce	85 7th Place E Ste 500 Saint Paul, MN 551012198	Electronic Service	No	SPL_SL_12- 1369_Interested Parties
Burl W.	Haar	burl.haar@state.mn.us	Public Utilities Commission	Suite 350 121 7th Place East St. Paul, MN 551012147	Electronic Service	Yes	SPL_SL_12- 1369_Interested Parties
Gerald	Hendrickson		City Of St. Paul	400 City Hall 15 W. Kellogg Bouleva St. Paul, MN 551021616	Paper Service ard	No	SPL_SL_12- 1369_Interested Parties
Steven A.	Kotke	N/A	City of Minneapolis	350 South 5th Street City Hall/Courthouse F 203 Minneapolis, MN 55415	Paper Service Room	No	SPL_SL_12- 1369_Interested Parties
ohn	Lindell	agorud.ecf@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	SPL_SL_12- 1369_Interested Parties
ames	Miller		League Of MN Cities	145 University Avenue West 3rd Floor St. Paul, MN 551032044	Paper Service	No	SPL_SL_12- 1369_Interested Parties
Sity	Official		City Of St. Paul	15 West Kellogg Boulevard Suite 310 St. Paul, MN 55102	Paper Service	No	SPL_SL_12- 1369_Interested Parties
Gregory	Sautter	gregory.sautter@minneapo lismn.gov	City of Minneapolis	350 South 5th Street Room 210 Minneapolis, MN 55415	Electronic Service	No	SPL_SL_12- 1369_Interested Parties

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
James M.	Strommen		Kennedy & Graven, Chartered	470 U.S. Bank Plaza 200 South Sixth Stree Minneapolis, MN 55402	Electronic Service	No	SPL_SL_12- 1369_Interested Parties
SaGonna	Thompson	Regulatory.Records@xcele nergy.com	Xcel Energy	414 Nicollet Mall FL 7 Minneapolis, MN 554011993	Electronic Service	No	SPL_SL_12- 1369_Interested Parties
Kari L	Valley	kari.l.valley@xcelenergy.co m	Xcel Energy Service Inc.	414 Nicollet Mall FL 5 Minneapolis, MN 55401	Electronic Service	No	SPL_SL_12- 1369_Interested Parties