

Fredrikson & Byron, P.A.

Attorneys and Advisors

60 South Sixth Street, Suite 1500 Minneapolis, MN 55402-4400 Main: 612.492.7000 fredlaw.com

July 11, 2025

#### VIA EFILING

Mr. Mike Bull Acting Executive Secretary Minnesota Public Utilities Commission 121 7th Place East, Suite 350 St. Paul, MN 55101

Re: Answer in Opposition to Petitions for Reconsideration

Minnesota Energy Connection Project

Docket Nos. E-022/CN-22-131; E-022/TL-22-132

Dear Mr. Bull:

Northern States Power Company, doing business as Xcel Energy, respectfully submits its Answer to Petitions for Reconsideration filed on or after July 1, 2025, in the above-referenced matter.

We have electronically filed this document with the Minnesota Public Utilities Commission. Copies are also being served on the persons on the attached service lists. Please contact me if you have any questions regarding this filing.

Sincerely,

FREDRIKSON & BYRON, P.A.

/s/ Haley L. Waller Pitts

Haley L. Waller Pitts

**Direct Dial**: 612.492.7443

Email: hwallerpitts@fredlaw.com

Enclosure

C: Service Lists

# STATE OF MINNESOTA BEFORE THE PUBLIC UTILITIES COMMISSION

Katie Sieben Chair

Hwikwon HamCommissionerAudrey PartridgeCommissionerJoseph SullivanCommissionerJohn TumaCommissioner

In the Matter of the Application of Xcel

Energy for a Certificate Of Need and

Route Permit for the Minnesota Energy

MPUC Docket No. E-022/CN-22-131

E-022/TL-22-132

OAH Docket No. 23-2500-39782

Connection Project in Sherburne, Stearns, Kandiyoji, Wright, Meeker, Chippewa, Yellow Medicine, Renville, Redwood, and Lyon Counties in

Redwood, and Lyon Counties in

Minnesota

ANSWER TO PETITION FOR
RECONSIDERATION

## **INTRODUCTION**

Northern States Power Company doing business as Xcel Energy submits this answer to the petitions for reconsideration filed on July 1, 2025, on behalf of Diane Jensen (Jensen Petition) and Barb and Paul Pladson (Pladson Petition) related to the Minnesota Public Utilities Commission's June 11, 2025, ORDER MODIFYING AND ADOPTING THE ADMINISTRATIVE LAW JUDGE REPORT, GRANTING A CERTIFICATE OF NEED, AND ISSUING A ROUTE PERMIT FOR THE MINNESOTA ENERGY CONNECTION PROJECT (Order). Petitions for reconsideration were also submitted by Gwen Schlemmer and Linda Nesburg. Based on the submissions in the docket, it is unclear whether the petitions were timely submitted pursuant to the statutory deadline in Minn. Stat. § 21B.27, subd. 1. Regardless, the petitions raise the same issues as the Jensen Petition, and those issues are addressed in Section I below. Similarly, Cameron Liebl, a resident along Route Segment 213,

<sup>&</sup>lt;sup>1</sup> Xcel Energy reserves the right to object to these petitions as untimely pursuant to the statutory deadline.

submitted comments opposing that route segment (Liebl Comments); it is unclear whether the comments were intended to be a petition for reconsideration, and whether the comments were submitted prior to the statutory deadline. Xcel Energy nonetheless responds to the Liebl Comments in Section I(B), below.

### **LEGAL STANDARD**

A petition for reconsideration must be timely filed and must specifically set forth the grounds for rehearing.<sup>2</sup> The Commission "may reverse, change, modify, or suspend" its original decision only if "the original decision, order, or determination is in any respect unlawful or unreasonable."<sup>3</sup> Generally, the Commission will review petitions for reconsideration to determine whether the petition (i) raises new issues, (ii) points to new and relevant evidence, (iii) exposes errors or ambiguities in the underlying order, or (iv) otherwise persuades the Commission that it should rethink its decision.<sup>4</sup> The Commission may decide on a petition for reconsideration with or without a hearing and oral argument.<sup>5</sup>

### I. ROUTE SEGMENT 213.

# A. Response to Jensen Petition.

## 1. Background.

Ms. Jensen owns property along the approved route for the Minnesota Energy Connection Project (Project). The Blue Route/Xcel Energy's Preferred Route, which the Commission did not

<sup>&</sup>lt;sup>2</sup> Minn. Stat. § 216B.27, subd. 2; see also Minn. R. 7829.3000, subp. 2.

<sup>&</sup>lt;sup>3</sup> Minn. Stat. § 216B.27, subd. 3; *see also* Minn. Stat. § 14.69 (providing that, on appeal, a reviewing court may affirm an agency decision unless, among other things, it is not supported by substantial evidence or is arbitrary or capricious).

<sup>&</sup>lt;sup>4</sup> See, e.g., In the Matter of the Formal Complaint and Request for Relief by the Minnesota Solar Advocates, MPUC Docket No. E-002/C-23-424, Order Denying Petition for Reconsideration at 1 (Apr. 26, 2024).

<sup>&</sup>lt;sup>5</sup> Minn. R. 7829.3000, subp. 6.

select, would have crossed Ms. Jensen's property along the southern property line and road (310th Street). Ms. Jensen's property was also crossed by a route alternative studied in the environmental impact statement (EIS)—Route Segment 213. <u>Attachment A</u> shows Ms. Jensen's property, as well as Ms. Nesburg's and Ms. Schlemmer's properties. Xcel Energy understands that Ms. Jensen, Ms. Nesburg, and Ms. Schlemmer are sisters and that the properties were previously in a trust held by their mother.

Route Segment 213 was proposed by Jeff Potter to avoid impacts to residences along 310th Street.<sup>6</sup> Xcel Energy initially opposed Route Segment 213 due to potential conservation easements and cost increases, but, in its Response to Hearing Comments, stated that the alternative was feasible and that Xcel Energy "does not object to the extent the Commission selects Route Segment 213."

Ms. Jensen attended the October 29, 2024, public hearing in Monticello, Minnesota, and indicated that she had received full ownership of her property within the last two years and had just recently started receiving notices about the Project.<sup>8</sup> Ms. Jensen did not submit written comments.<sup>9</sup>

During the Commission's April 10, 2025, meeting, two other landowners also crossed by the Blue Route and Route Segment 213 spoke in favor of Route Segment 213 and asserted that

<sup>&</sup>lt;sup>6</sup> See EIS Scoping Decision at A-6 (May 14, 2024) (eDocket No. <u>20245-206732-02</u>).

<sup>&</sup>lt;sup>7</sup> See Xcel Energy Response to Hearing Comments at 6-7 (Dec. 13, 2024) (eDocket No. <u>202412-212990-02</u>).

 $<sup>^8</sup>$  See Monticello 6:00 p.m. Public Hearing Transcript (Monticello 6:00 p.m. Tr.) at 41:17-25 (Oct. 29, 2024).

<sup>&</sup>lt;sup>9</sup> Ms. Nesburg and Ms. Schlemmer also did not submit written comments, nor did they provide comments at a public hearing.

Route Segment 213 would generally reduce impacts in their neighborhood. In its Order, the Commission incorporated Route Segment 213 into the Project's route:

Several of the residents impacted by the Route Segment 213's equivalent route participated in this docket and appeared at the Commission's hearing to express support for Segment 213 so that the Project would be located farther from their homes and mitigate impacts on agriculture. Comparing Segment 213 to its equivalent route shows that 213 avoids more human impacts, but the equivalent route avoids more potential environmental impacts. Segment 213 provides a net reduction of four residences within 300 feet of the transmission line, but it is near a residence on Kenwood Avenue. To allow for a possible alignment that mitigates the impacts on this homestead, the Commission will expand the route width 2,700 feet east from Segment 213 where the route travels north-south along Kenwood Avenue. Xcel must consult with those affected as described in ordering paragraph 10. With the expanded route width, the Commission will incorporate Route Segment 213 into its designated route.

Ms. Jensen now asks the Commission to reconsider its decision incorporating Route Segment 213 into the Project's route. She raises concerns about impacts to agriculture because the route does not follow a property line on her property. The Petition also expresses concern about impacts to remnant prairie and Project notices. <sup>10</sup>

#### 2. Discussion.

The Commission selected Route Segment 213 after reviewing the EIS's analysis of that route segment and taking public comments then in the record into consideration. As evidenced by the Order, the Commission weighed residential and environmental impacts and ultimately

<sup>&</sup>lt;sup>10</sup> Similarly, the Nesburg Petition states, in part, that Ms. Nesburg would have opposed Route Segment 213 had she attended the Commission's April 10, 2025 meeting and that "I was able to obtain the view of the April 10, 2025 meeting. I have never heard from Mr. Potter or Mr. Mertens." *See* Nesburg Reconsideration Petition (July 8, 2025) (eDocket No. 20257-220732-01).

determined to select the route that increased distances from homes.<sup>11</sup> The Jensen Petition takes issue with the Commission's selection of Route Segment 213 due to its impacts on Ms. Jensen's property—specifically, agricultural and natural resource impacts. However, these issues were thoroughly considered by the Commission and reflected in the Order, and the Jensen Petition does not establish that these findings were unlawful or unreasonable.

Xcel Energy understands that Ms. Jensen and Ms. Nesburg may take issue with statements made to the Commission during the April 10, 2025 meeting by their neighbors with respect to Route Segment 213. However, setting aside those comments, the Commission's decision is nonetheless supported by the record in this matter. In other words, the Order does not indicate that the Commission relied on the landowners' oral comments in reaching its decision, and reconsideration is not warranted on that basis.

With respect to Ms. Jensen's concerns about impacts to prairie, that was one of the resources the Commission considered when it evaluated Route Segment 213, as compared to the Blue Route. Thus, the Jensen Petition does not raise new facts, and reconsideration is also not warranted on that basis. Regardless, a transmission line right-of-way is largely consistent with prairie because prairie typically does not include woody vegetation that would need to be cleared. Further, as stated in the Route Permit Application, Xcel Energy plans to maximize structure spacing to span native prairie habitats to the extent feasible. With respect to this property, Xcel Energy has also committed to work with the landowners for a seed mix during restoration.

<sup>&</sup>lt;sup>11</sup> Per Table 7-20 of the Final EIS, Route Segment 213 has one residence within 250 feet and two residences within 500-1,600 feet; in comparison, the Blue Route has three residences within 250 feet, four residences within 250-500 feet, and two residences within 500-1,600 feet.

<sup>&</sup>lt;sup>12</sup> MNEC Route Permit Application at 192 (Oct. 20, 2023) (eDocket No. <u>202310-199981-02</u>).

Finally, the Jensen Petition raises concerns about notices provided during the permitting proceeding. The Nesburg Petition raises similar concerns. Consistent with Minn. Stat. § 216E.03, subd. 4, Xcel Energy obtains landowner mailing addresses from county tax records, and that is what was done for this Project, as well. If a landowner notifies Xcel Energy of an incorrect or updated address, Xcel Energy incorporates that information into its mailing list. Xcel Energy representatives had direct correspondence from Ms. Nesburg in response to a Project mailing in October 2024 (prior to the public hearings), and has had additional communications since that time. Ms. Jensen's Petition also indicates that she was notified of the public hearings and attended the October 29, 2024, public hearing. Xcel Energy has likewise made efforts to contact Ms. Jensen since October 2024. The record here demonstrates that Xcel Energy has made a "bona fide attempt" to comply with Minn. Stat. § 216E.03 and that Ms. Jensen received actual notice of the Project. Accordingly, Xcel Energy respectfully submits that reconsideration is not warranted for this reason, either.

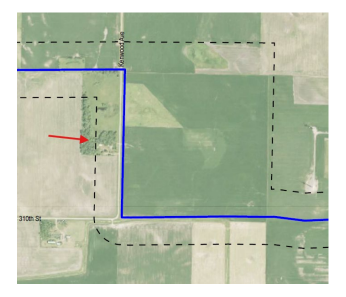
Regardless of the Commission's action on the Jensen Petition, Xcel Energy remains committed to working with Ms. Jensen, Ms. Nesburg, Ms. Schlemmer, and their neighbors regarding the Project's right-of-way in this area.

### B. Response to Liebl Comments.

The Liebl Comments were filed to the docket on July 9, 2025. <sup>13</sup> Mr. Liebl indicates that he opposes Route Segment 213 because of its proximity to his residence and instead prefers that the Project follow the "original route" (Blue Route). Mr. Liebl's property is shown on Attachment A,

<sup>&</sup>lt;sup>13</sup> The comments are dated 6:29 p.m. on July 1. From the filing, it is unclear whether the comments were submitted prior to the statutory deadline to submit a petition for reconsideration. Xcel Energy reserves the right to object to the comments as untimely to the extent they are construed as a petition for reconsideration.

along the north-south portion of the approved route as it follows Kenwood Avenue. The figure below also depicts the approved route and Mr. Liebl's property: 14



At the April 10, 2025, Commission meeting, the landowner to the east of Mr. Liebl spoke in favor of Route Segment 213 and indicated his willingness to consider an alignment that would increase the distance between the Project and Mr. Liebl's residence. The Commission selected Route Segment 213 in this area and included an expanded route width "for the purpose of mitigating impacts" to Mr. Liebl's property. The anticipated right-of-way is across the road from, but does not cross, Mr. Liebl's property. The Order states:

For the purpose of identifying an alternative alignment within the expanded route width described below that reduces environmental and human impacts, the Permittee shall consult with the affected Townships, BWSR (particularly those responsible for managing conservation easements in this area), DNR, and the affected landowners. The Permittee shall file with the Commission the results of the consultations and any modifications to the transmission line alignment that have been mutually agreed to within the expanded route width.

<sup>&</sup>lt;sup>14</sup> The figure is from page 50 of the maps attached to the Order; the red arrow is added to point to Mr. Liebl's property.

The route width is expanded a distance of 2,700 feet to the east of the Alternative 213 alignment to allow for a possible alignment along the field line for the purpose of mitigating impacts on the homestead at 31252 Kenwood Avenue.

Since the issuance of the Order, Xcel Energy has been coordinating with the landowners affected by the expanded route width to evaluate whether an agreement could be reached with all affected landowners on an alignment that shifts the Project farther from Mr. Liebl's residence. To date, however, there is not agreement among the landowners to shift the alignment to the north and east within the expanded right-of-way.

Although Xcel Energy understands the concerns raised in the Liebl Comments, they do not require the Commission to reconsider the Order. Route Segment 213 was proposed during the scoping period, studied in the draft environmental impact statement (EIS), subject to public comment during the public hearing comment period, and studied in the final EIS. The Liebl Comments do not raise any new issues that were not previously presented to the Commission, and the Order reflects that the Commission carefully considered the route in this area. As such, Xcel Energy respectfully submits that the Liebl Comments do not warrant reconsideration.

#### II. RESPONSE TO PLADSON PETITION.

#### A. Background.

The Pladsons are property owners outside of the City of St. Augusta, Minnesota, whose property is crossed by Route Segment 244. Route Segment 244 was proposed by the Minnesota Department of Natural Resources to avoid and minimize natural resource impacts, and Xcel Energy incorporated Route Segment 244 into its Preferred Route because of the reduced natural resource impacts. Route Segment 244 was also incorporated into the route selected by the Commission for the Project.

The Pladsons provided comments throughout this process opposing Route Segment 244 because of concerns about impacts on Christmas trees grown on their property. In its Response to Hearing Comments, Xcel Energy stated that it would work with the landowners to develop an alignment within the route width to avoid and minimize impacts on the Pladsons' Christmas trees. 

15 Attachment B shows the Pladson's property, the route width approved by the Commission, the alignment reflected in the Order, and the alignment being evaluated by Xcel Energy. This alignment was presented to the Pladsons in April 2025.

Now, in their Petition, the Pladsons request reconsideration with respect to three issues: (1) move structure 256 to the southeast corner of their field; (2) move tower 257 "slightly so the deciduous trees located along the upper 1/3 of the power line between towers #256 and #257 are not destroyed;" and (3) keep structure 255 at its current proposed location. As discussed further below, none of these issues warrants reconsideration.

## B. Discussion.

The Petition should be denied because it does not identify an error in the Order, nor does it request that any portion of the Order actually be modified. Instead, the Petition asks for a specific alignment within the route width related to a single landowner in a discrete location. Minnesota law authorizes the Commission to grant a permit for a route. Within an approved route, the Commission has a matter of practice identified an alignment which can be adjusted for specified

<sup>&</sup>lt;sup>15</sup> See Xcel Energy Response to Hearing Comments at 24 (Dec. 13, 2024) (eDocket No. <u>202412-212990-02</u>).

<sup>&</sup>lt;sup>16</sup> Structure numbers are not part of this record; Xcel Energy assumes that the structure numbers in the Pladson Petition relate to communications the Pladsons have had with land agents for the Project.

<sup>&</sup>lt;sup>17</sup> See Minn. R. 7850.1000, subp. 15 (providing that a "route may have a variable width of up to 1.25 miles within which a right-of-way for a high voltage transmission line can be located").

reasons in the plan and profile process. The constructed alignment must be within the route width, and the Route Permit also identifies parameters for identifying any changes to that alignment. Here, the issues raised in the Petition are all within the route width authorized by the Commission, and the Petition does not seek to modify the route width. Xcel Energy anticipates that the final alignment will be within the route width and will comply with Section 3 of the Route Permit. As such, there is no basis for reconsideration of the Order.

More specifically, Xcel Energy is evaluating the alignment reflected in Attachment B. This alignment moves structure 256 as far as possible within the route width to the southeast corner of the Pladsons' property. The remaining issues raised in the Pladson Petition also affect neighboring landowners. With respect to the changes requested by the Pladsons to structure 257, that change is opposed by the affected landowner. Structure 255 is on another landowner's property.

For the reasons discussed in Xcel Energy's July 3, 2025, filing, Xcel Energy does not support the Commission granting reconsideration for the purpose of ordering a specific alignment in response to an individual landowner's concern post-route permit. Further, as discussed herein, Xcel Energy is already attempting to work with the Pladsons and their neighbors regarding an alignment in this area.

## **CONCLUSION**

For the reasons discussed herein, Xcel Energy respectfully requests that the Jensen Petition and the Pladson Petition be denied.

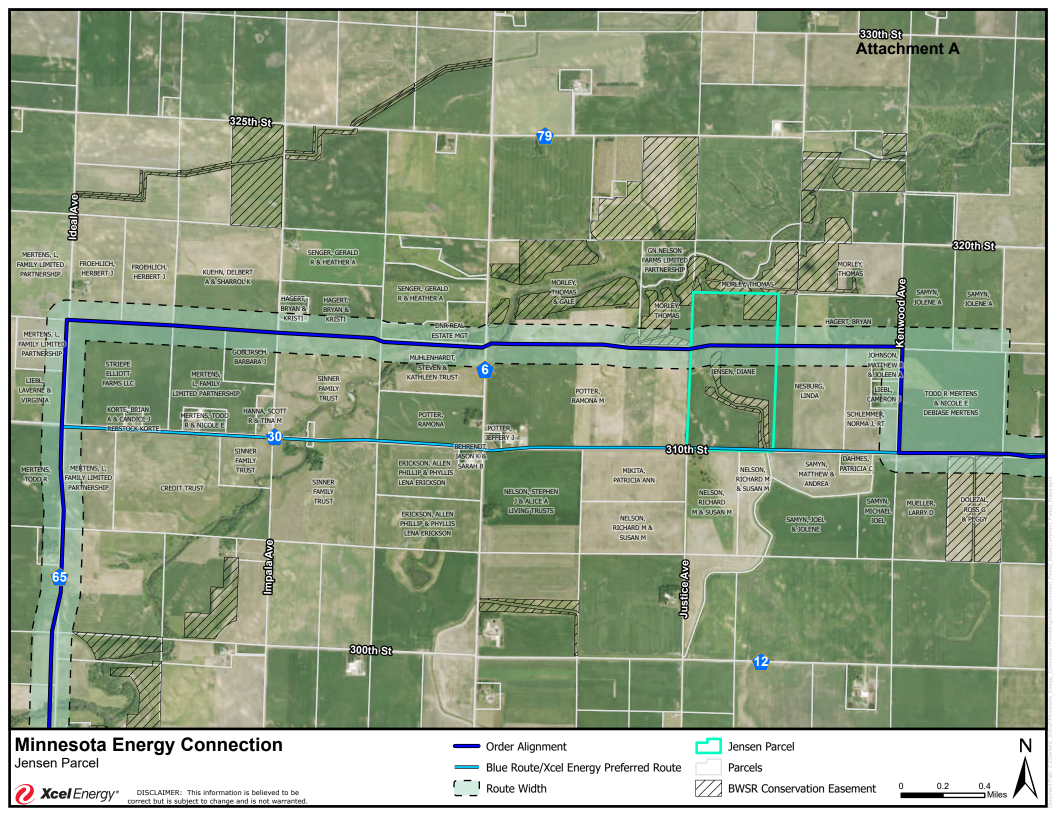
We have electronically filed this document with the Minnesota Public Utilities Commission. Copies have been served on parties on the attached service lists.

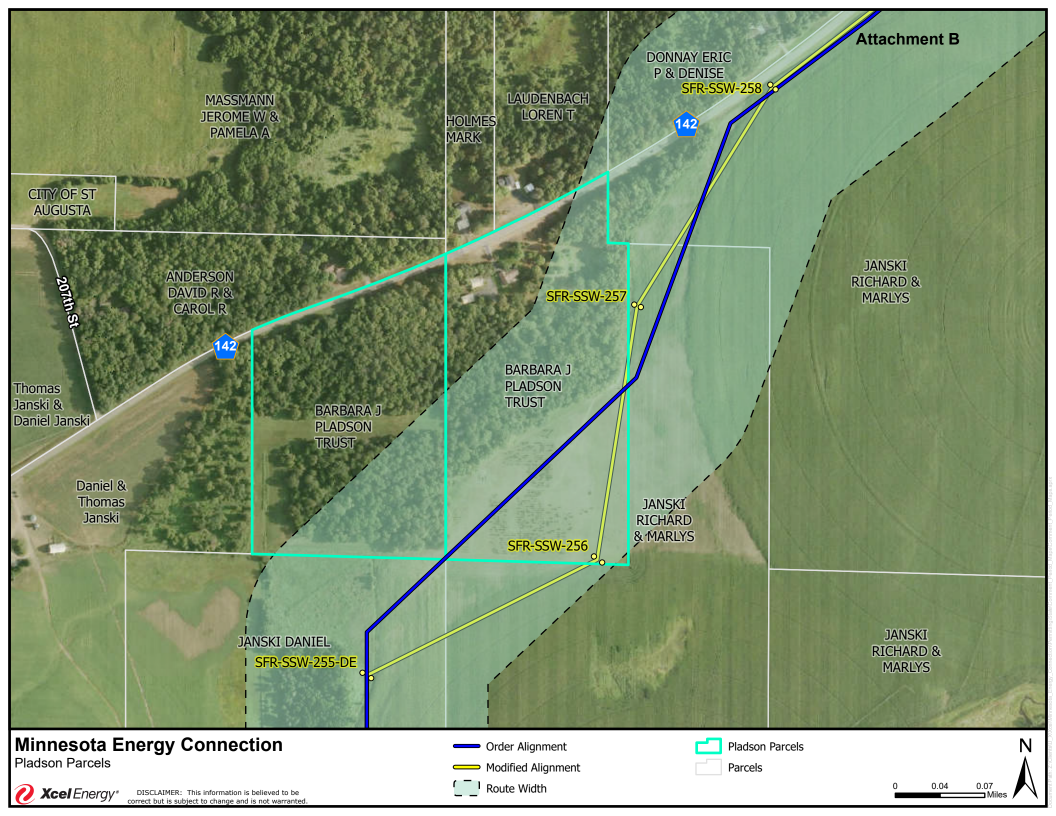
Dated: July 11, 2025

# /s/ Haley L. Waller Pitts

Lisa M. Agrimonti (#0272474)
Haley L. Waller Pitts (#0393470)
FREDRIKSON & BYRON, P.A.
60 South Sixth Street
Suite 1500
Minneapolis, MN 55402-4400
(612) 492-7000

Attorneys for Northern States Power Company





In the Matter of the Certificate of Need and Route Permit Applications for the Minnesota Energy Connection Project

### CERTIFICATE OF SERVICE

MPUC Docket Nos. E002/CN-22-131 and TL-22-132

Breann L. Jurek certifies that on the 11th day of July 2025, she e-filed on behalf of Northern States Power Company, doing business as Xcel Energy, a true and correct copy of the following documents:

- Answer in Opposition to Jensen and Pladson Petitions for Reconsideration, with Attachments A and B; and
- Certificate of Service,

with the Minnesota Public Utilities Commission via eDockets (www.edockets.state.mn.us). Said documents were also served on the Official Service Lists of record on file with the Minnesota Public Utilities Commission and as attached hereto.

Executed on: July 11, 2025 Signed: /s/ Breann L. Jurek

Fredrikson & Byron, P.A. 60 South Sixth Street Suite 1500 Minneapolis, MN 55402

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method		Service List Name
1	Lisa	Agrimonti	lagrimonti@fredlaw.com	Fredrikson & Byron, P.A.		60 South Sixth Street Suite 1500 Minneapolis MN, 55402- 4400 United States	Electronic Service		No	22-131 Official CC Service List
2	Mara	Ascheman	mara.k.ascheman@xcelenergy.com	Xcel Energy		414 Nicollet Mall Fl 5 Minneapolis MN, 55401 United States	Electronic Service		No	22-131 Official CC Service List
3	David	Bell	david.bell@state.mn.us		Department of Health	POB 64975 St. Paul MN, 55164 United States	Electronic Service		No	22-131 Official CC Service List
4	Todd	Boonstra	todd_boonstra@fws.gov	U.S. Fish and Wildlife Service		22274 615th Ave Litchfield MN, 55355 United States	Electronic Service		No	22-131 Official CC Service List
5		Commerce Attorneys	commerce.attorneys@ag.state.mn.us		Office of the Attorney General - Department of Commerce	445 Minnesota Street Suite 1400 St. Paul MN, 55101 United States	Electronic Service		No	22-131 Official CC Service List
6	Board of	Commissioners		Wright County		3650 Braddock Ave NE Ste 1200 Buffalo MN, 55313 United States	Paper Service		No	22-131 Official CC Service List
7	Water Programs	Coordinator	waterprograms.bwsr@state.mn.us		Minnesota Board of Water and Soil Resources	520 Lafayette Road N St. Paul MN, 55155 United States	Electronic Service		No	22-131 Official CC Service List
8	Brandon	Crawford	brandonc@cubminnesota.org	Citizens Utility Board of Minnesota		332 Minnesota St Ste W1360 St. Paul MN, 55101 United States	Electronic Service		No	22-131 Official CC Service List
9	George	Damian	gdamian@cleanenergyeconomymn.org	Clean Energy Economy MN		13713 Washburn Ave S Burnsville MN, 55337 United States	Electronic Service		No	22-131 Official CC Service List
10	Randall	Doneen	randall.doneen@state.mn.us		Department of Natural Resources	500 Lafayette Rd, PO Box 25 Saint Paul MN, 55155 United States	Electronic Service		No	22-131 Official CC Service List
11	Richard	Dornfeld	richard.dornfeld@ag.state.mn.us		Office of the Attorney General - Department of Commerce	Minnesota Attorney General's Office 445 Minnesota Street, Suite 1800 Saint Paul MN, 55101 United States	Electronic Service		No	22-131 Official CC Service List
12	Jim	DuBois	jrdubois@hotmail.com			null null, null United States	Electronic Service		No	22-131 Official CC Service List
13	Tim	DuBois				3494 160th Street South Haven	Paper Service		No	22-131 Official CC

	First Name	Last Name	Email	Organization	Agency	Address MN, 55382	Delivery Method	Alternate Delivery Method		Service List Name
						United States				List
14	Adam	Duininck	aduininck@ncsrcc.org	North Central States Regional Council of Carpenters		700 Olive Street St. Paul MN, 55130 United States	Electronic Service		No	22-131 Official CC Service List
15	Bret	Eknes	bret.eknes@state.mn.us		Public Utilities Commission	Suite 350 121 7th Place East St. Paul MN, 55101-2147 United States	Electronic Service		No	22-131 Official CC Service List
16	Kate	Fairman	kate.fairman@state.mn.us		Department of Natural Resources	Box 32 500 Lafayette Rd St. Paul MN, 55155-4032 United States	Electronic Service		No	22-131 Official CC Service List
	Annie	Felix Gerth	annie.felix-gerth@state.mn.us			Board of Water & Soil Resources 520 Lafayette Rd Saint Paul MN, 55155 United States	Electronic Service		No	22-131 Official CC Service List
18	Sharon	Ferguson	sharon.ferguson@state.mn.us		Department of Commerce	85 7th Place E Ste 280 Saint Paul MN, 55101- 2198 United States	Electronic Service		No	22-131 Official CC Service List
19	Todd	Green	todd.a.green@state.mn.us		Minnesota Department of Labor & Industry	443 Lafayette Rd N St. Paul MN, 55155-4341 United States	Electronic Service		No	22-131 Official CC Service List
20	Kari	Howe	kari.howe@state.mn.us		DEED	Minnesota St, #E200 1ST National Bank Bldg St. Paul MN, 55101 United States	Electronic Service		No	22-131 Official CC Service List
21	Breann	Jurek	bjurek@fredlaw.com	Fredrikson & Byron PA		60 S Sixth St Ste 1500 Minneapolis MN, 55402 United States	Electronic Service		No	22-131 Official CC Service List
22	Raymond	Kirsch	raymond.kirsch@state.mn.us		Department of Commerce	85 7th Place E Ste 500 St. Paul MN, 55101 United States	Electronic Service		No	22-131 Official CC Service List
23	Chad	Konickson	chad.konickson@usace.army.mil	U.S.Army Corps of Engineers		332 Minnesota St. Suite E1500 Saint Paul MN, 55101 United States	Electronic Service		No	22-131 Official CC Service List
24	Stacy	Kotch Egstad	stacy.kotch@state.mn.us		MINNESOTA DEPARTMENT OF TRANSPORTATION	395 John Ireland Blvd. St. Paul MN, 55155 United States	Electronic Service		No	22-131 Official CC Service List
25	Gretchen	Laakso				3494 160th St South Haven MN, 55382 United States			No	22-131 Official CC Service List

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
26	Kelly	Lagnese	kjlagnese@gmail.com			null null, null United States	Electronic Service		No	22-131 Official CC Service List
27	Terry	Louwagie	soybeanbeanbacker@gmail.com			2894 310th St Marshall MN, 56258 United States	Electronic Service		No	22-131 Official CC Service List
28	Dawn S	Marsh	dawn_marsh@fws.gov	U.S. Fish & Wildlife Service		Minnesota- Wisconsin Field Offices 4101 American Blvd E Bloomington MN, 55425 United States	Electronic Service		No	22-131 Official CC Service List
29	Carol A.	Overland	overland@legalectric.org	Legalectric - Overland Law Office		1110 West Avenue Red Wing MN, 55066 United States	Electronic Service		No	22-131 Official CC Service List
30	Paul	Pfeiffer	paulpf@atsinc.com			725 Opportunity Drive St. Cloud MN, 56303 United States	Electronic Service		No	22-131 Official CC Service List
31	Kevin	Pranis	kpranis@liunagroc.com	Laborers' District Council of MN and ND		81 E Little Canada Road St. Paul MN, 55117 United States	Electronic Service		No	22-131 Official CC Service List
32	Grant	Rademacher	grantr@rademacherco.com			7007 River Rd SE Clear Lake MN, 55319 United States	Electronic Service		No	22-131 Official CC Service List
33	Stephen	Rakow	stephen.rakow@state.mn.us		Department of Commerce	Suite 280 85 Seventh Place East St. Paul MN, 55101-2198 United States	Electronic Service		No	22-131 Official CC Service List
34	Generic Notice	Residential Utilities Division	residential.utilities@ag.state.mn.us		Office of the Attorney General - Residential Utilities Division	1400 BRM Tower 445 Minnesota St St. Paul MN, 55101-2131 United States	Electronic Service		No	22-131 Official CC Service List
35	Stephan	Roos	stephan.roos@state.mn.us		Minnesota Department of Agriculture	625 Robert St N Saint Paul MN, 55155- 2538 United States	Electronic Service		No	22-131 Official CC Service List
36	Nathaniel	Runke	nrunke@local49.org			611 28th St. NW Rochester MN, 55901 United States	Electronic Service		No	22-131 Official CC Service List
37	Deborah	Schabel	deborah.schabel@gmail.com			15751 35th Ave South Haven MN, 55382 United States	Electronic Service		No	22-131 Official CC Service List
38	Christine	Schwartz	regulatory.records@xcelenergy.com	Xcel Energy		414 Nicollet Mall, MN1180-07- MCA Minneapolis MN, 55401- 1993 United States	Electronic Service		No	22-131 Official CC Service List

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
39	Will	Seuffert	will.seuffert@state.mn.us		Public Utilities Commission	121 7th PI E Ste 350 Saint Paul MN, 55101 United States	Electronic Service		No	22-131 Official CC Service List
40	Janet	Shaddix Elling	jshaddix@janetshaddix.com	Shaddix And Associates		7400 Lyndale Ave S Ste 190 Richfield MN, 55423 United States	Electronic Service		Yes	22-131 Official CC Service List
41	Bria	Shea	bria.e.shea@xcelenergy.com	Xcel Energy		414 Nicollet Mall Minneapolis MN, 55401 United States	Electronic Service		No	22-131 Official CC Service List
42	Andy	Simon	anysimon777@gmail.com			1511 Co. Rd. 45 South Haven MN, 55382 United States	Electronic Service		No	22-131 Official CC Service List
43	Madelyn	Smerillo	msmerillo@cleangridalliance.org	Clean Grid Alliance		570 Asbury St Suite 201 Saint Paul MN, 55104 United States	Electronic Service		No	22-131 Official CC Service List
44	Cindy	Stelten	cstelten@meltel.net			31 Cherry St S Kimball MN, 55353 United States	Electronic Service		No	22-131 Official CC Service List
45	Suzanne	Todnem	suzanne.todnem@state.mn.us		Office of Administrative Hearings	600 Robert Street North PO Box 64620 St. Paul MN, 55164 United States	Electronic Service		Yes	22-131 Official CC Service List
46	Jayme	Trusty	execdir@swrdc.org	SWRDC		2401 Broadway Ave #1 Slayton MN, 56172 United States	Electronic Service		No	22-131 Official CC Service List
47	Jen	Tyler	tyler.jennifer@epa.gov	US Environmental Protection Agency		Environmental Planning & Evaluation Unit 77 W Jackson Blvd. Mailstop B-19J Chicago IL, 60604-3590 United States	Electronic Service		No	22-131 Official CC Service List
48	Garrick	Valverde	garrick.valverde@apexcleanenergy.com	Apex Clean Energy		8665 Hudson Boulevard North Suite 200 Lake Elmo MN, 55042 United States	Electronic Service		No	22-131 Official CC Service List
49	Haley	Waller Pitts	hwallerpitts@fredlaw.com	Fredrikson & Byron, P.A.		60 S Sixth St Ste 1500 Minneapolis MN, 55402- 4400 United States	Electronic Service		No	22-131 Official CC Service List
50	Cynthia	Warzecha	cynthia.warzecha@state.mn.us	Minnesota Department of Natural Resources		500 Lafayette Road Box 25 St. Paul MN, 55155-4040 United States	Electronic Service		No	22-131 Official CC Service List
51	Alan	Whipple	sa.property@state.mn.us		Minnesota Department Of Revenue	Property Tax Division 600 N. Robert Street St. Paul MN,	Electronic Service		No	22-131 Official CC Service List

7		First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
							55146-3340 United States				
į	52	Jonathan	Wolfgram	jonathan.wolfgram@state.mn.us		Office of Pipeline Safety	445 Minnesota St Ste 147 Woodbury MN, 55125 United States	Electronic Service		No	22-131 Official CC Service List

	First Name	Last Name	Email	Organization	Agency	Address		Alternate Delivery Method	Service List Name
			lagrimonti@fredlaw.com	Fredrikson & Byron, P.A.		60 South Sixth Street Suite 1500 Minneapolis MN, 55402- 4400 United States	Electronic Service		22- 132Official
2	Mara	Ascheman	mara.k.ascheman@xcelenergy.com	Xcel Energy		414 Nicollet Mall Fl 5 Minneapolis MN, 55401 United States	Electronic Service		22- 132Official
3	David	Bell	david.bell@state.mn.us		Department of Health	POB 64975 St. Paul MN, 55164 United States	Electronic Service		22- 132Official
4	Todd	Boonstra	todd_boonstra@fws.gov	U.S. Fish and Wildlife Service		22274 615th Ave Litchfield MN, 55355 United States	Electronic Service		22- 132Official
5		Commerce Attorneys	commerce.attorneys@ag.state.mn.us		Office of the Attorney General - Department of Commerce	Minnesota Street Suite 1400 St. Paul MN, 55101 United States	Electronic Service		22- 132Official
6	Water Programs	Coordinator	waterprograms.bwsr@state.mn.us		Minnesota Board of Water and Soil Resources	520 Lafayette Road N St. Paul MN, 55155 United States	Electronic Service		22- 132Official
7	lan M.	Dobson	ian.m.dobson@xcelenergy.com	Xcel Energy		414 Nicollet Mall, 401-8 Minneapolis MN, 55401 United States	Electronic Service		22- 132Official
8	Randall	Doneen	randall.doneen@state.mn.us		Department of Natural Resources	500 Lafayette Rd, PO Box 25 Saint Paul MN, 55155 United States	Electronic Service		22- 132Official
9	Richard	Dornfeld	richard.dornfeld@ag.state.mn.us		Office of the Attorney General - Department of Commerce	Minnesota Attorney General's Office 445 Minnesota Street, Suite 1800 Saint Paul MN, 55101 United States	Electronic Service		22- 132Official
10	Bret	Eknes	bret.eknes@state.mn.us		Public Utilities Commission	Suite 350 121 7th Place East St. Paul MN, 55101-2147 United States	Electronic Service		22- 132Official
11	Kate	Fairman	kate.fairman@state.mn.us		Department of Natural Resources	Box 32 500 Lafayette Rd St. Paul MN, 55155-4032 United States	Electronic Service		22- 132Official
12	Annie	Felix Gerth	annie.felix-gerth@state.mn.us			Board of Water & Soil Resources 520 Lafayette Rd Saint Paul MN, 55155 United States	Electronic Service		22- 132Official

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method		Service List Name
13	Sharon	Ferguson	sharon.ferguson@state.mn.us		Department of Commerce	85 7th Place E Ste 280 Saint Paul MN, 55101- 2198 United States	Electronic Service		No	22- 132Official
14	Todd	Green	todd.a.green@state.mn.us		Minnesota Department of Labor & Industry	443 Lafayette Rd N St. Paul MN, 55155-4341 United States	Electronic Service		No	22- 132Official
15	Scott	Groux	scott.groux@aes.com	Birch Coulee Solar LLC		2180 S 1300 E Suite 500 Salt Lake City UT, 84106 United States	Electronic Service		No	22- 132Official
16	Kari	Howe	kari.howe@state.mn.us		DEED	Minnesota St, #E200 1ST National Bank Bldg St. Paul MN, 55101 United States	Electronic Service		No	22- 132Official
17	Breann	Jurek	bjurek@fredlaw.com	Fredrikson & Byron PA		60 S Sixth St Ste 1500 Minneapolis MN, 55402 United States	Electronic Service		No	22- 132Official
18	Raymond	Kirsch	raymond.kirsch@state.mn.us		Department of Commerce	85 7th Place E Ste 500 St. Paul MN, 55101 United States	Electronic Service		No	22- 132Official
19	Chad	Konickson	chad.konickson@usace.army.mil	U.S.Army Corps of Engineers		332 Minnesota St. Suite E1500 Saint Paul MN, 55101 United States	Electronic Service		No	22- 132Official
20	Nicholas	Korn	njkorn@gmail.com			27445 County Road 23 Albany MN, 56307 United States	Electronic Service		No	22- 132Official
21	Stacy	Kotch Egstad	stacy.kotch@state.mn.us		MINNESOTA DEPARTMENT OF TRANSPORTATION	395 John Ireland Blvd. St. Paul MN, 55155 United States	Electronic Service		No	22- 132Official
22	Dawn S	Marsh	dawn_marsh@fws.gov	U.S. Fish & Wildlife Service		Minnesota- Wisconsin Field Offices 4101 American Blvd E Bloomington MN, 55425 United States	Electronic Service		No	22- 132Official
23	James	Mortenson	james.mortenson@state.mn.us		Office of Administrative Hearings	PO BOX 64620 St. Paul MN, 55164-0620 United States	Electronic Service		No	22- 132Official
24	Carol A.	Overland	overland@legalectric.org	Legalectric - Overland Law Office		1110 West Avenue Red Wing MN, 55066 United States	Electronic Service		No	22- 132Official
25	Stephen	Rakow	stephen.rakow@state.mn.us		Department of Commerce	Suite 280 85 Seventh Place East St. Paul MN, 55101-2198 United States	Electronic Service		No	22- 132Official

	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method		Service List Name
26	Notice	Residential Utilities Division	residential.utilities@ag.state.mn.us		Office of the Attorney General - Residential Utilities Division	1400 BRM Tower 445 Minnesota St St. Paul MN, 55101-2131 United States	Electronic Service		Yes	22- 132Official
27	Stephan	Roos	stephan.roos@state.mn.us		Minnesota Department of Agriculture	625 Robert St N Saint Paul MN, 55155- 2538 United States	Electronic Service		No	22- 132Official
		Schwartz	regulatory.records@xcelenergy.com	Xcel Energy		414 Nicollet Mall, MN1180-07- MCA Minneapolis MN, 55401- 1993 United States	Electronic Service		No	22- 132Official
29	Will	Seuffert	will.seuffert@state.mn.us		Public Utilities Commission	121 7th PI E Ste 350 Saint Paul MN, 55101 United States	Electronic Service		Yes	22- 132Official
30		Shaddix Elling	jshaddix@janetshaddix.com	Shaddix And Associates		7400 Lyndale Ave S Ste 190 Richfield MN, 55423 United States	Electronic Service		No	22- 132Official
31	Bria	Shea	bria.e.shea@xcelenergy.com	Xcel Energy		414 Nicollet Mall Minneapolis MN, 55401 United States	Electronic Service		No	22- 132Official
32	Suzanne	Todnem	suzanne.todnem@state.mn.us		Office of Administrative Hearings	600 Robert Street North PO Box 64620 St. Paul MN, 55164 United States	Electronic Service		No	22- 132Official
33	Jayme	Trusty	execdir@swrdc.org	SWRDC		2401 Broadway Ave #1 Slayton MN, 56172 United States	Electronic Service		No	22- 132Official
34	Jen	Tyler	tyler.jennifer@epa.gov	US Environmental Protection Agency		Environmental Planning & Evaluation Unit 77 W Jackson Blvd. Mailstop B-19J Chicago IL, 60604-3590 United States	Electronic Service		No	22- 132Official
35	Garrick	Valverde	garrick.valverde@apexcleanenergy.com	Apex Clean Energy		8665 Hudson Boulevard North Suite 200 Lake Elmo MN, 55042 United States	Electronic Service		No	22- 132Official
36	Haley	Waller Pitts	hwallerpitts@fredlaw.com	Fredrikson & Byron, P.A.		60 S Sixth St Ste 1500 Minneapolis MN, 55402- 4400 United States	Electronic Service		No	22- 132Official
37	Cynthia	Warzecha	cynthia.warzecha@state.mn.us	Minnesota Department of Natural Resources		500 Lafayette Road Box 25 St. Paul MN,	Electronic Service		No	22- 132Official

#	First Name	Last Name	Email	Organization	Agency	<b>Address</b> 55155-4040	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
						United States				
38	Alan	Whipple	sa.property@state.mn.us		Minnesota Department Of Revenue	Property Tax Division 600 N. Robert Street St. Paul MN, 55146-3340 United States	Electronic Service		No	22- 132Official
39	Jonathan	Wolfgram	jonathan.wolfgram@state.mn.us		Office of Pipeline Safety	445 Minnesota St Ste 147 Woodbury MN, 55125 United States	Electronic Service		No	22- 132Official