

414 Nicollet Mall Minneapolis, MN 55401

October 3, 2024

—Via Electronic Filing—

Will Seuffert Executive Secretary Minnesota Public Utilities Commission 121 7th Place East, Suite 350 St. Paul, MN 55101

RE: REPLY COMMENTS

IN THE MATTER OF THE INTERCONNECTION OMBUDSPERSON SURCHARGE

DOCKET NO. E002/M-24-248

Dear Mr. Seuffert:

Northern States Power Company, doing business as Xcel Energy, submits these Reply Comments in response to the August 12, 2024, Utility Comments and Initial Comments submitted by the Department of Commerce (Department) on September 10 and Minnesota Solar Energy Industries Association (MnSEIA) on September 12, regarding the Interconnection Ombudsperson surcharge.

In Xcel Energy's August 12, 2024, Utility Comments, we proposed to adopt the Ombudsperson fee within our tariff to comply with the 2024 Legislation, additionally requesting a 30-day negative check off process to update the tariffed fee as necessary. Otter Tail Power Company (Otter Tail) along with Minnesota Power submitted Utility Comments on August 12, 2024, and August 15, 2024, respectively, proposing the fee only be adopted within the Minnesota Distributed Energy Resources Interconnection Process (MN DIP). In the Department's September 10, 2024, Initial Comments, they note that if MN DIP section 1.5.1 tariff is updated to reflect the fee, utility companies are still able to update their own tariffs if they so choose, as long as they align with the updated language in the MN DIP.

The Company does not support adopting the administration of the Ombudsperson Fee into MN DIP 1.5.1. The legislation requires that this fee be re-evaluated annually, and with this frequency of re-evaluation there could be several iterations of the fee over time. If the amount of this fee is specified in the MN DIP, then the MN DIP would need to be re-opened and modified every time this fee changes. Then, after the MN DIP changes, the Company would need to modify its Section 10 tariff that includes the MN DIP to align with the changes to the MN DIP. A 30-day negative

check-off option could simplify and expedite this process. Utilizing the fee as part of the MN DIP is possible, but we support a more streamlined process as proposed in our August 12 Comments.

However, the Company is supportive of noting within the MN DIP that a fee, as established by the Company's tariff, is necessary to support the Ombudsperson. This language could be added, as suggested by Otter Tail Power, or in the application or as part of MN DIP 1.5.1, as suggested by Minnesota Power, and/or as part of 5.3.1.

1.5.1 The Interconnection Customer shall submit an Interconnection Application to the Area EPS Operator, together with the Ombudsperson Fee, processing fee or deposit specified in the Interconnection Application. Additional fees or deposits for the interconnection process shall not be required, except as otherwise specified in these procedures. Application form templates are available in Attachment 2: Simplified Application Form and Attachment 3.

5.3. The Parties agree to attempt to resolve all disputes arising out of the interconnection process and associated study and Interconnection Agreements according to the provisions of this article and Minnesota Administrative Rules 7829.1500-7829.1900. More information on the Commission's Consumer Affairs Office dispute resolution services is available on the Commission's website: https://mn.gov/puc/consumers/help/complaint/. To support these efforts all interconnection applications must provide an Ombudsperson

We would also suggest that a definition of "Ombudsperson Fee" be established in definitions, with perhaps the following wording: "Ombudsperson Fee' means that fee assessed pursuant to Minnesota Law 2024, Ch. 127, Art. 42, Sec. 54 in the amount as last modified by written order of the Commission."

The Company takes no position on reporting or collection structure as this is a function of the Consumer Affairs Office (CAO) and the Company will provide whatever details necessary for these activities. Of note, the CAO has already established a collection process between the utilities and the Public Utilities Commission that, so far, has been successful.

Fee as part of their interconnection application.

In response to MnSEIA's request for stakeholder meetings to be led by the Ombudsperson, the Company is generally supportive of continued discussions. The

Company notes that under the Ombudsperson legislation the duties of the Ombudsperson include "... convening stakeholder groups as necessary to facilitate effective communication among interconnection stakeholders." This does not require that all interconnection related stakeholder groups be led by the Ombudsperson. Discretion should be used in implementing this. For example, if the calendar of the Ombudsperson is full, this should not delay stakeholder groups from meeting to advance issues related to interconnection. As this process gets rolled out, perhaps preference for the Ombudsperson leading interconnection workgroups should be given to those issues that impact multiple utilities instead of just one utility.

The Company also requests clarification on the procedures that the Commission will employ with respect to the Ombudsperson's role as mediator. For example, is the Ombudsperson expected to adhere to national standards on the role of a mediator such as set forth by the American Arbitration Association. This includes the requirements of confidentiality such as set forth in Standard V (Confidentiality) in these standards. To the extent that the Commission expects or allows communications between the Ombudsperson and Commission Staff or Commissioners about the substance of any mediation, this should be made clear before any mediation session involving the Ombudsperson is started.

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 Kristen Ruud at 612-216-7979 or Kristen.S.Ruud@xcelenergy.com if you have any questions regarding this filing.

Sincerely,

/s/

JESSICA PETERSON Manager, Program Policy

Enclosure c: Service List

¹ https://www.adr.org/sites/default/files/document_repository/AAA-Mediators-Model-Standards-of-Conduct-10-14-2010.pdf

CERTIFICATE OF SERVICE

- I, Victor Barreiro, 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
 - xx electronic filing

DOCKET NO. E002/M-24-248

Dated this 3rd day of October 2024

/s/

Victor Barreiro Regulatory Administrator

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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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Susan	Peirce	Susan.Peirce@state.mn.us	Department of Commerce	85 Seventh Place East St. Paul, MN 55101	Electronic Service	No	OFF_SL_24-248_Official
Wess	Pfaff	wes.pfaff@mrenergy.com		N/A	Electronic Service	No	OFF_SL_24-248_Official
Donna	Pickard	dpickardgsss@gmail.com	Genie Solar Support Services	1215 Lilac Lane Excelsior, MN 55331	Electronic Service	No	OFF_SL_24-248_Official
Crystal	Pomerleau	crystal.r.pomerleau@xcele nergy.com	Xcel	N/A	Electronic Service	No	OFF_SL_24-248_Official
David G.	Prazak	dprazak@otpco.com	Otter Tail Power Company	P.O. Box 496 215 South Cascade S Fergus Falls, MN 565380496	Electronic Service treet	No	OFF_SL_24-248_Official
Elizabeth	Psihos	elizabeth.psihos@idealener gies.com		N/A	Electronic Service	No	OFF_SL_24-248_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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John C.	Reinhardt	N/A	Laura A. Reinhardt	3552 26th Ave S Minneapolis, MN 55406	Paper Service	No	OFF_SL_24-248_Official
Generic Notice	Residential Utilities Division	residential.utilities@ag.stat e.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012131	Electronic Service	Yes	OFF_SL_24-248_Official
Kevin	Reuther	kreuther@mncenter.org	MN Center for Environmental Advocacy	26 E Exchange St, Ste 206 St. Paul, MN 551011667	Electronic Service	No	OFF_SL_24-248_Official
Kristi	Robinson	krobinson@star- energy.com	STAR Energy Services, LLC	1401 South Broadway Pelican Rapids, MN 56572	Electronic Service	No	OFF_SL_24-248_Official
Daniel	Rogers	dan@nokomispartners.com	Nokomis	2639 Nicollet Ave Ste 200 Minneapolis, MN 55408	Electronic Service	No	OFF_SL_24-248_Official
Michael	Ruiz	michael.ruiz@xcelenergy.c	Xcel Energy	N/A	Electronic Service	No	OFF_SL_24-248_Official
Darla	Ruschen	d.ruschen@bcrea.coop	Brown County Rural Electric Assn.	PO Box 529 24386 State Highway Sleepy Eye, MN 56085	Electronic Service 4	No	OFF_SL_24-248_Official
Robert K.	Sahr	bsahr@eastriver.coop	East River Electric Power Cooperative	P.O. Box 227 Madison, SD 57042	Electronic Service	No	OFF_SL_24-248_Official
Kenric	Scheevel	Kenric.scheevel@dairyland power.com	Dairyland Power Cooperative	3200 East Ave S PO Box 817 La Crosse, WI 54602	Electronic Service	No	OFF_SL_24-248_Official
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Felicia	Skaggs	fskaggs@meeker.coop	Meeker Cooperative Light & Power	1725 US Highway 12 E Suite 100 Litchfield, MN 55355	Electronic Service	No	OFF_SL_24-248_Official
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