



414 Nicollet Mall  
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December 17, 2021

—Via Electronic Filing—

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

RE: PROPOSED DECISION OPTION NO. 5  
IN THE MATTER OF THE PETITION FOR A PROPOSED TARIFF MODIFICATION  
FOR A NONSTANDARD PROVISION TO THE UNIFORM STATEWIDE  
CONTRACT FOR COGENERATION AND SMALL POWER PRODUCTION  
FACILITIES  
DOCKET NO. E002/M-21-433

Dear Mr. Seuffert,

Northern States Power Company, doing business as Xcel Energy, appreciates the thorough Briefing Papers prepared by Minnesota Public Utilities Commission staff in the above-noted docket for the Commission's December 22, 2021 agenda meeting. Based on the Briefing Papers, we respectfully submit the attached Proposed Decision Option No. 5. The Company used the August 23, 2021 Reply Comments as the baseline for the tariff changes and have added redlines that reflect additional modifications as raised in the Briefing Papers. The redline changes also include comments noting what decision option points that the redlines are related to.

We have electronically filed this document with the Minnesota Public Utilities Commission. A summary of the filing has been served on the parties on the attached service lists. Please contact me at Brandon Stamp at [Brandon.J.Stamp@xcelenergy.com](mailto:Brandon.J.Stamp@xcelenergy.com) or 612-337-2076 if you have any questions regarding this filing.

Sincerely,

/s/

JESSICA PETERSON  
MANAGER, STRATEGY AND PERFORMANCE

Enclosures  
c: Service List

Using the language as proposed in our August 23, 2021 Reply Comments as a baseline, here is Proposed Decision Option 5 with suggested redlines:

Where a landlord owner of a premises is the owner of a non-Solar\*Rewards DER system that is the subject of a Section 10 tariff Interconnection Agreement or MN DIA, and that DER system is connected to the meter where a tenant is the named Customer receiving retail electrical service, then the tenant (and any subsequent tenant) who is receiving electrical service at that premise shall be entitled to the net metering benefits as set forth in the Uniform Statewide Contract without the need for that tenant to sign the Uniform Statewide Contract. As used in this section, and consistent with Minn. Stat. § 216B.02, the term “tenant” means any of the following: 1. a tenant or cooperative or condominium owner in a building owned, leased, or operated by the owner of the DER system; or 2. an occupant of a manufactured home or trailer park owned, leased, or operated by the owner of the DER system. The terms and conditions, and benefits and (but not the responsibilities) of net metering as; set forth in the Uniform Statewide Contract shall flow apply then-current tenant: to the named customer whose meter is connected to the DER, subject to offset for metering charges. The named customer remains responsible for terms, conditions and responsibilities of all retail electric customers that may also be identified as responsibilities in the Uniform Statewide Contract. In the absence of an affirmative selection by the tenant, then the A50 net metering rate code shall apply provided that the tenant would otherwise qualify for that rate code. If the tenant does not qualify for the A50 net metering rate code, then in the absence of a selection by the tenant the A55 net metering rate code shall apply for retail customers on non-time of day service, and the A56 net metering rate code shall apply for retail customers on time of day service, provided that the tenant would otherwise qualify for these rate codes. The then-current tenant can contact Northern States Power Company by telephone or other reasonable means mutually agreed upon at any time to change this selection from among the available net metering rate codes for that premise. Northern States Power Company shall provide written notice to the then-current tenant of the applicability of certain provisions of the Uniform Statewide Contract and of the applicable net metering rate code. The monthly metering charges associated with the QF DER system would be applied to the tenant notwithstanding provisions to the contrary that may be in the Interconnection Agreement or MN DIA, and the net metering benefits less monthly metering charges are the only terms being assigned to the Interconnection Customer to the named customer receiving retail service at the meter where the DER is interconnected. This tariff provision only applies where the DER system is physically connected to the meter where a tenant is the named Customer receiving retail electric service. Accordingly, in the case of multi-tenant apartment buildings, this tariff provision only applies where the DER system is physically connected to the meter where a tenant is the named Customer receiving retail electric service.

**Commented [DJR1]:** Addresses points from DO 4.a.

**Commented [DJR2]:** Reflects language in DO 2.

**Commented [DJR3]:** Addresses points from DO 4.d.

**Commented [DJR4]:** Reflects language in DO 3.

**Commented [DJR5]:** Addressed points from DO 4.b.

## CERTIFICATE OF SERVICE

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

xx by depositing a true and correct copy thereof, properly enveloped with postage paid in the United States mail at Minneapolis, Minnesota; or

xx by electronic filing.

Docket No.: E002/M-21-433

Dated this 17<sup>th</sup> day of December 2021.

/s/

---

Mustafa Adam  
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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Nate	Jones	njones@hcpd.com	Heartland Consumers Power	PO Box 248  Madison, SD 57042	Electronic Service	No	OFF_SL_21-433_M-21-433
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Camille	Kadoch	ckadoch@raponline.org	Regulatory Assistance Project	50 State Street Suite 3  Montpelier, VT 05602	Electronic Service	No	OFF_SL_21-433_M-21-433
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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Jim	Krueger	jkrueger@fmcs.coop	Freeborn-Mower Cooperative Services	Box 611  Albert Lea, MN 56007	Electronic Service	No	OFF_SL_21-433_M-21-433
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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Generic Notice	Residential Utilities Division	residential.utilities@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012131	Electronic Service	Yes	OFF_SL_21-433_M-21-433
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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