



June 19, 2017

—Via Electronic Filing—

Daniel P. Wolf Executive Secretary Minnesota Public Utilities Commission 121 7th Place East, Suite 350 St. Paul, MN 55101

RE: COMPLIANCE FILING – PROPOSED TARIFF REVISIONS

COMMUNITY SOLAR GARDENS AND CUSTOMER DATA PRIVACY

DOCKET NOS. E002/M-13-867 & E,G999/CI-12-1344

Dear Mr. Wolf:

Northern States Power Company, doing business as Xcel Energy, submits the enclosed proposed tariff revisions in compliance with the Commission's April 7, 2014 Order, Ordering Point No. 20. The changes we propose to our Solar*Rewards Community tariff language are in response to the Commission's June 9, 2017 Order in Docket No. E,G999/CI-12-1344, which implements a model customer consent process for utility release of Customer Energy Usage Data.

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. If you have any questions regarding this filing, please contact Jessica Peterson at Jessica.k.peterson@xcelenergy.com or 612-330-6850.

Sincerely,

/s/

SHAWN WHITE
MANAGER
DSM REGULATORY STRATEGY & PLANNING

Enclosures c: Service Lists

STATE OF MINNESOTA BEFORE THE MINNESOTA PUBLIC UTILITIES COMMISSION

Nancy Lange Chair
Dan Lipschultz Commissioner
Matthew Schuerger Commissioner
Katie J. Sieben Commissioner
John A. Tuma Commissioner

IN THE MATTER OF THE PETITION OF NORTHERN STATES POWER COMPANY FOR APPROVAL OF ITS PROPOSED COMMUNITY SOLAR GARDENS PROGRAM

IN THE MATTER OF A COMMISSION INQUIRY INTO PRIVACY POLICIES OF RATE-REGULATED ENERGY UTILITIES DOCKET NO. E,G999/CI-12-1344

DOCKET NO. E002/M-13-867

PETITION

INTRODUCTION

Northern States Power Company, doing business as Xcel Energy, submits proposed tariff revisions in compliance with Ordering Point No. 20 of the Commission's April 7, 2014 Order in Docket No. E002/M-13-867. The changes we propose to our Solar*Rewards Community tariff language are in response to the Commission's June 9, 2017 Order in Docket No. E,G999/CI-12-1344, which implements a model customer consent process for utility release of Customer Energy Usage Data (CEUD).

The Commission's April 7, 2014 Solar*Rewards Community Order requires that the privacy provisions contained in our Electric Rate Book, Section 9 Tariff for Solar*Rewards Community shall remain in place until and unless other requirements are adopted by the Commission in its generic privacy proceeding, Docket No. E,G999/CI-12-1344, or other Commission Order – and that the Company shall file the necessary revisions to its tariffs and contracts within 30 days of such order. The Commission's June 9, 2017 CEUD Order specifies and requires use of a model customer consent form for utility release of CEUD to third parties – and allows use of alternate forms consistent with the model form. Utilities are however, required to submit any alternate forms to the Commission.

Our Solar*Rewards Community program requires use of an alternate form, because the program's Subscriber Agency Agreement and Consent Form (SAA) that is part of the Tariff serves several purposes. In addition to authorizing the Company to release the subscriber's CEUD, it conveys the Renewable Energy Credits and energy and capacity associated with a subscription to the Company. It also provides for sharing other information we maintain about the subscriber with the Community Solar Garden Operator and its designated subcontractors and agents. Therefore, we propose tariff revisions intended to align the SAA with the model consent form approved in Docket No. 12-1344, but that also maintain the integrity of the Solar*Rewards Community program.

We respectfully request the Commission to:

- Approve our proposed tariff changes effective no later than September 7, 2017, which would allow us to implement the form within the 90 days as prescribed in the CEUD Order; and,
- Allow the Company to accept the current SAA tariff form, provided we receive the completed form within 24 months of the Commission's Order approving the revisions proposed in this filing. This 24-month timeframe is reasonable and in the public interest because it is equal to the timeframe garden operators have to achieve mechanical completion; customers and garden operators reasonably relied on an approved tariff form; it minimizes disruption to customers who signed the currently-approved SAA in anticipation of a garden; and it creates administrative efficiency for garden operators, who otherwise would need to secure customer signatures on the revised SAA.

In the event that the Commission is unable to issue an Order by September 7, 2017, because our SAA is an approved tariff – and we have submitted this filing in compliance with the requirements of the Community Solar Garden Order – we intend to continue to use the current SAA until the Commission issues an Order in this proceeding. We believe this is a practical and reasonable approach, and will also avoid disruption to continued Solar*Rewards Community subscriber enrollment during the transition to the model CEUD consent form.

The balance of this Petition describes the changes that we propose. We additionally provide redline and clean versions of our proposed tariff revisions as Attachment A to this filing.

I. SUMMARY OF FILING

A one-paragraph summary is attached to this filing pursuant to Minn. R. 7829.1300,

subp. 1.

II. SERVICE ON OTHER PARTIES

Pursuant to Minn. R. 7829.1300, subp. 2, the Company has served a copy of this filing on the Office of the Attorney General – Antitrust and Utilities Division. A summary of the filing has been served on all parties on the enclosed service list.

III. GENERAL FILING INFORMATION

Pursuant to Minn. R. 7829.1300, subp. 3, the Company provides the following information.

A. Name, Address, and Telephone Number of Utility

Northern States Power Company doing business as: Xcel Energy 414 Nicollet Mall Minneapolis, MN 55401 (612) 330-5500

B. Name, Address, and Telephone Number of Utility Attorney

James R. Denniston Assistant General Counsel Xcel Energy 414 Nicollet Mall, 401 - 8th Floor Minneapolis, MN 55401 (612) 215-4656

C. Date of Filing

The date of this filing is June 19, 2017. The Company requests the approval of the modified tariff sheets be effective no later than September 7, 2017, which will allow it to implement the form within the 90 days as prescribed in the CEUD Order.

D. Statute Controlling Schedule for Processing the Filing

Minn. Stat. § 216B.16 subd. 1 requires 60-days' notice to the Commission of a proposed tariff change, after which time the proposed tariff change takes effect unless suspended. Under the Commission's rules, the proposed tariff change discussed in this Petition falls within the definition of a miscellaneous tariff filing under Minn. R.

7829.0100, subp. 11, since no determination of Xcel Energy's general revenue requirement is necessary.

E. Utility Employee Responsible for Filing

Shawn M. White Manager, DSM & Renewable Regulatory Strategy & Planning Xcel Energy 414 Nicollet Mall, 401 - 6th Floor Minneapolis, MN 55401 (612) 330-6096

IV. MISCELLANEOUS INFORMATION

Pursuant to Minn. R. 7829.0700, the Company requests that the following persons be placed on the Commission's official service list for this proceeding:

James R. Denniston

Assistant General Counsel

Xcel Energy

414 Nicollet Mall, 401 - 8th Floor

Minneapolis, MN 55401

james.r.denniston@xcelenergy.com

Carl Cronin

Regulatory Administrator

Xcel Energy

414 Nicollet Mall, 401 - 7th Floor

Minneapolis, MN 55401

megulatory.records@xcelenergy.com

Any information requests in this proceeding should be submitted to Mr. Cronin at the Regulatory Records email address above.

V. DESCRIPTION AND PURPOSE OF FILING

A. Background

On January 8, 2013, the Commission initiated a generic privacy proceeding to inquire into the privacy policies of rate-regulated energy utilities, issuing a NOTICE OF COMMENT PERIOD ON CUSTOMER DATA PRIVACY IN DOCKET NO. E,G999/CI-12-1344. The Commission focused the inquiry in three tracks: (1) Red Flags/Identity Theft and Identity Fraud; (2) Personally Identifiable Information; and (3) Customer Energy Usage Data. During the course of this proceeding, the Commission issued several Orders on various aspects of these topics.

On September 30, 2013, the Company submitted a Petition proposing a community solar gardens program and requested approval of its program design, including the

application process, the fee structure, and the launch plan. The Company also sought approval of a corresponding tariff, which included the program terms and conditions and a subscriber contract. Among other things, the contract specifies the customer information the Company will share with the garden operator, which includes the customer's energy usage data.

On April 7, 2014 the Commission rejected the Company's proposed tariff and required it to file a revised solar garden plan. The Commission's Order also specified certain program attributes and parameters for its revised program filing, including certain subscriber protection measures.¹ Ordering Point No. 20 stated that the data privacy provisions contained in the Order shall remain in plan until and unless other requirements are adopted by the Commission in its generic privacy proceeding in Docket No. E,G999/CI-12-1344 or other Commission Order. In that case, the Company was required to submit revisions to its tariff and contracts within 30 days of such Order. On September 17, 2014, the Commission approved the Company's revised solar garden tariff.²

On June 9, 2017, the Commission issued its ORDER APPROVING CUSTOMER ENERGY USE DATA CONSENT FORM in Docket No. E,G999/CI-12-1344. In doing so, the Commission adopted a customer consent form to be used as a model for release of CEUD by utilities to designated third parties. The Order allows utilities to develop and use alternative forms consistent with the model form, with the caveat that any such alternative forms must be submitted to the Commission as a compliance filing for approval prior to its use. The Order also authorizes utilities to use their current consent forms for a period of up to 90 days following the date of the Order.

B. Purpose of Filing

The current SAA details subscriber terms and conditions for the Solar*Rewards Community program, including assignment of RECs and data requirements. A subset of these provisions specify customer and program data sharing between the Company and Garden Operators, as well as required reporting involving certain customer data. Customers must agree to its terms and conditions in order to become a Solar*Rewards Community subscriber.

In contemplating the implications to the Solar*Rewards Community tariff as a result of the Commission's CEUD Order, we compared the SAA to the model CEUD

 1 See Order Rejecting XCel's Solar-Garden Tariff Filing and Requiring the Company to File a Revised Solar-Garden Plan, Docket E002/M-13-867 (April 7, 2014).

² See Order Approving Solar-Garden Plan with Modifications, Docket No. E002/M-13-867 (September 17, 2014)

consent form and found that the majority of the model form elements are already contained in the SAA. To resolve the differences, we considered coupling the existing SAA with the model CEUD form – so, having subscribers sign both the current SAA and the model CEUD form. However, we decided it would be easier for customers and Garden Operators – and more efficient for the Company – to have a single subscriber authorization that conforms to the model CEUD consent form.

B. Proposed Changes

The changes necessary to conform the current SAA to the model CEUD form are largely limited to adding the specific Customer Disclosures to the SAA. The other elements of the model CEUD form, such as specifying the information to be shared with the third party, the third party's contact information, and the term of the authorization are already part of the Solar*Rewards Community tariff.

The specific revisions we propose are as follows:

Electric Rate Book – Section 9	Revisions		
Sheet No. 89	Add Solar Garden Fax and Subscriber Mailing Address.		
Sheet No. 90	Add the Company's mailing address and contact information as		
	found on the first page of the model CEUD form.		
Sheet No. 93	Add new Item 5, which contains the Customer Disclosures		
	from the second page of the model CEUD form with some		
	slight rewording to better fit the context.		
Sheet No. 93.1	Item 5 continued.		
	Add line for Title of signatory for corporation or unit of		
	government.		
	Add the URL for additional information from Xcel Energy,		
	including its privacy policy, as set forth on the first page of the		
	model CEUD form.		

C. Proposed Tariff Sheets

We provide as Attachment A to this filing, our proposed revisions to the Solar*Rewards Community tariff in both redline and clean format, as follows:

Minnesota Electric Rate Book—MPUC No. 2

Section 9, Sheet No. 89, revision 1

Section 9, Sheet No. 90, revision 1

Section 9, Sheet No. 93, revision 1

Section 9, Sheet No. 93.1, original

D. Implementation of the Revised SAA

We are requesting the Commission to approve our proposed tariff modifications no later than September 7, 2017, so that we can begin using the new form within the Commission's 90-day compliance requirement specified in the CEUD Order. If that does not occur, we intend to continue to use the current tariffed version of the SAA until the Commission issues an Order in this proceeding, so as to allow continued use of previously tariffed SAA forms and avoid disruption to enrolling subscribers in the Solar*Rewards Community program. We believe this is a practical and reasonable approach because our SAA is an approved tariff; we have submitted this filing in compliance with the requirements of the Community Solar Garden Order; and doing so will also avoid disruption to continued Solar*Rewards Community subscriber enrollment during the transition to the model CEUD consent form.

In approving our proposed revisions, we are also requesting the Commission to consider transition considerations. Currently, we have over 2,000 customers subscribed to active community solar gardens in our service area – all of whom have signed the SAA contained in our tariff. We estimate that there could be *double* this amount of customers who have already signed the current SAA, in anticipation of additional community solar gardens to become active.

Current program provisions allow gardens 24-months to achieve mechanical completion and become "active." In the interest of customers who may have signed the currently-approved SAA in anticipation of a garden – and administrative efficiency for garden operators – we request the Commission allow the Company to accept either the current or new SAA for a period not to exceed 24 months from the Commission's Order in this proceeding. Once accepted by the Company, the signed SAA can be used for the duration of the Subscriber's subscription in the Solar*Rewards Community program. We believe this 24 month time period is reasonable, because it is equal to the timeframe garden operators have to achieve mechanical completion – and the likelihood that garden operators have begun obtaining signatures of customers using the currently-approved SAA tariff form well ahead mechanical completion of their gardens.

VI. EFFECT OF CHANGE UPON XCEL ENERGY REVENUE

This Petition has no effect on Xcel Energy revenue. The changes proposed are to the terms and conditions of the Company's Solar*Rewards Community tariff provisions to conform it to the Commission's model CEUD consent form.

CONCLUSION

Xcel Energy submits proposed revisions to its Solar*Rewards Community Subscriber Agency Agreement and Consent Form that conform it to the Commission's model CEUD consent form. We respectfully request the Commission to:

- Approve our proposed tariff changes effective no later than September 7, 2017, which would allow us to implement the form within the 90 days as prescribed in the CEUD Order; and,
- Allow the Company to accept the current SAA tariff form, provided we receive the completed form within 24 months of the Commission's Order approving the revisions proposed in this filing. Once accepted by the Company, the signed SAA can be used for the duration of the Subscriber's subscription in the Solar*Rewards Community program. This 24 month timeframe is reasonable and in the public interest because it is equal to the timeframe garden operators have to achieve mechanical completion; customers and garden operators reasonably relied on an approved tariff form; it minimizes disruption to customers who signed the currently-approved SAA in anticipation of a garden; and it creates administrative efficiency for garden operators, who otherwise would need to secure customer signatures on the revised SAA.

Dated: June 19, 2017

Northern States Power Company

STATE OF MINNESOTA BEFORE THE MINNESOTA PUBLIC UTILITIES COMMISSION

Nancy Lange	Chair
Dan Lipschultz	Commissioner
Matthew Schuerger	Commissioner
Katie J. Sieben	Commissioner
John A. Tuma	Commissioner

IN THE MATTER OF THE PETITION OF

NORTHERN STATES POWER COMPANY
FOR APPROVAL OF ITS PROPOSED

COMMUNITY SOLAR GARDENS PROGRAM

IN THE MATTER OF A COMMISSION INQUIRY INTO PRIVACY POLICIES OF RATE-REGULATED ENERGY UTILITIES DOCKET NO. E,G999/CI-12-1344

PETITION

SUMMARY OF FILING

Please take notice that on June 19, 2017, Northern States Power Company doing business as Xcel Energy filed with the Minnesota Public Utilities Commission a Petition for containing proposed tariff revisions in compliance with Ordering Point No. 20 of the Commission's April 7, 2014 Order in Docket No. E002/M-13-867. The changes proposed to the Company's Solar*Rewards Community tariff language are in response to the Commission's June 9, 2017 Order in Docket No. E,G999/CI-12-1344, which implements a model customer consent process for utility release of Customer Energy Usage Data.

E,G999/CI-12-1344 & E002/M-13-867 Petition - Attachment A Page 1 of 10

Redline

MINNESOTA ELECTRIC RATE BOOK - MPUC NO. 2

STANDARD CONTRACT FOR
SOLAR*REWARDS COMMUNITY (Continued)

Community Solar Garden Name:

Section No. 9

Original 1st Revised Sheet No. 89

Attachment "A"

Solar*Rewards Community Subscriber Agency Agreement and Consent Form

Community Solar Garden Address:

The undersigned ("Subscriber") has a Subscription to the following Community Solar Garden:

Community Solar Garden Operator:	Community Solar Garden contact information for Subscriber questions and complaints: Address (if different from above):
	Telephone number:
	Email address:
	Fax:
Subscriber Name:	Subscriber Service Address where receiving electrical service from Northern States Power Company:
Subscriber's Account Number with Northern States Power Company:	Subscriber Mailing Address (if different from above):

(Continued on Sheet No. 9-90)

Date Filed: 09-30-1306-19-17 By: David M. SparbyChristopher B. Clark Effective Date: 09-17-14

President, and CEO of Northern States Power Company, a Minnesota corporation

Docket No. -<u>EG999/CI-12-1344 & Order Date:</u>

E002/M-13-867

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Section No. 9

Original 1st Revised Sheet No. 90

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STANDARD CONTRACT FOR SOLAR*REWARDS COMMUNITY (Continued)

Northern States Power Company Contact Information	
Mailing Address:	
Phone:	
Email:	

By signing this Solar*Rewards Community Subscriber Agency Agreement and Consent Form, the Subscriber agrees to all of the following:

- 1. Assignment of Renewable Energy Credits ("RECs"), Energy and Capacity to Northern States Power Company, a Minnesota corporation. The Subscriber agrees that the Community Solar Garden Operator has authority to assign all energy produced and capacity associated with the photovoltaic energy system at the Community Solar Garden to Northern States Power Company, and the Subscriber agrees that all energy produced, and capacity associated with the Subscriber's share of the photovoltaic energy system at the Community Solar Garden shall belong to Northern States Power Company. The Subscriber also agrees that the Community Solar Garden Operator has authority to assign all RECs associated with the photovoltaic energy system at the Community Solar Garden to Northern States Power Company, and that if the Community Solar Garden or a person or entity on its behalf has assigned the RECs to Northern States Power Company, then all RECs associated with the Subscriber's share of the photovoltaic energy system at the Community Solar Garden shall belong to Northern States Power Company.
- 2. <u>Tax Implications</u>. The Community Solar Garden Operator has provided the Subscriber with a statement that Northern States Power Company makes no representations concerning the taxable consequences to the Subscriber with respect to its Bill Credits to the Subscriber or other tax issues relating to participation in the Community Solar Garden.

(Continued on Sheet No. 9-91)

Date Filed: -09-30-1306-19-17 By: David M. Sparby Christopher B. Clark Effective Date: 09-17-14

President, and CEO of Northern States Power Company, a Minnesota corporation

Docket No. <u>EG999/CI-12-1344 &</u> Order Date: <u>09-17-14</u>

STANDARD CONTRACT FOR SOLAR*REWARDS COMMUNITY (Continued)

Section No. 9

Original 1st Revised Sheet No. 93

- 4. Information Sharing. (Continued)
- e. <u>Liability Release</u>. Northern States Power Company shall not be responsible for monitoring or taking any steps to ensure that the Community Solar Garden Operator maintains the confidentiality of the Subscriber's Account Information, the Subscriber's Energy Usage or the Bill Credits received pertaining to the Subscriber's participation in the Community Solar Garden. However, Northern States Power Company shall remain liable for its own inappropriate release of Subscriber's Account Information and Subscriber's Energy Use Data.
- f. <u>Duration of Consent</u>. The Subscriber's consent to this information sharing shall be ongoing for the Term of the Contract between the Community Solar Garden Operator and Northern States Power Company, or until the Subscriber no longer has a Subscription to the Community Solar Garden and the Community Solar Garden Operator notifies Northern States Power Company of this fact through the CSG Application System. Provided, however, the Subscriber's consent shall also apply thereafter to all such information of the Subscriber pertaining to that period of time during which the Subscriber had a Subscription to the Community Solar Garden.
- g. <u>Modification</u>. The above provisions addressing data privacy and in Exhibit 1 shall remain in place until and unless other requirements are adopted by the MPUC in its generic privacy proceeding, Docket No. E,G999/CI-12-1344, or other MPUC Order. Northern States Power Company shall file necessary revisions to its tariffs and contracts within thirty (30) days of such Order.
 - 5. Subscriber Disclosures.
- a. Customer data can provide insight into activities within the premise receiving utility service. Northern

 States Power Company may not disclose customer data except (1) if you authorize the disclosure, (2) to contracted agents that perform services on behalf of the utility, or (3) as otherwise permitted or required by regulations.
- b. Not authorizing disclosure will not affect utility service, but will impact a proposed Subscriber's ability to participate in the Solar*Rewards Community program.
- c. Subscribers may access their standard customer data from Northern States Power Company without any additional charge.
- d. Northern States Power Company will have no control over the data disclosed pursuant to this consent, and will not be responsible for monitoring or taking any steps to ensure that the data recipient maintains the confidentiality of the data or uses the data as authorized by you. Please be advised that you may not be able to control the use or misuse of your data once it has been released.

Subscriber's Name:	
Subscriber's Signature:	
Date:	

(Continued on Sheet No. <u>9-949-93.1</u>)

Date Filed: 09-30-1306-19-17 By: David M. Sparby Christopher B. Clark Effective Date: 09-17-14

President, and CEO of Northern States Power Company, a Minnesota corporation

Docket No. <u>EG999/CI-12-1344 &</u> Order Date: 09-17-14

E002/M-13-867

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Northern States Power Company, a Minnesota corporation Minneapolis, Minnesota 55401

MINNESOTA ELECTRIC RATE BOOK - MPUC NO. 2

STANDARD CONTRACT FOR SOLAR*REWARDS COMMUNITY (Continued)

Section No. 9
Original Sheet No. 93.1

5. Subscriber Disclosures. (Continued)

e. In addition to the Subscriber data described above, the data recipient may also receive the following from Northern States Power Company: your name; account number; service number; meter number; utility type; service address; premise number; premise description; meter read date(s); number of days in the billing period; utility invoice date; base rate bill amount; other charges including base rate and non-base rate adjustments; taxes; and invoice total amount. Northern States Power Company will not provide any other information, including personally identifiable information such as your Social Security Number or any financial account number to the data recipient through this consent form.

<u>f. For additional information, including the Xcel Energy privacy policy that applies to Northern States Power</u> Company, visit: xcelenergy.com.

Subscriber's Name:		
Subscriber's Signature:		
Print or Type name and Title of signatory if Subscriber is a corporation or unit of government:		
Date:		

(Continued on Sheet No. 9-94)

Date Filed: 06-19-17 By: Christopher B. Clark Effective Date:

President, Northern States Power Company, a Minnesota corporation

Docket No. EG999/CI-12-1344 & Order Date:

E,G999/CI-12-1344 & E002/M-13-867 Petition - Attachment A Page 6 of 10

Clean

MINNESOTA ELECTRIC RATE BOOK - MPUC NO. 2

STANDARD CONTRACT FOR SOLAR*REWARDS COMMUNITY (Continued)

Section No. 9 1st Revised Sheet No. 89

Attachment "A"

Solar*Rewards Community Subscriber Agency Agreement and Consent Form

The undersigned ("Subscriber") has a Subscription to the following Community Solar Garden:

Community Solar Garden Name:	Community Solar Garden Address:	
Community Solar Garden Operator:	Community Solar Garden contact information for Subscriber questions and complaints: Address (if different from above):	
	Telephone number: Email address:	
	Web Site URL:	
Subscriber Name:	Subscriber Service Address where receiving electrical service from Northern States Power Company:	
Subscriber's Account Number with Northern States Power Company:	Subscriber Mailing Address (if different from above):	

(Continued on Sheet No. 9-90)

Date Filed: 06-19-17 By: Christopher B. Clark Effective Date:

President, Northern States Power Company, a Minnesota corporation

Docket No. EG999/CI-12-1344 & Order Date:

E002/M-13-867

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N | STANDARD CONTRACT FOR **SOLAR*REWARDS COMMUNITY (Continued)**

Section No. 9

1st Revised Sheet No. 90

Northern States Power Company Contact In	formation
Mailing Address:	
Phone:	-
Email:	
Fax:	

By signing this Solar*Rewards Community Subscriber Agency Agreement and Consent Form, the Subscriber agrees to all of the following:

- 1. Assignment of Renewable Energy Credits ("RECs"), Energy and Capacity to Northern States Power Company, a Minnesota corporation. The Subscriber agrees that the Community Solar Garden Operator has authority to assign all energy produced and capacity associated with the photovoltaic energy system at the Community Solar Garden to Northern States Power Company, and the Subscriber agrees that all energy produced, and capacity associated with the Subscriber's share of the photovoltaic energy system at the Community Solar Garden shall belong to Northern States Power Company. The Subscriber also agrees that the Community Solar Garden Operator has authority to assign all RECs associated with the photovoltaic energy system at the Community Solar Garden to Northern States Power Company, and that if the Community Solar Garden or a person or entity on its behalf has assigned the RECs to Northern States Power Company, then all RECs associated with the Subscriber's share of the photovoltaic energy system at the Community Solar Garden shall belong to Northern States Power Company.
- 2. Tax Implications. The Community Solar Garden Operator has provided the Subscriber with a statement that Northern States Power Company makes no representations concerning the taxable consequences to the Subscriber with respect to its Bill Credits to the Subscriber or other tax issues relating to participation in the Community Solar Garden.

(Continued on Sheet No. 9-91)

Date Filed: 06-19-17 By: Christopher B. Clark Effective Date:

President, Northern States Power Company, a Minnesota corporation

Docket No. EG999/CI-12-1344 & Order Date:

STANDARD CONTRACT FOR SOLAR*REWARDS COMMUNITY (Continued)

Section No. 9
1st Revised Sheet No. 93

4. Information Sharing. (Continued)

- e. <u>Liability Release</u>. Northern States Power Company shall not be responsible for monitoring or taking any steps to ensure that the Community Solar Garden Operator maintains the confidentiality of the Subscriber's Account Information, the Subscriber's Energy Usage or the Bill Credits received pertaining to the Subscriber's participation in the Community Solar Garden. However, Northern States Power Company shall remain liable for its own inappropriate release of Subscriber's Account Information and Subscriber's Energy Use Data.
- f. <u>Duration of Consent</u>. The Subscriber's consent to this information sharing shall be ongoing for the Term of the Contract between the Community Solar Garden Operator and Northern States Power Company, or until the Subscriber no longer has a Subscription to the Community Solar Garden and the Community Solar Garden Operator notifies Northern States Power Company of this fact through the CSG Application System. Provided, however, the Subscriber's consent shall also apply thereafter to all such information of the Subscriber pertaining to that period of time during which the Subscriber had a Subscription to the Community Solar Garden.
- g. <u>Modification</u>. The above provisions addressing data privacy and in Exhibit 1 shall remain in place until and unless other requirements are adopted by the MPUC in its generic privacy proceeding, Docket No. E,G999/CI-12-1344, or other MPUC Order. Northern States Power Company shall file necessary revisions to its tariffs and contracts within thirty (30) days of such Order.

5. Subscriber Disclosures.

- a. Customer data can provide insight into activities within the premise receiving utility service. Northern States Power Company may not disclose customer data except (1) if you authorize the disclosure, (2) to contracted agents that perform services on behalf of the utility, or (3) as otherwise permitted or required by regulations.
- b. Not authorizing disclosure will not affect utility service, but will impact a proposed Subscriber's ability to participate in the Solar*Rewards Community program.
- c. Subscribers may access their standard customer data from Northern States Power Company without any additional charge.
- d. Northern States Power Company will have no control over the data disclosed pursuant to this consent, and will not be responsible for monitoring or taking any steps to ensure that the data recipient maintains the confidentiality of the data or uses the data as authorized by you. Please be advised that you may not be able to control the use or misuse of your data once it has been released.

(Continued on Sheet No. 9-93.1)

Date Filed: 06-19-17 By: Christopher B. Clark Effective Date:

President, Northern States Power Company, a Minnesota corporation

Docket No. EG999/CI-12-1344 & Order Date:

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Northern States Power Company, a Minnesota corporation Minneapolis, Minnesota 55401

MINNESOTA ELECTRIC RATE BOOK - MPUC NO. 2

STANDARD CONTRACT FOR SOLAR*REWARDS COMMUNITY (Continued)

Section No. 9
Original Sheet No. 93.1

Subscriber Disclosures. (Cor	ntinued
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e. In addition to the Subscriber data described above, the data recipient may also receive the following from Northern States Power Company: your name; account number; service number; meter number; utility type; service address; premise number; premise description; meter read date(s); number of days in the billing period; utility invoice date; base rate bill amount; other charges including base rate and non-base rate adjustments; taxes; and invoice total amount. Northern States Power Company will not provide any other information, including personally identifiable information such as your Social Security Number or any financial account number to the data recipient through this consent form.

f. For additional information, including the Xcel Energy privacy policy that applies to Northern States Power Company, visit: xcelenergy.com.

Subscriber's Name:		
Subscriber's Signature:		
Print or Type name and Title of signatory if Subscriber is a corporation or unit of government:		
Date:		

(Continued on Sheet No. 9-94)

Date Filed: 06-19-17 By: Christopher B. Clark Effective Date:

President, Northern States Power Company, a Minnesota corporation

Docket No. EG999/CI-12-1344 & Order Date:

CERTIFICATE OF SERVICE

I, Lynnette Sweet, 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 Nos. E002/M-13-867 E,G999/CI-12-1344

Dated this 19th day of June 2017

/s/

Lynnette Sweet Regulatory Administrator

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Ross	Abbey	rabbey@mnsolarconnectio n.com	Bright Green Consulting	345 St. Peter Street Suite 1600 St. Paul, MN 55102	Electronic Service	No	OFF_SL_13-867_Official
Michael	Allen	michael.allen@allenergysol ar.com	All Energy Solar	721 W 26th st Suite 211 Minneapolis, Minnesota 55405	Electronic Service	No	OFF_SL_13-867_Official
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_13-867_Official
Sara	Baldwin Auck	sarab@irecusa.org	Interstate Renewable Energy Council, Inc.	PO Box 1156 Latham, NY 12110	Electronic Service	No	OFF_SL_13-867_Official
Kenneth	Bradley	kbradley1965@gmail.com		2837 Emerson Ave S Apt CW112 Minneapolis, MN 55408	Electronic Service	No	OFF_SL_13-867_Official
Michael J.	Bull	mbull@mncee.org	Center for Energy and Environment	212 Third Ave N Ste 560 Minneapolis, MN 55401	Electronic Service	No	OFF_SL_13-867_Official
Jessica	Burdette	jessica.burdette@state.mn. us	Department of Commerce	85 7th Place East Suite 500 St. Paul, MN 55101	Electronic Service	No	OFF_SL_13-867_Official
Joel	Cannon	jcannon@tenksolar.com	Tenk Solar, Inc.	9549 Penn Avenue S Bloomington, MN 55431	Electronic Service	No	OFF_SL_13-867_Official
Carl	Cronin	Regulatory.records@xcele nergy.com	Xcel Energy	414 Nicollet Mall FL 7 Minneapolis, MN 554011993	Electronic Service	No	OFF_SL_13-867_Official
Arthur	Crowell	Crowell.arthur@yahoo.com	A Work of Art Solar	14333 Orchard Rd. Minnetonka, MN 55345	Electronic Service	No	OFF_SL_13-867_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Timothy	DenHerder Thomas	timothy@cooperativeenerg yfutures.com	Cooperative Energy Futures	3500 Bloomington Ave. S Minneapolis, MN 55407	Electronic Service	No	OFF_SL_13-867_Official
James	Denniston	james.r.denniston@xcelen ergy.com	Xcel Energy Services, Inc.	414 Nicollet Mall, Fifth Floor Minneapolis, MN 55401	Electronic Service	No	OFF_SL_13-867_Official
lan	Dobson	ian.dobson@ag.state.mn.u s	Office of the Attorney General-RUD	Antitrust and Utilities Division 445 Minnesota Street, BRM Tower St. Paul, MN 55101	Electronic Service 1400	Yes	OFF_SL_13-867_Official
lan	Dobson	Residential.Utilities@ag.sta te.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_13-867_Official
Jason	Edens	jason@rreal.org	Rural Renewable Energy Alliance	3963 8th Street SW Backus, MN 55435	Electronic Service	No	OFF_SL_13-867_Official
Betsy	Engelking	betsy@geronimoenergy.co m	Geronimo Energy	7650 Edinborough Way Suite 725 Edina, MN 55435	Electronic Service	No	OFF_SL_13-867_Official
John	Farrell	jfarrell@ilsr.org	Institute for Local Self-Reliance	1313 5th St SE #303 Minneapolis, MN 55414	Electronic Service	No	OFF_SL_13-867_Official
Emma	Fazio	emma.fazio@stoel.com	Stoel Rives LLP	33 South Sixth Street Suite 4200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_13-867_Official
Sharon	Ferguson	sharon.ferguson@state.mn .us	Department of Commerce	85 7th Place E Ste 280 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_13-867_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Nathan	Franzen	nathan@geronimoenergy.c om	Geronimo Energy	7650 Edinborough Way Suite 725 Edina, MN 55435	Electronic Service	No	OFF_SL_13-867_Official
Karen	Gados	karen@mysunshare.com	SunShare, LLC	1441 18th Street Suite 400 Denver, CO 80202	Electronic Service	No	OFF_SL_13-867_Official
Hal	Galvin	halgalvin@comcast.net	Provectus Energy Development IIc	1936 Kenwood Parkway Minneapolis, MN 55405	Electronic Service	No	OFF_SL_13-867_Official
Allen	Gleckner	gleckner@fresh-energy.org	Fresh Energy	408 St. Peter Street Ste 220 Saint Paul, Minnesota 55102	Electronic Service	No	OFF_SL_13-867_Official
Sean	Gosiewski	sean@afors.org	Alliance for Sustainability	2801 21st Ave S Ste 100 Minneapolis, MN 55407	Electronic Service	No	OFF_SL_13-867_Official
Todd J.	Guerrero	todd.guerrero@kutakrock.c om	Kutak Rock LLP	Suite 1750 220 South Sixth Stree Minneapolis, MN 554021425	Electronic Service	No	OFF_SL_13-867_Official
Timothy	Gulden	info@winonarenewableene rgy.com	Winona Renewable Energy, LLC	1449 Ridgewood Dr Winona, MN 55987	Electronic Service	No	OFF_SL_13-867_Official
Michael	Harvey	mike@weknowsolar.com	We Know Solar	265 Mounds View Rd Suite #1 River Falls, WI 54022	Electronic Service	No	OFF_SL_13-867_Official
Duane	Hebert	duane.hebert@novelenerg y.biz	Novel Energy Solutions	1628 2nd Ave SE Rochester, MN 55904	Electronic Service	No	OFF_SL_13-867_Official
Jim	Horan	Jim@MREA.org	Minnesota Rural Electric Association	11640 73rd Ave N Maple Grove, MN 55369	Electronic Service	No	OFF_SL_13-867_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Jan	Hubbard	jan.hubbard@comcast.net		7730 Mississippi Lane Brooklyn Park, MN 55444	Electronic Service	No	OFF_SL_13-867_Official
John S.	Jaffray	jjaffray@jjrpower.com	JJR Power	350 Highway 7 Suite 236 Excelsior, MN 55331	Electronic Service	No	OFF_SL_13-867_Official
Linda	Jensen	linda.s.jensen@ag.state.m n.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota Street St. Paul, MN 551012134	Electronic Service	No	OFF_SL_13-867_Official
Julie	Jorgensen	Julie@greenmark.us.com	GreenMark Community Solar LLC	708 N. 1st St. #421 Minneapolis, MN 55401	Electronic Service	No	OFF_SL_13-867_Official
Michael	Kampmeyer	mkampmeyer@a-e- group.com	AEG Group, LLC	260 Salem Church Road Sunfish Lake, Minnesota 55118	Electronic Service	No	OFF_SL_13-867_Official
John	Kearney	jmkearney@MnSEIA.org	MnSEIA	2512 33rd Ave S Minneapolis, MN 55406	Electronic Service	No	OFF_SL_13-867_Official
Brad	Klein	bklein@elpc.org	Environmental Law & Policy Center	35 E. Wacker Drive, Suite 1600 Suite 1600 Chicago, IL 60601	Electronic Service	No	OFF_SL_13-867_Official
Madeleine	Klein	mklein@socoreenergy.com	SoCore Energy	225 W Hubbard Street Suite 200 Chicago, IL 60654	Electronic Service	No	OFF_SL_13-867_Official
John	Kluempke	BADEMAIL- jwkluempke@winlectric.co m	Elk River Winlectric	12777 Meadowvale Rd Elk River, MN 55330	Paper Service	No	OFF_SL_13-867_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Jon	Kramer	sundialjon@gmail.com	Sundial Solar	3209 W 76th St Edina, MN 55435	Electronic Service	No	OFF_SL_13-867_Officia
Michael	Krause	michaelkrause61@yahoo.c om	Kandiyo Consulting, LLC	433 S 7th Street Suite 2025 Minneapolis, Minnesota 55415	Electronic Service	No	OFF_SL_13-867_Officia
Dean	Leischow	dean@sunriseenergyventur es.com	Sunrise Energy Ventures	601 Carlson Parkway, Suite 1050 Minneapolis, MN 55305	Electronic Service	No	OFF_SL_13-867_Official
Erica	McConnell	mcconnell@smwlaw.com	Shute, Mihaly & Weinberger LLP	396 Hayes St San Francisco, California 94102-4421	Electronic Service	No	OFF_SL_13-867_Official
Thomas	Melone	Thomas.Melone@AllcoUS.com	Minnesota Go Solar LLC	222 South 9th Street Suite 1600 Minneapolis, Minnesota 55120	Electronic Service	No	OFF_SL_13-867_Official
Andrew	Moratzka	andrew.moratzka@stoel.co m	Stoel Rives LLP	33 South Sixth St Ste 4200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_13-867_Official
Martin	Morud	mmorud@trunorthsolar.co m	Tru North Solar	5115 45th Ave S Minneapolis, MN 55417	Electronic Service	No	OFF_SL_13-867_Official
Rolf	Nordstrom	rnordstrom@gpisd.net	Great Plains Institute	2801 21ST AVE S STE 220 Minneapolis, MN 55407-1229	Electronic Service	No	OFF_SL_13-867_Official
Jeff	O'Neill	jeff.oneill@ci.monticello.mn .us	City of Monticello	505 Walnut Street Suite 1 Monticelllo, Minnesota 55362	Electronic Service	No	OFF_SL_13-867_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Eric	Pasi	ericp@ips-solar.com	Innovative Power Systems Solar	2670 Patton Rd Roseville, MN 55113	Electronic Service	No	OFF_SL_13-867_Official
Dan	Patry	dpatry@sunedison.com	SunEdison	600 Clipper Drive Belmont, CA 94002	Electronic Service	No	OFF_SL_13-867_Official
Jeffrey C	Paulson	jeff.jcplaw@comcast.net	Paulson Law Office, Ltd.	4445 W 77th Street Suite 224 Edina, MN 55435	Electronic Service	No	OFF_SL_13-867_Official
Gayle	Prest	gayle.prest@minneapolism n.gov	City of Mpls Sustainability	350 South 5th St, #315 Minneapolis, MN 55415	Electronic Service	No	OFF_SL_13-867_Official
David	Shaffer	DShaffer@MnSEIA.org	Minnesota Solar Energy Industries Project	1005 Fairmount Ave Saint Paul, MN 55105	Electronic Service	No	OFF_SL_13-867_Official
Doug	Shoemaker	dougs@mnRenewables.or g	MRES	2928 5th Ave S Minneapolis, MN 55408	Electronic Service	No	OFF_SL_13-867_Official
Eric	Swanson	eswanson@winthrop.com	Winthrop Weinstine	225 S 6th St Ste 3500 Capella Tower Minneapolis, MN 554024629	Electronic Service	No	OFF_SL_13-867_Official
Thomas P.	Sweeney III	tom.sweeney@easycleane nergy.com	Clean Energy Collective	P O Box 1828 Boulder, CO 80306-1828	Electronic Service	No	OFF_SL_13-867_Official
Pat	Treseler	pat.jcplaw@comcast.net	Paulson Law Office LTD	4445 W 77th Street Suite 224 Edina, MN 55435	Electronic Service	No	OFF_SL_13-867_Official
Jason	Willett	jason.willett@metc.state.m n.us	Metropolitan Council	390 Robert St N Saint Paul, MN 55101-1805	Electronic Service	No	OFF_SL_13-867_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_13-867_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Tamie A.	Aberle	tamie.aberle@mdu.com	Great Plains Natural Gas Co.	400 North Fourth Street Bismarck, ND 585014092	Electronic Service	No	OFF_SL_12-1344_Official
Michael	Ahern	ahern.michael@dorsey.co m	Dorsey & Whitney, LLP	50 S 6th St Ste 1500 Minneapolis, MN 554021498	Electronic Service	No	OFF_SL_12-1344_Official
Arnie	Anderson	ArnieAnderson@MinnCAP.	Minnesota Community Action Partnership	MCIT Building 100 Empire Drive, Sui 202 St. Paul, MN 55103	Electronic Service te	No	OFF_SL_12-1344_Official
Kristine	Anderson	kanderson@greatermngas.com	Greater Minnesota Gas, Inc.	202 S. Main Street Le Sueur, MN 56058	Electronic Service	No	OFF_SL_12-1344_Official
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_12-1344_Official
Martin S.	BeVier	bevi0022@umn.edu		4001 Grand Ave South # 3 Minneapolis, MN 55409	Electronic Service	No	OFF_SL_12-1344_Official
Scott	Bohler	scott.bohler@ftr.com	Frontier Communications Corporation	2378 Wilshire Blvd Mound, MN 55364-1652	Electronic Service	No	OFF_SL_12-1344_Official
Jon	Braman	N/A	Bright Power, Inc.	11 Hanover Square, 21st floor New York, NY 10005	Paper Service	No	OFF_SL_12-1344_Official
Sheri	Brezinka	sbrezinka@usgbc.org	USGBC-Minnesota Chapter	701 Washington Ave. N Suite 200 Minneapolis, MN 55401	Electronic Service	No	OFF_SL_12-1344_Official
Annika	Brink	abrink@nhtinc.org	National Housing Trust	1101 30th Street NW Suite 100A Washington, DC 20007	Electronic Service	No	OFF_SL_12-1344_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Peter	Brown	N/A	Minnesota Tenants Union	3121 Portland Ave. Minneapolis, MN 55407-1528	Paper Service	No	OFF_SL_12-1344_Official
Charlie	Buck	charlie.buck@oracle.com	Oracle	760 Market St FL 4 San Francisco, CA 94102	Electronic Service	No	OFF_SL_12-1344_Official
Michael J.	Bull	mbull@mncee.org	Center for Energy and Environment	212 Third Ave N Ste 560 Minneapolis, MN 55401	Electronic Service	No	OFF_SL_12-1344_Official
Cesar	Caballero	Cesar.Caballero@windstre am.com	Windstream	4001 Rodney Parham Little Rock, AR 72212	Electronic Service	No	OFF_SL_12-1344_Official
Richard	Carter	rick.carter@lhbcorp.com		2780 Shadywood Rd Excelsior, MN 55331-9599	Paper Service	No	OFF_SL_12-1344_Official
Brent	Christensen	bchristensen@mnta.org	Minnesota Telecom Alliance	1000 Westgate Drive, Ste 252 St. Paul, MN 55117	Electronic Service	No	OFF_SL_12-1344_Official
Andrew	Clearwater	N/A	Future of Privacy Forum	1400 I St NW Ste 450 Washington, DC 20005-6503	Paper Service	No	OFF_SL_12-1344_Official
Roger	Colton	roger@fsconline.com		34 warwick road belmont, ma 02478	Electronic Service	No	OFF_SL_12-1344_Official
Carl	Cronin	Regulatory.records@xcele nergy.com	Xcel Energy	414 Nicollet Mall FL 7 Minneapolis, MN 554011993	Electronic Service	No	OFF_SL_12-1344_Official
Stacy	Dahl	sdahl@minnkota.com	Minnkota Power Cooperative, Inc.	1822 Mill Road PO Box 13200 Grand Forks, ND 58208-3200	Electronic Service	No	OFF_SL_12-1344_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
lan	Dobson	ian.dobson@ag.state.mn.u s	Office of the Attorney General-RUD	Antitrust and Utilities Division 445 Minnesota Street, BRM Tower St. Paul, MN 55101	Electronic Service 1400	No	OFF_SL_12-1344_Officia
lan	Dobson	Residential.Utilities@ag.sta te.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_12-1344_Official
Steve	Downer	sdowner@mmua.org	MMUA	3025 Harbor Ln N Ste 400 Plymouth, MN 554475142	Electronic Service	No	OFF_SL_12-1344_Official
Jennifer	Edwards	jedwards@mncee.org	Center for Energy and Environment	212 3rd Ave. N. Ste 560 Minneapolis, MN 55401	Electronic Service	No	OFF_SL_12-1344_Official
Emma	Fazio	emma.fazio@stoel.com	Stoel Rives LLP	33 South Sixth Street Suite 4200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_12-1344_Official
Sharon	Ferguson	sharon.ferguson@state.mn .us	Department of Commerce	85 7th Place E Ste 280 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_12-1344_Official
Rick	GoodemannV	N/A	Southwest Minnesota Housing Partnership	Center for Regional Development 2401 Broadway Ave. Slayton, MN 56172-1142	Paper Service	No	OFF_SL_12-1344_Official
Bill	Gullickson	wdgvc76@yahoo.com		1819 Colfax Avenue S Minneapolis, MN 55403	Electronic Service	No	OFF_SL_12-1344_Official
Philip	Henderson	N/A	Natural Resources Defense Council	1152 15th Street Washington, DC 20005	Paper Service	No	OFF_SL_12-1344_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Ryan	Hentges	ryanh@mvec.net	Minnesota Valley Electric Cooperative	Electric Dr Jordan,	Electronic Service	No	OFF_SL_12-1344_Officia
				MN 55352			
Jim	Horan	Jim@MREA.org	Minnesota Rural Electric Association	11640 73rd Ave N Maple Grove, MN 55369	Electronic Service	No	OFF_SL_12-1344_Official
Caroline	Horton	N/A	Aeon	901 N. 3rd St. Suite 150 Minneapolis, MN 55401	Paper Service	No	OFF_SL_12-1344_Official
Lori	Hoyum	lhoyum@mnpower.com	Minnesota Power	30 West Superior Street Duluth, MN 55802	Electronic Service	No	OFF_SL_12-1344_Official
Craig	Johnson	cjohnson@Imc.org	League of Minnesota Cities	145 University Ave. W. Saint Paul, MN 55103-2044	Electronic Service	No	OFF_SL_12-1344_Official
Steve	Kismohr	skismohr@mwalliance.org	Midwest Energy Efficiency Alliance	20 N. Wacker Drive Suite 1301 Chicago, IL 60606	Electronic Service	No	OFF_SL_12-1344_Official
Alexandra	Klass	aklass@umn.edu		University of Minnesota Law School 229-19th Avenue Sout Minneapolis, MN 55105	Electronic Service	No	OFF_SL_12-1344_Official
Nicolle	Kupser	nkupser@greatermngas.co m	Greater Minnesota Gas, Inc.	202 South Main Street P.O. Box 68 Le Sueur, MN 56058	Electronic Service	No	OFF_SL_12-1344_Official
Joel	Larson	jlarson@minnkota.com	Minnkota Power Cooperative, Inc.	1822 Mill Road Grand Forks, ND 58203	Electronic Service	No	OFF_SL_12-1344_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Douglas	Larson	dlarson@dakotaelectric.co m	Dakota Electric Association	4300 220th St W Farmington, MN 55024	Electronic Service	No	OFF_SL_12-1344_Officia
Amber	Lee	ASLee@minnesotaenergyr esources.com	Minnesota Energy Resources Corporation	2665 145th St W Rosemount, MN 55068	Electronic Service	No	OFF_SL_12-1344_Officia
Kevin	Lewis	kl@bomampls.org	Greater Minneapolis BOMA	Suite 610 121 South 8th Street Minneapolis, MN 55402	Electronic Service	No	OFF_SL_12-1344_Officia
Todd	Liljenquist	N/A	Minnesota Multi Housing Association (MHA)	1600 West 82nd Street, Suite 110 Minneapolis, MN 55431	Paper Service	No	OFF_SL_12-1344_Officia
Alison	Lindburg	lindburg@fresh-energy.org	Fresh Energy	408 St. Peter St Ste 220 St. Paul, MN 55102	Paper Service	No	OFF_SL_12-1344_Officia
Kevin	Marquardt	Kevin.Marquardt@CenterPointEnergy.com	CenterPoint Energy	505 Nicollet Mall PO Box 59038 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_12-1344_Officia
J.B.	Matthews	N/A	Cushman & Wakefield/NorthMarq	3500 American Blvd W - #200 Minneapolis, MN 55431	Paper Service	No	OFF_SL_12-1344_Officia
David	Moeller	dmoeller@allete.com	Minnesota Power	30 W Superior St Duluth, MN 558022093	Electronic Service	No	OFF_SL_12-1344_Officia
Andrew	Moratzka	andrew.moratzka@stoel.co m	Stoel Rives LLP	33 South Sixth St Ste 4200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_12-1344_Officia

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Eric	Muschler	emuschler@mcknight.org	The McKnight Foundation	710 South 2nd Street Minneapolis, MN 55401	Electronic Service	No	OFF_SL_12-1344_Officia
Samantha	Norris	samanthanorris@alliantene rgy.com	Interstate Power and Light Company	200 1st Street SE PO Box 351 Cedar Rapids, IA 524060351	Electronic Service	No	OFF_SL_12-1344_Official
Greg	Palmer	gpalmer@greatermngas.co m	Greater Minnesota Gas, Inc.	PO Box 68 202 South Main Stree Le Sueur, MN 56058	Electronic Service	No	OFF_SL_12-1344_Official
Anita	Pierce	alp@fhfund.org	MN Green Communities	801 Nicollet Mall Suite 1825 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_12-1344_Official
Gayle	Prest	gayle.prest@minneapolism n.gov	City of Mpls Sustainability	350 South 5th St, #315 Minneapolis, MN 55415	Electronic Service	No	OFF_SL_12-1344_Official
Tammy	Pust	Tammy.Pust@state.mn.us	Office of Administrative Hearings	PO Box 64620 St. Paul, MN 55164-0620	Electronic Service	No	OFF_SL_12-1344_Official
Adam	Pyles	adam.pyles@centerpointen ergy.com	CenterPoint Energy	800 LaSalle Avenue PO Box 59038 Minneapolis, MN 554590038	Electronic Service	No	OFF_SL_12-1344_Official
Phyllis	Reha	phyllisreha@gmail.com		3656 Woodland Trail Eagan, MN 55123	Electronic Service	No	OFF_SL_12-1344_Official
Richard	Savelkoul	rsavelkoul@martinsquires.c om	Martin & Squires, P.A.	332 Minnesota Street Ste W2750 St. Paul, MN 55101	Electronic Service	No	OFF_SL_12-1344_Official

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Janet	Shaddix Elling	jshaddix@janetshaddix.co m	Shaddix And Associates	Ste 122 9100 W Bloomington Bloomington, MN 55431	Electronic Service Frwy	No	OFF_SL_12-1344_Officia
Peggy	Sorum	peggy.sorum@centerpointe nergy.com	CenterPoint Energy	800 LaSalle Avenue PO Box 59038 Minneapolis, MN 554590038	Electronic Service	No	OFF_SL_12-1344_Officia
Ron	Spangler, Jr.	rlspangler@otpco.com	Otter Tail Power Company	215 So. Cascade St. PO Box 496 Fergus Falls, MN 565380496	Electronic Service	No	OFF_SL_12-1344_Officia
Cary	Stephenson	cStephenson@otpco.com	Otter Tail Power Company	215 South Cascade Street Fergus Falls, MN 56537	Electronic Service	No	OFF_SL_12-1344_Official
Joseph	Sullivan	jsullivan@mncee.org	Center for Energy and Environment	212 3rd Avenue North, Suite 560 Minneapolis, MINNESOTA 55401	Electronic Service	No	OFF_SL_12-1344_Officia
David	Thornton	J.David.Thornton@state.m n.us	MN Pollution Control Agency	520 Lafayette Road St. Paul, MN 55101	Electronic Service	No	OFF_SL_12-1344_Officia
Jason	Торр	jason.topp@centurylink.co m	CenturyLink	200 S 5th St Ste 2200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_12-1344_Official
Patricia	Whitney	patricia@pwhitneylaw.com	St. Paul Assn of Responsible Landlords	627 Snelling Avenue South St. Paul, MN 55116	Electronic Service	No	OFF_SL_12-1344_Officia
Elizabeth	Wilson	N/A	Humphrey School of Public Affairs	130 Humphrey School 301 19th Ave. S Minneapolis, MN 55455	Paper Service	No	OFF_SL_12-1344_Officia

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Josh	Winters	N/A	MPIRG	2722 University Ave SE Minneapolis, MN 55414	Paper Service	No	OFF_SL_12-1344_Official
Aimee	Witteman	N/A	The McKnight Foundation	710 2nd St S Ste 400 Minneapolis, MN 55401	Paper Service	No	OFF_SL_12-1344_Official
Robyn	Woeste	robynwoeste@alliantenerg y.com	Interstate Power and Light Company	200 First St SE Cedar Rapids, IA 52401	Electronic Service	No	OFF_SL_12-1344_Official
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_12-1344_Official