



414 Nicollet Mall  
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August 12, 2024

—Via Electronic Filing—

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

RE: UTILITY COMMENTS  
IN THE MATTER OF THE INTERCONNECTION OMBUDSPERSON SURCHARGE  
DOCKET NO. E002/CI-24-248

Dear Mr. Seuffert:

Northern States Power Company, doing business as Xcel Energy, submits these Utility Comments in response to the August 2, 2024 Notice of Comment Period in this docket regarding the Interconnection Ombudsperson surcharge. In these Comments we provide proposed tariff language and comment on the process the Minnesota Public Utilities Commission (Commission) could establish surrounding the surcharge fee tracking and adjustment.

Minnesota Law 2024, Ch. 127, Art. 42, Sec. 54 (2024 Legislation) included funding provisions for the Commission's Consumer Affairs Office to establish an Interconnection Ombudsperson position by requiring public utilities to assess and collect a \$50 surcharge on interconnection applications filed by an owner of a distributed generation facility. Xcel Energy started collecting this surcharge on May 29, 2024.<sup>1</sup> The surcharge is applied to all in progress and future interconnection applications that were not deemed complete as of May 28, 2024, and is now a requirement for applications to be considered deemed complete. As the effective date of the 2024 Legislation was the day after it was signed into law by Governor Walz on Friday, May 24, there were significant timing constraints to establish a process for collecting and tracking the surcharge and this is currently a manual effort. As resources become available, Xcel Energy will implement IT modifications to streamline the collection and tracking process. All collected Ombudsperson Surcharge fees are held in a specialized account dedicated to that purpose, and for each project are also tracked in our interconnection application portal. Our first payment to the

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<sup>1</sup> See Attachment A, Xcel Energy's email communication to interconnection applicants sent on May 28, 2024.

Commission is scheduled for August 15, and next payments are expected to be mailed on a monthly cadence on or before the 15<sup>th</sup> of each following month.

Xcel Energy submits the following proposed tariff language to comply with the 2024 Legislation that modifies tariff Section No. 10, Original Sheet No. 81.5, Exceptions to MN DIP:

2. In addition to the application fees as set forth in the Company's MN DIP tariff in sections 1.5.1.2, 1.5.1.3, and 1.5.1.4, the Interconnection Customer must pay an Ombudsperson Surcharge in the amount of \$50.00. This Ombudsperson Surcharge must be paid before an Interconnection Application can be deemed complete under MN DIP 1.5.2.

Attachment B consists of the Company's redlined and clean versions of the tariff with the proposed language.

The 2024 Legislation provides structure regarding the Commission's process. The legislation requires an annual Commission review of the surcharge and allows the Commission to adjust the level of the surcharge as necessary to ensure that sufficient money is available to support the position and that the reserve in the account does not reach more than ten percent of the amount necessary to fully fund the position. The Company believes that the Commission Staff should periodically report on total surcharges collected by the Commission, and total Commission expenses incurred for the Ombudsperson role and how this compares to the ten percent metric in the new law. The initial cadence of this reporting should not exceed one year between such reports with the first such report due no later than one year after the Ombudsperson fee was first established.

The Commission Staff should be able to periodically propose changes to the Ombudsperson surcharge, provide supporting data, and allow interested participants to comment before the Commission has a hearing on the request. At the Commission hearing, the Commission can then authorize tariff changes to align with the updated surcharge as ordered by the Commission. At some later time, perhaps the Commission could adopt of 30 day negative check-off process on the Commission Staff's request to revise the amount of the surcharge, and if there is no timely filed opposition to the surcharge change then the utilities would be authorized to file revised tariffs consistent with that revised surcharge within 30 days of the expiration of the 30 day negative-checkoff comment period.

We thank the Commission for issuing a Notice of Comment Period and providing an opportunity for Utilities to comment on the process of collecting and tracking the Ombudsperson surcharge.

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](mailto:Kristen.S.Ruud@xcelenergy.com) if you have any questions regarding this filing.

Sincerely,

/s/

JESSICA PETERSON  
MANAGER, PROGRAM POLICY

Enclosure  
c: Service List

**From:** [DER Interconnection MN](#)  
**Subject:** MN DER Update: Implementing \$50 Ombudsperson fee  
**Date:** Tuesday, May 28, 2024 12:32:54 PM  
**Attachments:** [image001.png](#)  
[image002.png](#)

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# Minnesota Distributed Energy Resources Update

May 28, 2024

## Implementing the \$50 Ombudsperson Fee

The Minnesota legislature passed a bill ([H5247-4 \(mn.gov\)](#)) on Sunday, May 19, and Governor Walz signed into law on Friday, May 24, which will impact the current MN Interconnection Process.

Beginning on the first day after Governor Walz signed the new legislation into law, Xcel Energy is required to assess a \$50 fee on each DER interconnection application filed with us – an “MPUC DER Ombudsperson Fee”. This fee is to be applied to current and future applications not deemed complete as of this date (5/28/24), and payment of the fee will be required for each of these applications to be Deemed Complete. According to legislation, these fees will then be remitted in full to the Commission monthly. These funds are to help pay for a Commission’s Consumer Affairs Office (CAO) Ombudsperson who will have the role of facilitating the efficient and fair resolution of DER interconnection disputes (see PDF pages: 719-720).

With the quick turnaround, there is not much time to develop a process for implementing the new fee, but our team will be working to manually create a process for these fees and begin to collect the funds from the appropriate applications beginning **Wednesday, May 29**.

**Questions?** Our program teams are here to help:

- [SolarRewardsCommMN@xcelenergy.com](mailto:SolarRewardsCommMN@xcelenergy.com) | Solar\*Rewards Community
- [SolarProgramMN@xcelenergy.com](mailto:SolarProgramMN@xcelenergy.com) | Solar\*Rewards and Distributed Generation

Respectfully,

**Minnesota Distributed Energy Resources**

**Xcel Energy**

E: [DERInterconnectionMN@xcelenergy.com](mailto:DERInterconnectionMN@xcelenergy.com)

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[Interconnection Developer Resources | Xcel Energy](#)

Visit our website for more information about interconnecting DER with Xcel Energy!



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**Other helpful resources:**

- For questions about your electric service/account: Call Customer Service - 1-800-895-4999
- For questions about rates/electric bills/incentive payments:
  - Residential customers: Call the Energy Experts – 1-800-824-1688
  - Commercial customers: Call the Business Solutions Center – 1-800-481-4700
- For questions regarding meter orders/scheduling: Call the Metering Shop - 1-800-422-0782

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**MINNESOTA ELECTRIC RATE BOOK - MPUC NO. 2**

**DISTRIBUTED GENERATION STANDARD INTERCONNECTION  
AND POWER PURCHASE TARIFF  
(Continued)**

Section No. 10  
~~Original~~1st Revised Sheet No. 81.5

**Exceptions to MN DIP**

This section describes Commission authorized exceptions to the State of Minnesota Distributed Energy Resources Interconnection Process (MN DIP)

1. Variance to MN DIP 1.8.3. The variance to MN DIP 1.8.3 is as follows:

While MN DIP 1.8.3 calls for a single administrative queue by geographical region, the Commission has granted a variance so that the Company has two administrative queues and may manage the queues by geographical region (i.e. feeder, substation, etc.) One queue is for "customer-sited" Interconnection Applications up to 40 kWac (the "Priority Queue"), and the other queue is for all other Interconnection Applications (the "General Queue"). Further, applications that are a part of the Solar for Schools or Solar on Public Buildings legislative programs shall also be in the Priority Queue if they also comply with the 120 percent rule described below. A "customer-sited" Interconnection Application is one that complies with the "120 percent rule" whereby the total generation system annual energy production kilowatt hours alternating current is limited to 120 percent of the customer's on-site annual electric energy consumption. For existing customers, the application of the 120 percent rule must be based on standard 15-minute intervals, measured during the previous 12 calendar months. If a facility subject has either less than 12 calendar months of actual electric usage or has no demand metering available, then the means of estimating annual demand or usage for purposes of applying these limits will be based on looking at information for similarly situated customers. Applications in the Priority Queue have priority over applications in the General Queue unless a specific application in the General Queue has already begun a System Impact Study or been issued an Interconnection Agreement.

2. In addition to the application fees as set forth in the Company's MN DIP tariff in sections 1.5.1.2, 1.5.1.3, and 1.5.1.4, the Interconnection Customer must pay an Ombudsperson Surcharge in the amount of \$50.00. This Ombudsperson Surcharge must be paid before an Interconnection Application can be deemed complete under MN DIP 1.5.2.

(Continued on Sheet No. 10-82)

Date Filed:	<del>05-15-24</del> 08-12-24	By: Ryan J. Long	Effective Date:	05-15-24
		President, Northern States Power Company, a Minnesota corporation		
Docket No.	<del>E999/CI-16-521 &amp; E002/M-18-744</del> E002,E015,E017/CI-24-248	Order Date:		04-15-24

**Clean**

**MINNESOTA ELECTRIC RATE BOOK - MPUC NO. 2**

**DISTRIBUTED GENERATION STANDARD INTERCONNECTION  
AND POWER PURCHASE TARIFF  
(Continued)**

Section No. 10  
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(Continued on Sheet No. 10-82)

Date Filed: 08-12-24 By: Ryan J. Long Effective Date:  
President, Northern States Power Company, a Minnesota corporation  
Docket No. E002,E015,E017/CI-24-248 Order Date:

## CERTIFICATE OF SERVICE

I, Christine Schwartz, 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

xx electronic filing

**DOCKET No.      E002/CI-24-248**

Dated this 12<sup>th</sup> day of August 2024

/s/

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Christine Schwartz  
Regulatory Administrator

[illegible]

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