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September 9, 2024

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

**Re: *In the Matter of a Commission Investigation into Gas Utility Resource Planning***  
**MPUC Docket No. G-008, G-002, G-011/CI-23-117**

Dear Mr. Seuffert:

As requested by Commission staff, please find below the preferred decision alternatives of the Minnesota Office of the Attorney General—Residential Utilities Division for the Commission’s September 12, 2024 agenda meeting in the above matter.

The OAG supports the Joint Decision Options filed on September 9. The OAG also supports the new local government decision option filed on September 6, which the OAG understands to replace decision options 6, 7, 8, 37, 38, 98 and 99.

In addition to the above decision options proposed by multiple parties, the OAG supports the following decision options in specific categories:

**Equity**

[Modified 9] For public hearings or community meetings related to the gas IRP process, the following best practices for Community Engagement in the gas IRP process should be considered:

- A. Provide healthy and appropriate food/beverages.
- B. Coordinate with local community leaders in advance to assure high attendance and awareness.
- C. Provide information during existing community events/meetings.
- D. When transit is available, choose locations with walkable access to major transit lines.
- E. Schedule during a reasonable time after typical working hours and school hours if planned during the week.
- F. Provide dependent-friendly spaces.
- G. Prioritize public meetings in areas designated as ‘Green Zones’ or in identified environmental justice areas.

- H. Designate space for community organizations or nonprofits to set up information and engage with attendees, equivalent in location and prominence to information provided by utilities
- I. Allow commenters to provide feedback over the phone or by other means.
- J. Contact government bodies and community groups before scheduling public meetings to provide input on scheduling.
- K. Incorporate explicit standards set out by the White House Environmental Justice Advisory Council in the context of other types of new infrastructure buildout
- L. Adopt best practices laid out in the CEQ guidance on environmental justice, which requires adaptive techniques for gathering information and / or for seeking comment from tribal members and low-income communities.

11. Require utilities required to file gas IRPs to incorporate equity into workforce and supplier diversification as relates to gas IRPs by sharing relevant information filed in docket no. E,G999/PR-24-101 in the instant docket as part of annual updates.

### **Forecast**

76. Clarify that utilities required to file gas IRPs must consider all commercially available supply-side, demand-side, and infrastructure resources for meeting high, medium and low load forecasts.<sup>1</sup>

77. Find that while utilities required to file gas IRPs may use various levels of energy efficiency and demand response to inform load-forecasting scenarios, this does not relieve the obligation to also consider energy efficiency and demand response as resources on par with other options for meeting energy and capacity needs.

78. Find that gas integrated-resource-planning participants are free to advocate for changes to the filed forecasts in a utility's plan or otherwise challenge the forecast's reasonableness or accuracy.

Last, the OAG clarifies that through its support of the Joint Decision Options, it is supporting Modified 46 combined with decision alternative 58 rather than decision options 42 and 43 proposed by the OAG. The OAG does not support original decision option 46 for the reasons explained in its reply comments.

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<sup>1</sup> While Decision Option 75 is attributed to the OAG, the OAG's position is that if the Commission chooses to use existing forecasts across dockets, these should be Commission approved forecasts, rather than the utilities' proposed forecasts. The OAG does not have a strong view on whether existing forecasts or new forecasts be used for the high-load forecasts in Gas IRPs. *See* OAG Reply Comments at 8.

Mr. Will Seuffert  
Executive Secretary  
September 9, 2024  
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By copy of this letter all parties have been served. A Certificate of Service is also enclosed.

Sincerely,

/s/ Katherine Hinderlie

KATHERINE HINDERLIE  
Manager, Residential Utilities Division  
Assistant Attorney General

(651) 757-1468 (Voice)

(651) 296-9663 (Fax)

katherine.hinderlie@ag.state.mn.us

**CERTIFICATE OF SERVICE**

**Re: *In the Matter of a Commission Investigation into Gas Utility Resource Planning***  
**MPUC Docket No. G-008, G-002, G-011/CI-23-117**

I, JUDY SIGAL, hereby certify that on the 9th day of September, 2024, I e-filed with eDockets *Preferred Decision Alternatives of the Office of the Attorney General—Residential Utilities Division* and served a true and correct copy of the same upon all parties listed on the attached service list by e-mail, electronic submission, and/or United States Mail with postage prepaid, and deposited the same in a U.S. Post Office mail receptacle in the City of St. Paul, Minnesota.

*/s/ Judy Sigal*  
\_\_\_\_\_  
JUDY SIGAL

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Ross	Abbey	ross.abbey@us-solar.com	United States Solar Corp.	100 North 6th St Ste 222C  Minneapolis, MN 55403	Electronic Service	No	OFF_SL_23-117_Official List
Michael	Ahern	ahern.michael@dorsey.com	Dorsey & Whitney, LLP	50 S 6th St Ste 1500  Minneapolis, MN 554021498	Electronic Service	No	OFF_SL_23-117_Official List
Elizabeth	Aldrich	laldrich@bluesource.com	Bluesource	15669 WATERLOO CIR  TRUCKEE, CA 96161	Electronic Service	No	OFF_SL_23-117_Official List
Jorge	Alonso	jorge.alonso@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 55101	Electronic Service	No	OFF_SL_23-117_Official List
Jose	Alvillar	jose@unidos-mn.org	Unidos-MN	N/A	Electronic Service	No	OFF_SL_23-117_Official List
Gary	Ambach	Gambach@slipstreaminc.org	Slipstream, Inc.	8973 SW Village Loop  Chanhassen, MN 55317	Electronic Service	No	OFF_SL_23-117_Official List
Kristine	Anderson	kanderson@greatermngas.com	Greater Minnesota Gas, Inc. & Greater MN Transmission, LLC	1900 Cardinal Lane PO Box 798 Faribault, MN 55021	Electronic Service	No	OFF_SL_23-117_Official List
Susan	Arntz	sarntz@mankatomn.gov	City Of Mankato	P.O. Box 3368  Mankato, MN 560023368	Electronic Service	No	OFF_SL_23-117_Official List
Mara	Ascheman	mara.k.ascheman@xcenergy.com	Xcel Energy	414 Nicollet Mall Fl 5  Minneapolis, MN 55401	Electronic Service	No	OFF_SL_23-117_Official List
James H.	Barkley	james.barkley@bakerbotts.com	Baker Botts	910 Louisiana Street  Houston, TX 77002-4995	Electronic Service	No	OFF_SL_23-117_Official List
Marisa	Bayer	mbayer@edinamn.gov	City of Edina	4801 W 50th St  Edina, MN 55424	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Jessica L	Bayles	Jessica.Bayles@stoel.com	Stoel Rives LLP	1150 18th St NW Ste 325  Washington, DC 20036	Electronic Service	No	OFF_SL_23-117_Official List
Randall	Beck	RBeck3@wm.com	Waste Management Renewable Energy, L.L.C.	1021 Main St  Houston, TX 77002	Electronic Service	No	OFF_SL_23-117_Official List
David	Bender	dbender@earthjustice.org	Earthjustice	1001 G Street NW Suite 1000 Washington, DC 20001	Electronic Service	No	OFF_SL_23-117_Official List
Alicia	Berger	Alicia.E.Berger@xcelenerg y.com	Xcel Energy	414 Nicollet Mall  Minneapolis, MN 55401	Electronic Service	No	OFF_SL_23-117_Official List
Tracy	Bertram	tbertram@ci.becker.mn.us		12060 Sherburne Ave Becker City Hall Becker, MN 55308-4694	Electronic Service	No	OFF_SL_23-117_Official List
James J.	Bertrand	james.bertrand@stinson.co m	STINSON LLP	50 S 6th St Ste 2600  Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Mike	Boughner	Michael.I.boughner@xcele nergy.com	Xcel Energy	414 Nicollet Mall  Minneapolis, MN 55401	Electronic Service	No	OFF_SL_23-117_Official List
Elizabeth	Brama	ebrama@taftlaw.com	Taft Stettinius & Hollister LLP	2200 IDS Center 80 South 8th Street Minneapolis, MN 55402	Electronic Service	Yes	OFF_SL_23-117_Official List
Jocelyn	Bremer	jocelyn.bremer@minneapol ismn.gov	City of Minneapolis	350 S Fifth St Ste 210  Minneapolis, MN 55415	Electronic Service	No	OFF_SL_23-117_Official List
Tim	Brinkman	tim.brinkman@gvtel.net	Garden Valley Telephone Company - Coop	206 Vance Ave S PO Box 259 Erskine, MN 56535	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Roderick	Cameron	roderick.cameron@ftr.com	Frontier Communications of Minnesota, Inc.	180 South Clinton Avenue Rochester, NY 14646	Electronic Service	No	OFF_SL_23-117_Official List
James	Canaday	james.canaday@ag.state.mn.us	Office of the Attorney General-RUD	Suite 1400 445 Minnesota St. St. Paul, MN 55101	Electronic Service	No	OFF_SL_23-117_Official List
Thomas	Carlson	thomas.carlson@edf-re.com	EDF Renewable Energy	10 2nd St NE Ste. 400  Minneapolis, MN 55413	Electronic Service	No	OFF_SL_23-117_Official List
Melodee	Carlson Chang	melodee.carlsonchang@centerpointenergy.com	CenterPoint Energy	505 Nicollet Mall  Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Barbara	Case	barbara.case@state.mn.us	Office of Administrative Hearings	600 N. Robert St.  St. Paul, MN 55101	Electronic Service	No	OFF_SL_23-117_Official List
Margaret	Cherne-Hendrick	cherne-hendrick@fresh-energy.org		Fresh Energy 408 Saint Peter Street, Suite 220 St. Paul, MN 55102	Electronic Service	No	OFF_SL_23-117_Official List
Cody	Chilson	cchilson@greatermngas.com	Greater Minnesota Gas, Inc. & Greater MN Transmission, LLC	1900 Cardinal Ln PO Box 798 Faribault, MN 55021	Electronic Service	No	OFF_SL_23-117_Official List
Ray	Choquette	rchoquette@agp.com	Ag Processing Inc.	12700 West Dodge Road PO Box 2047 Omaha, NE 68103-2047	Electronic Service	No	OFF_SL_23-117_Official List
John	Coffman	john@johncoffman.net	AARP	871 Tuxedo Blvd.  St. Louis, MO 63119-2044	Electronic Service	No	OFF_SL_23-117_Official List
Sheri	Comer	Sheri.comer@ftr.com	Frontier Communications Corporation	1500 MacCorkle Ave SE  Charleston, WV 25396	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Generic Notice	Commerce Attorneys	commerce.attorneys@ag.state.mn.us	Office of the Attorney General-DOC	445 Minnesota Street Suite 1400  St. Paul, MN 55101	Electronic Service	Yes	OFF_SL_23-117_Official List
Jean	Comstock	jean.comstock.dbcc@gmail.com	St. Paul 350	729 6th St E  St. Paul, MN 55106	Electronic Service	No	OFF_SL_23-117_Official List
Noah	Cordoba	noah@buildingdecarb.org	Building Decarbonization Coalition	33594 Herring View Drive  Lewes, Delaware 19958	Electronic Service	No	OFF_SL_23-117_Official List
George	Crocker	gwillc@nawo.org	North American Water Office	5093 Keats Avenue  Lake Elmo, MN 55042	Electronic Service	No	OFF_SL_23-117_Official List
Leigh	Currie	lcurrie@mncenter.org	Minnesota Center for Environmental Advocacy	1919 University Ave W Ste 515 St. Paul, MN 55104	Electronic Service	No	OFF_SL_23-117_Official List
Seth	DeMerritt	Seth.DeMerritt@centerpointenergy.com	CenterPoint Energy Minnesota Gas	505 Nicollet Mall  Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
James	Denniston	james.r.denniston@xcelenergy.com	Xcel Energy Services, Inc.	414 Nicollet Mall, 401-8  Minneapolis, MN 55401	Electronic Service	No	OFF_SL_23-117_Official List
Tom	Dicklich	tdicklich@mnrtrades.org	Minnesota Building & Construction Trades Council	353 W. 7th St Rm 105  Saint Paul, MN 55102	Electronic Service	No	OFF_SL_23-117_Official List
Richard	Dornfeld	Richard.Dornfeld@ag.state.mn.us	Office of the Attorney General-DOC	Minnesota Attorney General's Office 445 Minnesota Street, Suite 1800 Saint Paul, MN 55101	Electronic Service	No	OFF_SL_23-117_Official List



First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
J.	Drake Hamilton	hamilton@fresh-energy.org	Fresh Energy	408 St Peter St Ste 350  Saint Paul, MN 55101	Electronic Service	No	OFF_SL_23-117_Official List
Brian	Edstrom	briane@cubminnesota.org	Citizens Utility Board of Minnesota	332 Minnesota St Ste W1360 Saint Paul, MN 55101	Electronic Service	No	OFF_SL_23-117_Official List
John	Farrell	jfarrell@ilsr.org	Institute for Local Self-Reliance	2720 E. 22nd St Institute for Local Self-Reliance Minneapolis, MN 55406	Electronic Service	No	OFF_SL_23-117_Official List
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_23-117_Official List
Mike	Fiterman	mikefiterman@libertydiversified.com	Liberty Diversified International	5600 N Highway 169  Minneapolis, MN 55428-3096	Electronic Service	No	OFF_SL_23-117_Official List
Lucas	Franco	lfranco@liunagroc.com	LIUNA	81 Little Canada Rd E  Little Canada, MN 55117	Electronic Service	No	OFF_SL_23-117_Official List
Daryll	Fuentes	energy@usg.com	USG Corporation	550 W Adams St  Chicago, IL 60661	Electronic Service	No	OFF_SL_23-117_Official List
BEAU	GRIFFEY	bgriffey@id8energy.com	iD8 Energy Group, LLC	1799 County Rd 90 N  Maple Plain, MN 55395	Electronic Service	No	OFF_SL_23-117_Official List
Edward	Garvey	edward.garvey@AESLconsulting.com	AESL Consulting	32 Lawton St  Saint Paul, MN 55102-2617	Electronic Service	No	OFF_SL_23-117_Official List
Edward	Garvey	garveyed@aol.com	Residence	32 Lawton St  Saint Paul, MN 55102	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Debbie	Goettel	Debbie.Goettel@hennepin.us	Partnership on Waste and Energy	2785 White Bear Ave N Ste 350  Maplewood, MN 55109	Electronic Service	No	OFF_SL_23-117_Official List
Todd J.	Guerrero	todd.guerrero@kutakrock.com	Kutak Rock LLP	Suite 1750 220 South Sixth Street Minneapolis, MN 554021425	Electronic Service	No	OFF_SL_23-117_Official List
Matthew B	Harris	matt.b.harris@xcelenergy.com	XCEL ENERGY	401 Nicollet Mall FL 8  Minneapolis, MN 55401	Electronic Service	No	OFF_SL_23-117_Official List
Kim	Havey	kim.havey@minneapolismn.gov	City of Minneapolis	350 South 5th Street, Suite 315M Minneapolis, MN 55415	Electronic Service	No	OFF_SL_23-117_Official List
Philip	Hayet	phayet@jkenn.com	J. Kennedy and Associates, Inc.	570 Colonial Park Drive Suite 305 Roswell, GA 30075-3770	Electronic Service	No	OFF_SL_23-117_Official List
Adam	Heinen	aheinen@dakotaelectric.com	Dakota Electric Association	4300 220th St W  Farmington, MN 55024	Electronic Service	No	OFF_SL_23-117_Official List
Annete	Henkel	mui@mutilityinvestors.org	Minnesota Utility Investors	413 Wacouta Street #230 St. Paul, MN 55101	Electronic Service	No	OFF_SL_23-117_Official List
Valerie	Herring	vherring@taftlaw.com	Taft Stettinius & Hollister LLP	2200 IDS Center 80 S. Eighth Street Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Katherine	Hinderlie	katherine.hinderlie@ag.state.mn.us	Office of the Attorney General-DOC	445 Minnesota St Suite 1400 St. Paul, MN 55101-2134	Electronic Service	No	OFF_SL_23-117_Official List
Joylyn C	Hoffman Malueg	Joylyn.hoffmanmalueg@weceenergygroup.com	Minnesota Energy Resources	2685 145th St W  Rosemount, MN 55068	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Michael	Hoppe	lu23@ibew23.org	Local Union 23, I.B.E.W.	445 Etna Street Ste. 61 St. Paul, MN 55106	Electronic Service	No	OFF_SL_23-117_Official List
Travis	Jacobson	travis.jacobson@mdu.com	Great Plains Natural Gas Company	400 N 4th St  Bismarck, ND 58501	Electronic Service	No	OFF_SL_23-117_Official List
John	Jaimez	john.jaimez@hennepin.us	Hennepin County Public Works	Environment & Energy Department 701 4th Ave S Minneapolis, MN 55415	Electronic Service	No	OFF_SL_23-117_Official List
Alan	Jenkins	aj@jenkinsatlaw.com	Jenkins at Law	2950 Yellowtail Ave.  Marathon, FL 33050	Electronic Service	No	OFF_SL_23-117_Official List
Richard	Johnson	Rick.Johnson@lawmoss.com	Moss & Barnett	150 S. 5th Street Suite 1200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Sarah	Johnson Phillips	sarah.phillips@stoel.com	Stoel Rives LLP	33 South Sixth Street Suite 4200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Brendan	Jordan	bjordan@gpisd.net	Great Plains Institute & Bioeconomy Coalition of MN	2801 21st Ave S Ste 220  Minneapolis, MN 55407	Electronic Service	No	OFF_SL_23-117_Official List
David	Kailbourne	EDK@REVLNG.COM	REV LNG, LLC	1002 Empson Rd  Ulysses, PA 16948	Electronic Service	No	OFF_SL_23-117_Official List
D	Kalmon	dkalmon@mwm.org	Mississippi Watershed Management Organization	2522 Marshall St NE  Minneapolis, MN 55418-3329	Electronic Service	No	OFF_SL_23-117_Official List
William D	Kenworthy	will@votesolar.org	Vote Solar	332 S Michigan Ave FL 9  Chicago, IL 60604	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Samuel B.	Ketchum	sketchum@kennedy-graven.com	Kennedy & Graven, Chartered	150 S 5th St Ste 700 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Frank	Kohlasch	frank.kohlasch@state.mn.us	MN Pollution Control Agency	520 Lafayette Rd N.  St. Paul, MN 55155	Electronic Service	No	OFF_SL_23-117_Official List
Kyle R.	Kroll	kkroll@winthrop.com	Winthrop & Weinstine, P.A.	225 South Sixth Street Suite 3500 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Nicolle	Kupser	nkupser@greatermngas.com	Greater Minnesota Gas, Inc. & Greater MN Transmission, LLC	1900 Cardinal Ln PO Box 798 Faribault, MN 55021	Electronic Service	No	OFF_SL_23-117_Official List
Brenda	Kyle	bkyle@stpaulchamber.com	St. Paul Area Chamber of Commerce	401 N Robert Street Suite 150 St Paul, MN 55101	Electronic Service	No	OFF_SL_23-117_Official List
Carmel	Laney	carmel.laney@stoel.com	Stoel Rives LLP	33 South Sixth Street Suite 4200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Peder	Larson	plarson@larkinhoffman.com	Larkin Hoffman Daly & Lindgren, Ltd.	8300 Norman Center Drive Suite 1000 Bloomington, MN 55437	Electronic Service	No	OFF_SL_23-117_Official List
Andrew	Larson	andrew.m.larson@state.mn.us	Public Utilities Commission	121 7th Place E., #350  Saint Paul, MN 55101	Electronic Service	Yes	OFF_SL_23-117_Official List
Robert	Lems	administration@dm-tcgs.com	DMT Clear Gas Solutions	19125 SW 125th Ct  Tualatin, OR 97062	Electronic Service	No	OFF_SL_23-117_Official List
Rachel	Leonard	rachel.leonard@ci.monticello.mn.us	City of Monticello	505 Walnut St Ste 1  Monticello, MN 55362	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Annie	Levenson Falk	annief@cupminnesota.org	Citizens Utility Board of Minnesota	332 Minnesota Street, Suite W1360  St. Paul, MN 55101	Electronic Service	No	OFF_SL_23-117_Official List
Amy	Liberkowski	amy.a.liberkowski@xcelenergy.com	Xcel Energy	414 Nicollet Mall 7th Floor Minneapolis, MN 554011993	Electronic Service	No	OFF_SL_23-117_Official List
Jason	Loos	jason.loos@centerpointenergy.com	CenterPoint Energy Resources Corp.	505 Nicollet Mall 3rd Floor Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Kavita	Maini	kmairi@wi.rr.com	KM Energy Consulting, LLC	961 N Lost Woods Rd  Oconomowoc, WI 53066	Electronic Service	No	OFF_SL_23-117_Official List
Emily	Marshall	emarshall@mojlaw.com	Miller O'Brien Jensen, PA	120 S. 6th Street Suite 2400 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Linda	Martinez	lmartinez@auri.org	Agricultural Utilization Research Institute	N/A	Electronic Service	No	OFF_SL_23-117_Official List
Mary	Martinka	mary.a.martinka@xcelenergy.com	Xcel Energy Inc	414 Nicollet Mall 7th Floor Minneapolis, MN 55401	Electronic Service	No	OFF_SL_23-117_Official List
Daryl	Maxwell	dmaxwell@hydro.mb.ca	Manitoba Hydro	360 Portage Ave FL 16 PO Box 815, Station Main Winnipeg, MB R3C 2P4  CANADA	Electronic Service	No	OFF_SL_23-117_Official List
Taylor	McNair	taylor@gridlab.org		668 Capp Street  San Francisco, CA 94110	Electronic Service	No	OFF_SL_23-117_Official List
Sarah	Mead	sarah.mead@wecenergygroup.com	MERC	N/A	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Joseph	Meyer	joseph.meyer@ag.state.mn.us	Office of the Attorney General-RUD	Bremer Tower, Suite 1400 445 Minnesota Street St Paul, MN 55101-2131	Electronic Service	No	OFF_SL_23-117_Official List
Stacy	Miller	stacy.miller@minneapolismn.gov	City of Minneapolis	350 S. 5th Street Room M 301 Minneapolis, MN 55415	Electronic Service	No	OFF_SL_23-117_Official List
David	Moeller	dmoeller@allete.com	Minnesota Power	30 W Superior St  Duluth, MN 558022093	Electronic Service	No	OFF_SL_23-117_Official List
Andrew	Moratzka	andrew.moratzka@stoel.com	Stoel Rives LLP	33 South Sixth St Ste 4200  Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Evan	Mulholland	emulholland@mncenter.org	Minnesota Center for Environmental Advocacy	1919 University Ave W Ste 515  Saint Paul, MN 55101	Electronic Service	No	OFF_SL_23-117_Official List
Alan	Muller	alan@greendel.org	Energy & Environmental Consulting	1110 West Avenue  Red Wing, MN 55066	Electronic Service	No	OFF_SL_23-117_Official List
Carl	Nelson	cnelson@mncee.org	Center for Energy and Environment	212 3rd Ave N Ste 560  Minneapolis, MN 55401	Electronic Service	No	OFF_SL_23-117_Official List
David	Niles	david.niles@avantenergy.com	Minnesota Municipal Power Agency	220 South Sixth Street Suite 1300 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Samantha	Norris	samanthanorris@alliantenergy.com	Interstate Power and Light Company	200 1st Street SE PO Box 351  Cedar Rapids, IA 524060351	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
M. William	O'Brien	bobrien@mojaw.com	Miller O'Brien Jensen, P.A.	120 S 6th St Ste 2400  Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Ric	O'Connell	ric@gridlab.org	GridLab	2120 University Ave  Berkeley, CA 94704	Electronic Service	No	OFF_SL_23-117_Official List
Carol A.	Overland	overland@legalelectric.org	Legalelectric - Overland Law Office	1110 West Avenue  Red Wing, MN 55066	Electronic Service	No	OFF_SL_23-117_Official List
Greg	Palmer	gpalmer@greatermngas.com	Greater Minnesota Gas, Inc. & Greater MN Transmission, LLC	1900 Cardinal Ln PO Box 798 Faribault, MN 55021	Electronic Service	No	OFF_SL_23-117_Official List
Jessica	Palmer Denig	jessica.palmer- Denig@state.mn.us	Office of Administrative Hearings	600 Robert St N PO Box 64620 St. Paul, MN 55164	Electronic Service	No	OFF_SL_23-117_Official List
Antonio	Parisi	aparisi@sacyr.com	Sacyr Environment USA LLC	3330 Washington Blvd Ste 400 Arlington, VA 22201	Electronic Service	No	OFF_SL_23-117_Official List
Audrey	Partridge	apartridge@mncee.org	Center for Energy and Environment	212 3rd Ave. N. Suite 560  Minneapolis, MN 55401	Electronic Service	No	OFF_SL_23-117_Official List
Lisa	Peterson	lisa.r.peterson@xcelenergy.com	Xcel Energy	414 Nicollet Mall FL 7  Minneapolis, MN 55401	Electronic Service	No	OFF_SL_23-117_Official List
Catherine	Phillips	Catherine.Phillips@wecenergygroup.com	Minnesota Energy Resources	231 West Michigan St  Milwaukee, WI 53203	Electronic Service	Yes	OFF_SL_23-117_Official List
J. Gregory	Porter	greg.porter@nngco.com	Northern Natural Gas Company	1111 South 103rd St  Omaha, NE 68124	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Kevin	Pranis	kpranis@liunagro.com	Laborers' District Council of MN and ND	81 E Little Canada Road  St. Paul, MN 55117	Electronic Service	No	OFF_SL_23-117_Official List
Greg	Pruszinske	gpruszinske@ci.becker.mn.us	City of Becker	PO Box 250 12060 Sherburne Ave Becker, MN 55308	Electronic Service	No	OFF_SL_23-117_Official List
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_23-117_Official List
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_23-117_Official List
Nathaniel	Runke	nrunke@local49.org	International Union of Operating Engineers Local 49	611 28th St. NW  Rochester, MN 55901	Electronic Service	No	OFF_SL_23-117_Official List
Bjorgvin	Saevarsson	bjorgvin@yorthgroup.com	Yorth	500 East Grant Street 1207  #1207 Minneapolis, MN 55404	Electronic Service	No	OFF_SL_23-117_Official List
Kevin	Saville	kevin.saville@ftr.com	Citizens/Frontier Communications	2378 Wilshire Blvd.  Mound, MN 55364	Electronic Service	No	OFF_SL_23-117_Official List
Elizabeth	Schmiesing	eschmiesing@winthrop.com	Winthrop & Weinstine, P.A.	225 South Sixth Street Suite 3500 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Peter	Scholtz	peter.scholtz@ag.state.mn.us	Office of the Attorney General-RUD	Suite 1400 445 Minnesota Street St. Paul, MN 55101-2131	Electronic Service	No	OFF_SL_23-117_Official List
Christine	Schwartz	Regulatory.records@xcelenergy.com	Xcel Energy	414 Nicollet Mall FL 7  Minneapolis, MN 554011993	Electronic Service	No	OFF_SL_23-117_Official List



First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Douglas	Seaton	doug.seaton@umwlc.org	Upper Midwest Law Center	8421 Wayzata Blvd Ste 300  Golden Valley, MN 55426	Electronic Service	No	OFF_SL_23-117_Official List
Patrick	Serfass	pserfass@tcorp.com	American Biogas Council	1211 Connecticut Ave NW Ste 650 Washington, DC 20036	Electronic Service	No	OFF_SL_23-117_Official List
Patrick	Serfass	info@americanbiogascouncil.org	American Biogas Council	1211 Connecticut Ave NW Ste 650 Washington, DC 20036	Electronic Service	No	OFF_SL_23-117_Official List
Will	Seuffert	Will.Seuffert@state.mn.us	Public Utilities Commission	121 7th PI E Ste 350  Saint Paul, MN 55101	Electronic Service	Yes	OFF_SL_23-117_Official List
Janet	Shaddix Elling	jshaddix@janetshaddix.com	Shaddix And Associates	7400 Lyndale Ave S Ste 190  Richfield, MN 55423	Electronic Service	Yes	OFF_SL_23-117_Official List
Andrew R.	Shedlock	Andrew.Shedlock@KutakRock.com	Kutak Rock LLP	60 South Sixth St Ste 3400  Minneapolis, MN 55402-4018	Electronic Service	No	OFF_SL_23-117_Official List
Colleen	Sipiorski	Colleen.Sipiorski@wecenergygroup.com	Minnesota Energy Resources Corporation	700 North Adams St  Green Bay, WI 54307	Electronic Service	No	OFF_SL_23-117_Official List
Edyta	Sitko	esitko@ucsusa.org	Union of Concerned Scientists	1 N Lasalle Ave  CHICAGO, IL 60602	Electronic Service	No	OFF_SL_23-117_Official List
Beth	Smith	bsmith@greatermankato.com	Greater Mankato Growth	1961 Premier Dr Ste 100  Mankato, MN 56001	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Joshua	Smith	joshua.smith@sierraclub.org		85 Second St FL 2  San Francisco, CA 94105	Electronic Service	No	OFF_SL_23-117_Official List
Ken	Smith	ken.smith@districtenergy.com	District Energy St. Paul Inc.	76 W Kellogg Blvd  St. Paul, MN 55102	Electronic Service	No	OFF_SL_23-117_Official List
Beth	Soholt	bsoholt@cleangridalliance.org	Clean Grid Alliance	570 Asbury Street Suite 201  St. Paul, MN 55104	Electronic Service	No	OFF_SL_23-117_Official List
Anna	Sommer	ASommer@energyfuturesgroup.com	Energy Futures Group	PO Box 692  Canton, NY 13617	Electronic Service	No	OFF_SL_23-117_Official List
Peggy	Sorum	peggy.sorum@centerpointenergy.com	CenterPoint Energy	505 Nicollet Mall  Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Mark	Spurr	mspur@fvbenergy.com	International District Energy Association	222 South Ninth St., Suite 825  Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Russ	Stark	Russ.Stark@ci.stpaul.mn.us	City of St. Paul	Mayor's Office 15 W. Kellogg Blvd., Suite 390  Saint Paul, MN 55102	Electronic Service	No	OFF_SL_23-117_Official List
Byron E.	Starns	byron.starns@stinson.com	STINSON LLP	50 S 6th St Ste 2600  Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Richard	Stasik	richard.stasik@wecenergygroup.com	Minnesota Energy Resources Corporation (HOLDING)	231 West Michigan St - P321  Milwaukee, WI 53203	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Kristin	Stastny	kstastny@taftlaw.com	Taft Stettinius & Hollister LLP	2200 IDS Center 80 South 8th St Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
James M	Strommen	jstrommen@kennedy-graven.com	Kennedy & Graven, Chartered	150 S 5th St Ste 700  Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Kent	Sulem	ksulem@mmua.org	MMUA	3131 Fernbrook Ln N Ste 200  Plymouth, MN 55447-5337	Electronic Service	No	OFF_SL_23-117_Official List
Emily	Suppes	emily.suppes@centerpointenergy.com	CenterPoint Energy Minnesota Gas	505 Nicollet Mall  Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
Eric	Swanson	eswanson@winthrop.com	Winthrop & Weinstine	225 S 6th St Ste 3500 Capella Tower Minneapolis, MN 554024629	Electronic Service	No	OFF_SL_23-117_Official List
Matthew	Tomich	tomich@energy-vision.org	Energy Vision	138 E 13th St  New York, NY 10003	Electronic Service	No	OFF_SL_23-117_Official List
Jessica	Tritsch	jessica.tritsch@sierraclub.org	Sierra Club	2327 E Franklin Ave  Minneapolis, MN 55406	Electronic Service	No	OFF_SL_23-117_Official List
Julie	Voeck	julie.voeck@nee.com	NextEra Energy Resources, LLC	700 Universe Blvd  Juno Beach, FL 33408	Electronic Service	No	OFF_SL_23-117_Official List
Sam	Wade	sam@rngcoalition.com	Coalition for Renewable Natural Gas	1017 L Street #513  Sacramento, CA 95814	Electronic Service	No	OFF_SL_23-117_Official List
Nicole	Westling	nicole.westling@state.mn.us	Department of Commerce	85 7th Place E Suite 280 St Paul, MN 55001	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Casey	Whelan	cwhelan@kinectenergy.com	Kinect Energy Group	605 Highway 169 N Ste 1200  Plymouth, MN 55441	Electronic Service	No	OFF_SL_23-117_Official List
Laurie	Williams	laurie.williams@sierraclub.org	Sierra Club	Environmental Law Program 1536 Wynkoop St Ste 200 Denver, CO 80202	Electronic Service	No	OFF_SL_23-117_Official List
Joseph	Windler	jwindler@winthrop.com	Winthrop & Weinstine	225 South Sixth Street, Suite 3500  Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List
James	Worlobah	james.worlobah@state.mn.us	Public Utilities Commission	121 7th Place E, Suite 350  St. Paul, MN 55101	Electronic Service	No	OFF_SL_23-117_Official List
Tim	Wulling	t.wulling@earthlink.net		1495 Raymond Ave.  Saint Paul, MN 55108	Electronic Service	No	OFF_SL_23-117_Official List
Michael A.	Yuffee	michael.yuffee@bakerbotts.com	Baker Botts	700 K St NW  Washington, DC 20001	Electronic Service	No	OFF_SL_23-117_Official List
Kurt	Zimmerman	kwz@ibew160.org	Local Union #160, IBEW	2909 Anthony Ln  St Anthony Village, MN 55418-3238	Electronic Service	No	OFF_SL_23-117_Official List
Grant	Zimmerman	GZIMMERMAN@AMPAMERICAS.COM	Amp Americas	811 W Evergreen Ave Ste 201  Chicago, IL 60642	Electronic Service	No	OFF_SL_23-117_Official List
Emily	Ziring	eziring@stlouispark.org	City of St. Louis Park	5005 Minnetonka Blvd  St. Louis Park, MN 55416	Electronic Service	No	OFF_SL_23-117_Official List

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Patrick	Zomer	Pat.Zomer@lawmoss.com	Moss & Barnett PA	150 S 5th St #1200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_23-117_Official List