



414 Nicollet Mall
Minneapolis, MN 55401

August 2, 2024

—Via Electronic Filing—

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

RE: MOTION – REGARDING TARIFF RATE FOR NET COST OF CSG GENERATION
IN THE MATTER OF IMPLEMENTATION OF 2023 LEGISLATIVE CHANGES TO
XCEL ENERGY’S COMMUNITY SOLAR GARDEN PROGRAM &
IN THE MATTER OF NORTHERN STATES POWER COMPANY, DBA XCEL ENERGY,
FOR APPROVAL OF ITS PROPOSED COMMUNITY SOLAR GARDEN PROGRAM
DOCKET NOS. E002/CI-23-335 & E002/M-13-867; AND,
IN THE MATTER OF THE PETITION OF NORTHERN STATES POWER COMPANY
FOR APPROVAL OF THE 2025 ANNUAL FUEL FORECAST AND MONTHLY FUEL
COST CHARGES, DOCKET NO. E002/AA-24-63

Dear Mr. Seuffert:

Northern States Power Company, doing business as Xcel Energy, submits the enclosed Motion regarding the tariff rate for net cost of Community Solar Garden generation. Pursuant to Minn. R. 7829.0410, any opposition to this motion must be filed and served on the service list in these dockets within 14 days of the motion filing, meaning that any opposition must be filed on or before August 16, 2024.

If you have any questions regarding this filing, please contact Rebecca Eilers at rebecca.d.eilers@xcelenergy.com or me at lisa.r.peterson@xcelenergy.com.

Sincerely,

/s/

LISA R. PETERSON
DIRECTOR, REGULATORY PRICING AND ANALYSIS

Enclosures
cc: Service List

STATE OF MINNESOTA
BEFORE THE
MINNESOTA PUBLIC UTILITIES COMMISSION

Katie J. Sieben	Chair
Hwikwon Ham	Commissioner
Valerie Means	Commissioner
Joseph K. Sullivan	Commissioner
John A. Tuma	Commissioner

IN THE MATTER OF IMPLEMENTATION
OF 2023 LEGISLATIVE CHANGES TO
XCEL ENERGY’S COMMUNITY SOLAR
GARDEN PROGRAM

DOCKET No. E002/CI-23-335

IN THE MATTER OF THE PETITION OF
XCEL ENERGY FOR APPROVAL OF ITS
PROPOSED COMMUNITY SOLAR GARDEN
PROGRAM

DOCKET No. E002/M-13-867

IN THE MATTER OF THE PETITION OF
NORTHERN STATES POWER COMPANY
FOR APPROVAL OF THE 2025 ANNUAL
FUEL FORECAST AND MONTHLY FUEL
COST CHARGES

DOCKET No. E002/AA-24-63

MOTION

INTRODUCTION

Northern States Power Company, doing business as Xcel Energy, submits to the Minnesota Public Utilities Commission this Motion to establish a 2025 net cost of generation rate of exclusion of Community Solar Gardens (CSG) costs and a process for approval of future updates. In our June 7, 2024 compliance filing in Docket Nos. E002/CI-23-335 and E002/M-13-867, the Company filed Tariff Sheet No. 5-91.4 with a “[To Be Determined]” CSG exclusion rate. This tariff provision states:

EXCLUSION OF COMMUNITY SOLAR GARDEN COSTS

To comply with Minn. Stat. § 216B.1641, Subd. 11, the fuel adjustment charge to residential customers who have received bill payment assistance or income-qualified energy assistance programs within the proceeding twelve-month timeframe and who also do not subscribe to a

community solar garden shall exclude the “net cost of community solar garden generation”. To achieve this exclusion, these customers shall receive a bill credit of \$[To Be Determined] per kWh of billed usage that removes “net cost of community solar garden generation”. This credit will start to apply and appear on customer bills only after the Company has systems in place to provide this credit and application of this credit will be done only on a prospective basis after the Company has systems in place.

Our cover letter to our January 5, 2024 Compliance Filing in Docket No. E002/CI-23-335, noted that we did not yet have a Commission authorized rate for this tariff provision and that we did not yet have systems in place to provide this credit. We noted that we anticipated that as the date approaches for us to have systems in place to apply this rate we would file a motion with the proposed rate. We also noted our anticipation that this motion would propose a cadence and process for updates to that rate.

Subsequently, our May 1, 2024 Fuel Forecast for calendar year 2025 filed in Docket No. E002/AA-24-63 proposed a CSG exclusion rate of 0.679 cent per kWh for 2025. We proposed an update to the CSG exclusion rate to 0.681 cent per kWh to reflect the updated Fuel Forecast in our Reply Comments filed July 31, 2024. We expect that the Commission will determine approved rates for the Fuel Forecast docket later this year with an effective date of January 1, 2025. We expect to have a system in place on January 1, 2025 to apply this exclusion.

Through this Motion, we therefore seek authorization:

- to put Commission approved net cost of generation rate in our exemption tariff language;
- of an effective date of January 1, 2025 for the net cost of generation exception rate; and
- of a process for updates to the net cost of generation exemption rate in future fuel clause dockets.

I. PROPOSED RATE

Pursuant to Minn. Statute 216B.1641 subd.11, utilities must exclude the net cost of community solar garden generation from the fuel clause adjustment for customers who are eligible for this exemption. Order Point 5C of the Commission’s December 28, 2023 ORDER IMPLEMENTING NEW LEGISLATION

GOVERNING COMMUNITY SOLAR GARDENS in Docket Nos. E002/CI-23-335 and E002/M-13-867 approved the Company's proposal to calculate this credit by dividing forecasted CSG above market costs by the forecasted net FCA kWh. Based on the proposed fuel forecast, the Company calculated the net cost of generation for CSGs as 0.679 cent per kWh for 2025 and proposed approval of this rate in the May 1, 2024 Petition in Docket No. E002/AA-24-63. The Company's July 31 Reply Comments in that docket updated the proposed fuel forecast and therefore the Company presented in that filing our recalculation of the net cost of generation for CSGs as 0.681 cent per kWh for 2025. We expect to have systems in place on January 1, 2025 to apply this exclusion. Implementation on January 1, 2025 coincides with anticipated implementation of the 2025 fuel cost charges pending approval in Docket No. E002/AA-24-63.

Consistent with the above, we recommend that the following language that is currently on Tariff Sheet 5-91.4 be removed:

This credit will start to apply and appear on customer bills only after the Company has systems in place to provide this credit and application of this credit will be done only on a prospective basis after the Company has systems in place.

II. PROPOSED PROCESS FOR ANNUAL UPDATES

Because the CSG exemption rate is a component of fuel costs, the Company proposes that annual updates to this rate be made in the annual fuel forecast dockets due by May 1 of each year, and not in the CSG dockets (E002/CI-23-335 and E002/M-13-867). Forecasted rates would include the proposed exemption and the filing would include the proposed tariff sheet reflecting the proposed rate. Final reports showing the actual excluded amount for the prior calendar year would be shown in the True-Up Reports filed on March 1 each year following the conclusion of that forecast year. Since the methodology by which this rate is calculated has already been approved by the Commission, the Company believes the implementation process would be streamlined by filing the annual updated rate only in the fuel forecast dockets and not in the CSG dockets.

CONCLUSION

Xcel Energy respectfully requests that the Commission grant our Motion to set the CSG exclusion rate and annual uprate process as set forth above, and specifically requests the following relief:

- That the Commission approve the proposed net cost of generation rate for inclusion on Tariff Sheet No. 5-91.4, with an effective date of January 1, 2025;
- That the following language be removed from Tariff Sheet No. 5-91.4:
This credit will start to apply and appear on customer bills only after the Company has systems in place to provide this credit and application of this credit will be done only on a prospective basis after the Company has systems in place.
- That future changes to this rate be changed on a calendar year cadence, with future proposed changes to be made only in future Fuel Forecast dockets and not in the CSG dockets (E002/CI-23-335 and E002/M-13-867), unless if the Commission orders otherwise.

Dated: August 2, 2024

Northern States Power Company

Redline

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

MINNESOTA ELECTRIC RATE BOOK - MPUC NO. 2

FUEL CLAUSE RIDER (Continued)

Section No. 5
~~Original~~1st Revised Sheet No. 91.4

EXCLUSION OF COMMUNITY SOLAR GARDEN COSTS

To comply with Minn. Stat. § 216B.1641, Subd. 11, the fuel adjustment charge to residential customers who have received bill payment assistance or income-qualified energy assistance programs within the proceeding twelve-month timeframe and who also do not subscribe to a community solar garden shall exclude the “net cost of community solar garden generation”. To achieve this exclusion, these customers shall receive a bill credit of ~~\$0.00681~~[To Be Determined] per kWh of billed usage that removes “net cost of community solar garden generation”. ~~This credit will start to apply and appear on customer bills only after the Company has systems in place to provide this credit and application of this credit will be done only on a prospective basis after the Company has systems in place.~~

RIDER

Date Filed:	01-05-24 <u>08-02-24</u>	By: Ryan J. Long	Effective Date:	06-07-24
		President, Northern States Power Company, a Minnesota corporation		
Docket No.	E002/M-13-867 & E002/CI-23-335 <u>&</u> <u>E002/AA-24-63</u>		Order Date:	05-30-24

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

MINNESOTA ELECTRIC RATE BOOK - MPUC NO. 2

FUEL CLAUSE RIDER (Continued)

Section No. 5
1st Revised Sheet No. 91.4

EXCLUSION OF COMMUNITY SOLAR GARDEN COSTS

To comply with Minn. Stat. § 216B.1641, Subd. 11, the fuel adjustment charge to residential customers who have received bill payment assistance or income-qualified energy assistance programs within the proceeding twelve-month timeframe and who also do not subscribe to a community solar garden shall exclude the “net cost of community solar garden generation”. To achieve this exclusion, these customers shall receive a bill credit of \$0.00681 per kWh of billed usage that removes “net cost of community solar garden generation”.

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Date Filed: 08-02-24

By: Ryan J. Long

Effective Date:

President, Northern States Power Company, a Minnesota corporation

Docket No. E002/M-13-867 & E002/CI-23-335 &
E002/AA-24-63

Order Date:

CERTIFICATE OF SERVICE

I, Joshua DePauw, 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/AA-24-63**
 E002/M-13-867
 E002/CI-23-335

Dated this 2nd day of August 2024

/s/

Joshua DePauw
Regulatory Administrator

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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_13-867_Official
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
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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_24-63_AA-24-63

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Generic Notice	Residential Utilities Division	residential.utilities@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012131	Electronic Service	Yes	OFF_SL_24-63_AA-24-63
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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_24-63_AA-24-63
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