

October 17, 2025

Sasha Bergman  
Executive Secretary  
Minnesota Public Utilities Commission  
121 7th Place East, Suite 350  
St. Paul, Minnesota 55101-2147

RE: Supplemental Comments of the Minnesota Department of Commerce  
Docket No. E002/M-24-432

Dear Ms. Sasha Bergman:

Attached are the supplemental comments of the Minnesota Department of Commerce (Department) in the following matter:

*In the Matter of a Peak Time Rebate Program for Northern States  
Power Co. d/b/a Xcel Energy to Further the Commission's Advanced  
Rate Design Efforts in Docket No. E002/CI-24-115*

A notice of comment was filed by the Commission on July 17, 2025, and a notice of extended comment period was issued on August 12, 2025.

The Department provides recommendations on Xcel Energy's proposed Peak Time Rebate Program and is available to answer any questions the Minnesota Public Utilities Commission may have.

Sincerely,

/s/ Dr. SYDNIE LIEB  
Assistant Commissioner of Regulatory Analysis

RW/AB/PT/ad  
Attachment



## Before the Minnesota Public Utilities Commission

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### Comments of the Minnesota Department of Commerce

Docket No. E002/M-24-432

#### I. INTRODUCTION

On July 17, 2025, the Minnesota Public Utilities Commission (Commission) issued a Notice of Comment Period in Docket No. E002/M-24-432. The Commission invited stakeholder input on whether the Commission should approve, modify, or reject the proposed Peak Time Rebate (PTR) program filed by Northern States Power Company, d/b/a Xcel Energy (Xcel).

The Department filed its initial comments on September 5, 2025. Through these comments, the Department related that there was insufficient data to determine the benefits of PTR for ratepayers and the grid. The Department recommended that Xcel first implement PTR as a pilot to gather more data, and later file a proposal for a full program as part of an Energy Conservation and Optimization (ECO) Triennial Plan. In the Department’s reply comments, filed October 3, 2025, the Department further recommended that Xcel explore strategies to maximize program enrollment.

In these supplemental comments, the Department addresses Xcel’s October 3, 2025, reply comments. While the Department is agnostic about whether PTR is implemented as a pilot, the initial phase of PTR implementation should focus on gathering data and lessons learned to inform future program refinements. The Department maintains its other findings and recommendations from its initial comments and reply comments.

#### II. PROCEDURAL BACKGROUND

December 30, 2024	The Commission delegated the Executive Secretary to “open a docket to evaluate a proposal for a peak-time rebate (PTR) program for Xcel Energy.” <sup>1</sup>
January 8, 2025	The Commission issued a Notice of Docket Opening for Docket No. E002/M-24-432 in accordance with its December 30, 2024, directive. <sup>2</sup>

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<sup>1</sup> *In the Matter of the Application of Xcel Energy for Authority to Increase Rates for Electric Service in Minnesota, Notice of and Order for Hearing*, December 30, 2024, Docket No. E-002/GR-24-320, (eDockets) [202412-213391-01](#).

<sup>2</sup> *In the Matter of a Peak Time Rebate Program for Northern States Power Co. d/b/a Xcel Energy to Further the Commission’s Advanced Rate Design Efforts in Docket No. E002/CI-24-115, Notice of Docket Opening*, January 8, 2025, Docket No. E-002/M-24-432, (eDockets) [20251-213658-01](#).

- March 17, 2025 Xcel Energy filed a Petition for approval to replace the Company’s Energy Action Days program with a PTR program as part of its 2024-2026 Energy Conservation and Optimization (ECO) Triennial Plan.<sup>3</sup>
- July 17, 2025 The Commission issued a Notice of Comment Period seeking input on whether the Commission should approve, modify, or reject Excel Energy’s proposed PTR program.<sup>4</sup>
- September 5, 2025 Initial comments were filed by Fresh Energy, the Attorney General – Residential Utilities Division, Xcel Energy, and the Department.
- October 3, 2025 Reply comments were filed by Xcel Energy and the Department.

### III. DEPARTMENT ANALYSIS

Because Xcel is the only other party to file reply comments, the Department’s supplemental comments focus on Xcel’s reply comments. The Department further discusses the following issues and recommendations below:

- The initial implementation of PTR should focus on testing both opt-in and opt-out approaches;
- The Department is agnostic as to whether this iteration of the PTR program is considered a pilot, as long as this initial phase is focused on learnings to maximize the benefits of PTR;
- The Energy Action Day program should continue in parallel with PTR; and
- Ratepayers will not realize capacity benefits if PTR is not registered with MISO. The Department concludes that more data should be collected such that MISO registration can be accomplished in the future to deliver ratepayer savings from load reductions achieved with PTR.

#### A. SUMMARY OF XCEL REPLY COMMENTS

In Xcel’s reply comments, the Company makes several arguments and recommendations related to issues discussed in the Department’s initial comments. First, the Company opposes implementing PTR on a pilot basis and states that implementing PTR as a full program as proposed by Xcel “still allows for

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<sup>3</sup> *In the Matter of a Peak Time Rebate Program for Northern States Power Co. d/b/a Xcel Energy to Further the Commission’s Advanced Rate Design Efforts in Docket No. E002/CI-24-115*, Xcel Energy, Initial Filing, March 17, 2025, Docket No. E-002/M-24-432, (eDockets) [20253-216468-01](#), (hereinafter, Xcel Petition).

<sup>4</sup> *In the Matter of a Peak Time Rebate Program for Northern States Power Co. d/b/a Xcel Energy to Further the Commission’s Advanced Rate Design Efforts in Docket No. E002/CI-24-115*, Notice of Comment Period, July 17 2025, Docket No. E-002/M-24-432, (eDockets) [20257-221115-01](#).

a focused assessment of outcomes and the collection of meaningful insights to inform future program development, without the high costs of a pilot.”<sup>5</sup> Xcel also argues against pursuing an opt-out approach, asserting that this would be duplicative of the opt-out approach tested under Energy Action Days (EAD), and recommends sunseting EAD once PTR is available to avoid customer confusion given the similarities between EAD and PTR.<sup>6</sup>

In response to parties’ initial comments, the Company adjusts its enrollment target from 15,500 customers to 40,000 customers, with no cap on participation.<sup>7</sup> To encourage program enrollment, the Company also agrees to target customers with high peak load and low-income households as well as expand its marketing strategy.<sup>8</sup>

Next, the Company updates several assumptions and inputs for its benefit-cost analysis. Aside from increasing the number of participants to 40,000, the Company lowers the estimated energy savings per customer to 0.19 kW.<sup>9</sup> The budget is also updated to reflect the increased rebate and marketing costs to support higher enrollment numbers. Table 1 below provides Xcel’s updated 2026 program budget compared to the previous program budget filed on September 5, 2025.

*Table 1. Proposed and Updated 2026 PTR Program Budget<sup>10</sup>*

<b>Budget Category</b>	<b>Proposed 2026 Expenses<sup>10</sup></b>	<b>Updated 2026 Forecast</b>
<b>Vendor</b>	\$440,000	\$440,000
<b>Rebates</b>	\$96,000	\$152,000
<b>Technology Services</b>	\$50,000	\$50,000
<b>Administration</b>	\$80,000	\$80,000
<b>Marketing</b>	\$20,000	\$70,000
<b>Total</b>	\$686,000	\$792,000

With the updated inputs, the PTR program passes the cost effectiveness requirement with a benefit-cost ratio of 1.18 under the Minnesota Test.<sup>11</sup>

Regarding the Department’s and Fresh Energy’s comments related to how PTR peak reductions will be used to reduce the Company’s capacity needs, the Company explains that it intends to include the program as a demand response (DR) resource in its Integrated Resource Plan (IRP). However, PTR will

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<sup>5</sup> Xcel Reply Comments, at 2.

<sup>6</sup> *Id.*, at 2-3.

<sup>7</sup> *Id.*, at 4.

<sup>8</sup> *Id.*, at 5-6.

<sup>9</sup> *Id.*, at 7.

<sup>10</sup> *Id.*, at 8.

<sup>11</sup> *Id.*, at 9.

still not be registered in MISO in the near term due to the risk of being penalized without sufficient information on program performance. The Company claims that “by including the impacts of DR [in the IRP], the Company is affecting the need to build new capacity resources and as such is realizing the benefits of a behavioral DR program” for its customers.<sup>12</sup>

Lastly, Xcel proposes to conduct a formal program evaluation after two years from launch to inform future program design and implementation. The Company commits to the following analysis:

- a. Number of customers (1) invited to opt-in and (2) opting in
- b. For each control event
  - i. Date and timeframe
  - ii. Hours’ notice given
  - iii. Xcel’s distribution-system peak in MW during the event timeframe
  - iv. Average load reduction per customer
  - v. Number of participants sent follow-up emails and timeframe
- c. Potential savings per year in kW and kWh
  - i. Total
  - ii. Per control event
  - iii. Per customer
- d. Actual savings per year in kW and kWh
  - i. Total
  - ii. Per control event
  - iii. Per customer
- e. Updated cost-benefit analysis.

*B. DEPARTMENT’S RESPONSE TO XCEL REPLY COMMENTS*

The Department appreciates Xcel’s willingness to expand its marketing strategy and increase program enrollment and supports the updated enrollment target of 40,000 customers. However, the Department still has concerns about the lack of an opt-out approach and of clarity on how load reductions under PTR will result in savings for ratepayers. The Department discusses each of these issues in more detail below.

*B.1. The initial implementation of PTR should focus on testing both opt-in and opt-out approaches*

The Department is agnostic about whether PTR is considered a pilot or a program. However, the Department agrees with Xcel that the initial implementation of PTR must focus on gathering data and insights to “refine the program design and implementation to better meet customer needs and regulatory objectives.”<sup>13</sup> As discussed in the Department’s initial and reply comments, the scale and

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<sup>12</sup> *Ibid*, at 9.

<sup>13</sup> *Id.*, p. 10.

design of the proposed PTR program do not guarantee benefits to ratepayers and thus should only serve as a first iteration on the way to a more beneficial program in the future.

The Department disagrees with Xcel's position that it should not test a limited opt-out program design. The ability to test and compare opt-in and opt-out approaches to customer enrollment is likely the most significant lever to maximize the total benefits of PTR. The absence of this program design feature is both unsupported and also will actively harm both learnings that can be gleaned from the initial PTR rollout as well as, potentially, the total benefits of the program. Because the target customer base of PTR is customers who are not enrolled in other DR programs—meaning they likely do not have large, controllable load that would enable significant load reductions during PTR events—the load reduction per customer under PTR is expected to be low, only 0.19 kW per customer as estimated by Xcel.<sup>14</sup> Thus, the program's total benefits will depend on its scale, or the number of customers enrolled. This effect is demonstrated by the program's improved Minnesota Test results, which increased from 0.86 in Xcel's initial comments to 1.18 in reply comments, when the Company increased its customer enrollment target from 15,500 to 40,000 customers, despite increased rebate and marketing costs.<sup>15</sup> Exploring strategies to maximize customer enrollment, the most significant of which is utilizing an opt-out approach that can be used to automatically enroll all customers in the future, should be a primary focus of this first phase of the PTR program.

Experience from other PTR pilots, such as Portland General Electric's Residential Pricing Pilot, have shown that an opt-out approach for PTR can help maximize the benefits of the program by capturing load reductions from customers who would otherwise not opt in to PTR.<sup>16</sup> The increased enrollment under an opt-out program can lead to greater aggregate load reductions even with lower load reductions per customer than under an opt-in program. Additionally, Xcel's enrollment target of 40,000 customers is merely an assumption that may or may not materialize under the proposed opt-in approach. On the other hand, an opt-out approach would ensure a specific level of program enrollment, while reducing the need for spending on marketing.

The Department does not agree with Xcel that testing the opt-out strategy under PTR is duplicative with EAD. As acknowledged by the Company, unlike PTR, EAD does not provide participants with a financial incentive to reduce load during events. Xcel's load reduction estimates for opt-in PTR, which are calculated based on those observed under PTR programs in other jurisdictions, are much higher than the load reductions under EAD—0.19 kW compared to 0.016 kW per customer—almost a 12-fold increase.<sup>17</sup> The difference is attributable to *both* the opt-in approach as well as the financial incentives

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<sup>14</sup> Even if Xcel enables participation from DR customers in the future, these customers' load reduction under PTR would likely be netted against any load reduction counted under the other DR program.

<sup>15</sup> The increase in the benefit-cost ratio also occurred despite slightly lower assumed load reduction per customer (from 0.21 kW to 0.19 kW). Relative to its initial comment filing, rebate costs increased from \$96,000 to \$152,000 and marketing costs increased from \$20,000 to \$70,000. Xcel Initial Comments, Attachment A. Xcel Reply Comments, Attachment A.

<sup>16</sup> *In the Matter of a Peak Time Rebate Program for Northern States Power Co. d/b/a Xcel Energy to Further the Commission's Advanced Rate Design Efforts in Docket No. E002/CI-24-115*, Department of Commerce, Initial Comments, January 8, 2025, Docket No. E-002/M-24-432, (eDockets) [202510-223559-01](#), at 5.

<sup>17</sup> Xcel Petition, at 11.

offered to participants. Thus, Xcel's experience with EAD does not provide an indication of the potential load reductions under an opt-out PTR program.

For these reasons, the Department continues to recommend that Xcel implement both opt-in and opt-out strategies to enroll customers during the initial phase of PTR, regardless of whether PTR is implemented as a pilot or a program. With the updated enrollment target of 40,000 customers, the Department recommends that Xcel automatically enroll 20,000 customers, in addition to an opt-in option for customers not automatically enrolled. This approach will provide the most useful data and insights to inform the long-term design of PTR, helping to maximize the benefits of the program to the grid and ratepayers. Accordingly, the Department maintains its recommendations related to tracking metrics comparing customer acceptance and load reductions under both opt-in and opt-out approaches.

*B.2. The Energy Action Day program should continue in parallel with PTR*

The Department maintains its recommendation that EAD be implemented in parallel with PTR. While the Department understands Xcel's concerns about customer confusion, the Department is also concerned that if EAD is eliminated, the Company and its ratepayers will miss out on load reductions from former EAD participants who are not enrolled in PTR. A continuation of EAD also enables a direct comparison between EAD, opt-in PTR, and opt-out PTR.

*B.3. The initial PTR program should assess how to incorporate the program into MISO to maximize ratepayer value*

The Department appreciates Xcel's explanation that it will incorporate load reductions from PTR into the Company's IRP. However, it is still not clear whether and how PTR load reductions will lower Xcel's capacity obligations with MISO. The Department is not convinced that incorporating PTR into Xcel's IRP is sufficient to ensure reduced generation capacity costs for the Company's ratepayers.

If PTR is not registered with MISO, as proposed by Xcel, load reductions from PTR will not be counted by MISO when determining how Xcel meets its capacity obligation, even if PTR is included in Xcel's IRP. In other words, Xcel will still need to procure the corresponding amount of capacity from MISO, and PTR will not result in generation capacity savings for ratepayers. This also means that Xcel will essentially be paying twice for the same capacity—once in the form of incentive payments for load reductions under PTR and once in the form of capacity payments for capacity procured through the MISO capacity market.

While the Department understands Xcel's initial hesitancy to register PTR with MISO—given the voluntary nature of the proposal and the risk of MISO penalties due to the uncertain actual load reductions—the Department is not convinced by Xcel's relatively brief analysis regarding MISO registration that PTR cannot be a valuable demand response resource in MISO.<sup>18</sup> Once the program has collected sufficient data to produce more reliable load reduction forecasts, MISO registration is

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<sup>18</sup> Xcel Reply Comments, at 9.

necessary to realize the capacity benefits of PTR to ratepayers. It is important to note that generation capacity benefits account for 97 percent of the program's total benefits under the Minnesota Test.<sup>19</sup> Without capturing these generation capacity benefits, the program will provide virtually no benefit to the system. Therefore, the Department maintains its recommendation from initial comments that Xcel specify in future program filings how the Company will ensure load reductions under PTR lead to real savings for ratepayers.

#### **IV. DEPARTMENT RECOMMENDATIONS**

The Department's recommendations, which are mostly maintained from its initial and reply comments, are provided below.

- The Department recommends that the initial phase of PTR be implemented in parallel with EAD. This initial phase should pursue both opt-in and opt-out approaches to customer enrollment and collect data on opt-in and opt-out customers separately.
- The Department recommends that Xcel automatically enroll 20,000 customers in PTR.
- The Department recommends that Xcel target low-income customers and customers with high peak load contribution for automatic enrollment in PTR.
- The Department recommends that the Commission require Xcel to file an updated customer outreach and communications plan with its first annual report on PTR. In this updated plan, the Company should discuss concrete ways to achieve a higher customer enrollment, including through both opt-in and opt-out approaches.
- The Department recommends that the Commission require Xcel to address in its annual reporting on PTR the feasibility of permitting net metering customers and customers enrolled in another DR program to participate in PTR.
- The Department recommends that the Commission direct the Company to address the potential for incorporating local distribution grid benefits into its PTR program in its annual reporting on PTR. The Company should specifically address the potential challenges related to heterogeneity in the timing of local distribution grid peaks, and any uncertainty in the level of participation or individual peak load reductions and how this interacts with the utility's traditional distribution planning processes.
- The Department recommends that Xcel include a proposal for an expanded and refined PTR program as part of the Company's ECO portfolio upon completion of the initial phase. The proposal should:

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<sup>19</sup> Xcel Reply Comments, Attachment A.

- Include BCAs for both an opt-in and opt-out program, informed by the data collected as part of the initial phase;
- Include the costs of necessary billing system upgrades to support an opt-out program; and
- Specify how Xcel will ensure PTR load reductions reduce the Company's capacity obligations, including by registering and/or bidding PTR in MISO.
- The Department recommends that Xcel utilize updated capacity prices as part of its next PTR program proposal.
- The Department recommends that reporting for PTR be part of the Company's annual ECO status reports and that Xcel collect the following additional information from the PTR pilot to inform future program design and implementation:
  - Enrollment rates for opt-in customers
  - Participation, rebates paid, and peak load reduction for opt-in and opt-out customers
  - Customer acquisition costs for opt-in and opt-out customers
  - Customer satisfaction for opt-in and opt-out customers
  - Participation, rebates paid, and peak load reduction for high peak load customers and non-high peak load customers
  - Participation, rebates paid, and peak load reduction for low-income customers and non-low-income customers
  - Timing of PTR events compared to timing of actual system peaks.
- The Department recommends that PTR costs be recovered through Xcel's ECO portfolio.
- The Department recommends that the Commission instruct Xcel to seek Commission approval for proposals that will result in a tariff or rate change prior to filing proposals under ECO.

## **CERTIFICATE OF SERVICE**

I, Sharon Ferguson, hereby certify that I have this day, served copies of the following document on the attached list of persons by electronic filing, certified mail, e-mail, or by depositing a true and correct copy thereof properly enveloped with postage paid in the United States Mail at St. Paul, Minnesota.

**Minnesota Department of Commerce  
Supplemental Comments**

**Docket No. E002/M-24-432**

Dated this **17<sup>th</sup>** day of **October 2025**

**/s/Sharon Ferguson**

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50	Erin	Conti	erin.conti@ag.state.mn.us		Office of the Attorney General - Residential Utilities Division	445 Minnesota Street, Suite 1400 St. Paul MN, 55101 United States	Electronic Service		Yes	Official 24-432
51	Grace	Corbin	g.corbin@mpls-synod.org	Eco-Faith Network		122 W Franklin Ave Ste 600 Minneapolis MN, 55404 United States	Electronic Service		No	Official 24-432
52	Hillary	Creurer	hcreurer@allete.com	Minnesota Power		30 W Superior St Duluth MN, 55802 United States	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
53	George	Crocker	gwillc@nawo.org	North American Water Office		5093 Keats Avenue Lake Elmo MN, 55042 United States	Electronic Service		No	Official 24-432
54	Leigh	Currie	lcurrie@mncenter.org	Minnesota Center for Environmental Advocacy		1919 University Ave W Ste 515 St. Paul MN, 55104 United States	Electronic Service		No	Official 24-432
55	Lauren	Davis	lauren.davis@atlaspolicy.com	Atlas Public Policy		515 Q Street NW Unit 2 Washington DC, 20001 United States	Electronic Service		No	Official 24-432
56	Matthew	Deal	matthew.deal@chargepoint.com	ChargePoint, Inc.		254 Hacienda Ave Campbell CA, 95008 United States	Electronic Service		No	Official 24-432
57	Timothy	DenHerder Thomas	timothy@cooperativeenergyfutures.com	Cooperative Energy Futures		3500 Bloomington Ave. S Minneapolis MN, 55407 United States	Electronic Service		No	Official 24-432
58	James	Denniston	james.r.denniston@xcelenergy.com	Xcel Energy Services, Inc.		414 Nicollet Mall, 401-8 Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
59	Carrie	Desmond	carrie.desmond@metrotransit.org	Metropolitan Council		560 6th Avenue North Minneapolis MN, 55411 United States	Electronic Service		No	Official 24-432
60	Curt	Dieren	curt.dieren@dgr.com	L&O Power Cooperative		1302 S Union St Rock Rapids IA, 51246 United States	Electronic Service		No	Official 24-432
61	Ian M.	Dobson	ian.m.dobson@xcelenergy.com	Xcel Energy		414 Nicollet Mall, 401-8 Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
62	Bridget	Dockter	bridget.dockter@xcelenergy.com			null null, null United States	Electronic Service		No	Official 24-432
63	Richard	Dornfeld	richard.dornfeld@ag.state.mn.us		Office of the Attorney General - Department of Commerce	Minnesota Attorney General's Office 445 Minnesota Street, Suite 1800 Saint Paul MN, 55101 United States	Electronic Service		Yes	Official 24-432
64	Carlton	Doyle Fontaine	carlon.doyle.fontaine@senate.mn	MN Senate		75 Rev Dr Martin Luther King Jr Blvd Room G-17 St Paul MN, 55155 United States	Electronic Service		No	Official 24-432
65	J.	Drake Hamilton	hamilton@fresh-energy.org	Fresh Energy		408 St Peter St Ste 350 Saint Paul MN, 55101 United States	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
66	Michelle	Dreier	mdreier@electricalassociation.com			null null, null United States	Electronic Service		No	Official 24-432
67	Christopher	Droske	christopher.droske@minneapolismn.gov	Northern States Power Company dba Xcel Energy-Elec		661 5th Ave N Minneapolis MN, 55405 United States	Electronic Service		No	Official 24-432
68	Brian	Edstrom	briane@cubminnesota.org	Citizens Utility Board of Minnesota		332 Minnesota St Ste W1360 Saint Paul MN, 55101 United States	Electronic Service		No	Official 24-432
69	William	Ehrlich	wehrlich@tesla.com	Tesla, Inc.		3500 Deer Creek Rd Palo Alto CA, 94304 United States	Electronic Service		No	Official 24-432
70	Kristen	Eide Tollefson	healingsystems69@gmail.com	R-CURE		28477 N Lake Ave Frontenac MN, 55026-1044 United States	Electronic Service		No	Official 24-432
71	Rebecca	Eilers	rebecca.d.eilers@xcelenergy.com	Xcel Energy		414 Nicollet Mall - 401 7th Floor Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
72	Bob	Eleff	bob.eleff@house.mn	Regulated Industries Cmte		100 Rev Dr Martin Luther King Jr Blvd Room 600 St. Paul MN, 55155 United States	Electronic Service		No	Official 24-432
73	Ron	Elwood	relwood@mnlsap.org	Legal Services Advocacy Project		970 Raymond Avenue Suite G-40 Saint Paul MN, 55114 United States	Electronic Service		No	Official 24-432
74	John	Farrell	jfarrell@ilsr.org	Institute for Local Self-Reliance		2720 E. 22nd St Institute for Local Self-Reliance Minneapolis MN, 55406 United States	Electronic Service		No	Official 24-432
75	Eric	Fehlhaber	efehlhaber@dakotaelectric.com	Dakota Electric Association		4300 220th St W Farmington MN, 55024 United States	Electronic Service		No	Official 24-432
76	Sharon	Ferguson	sharon.ferguson@state.mn.us		Department of Commerce	85 7th Place E Ste 280 Saint Paul MN, 55101-2198 United States	Electronic Service		No	Official 24-432
77	Mike	Fiterman	mikefiterman@libertydiversified.com	Liberty Diversified International		5600 N Highway 169 Minneapolis MN, 55428-3096 United States	Electronic Service		No	Official 24-432
78	David A.	Fitzgerald	daf@dvclaw.com	Davison Van Cleve		2321 Fairview Ave E #3 Seattle WA, 98102 United States	Electronic Service		No	Official 24-432
79	Lucas	Franco	lfranco@liunagroc.com	LIUNA		81 Little Canada Rd E Little Canada	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
						MN, 55117 United States				
80	Nathan	Franzen	nathan@nationalgridrenewables.com	Geronimo Energy, LLC		8400 Normandale Lake Blvd Ste 1200 Bloomington MN, 55437 United States	Electronic Service		No	Official 24-432
81	Daryll	Fuentes	energy@usg.com	USG Corporation		550 W Adams St Chicago IL, 60661 United States	Electronic Service		No	Official 24-432
82	James	Garness	james.r.garness@xcelenergy.com			null null, null United States	Electronic Service		No	Official 24-432
83	Patti	Gartland	pgartland@greaterstcloud.com	Greater St. Cloud Development Corp.		501 West St Germain St Ste 100 St. Cloud MN, 56301 United States	Electronic Service		No	Official 24-432
84	Edward	Garvey	garveyed@aol.com		Residence	32 Lawton St Saint Paul MN, 55102 United States	Electronic Service		No	Official 24-432
85	Allen	Gleckner	gleckner@fresh-energy.org	Fresh Energy		408 St. Peter Street Ste 350 Saint Paul MN, 55102 United States	Electronic Service		No	Official 24-432
86	Allen	Gleckner	agleckner@elpc.org	Environmental Law & Policy Center		35 E. Wacker Drive, Suite 1600 Suite 1600 Chicago IL, 60601 United States	Electronic Service		No	Official 24-432
87	Jenny	Glumack	jenny@mrea.org	Minnesota Rural Electric Association		11640 73rd Ave N Maple Grove MN, 55369 United States	Electronic Service		No	Official 24-432
88	Anita	Grace	anita@gracemulticultural.com	GRACE Multicultural		12959 196th LN NW Elk River MN, 55330 United States	Electronic Service		No	Official 24-432
89	Ryan	Granholm	ryan.granholm@afslaw.com	ArentFox Schiff LLP		233 S Wacker Dr. Ste. 7100 Chicago IL, 60647 United States	Electronic Service		No	Official 24-432
90	Todd J.	Guerrero	todd.guerrero@kutakrock.com	Kutak Rock LLP		Suite 1750 220 South Sixth Street Minneapolis MN, 55402-1425 United States	Electronic Service		No	Official 24-432
91	Natalie	Haberman	townsend@fresh-energy.org	Fresh Energy		408 St Peter St # 350 St. Paul MN, 55102 United States	Electronic Service		No	Official 24-432
92	Joe	Halso	joe.halso@sierraclub.org	Sierra Club		1536 Wynkoop St Ste 200 Denver CO, 80202 United States	Electronic Service		No	Official 24-432
93	Katherine	Hamilton	katherine@aem-alliance.org	Advanced Energy		1701 Rhode Island Ave,	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
				Management Alliance		NW Washington DC, 20036 United States				
94	Jason G.	Harp	jason.harp@afslaw.com	ArentFox Schiff LLP		233 S Wacker Dr Ste 7100 Chicago IL, 60606 United States	Electronic Service		No	Official 24-432
95	Matthew B	Harris	matt.b.harris@xcelenergy.com	XCEL ENERGY		401 Nicollet Mall FL 8 Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
96	Shubha	Harris	shubha.m.harris@xcelenergy.com	Xcel Energy		414 Nicollet Mall, 401 - FL 8 Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
97	Erik	Hatlestad	erik@cureriver.org			117 1st St Montevideo MN, 56265 United States	Electronic Service		No	Official 24-432
98	Kim	Havey	kim.havey@minneapolismn.gov	City of Minneapolis		350 South 5th Street, Suite 315M Minneapolis MN, 55415 United States	Electronic Service		No	Official 24-432
99	Philip	Hayet	phayet@jkenn.com	J. Kennedy and Associates, Inc.		570 Colonial Park Drive Suite 305 Roswell GA, 30075-3770 United States	Electronic Service		No	Official 24-432
100	Todd	Headlee	theadlee@dvigridsolutions.com	Dominion Voltage, Inc.		701 E. Cary Street Richmond VA, 23219 United States	Electronic Service		No	Official 24-432
101	Amber	Hedlund	amber.r.hedlund@xcelenergy.com	Northern States Power Company dba Xcel Energy-Elec		414 Nicollet Mall, 401-7 Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
102	Adam	Heinen	aheinen@dakotaelectric.com	Dakota Electric Association		4300 220th St W Farmington MN, 55024 United States	Electronic Service		No	Official 24-432
103	Annete	Henkel	mui@mnuutilityinvestors.org	Minnesota Utility Investors		413 Wacouta Street #230 St.Paul MN, 55101 United States	Electronic Service		No	Official 24-432
104	Jessy	Hennesy	jessy.hennesy@avantenergy.com	Avant Energy		220 S. Sixth St. Ste 1300 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
105	Sandra	Henry	sandra.henry@elevatenp.org	Elevate		322 S Green St Ste 300 Chicago IL, 60607 United States	Electronic Service		No	Official 24-432
106	Katherine	Hinderlie	katherine.hinderlie@ag.state.mn.us		Office of the Attorney General - Residential Utilities Division	445 Minnesota St Suite 1400 St. Paul MN, 55101-2134 United States	Electronic Service		Yes	Official 24-432
107	Corey	Hintz	chintz@dakotaelectric.com	Dakota Electric Association		4300 220th Street	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
						Farmington MN, 55024-9583 United States				
108	Joe	Hoffman	ja.hoffman@smmpa.org	SMMPA		500 First Ave SW Rochester MN, 55902-3303 United States	Electronic Service		No	Official 24-432
109	Michael	Hoppe	lu23@ibew23.org	Local Union 23, I.B.E.W.		445 Etna Street Ste. 61 St. Paul MN, 55106 United States	Electronic Service		No	Official 24-432
110	MJ	Horner	mj.horner@xcelenergy.com			null null, null United States	Electronic Service		No	Official 24-432
111	Samantha	Houston	shouston@ucsusa.org	Union of Concerned Scientists		1825 K St. NW Ste 800 Washington DC, 20006 United States	Electronic Service		No	Official 24-432
112	Lori	Hoyum	lhoyum@mnpower.com	Minnesota Power		30 West Superior Street Duluth MN, 55802 United States	Electronic Service		No	Official 24-432
113	Jan	Hubbard	jan.hubbard@comcast.net			7730 Mississippi Lane Brooklyn Park MN, 55444 United States	Electronic Service		No	Official 24-432
114	Holmes	Hummel	holmes.hummel@cleanenergyworks.org	Clean Energy Works		925 French St NW Washington DC, 20001 United States	Electronic Service		No	Official 24-432
115	Casey	Jacobson	cjacobson@bepc.com	Basin Electric Power Cooperative		1717 East Interstate Avenue Bismarck ND, 58501 United States	Electronic Service		No	Official 24-432
116	Travis	Jacobson	travis.jacobson@mdu.com	Great Plains Natural Gas Company		400 N 4th St Bismarck ND, 58501 United States	Electronic Service		No	Official 24-432
117	John S.	Jaffray	jjaffray@jrpowers.com	JJR Power		350 Highway 7 Suite 236 Excelsior MN, 55331 United States	Electronic Service		No	Official 24-432
118	Alan	Jenkins	aj@jenkinsatlaw.com	Jenkins at Law		2950 Yellowtail Ave. Marathon FL, 33050 United States	Electronic Service		No	Official 24-432
119	Andrea	Jenkins	andrea.jenkins@minneapolismn.gov	Minneapolis City of Lakes		350 S 5th St Room 307 Minneapolis MN, 55415 United States	Electronic Service		No	Official 24-432
120	Richard	Johnson	rick.johnson@lawmoss.com	Moss & Barnett		150 S. 5th Street Suite 1200 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
121	Sarah	Johnson Phillips	sjphillips@stoel.com	Stoel Rives LLP		33 South Sixth Street Suite 4200 Minneapolis	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
						MN, 55402 United States				
122	Nate	Jones	njones@hcpd.com	Heartland Consumers Power		PO Box 248 Madison SD, 57042 United States	Electronic Service		No	Official 24-432
123	Philip	Jones	phil@philjonesconsulting.com	Alliance for Transportation Electrification		1402 3rd Ave Ste 1315 Seattle WA, 98101 United States	Electronic Service		No	Official 24-432
124	Brendan	Jordan	bjordan@gpisd.net	Great Plains Institute & Bioeconomy Coalition of MN		2801 21st Ave S Ste 220 Minneapolis MN, 55407 United States	Electronic Service		No	Official 24-432
125	Bina	Joshi	bina.joshi@afslaw.com	ArentFox Schiff LLP		233 S Wacker Dr Ste 7100 Chicago IL, 60606 United States	Electronic Service		No	Official 24-432
126	Dan	Juhl	in.another.account.info@juhlenergy.com	Juhl Energy Inc.		1502 17th St SE Pipestone MN, 56164 United States	Paper Service		No	Official 24-432
127	Mahmoud	Kabalan	mahmoud.kabalan@stthomas.edu	University of St Thomas		2115 Summit Ave. Mail OSS100 School of Engineering Saint Paul MN, 55105 United States	Electronic Service		No	Official 24-432
128	Michael	Kampmeyer	mkampmeyer@a-e-group.com	AEG Group, LLC		260 Salem Church Road Sunfish Lake MN, 55118 United States	Electronic Service		No	Official 24-432
129	Nick	Kaneski	nick.kaneski@enbridge.com	Enbridge Energy Company, Inc.		11 East Superior St Ste 125 Duluth MN, 55802 United States	Electronic Service		No	Official 24-432
130	Stacey	Karels	skarels@local563.org	Mankato Area Bldg & Construction Trades Council		310 McKinzie St Mankato MN, 56001 United States	Electronic Service		No	Official 24-432
131	William	Kenworthy	will@votesolar.org			1 South Dearborn St Ste 2000 Chicago IL, 60603 United States	Electronic Service		No	Official 24-432
132	Samuel B.	Ketchum	sketchum@kennedy-graven.com	Kennedy & Graven, Chartered		150 S 5th St Ste 700 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
133	Chris	King	chris_king@siemens.com	Siemens		4000 E. Third Ave Suite 400 Foster City CA, 94404 United States	Electronic Service		No	Official 24-432
134	Frank	Kohlasch	frank.kohlasch@state.mn.us		Minnesota Pollution Control Agency	520 Lafayette Rd N. St. Paul MN, 55155 United States	Electronic Service		No	Official 24-432
135	Brian	Krambeer	bkrambeer@mienergy.coop	MiEnergy Cooperative		PO Box 626 31110 Cooperative	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
						Way Rushford MN, 55971 United States				
136	Michael	Krause	michaelkrause61@yahoo.com			1200 Plymouth Avenue Minneapolis MN, 55411 United States	Electronic Service		No	Official 24-432
137	Michael	Krikava	mkrikava@taftlaw.com	Taft Stettinius & Hollister LLP		2200 IDS Center 80 S 8th St Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
138	Nicolle	Kupser	nkupser@greatermngas.com	Greater Minnesota Gas, Inc.		1900 Cardinal Ln PO Box 798 Faribault MN, 55021 United States	Electronic Service		No	Official 24-432
139	Matthew	Lacey	mlacey@greenergy.com	Great River Energy		12300 Elm Creek Boulevard Maple Grove MN, 55369- 4718 United States	Electronic Service		No	Official 24-432
140	Mary	LaGarde	mlagarde@maicnet.org	Minneapolis American Indian Center		1530 E Franklin Ave Minneapolis MN, 55404 United States	Electronic Service		No	Official 24-432
141	Holly	Lahd	holly.lahd@target.com	Target Corporation		33 South 6th St CC-28662 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
142	Carmel	Laney	carmel.laney@stoel.com	Stoel Rives LLP		33 South Sixth Street Suite 4200 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
143	James D.	Larson	james.larson@avantenergy.com	Avant Energy Services		220 S 6th St Ste 1300 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
144	Peder	Larson	plarson@larkinhoffman.com	Larkin Hoffman Daly & Lindgren, Ltd.		8300 Norman Center Drive Suite 1000 Bloomington MN, 55437 United States	Electronic Service		No	Official 24-432
145	Kevin	Lee	klee@bluegreenalliance.org	BlueGreen Alliance		2701 University Ave SE Ste. 209 Minneapolis MN, 55414 United States	Electronic Service		No	Official 24-432
146	Dean	Leischow	dean@sunrisenrg.com	Sunrise Energy Ventures		315 Manitoba Ave Ste 200 Wayzata MN, 55391 United States	Electronic Service		No	Official 24-432
147	Annie	Levenson Falk	annielf@cubminnesota.org	Citizens Utility Board of Minnesota		332 Minnesota Street, Suite W1360 St. Paul MN, 55101 United States	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
148	Ryan	Long	ryan.j.long@xcelenergy.com			414 Nicollet Mall 401 8th Floor Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
149	Jason	Loos	jason.loos@centerpointenergy.com	CenterPoint Energy Resources Corp.		505 Nicollet Mall 3rd Floor Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
150	Susan	Ludwig	sludwig@mnpower.com	Minnesota Power		30 West Superior Street Duluth MN, 55802 United States	Electronic Service		No	Official 24-432
151	Alice	Madden	alice@communitypowermn.org	Community Power		2720 E 22nd St Minneapolis MN, 55406 United States	Electronic Service		No	Official 24-432
152	Kavita	Maini	kmairi@wi.rr.com	KM Energy Consulting, LLC		961 N Lost Woods Rd Oconomowoc WI, 53066 United States	Electronic Service		No	Official 24-432
153	Christine	Marquis	regulatory.records@xcelenergy.com	Xcel Energy		414 Nicollet Mall MN1180-07-MCA Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
154	Emily	Marshall	emarshall@jourismarshall.com	Miller O'Brien Jensen, PA		120 S. 6th Street Suite 2400 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
155	Katherine	Marshall	katie.marshall@lawmoss.com	Moss & Barnett		150 S 5th St Ste 1200 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
156	Mary	Martinka	mary.a.martinka@xcelenergy.com	Xcel Energy Inc		414 Nicollet Mall 7th Floor Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
157	Gregg	Mast	gmast@cleanenergyeconomymn.org	Clean Energy Economy Minnesota		4808 10th Avenue S Minneapolis MN, 55417 United States	Electronic Service		No	Official 24-432
158	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	Official 24-432
159	Erica	McConnell	emcconnell@elpc.org	Environmental Law & Policy Center		35 E. Wacker Drive, Suite 1600 Chicago IL, 60601 United States	Electronic Service		No	Official 24-432
160	Lilly B.	McKenna	lilly.mckenna@stoel.com	Stoel Rives LLP		One Montgomery St Ste 3230 San Francisco CA, 94104 United States	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
161	Taylor	McNair	taylor@gridlab.org			668 Capp Street San Francisco CA, 94110 United States	Electronic Service		No	Official 24-432
162	Sally Anne	McShane	sally.anne.mcshane@state.mn.us		Public Utilities Commission	121 7th Place E Suite 350 St. Paul MN, 55101 United States	Electronic Service		Yes	Official 24-432
163	Stephen	Melchionne	stephen.melchionne@ag.state.mn.us		Office of the Attorney General - Department of Commerce	445 Minnesota Street, Ste. 1400 St. Paul MN, 55101 United States	Electronic Service		Yes	Official 24-432
164	Thomas	Melone	thomas.melone@allcous.com	Minnesota Go Solar LLC		222 South 9th Street Suite 1600 Minneapolis MN, 55120 United States	Electronic Service		No	Official 24-432
165	Greg	Merz	greg.merz@ag.state.mn.us		Office of the Attorney General - Department of Commerce	445 Minnesota Street Suite 1400 St. Paul MN, 55101 United States	Electronic Service		Yes	Official 24-432
166	Peder	Mewis	pmewis@cleangridalliance.org	Clean Grid Alliance		570 Asbury St. St. Paul MN, 55104 United States	Electronic Service		No	Official 24-432
167	Joseph	Meyer	joseph.meyer@ag.state.mn.us		Office of the Attorney General - Residential Utilities Division	Bremer Tower, Suite 1400 445 Minnesota Street St Paul MN, 55101-2131 United States	Electronic Service		Yes	Official 24-432
168	Kevin	Miller	kevin.miller@chargepoint.com			254 E. Hacienda Avenue Campbell CA, 95008 United States	Electronic Service		No	Official 24-432
169	Stacy	Miller	stacy.miller@minneapolismn.gov	City of Minneapolis		350 S. 5th Street Room M 301 Minneapolis MN, 55415 United States	Electronic Service		No	Official 24-432
170	David	Moeller	dmoeller@allete.com	Minnesota Power			Electronic Service		No	Official 24-432
171	Marc	Monbouquette	marc.monbouquette@enel.com	Enel X North America, Inc.		846 Bransten Rd San Carlos CA, 94070 United States	Electronic Service		No	Official 24-432
172	Dalene	Monsebroten	dalene.monsebroten@nmpagency.com	Northern Municipal Power Agency		123 2nd St W Thief River Falls MN, 56701 United States	Electronic Service		No	Official 24-432
173	Andrew	Moratzka	andrew.moratzka@stoel.com	Stoel Rives LLP		33 South Sixth St Ste 4200 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
174	Christa	Moseng	christa.moseng@state.mn.us		Office of Administrative Hearings	P.O. Box 64620 Saint Paul MN, 55164-0620 United States	Electronic Service		Yes	Official 24-432
175	Evan	Mulholland	emulholland@mncenter.org	Minnesota Center for Environmental Advocacy		1919 University Ave W Ste 515 Saint Paul MN, 55101 United States	Electronic Service		No	Official 24-432
176	Alan	Muller	alan@greendel.org	Energy & Environmental Consulting		1110 West Avenue Red Wing MN, 55066 United States	Electronic Service		No	Official 24-432
177	Kristin	Munsch	kmunsch@citizensutilityboard.org	Citizens Utility Board of Minnesota		309 W. Washington St. Ste. 800 Chicago IL, 60606 United States	Electronic Service		No	Official 24-432
178	Travis	Murray	travis.murray@ag.state.mn.us		Office of the Attorney General - Residential Utilities Division	445 Minnesota St Ste 1400 Saint Paul MN, 55101 United States	Electronic Service		Yes	Official 24-432
179	Amanda	Myers	amanda@weavegrid.com	Weave Grid, Inc.		222 7th Street 2nd Floor San Francisco CA, 94103 United States	Electronic Service		No	Official 24-432
180	Mark	Nabong	m nabong@nrdc.org	Natural Resources Defense Council		20 N. Wacker Drive #1600 Chicago IL, 60606 United States	Electronic Service		No	Official 24-432
181	Ben	Nelson	benn@cmpasgroup.org	CMPMPA		459 South Grove Street Blue Earth MN, 56013 United States	Electronic Service		No	Official 24-432
182	Carl	Nelson	cnelson@mncee.org	Center for Energy and Environment		212 3rd Ave N Ste 560 Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
183	David	Niles	david.niles@avantenergy.com	Minnesota Municipal Power Agency		220 South Sixth Street Suite 1300 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
184	Sephra	Ninow	sephra.ninow@energycenter.org	Center for Sustainable Energy		426 17th Street, Suite 700 Oakland CA, 94612 United States	Electronic Service		No	Official 24-432
185	Michael	Noble	noble@fresh-energy.org	Fresh Energy		408 Saint Peter St Ste 350 Saint Paul MN, 55102 United States	Electronic Service		No	Official 24-432
186	Rolf	Nordstrom	rnordstrom@gpisd.net	Great Plains Institute		2801 21ST AVE S STE 220 Minneapolis MN, 55407-1229 United States	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
187	Samantha	Norris	samanthanorris@alliantenergy.com	Interstate Power and Light Company		200 1st Street SE PO Box 351 Cedar Rapids IA, 52406-0351 United States	Electronic Service		No	Official 24-432
188	Christian	Noyce	christian.noyce@state.mn.us		Public Utilities Commission	759 Hague Ave St Paul MN, 55104 United States	Electronic Service		Yes	Official 24-432
189	David	O'Brien	david.obrien@navigant.com	Navigant Consulting		77 South Bedford St Ste 400 Burlington MA, 01803 United States	Electronic Service		No	Official 24-432
190	M. William	O'Brien	bobrien@mojlaw.com	Miller O'Brien Jensen, P.A.		120 S 6th St Ste 2400 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
191	Ric	O'Connell	ric@gridlab.org	GridLab		2120 University Ave Berkeley CA, 94704 United States	Electronic Service		No	Official 24-432
192	Jeff	O'Neill	jeff.oneill@ci.monticello.mn.us	City of Monticello		505 Walnut Street Suite 1 Monticello MN, 55362 United States	Electronic Service		No	Official 24-432
193	Matthew	Olsen	molsen@otpco.com	Otter Tail Power Company		215 South Cascade Street Fergus Falls MN, 56537 United States	Electronic Service		No	Official 24-432
194	Russell	Olson	rolson@hcpd.com	Heartland Consumers Power District		PO Box 248 Madison SD, 57042-0248 United States	Electronic Service		No	Official 24-432
195	Debra	Opatz	dopatz@otpco.com	Otter Tail Power Company		215 South Cascade Street Fergus Falls MN, 56537 United States	Electronic Service		No	Official 24-432
196	Nate	O'Reilly	nate@iron512.com			851 Pierce Butler Route St Paul MN, 55104 United States	Electronic Service		No	Official 24-432
197	Carol A.	Overland	overland@legalelectric.org	Legalelectric - Overland Law Office		1110 West Avenue Red Wing MN, 55066 United States	Electronic Service		No	Official 24-432
198	John	Pacheco	johnpachecojr@gmail.com			null null, null United States	Electronic Service		No	Official 24-432
199	Greg	Palmer	gpalmer@greatermngas.com	Greater Minnesota Gas, Inc.		1900 Cardinal Ln PO Box 798 Faribault MN, 55021 United States	Electronic Service		No	Official 24-432
200	Jessica	Palmer Denig	jessica.palmer-denig@state.mn.us		Office of Administrative Hearings	600 Robert St N PO Box 64620 St. Paul MN, 55164 United States	Electronic Service		Yes	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
201	Dan	Patry	dpatry@sunedison.com	SunEdison		600 Clipper Drive Belmont CA, 94002 United States	Electronic Service		No	Official 24-432
202	Jeffrey C	Paulson	jeff.jcplaw@comcast.net	Paulson Law Office, Ltd.		4445 W 77th Street Suite 224 Edina MN, 55435 United States	Electronic Service		No	Official 24-432
203	Jose	Perez	jose@hispanicsinenergy.com			1017 L Street #719 Sacramento CA, 95814 United States	Electronic Service		No	Official 24-432
204	Lisa	Perry	lisa.perry@walmart.com			2608 SE J St Bentonville AR, 72716 United States	Electronic Service		No	Official 24-432
205	Jennifer	Peterson	jjpeterson@mnpower.com	Minnesota Power		30 West Superior Street Duluth MN, 55802 United States	Electronic Service		No	Official 24-432
206	Catherine	Phillips	catherine.phillips@wecenergygroup.com	Minnesota Energy Resources		231 West Michigan St Milwaukee WI, 53203 United States	Electronic Service		No	Official 24-432
207	Marcia	Podratz	mpodratz@mnpower.com	Minnesota Power		30 W Superior S Duluth MN, 55802 United States	Electronic Service		No	Official 24-432
208	Hannah	Polikov	hpolikov@aee.net	Advanced Energy Economy Institute		1000 Vermont Ave, Third Floor Washington DC, 20005 United States	Electronic Service		No	Official 24-432
209	J.	Porter	greg.porter@nngco.com	Northern Natural Gas Company		1111 South 103rd St Omaha NE, 68124 United States	Electronic Service		No	Official 24-432
210	Kevin	Pranis	kpranis@liunagroc.com	Laborers' District Council of MN and ND		81 E Little Canada Road St. Paul MN, 55117 United States	Electronic Service		No	Official 24-432
211	David G.	Prazak	dprazak@otpc.com	Otter Tail Power Company		P.O. Box 496 215 South Cascade Street Fergus Falls MN, 56538-0496 United States	Electronic Service		No	Official 24-432
212	Kenneth	Rance	krance@sabathani.org	Sabathani Community Center		310 East 38th St Rm #120 Minneapolis MN, 55409 United States	Electronic Service		No	Official 24-432
213	John C.	Reinhardt		Laura A. Reinhardt		3552 26th Ave S Minneapolis MN, 55406 United States	Paper Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
214	Generic Notice	Residential Utilities Division	residential.utilities@ag.state.mn.us		Office of the Attorney General - Residential Utilities Division	1400 BRM Tower 445 Minnesota St. Paul MN, 55101-2131 United States	Electronic Service		Yes	Official 24-432
215	Kevin	Reuther	kreuther@mncenter.org	MN Center for Environmental Advocacy		26 E Exchange St, Ste 206 St. Paul MN, 55101-1667 United States	Electronic Service		No	Official 24-432
216	John	Reynolds	john.reynolds@nfib.org			180 5th St E Suite 260 St. Paul MN, 55101 United States	Electronic Service		No	Official 24-432
217	Whitney	Richardson	whitney.richardson@evgo.com	EVgo Services, LLC		11835 W Olympic Blvd Ste 900E Los Angeles CA, 90064 United States	Electronic Service		No	Official 24-432
218	Noah	Roberts	nroberts@cleanpower.org	Energy Storage Association		1155 15th St NW, Ste 500 Washington DC, 20005 United States	Electronic Service		No	Official 24-432
219	Alice	RobertsDavis	admin.info@state.mn.us	Department of Administration		15 Sherburne Avenue St. Paul MN, 55155 United States	Electronic Service		No	Official 24-432
220	Susan	Romans	sromans@allete.com	Minnesota Power		30 West Superior Street Legal Dept Duulth MN, 55802 United States	Electronic Service		No	Official 24-432
221	Amanda	Rome	amanda.rome@xcelenergy.com	Xcel Energy		414 Nicollet Mall FL 5 Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
222	Robert K.	Sahr	bsahr@eastriver.coop	East River Electric Power Cooperative		P.O. Box 227 Madison SD, 57042 United States	Electronic Service		No	Official 24-432
223	Renee	Samson	rsamson@freewiretech.com	FreeWire Technologies		1999 Harrison St Oakland CA, 94612 United States	Electronic Service		No	Official 24-432
224	Joseph L	Sathe	jsathe@kennedy-graven.com	Kennedy & Graven, Chartered		150 S 5th St Ste 700 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
225	Tim	Schaefer	thschaef@gmail.com	Environment MN		211 N 1st St Ste 480 Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
226	Kevin	Schlangen	kevin.schlangen@co.dakota.mn.us	Dakota County		2800 160th Street West Rosemount MN, 55068 United States	Electronic Service		No	Official 24-432
227	Jacob J.	Schlesinger	jschlesinger@keyesfox.com	Keyes & Fox LLP		1580 Lincoln St Ste 880 Denver CO, 80203 United States	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
228	Elizabeth	Schmiesing	eschmiesing@winthrop.com	Winthrop & Weinstine, P.A.		225 South Sixth Street Suite 3500 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
229	Peter	Scholtz	peter.scholtz@ag.state.mn.us		Office of the Attorney General - Residential Utilities Division	Suite 1400 445 Minnesota Street St. Paul MN, 55101-2131 United States	Electronic Service		Yes	Official 24-432
230	Kay	Schraeder	kschraeder@minnkota.com	Minnkota Power		5301 32nd Ave S Grand Forks ND, 58201 United States	Electronic Service		No	Official 24-432
231	Lori	Schultz	lorischultz@minncap.org	Minnesota Community Action Partnership		MCIT Building 100 Empire Dr Ste 202 St. Paul MN, 55103 United States	Electronic Service		No	Official 24-432
232	Doug	Scott	dscott@gpisd.net	Great Plains Institute		2801 21st Ave Ste 220 Minneapolis MN, 55407 United States	Electronic Service		No	Official 24-432
233	Dean	Sedgwick	sedgwick@itascapower.com	Itasca Power Company		PO Box 455 Spring Lake MN, 56680 United States	Electronic Service		No	Official 24-432
234	Maria	Seidler	maria.seidler@dom.com	Dominion Energy Technology		120 Tredegar Street Richmond VA, 23219 United States	Electronic Service		No	Official 24-432
235	Timothy	Sexton	timothy.sexton@state.mn.us		Minnesota Department of Transportation	395 John Ireland Blvd St. Paul MN, 55155-1899 United States	Electronic Service		No	Official 24-432
236	Janet	Shaddix Elling	jshaddix@janetshaddix.com	Shaddix And Associates		7400 Lyndale Ave S Ste 190 Richfield MN, 55423 United States	Electronic Service		No	Official 24-432
237	Patricia	Sharkey	psharkey@environmentallawcounsel.com	Midwest Cogeneration Association.		180 N LaSalle St Ste 3700 Chicago IL, 60601 United States	Electronic Service		No	Official 24-432
238	Bria	Shea	bria.e.shea@xcelenergy.com	Xcel Energy		414 Nicollet Mall Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
239	Doug	Shoemaker	dougs@charter.net	Minnesota Renewable Energy		2928 5th Ave S Minneapolis MN, 55408 United States	Electronic Service		No	Official 24-432
240	Anne	Smart	anne.smart@chargepoint.com	ChargePoint, Inc.		254 E Hacienda Ave Campbell CA, 95008 United States	Electronic Service		No	Official 24-432
241	Amanda	Smith	amanda.smith@state.mn.us		Minnesota Pollution Control Agency	520 Lafayette Rd N St. Paul MN, 55155 United States	Electronic Service		No	Official 24-432
242	Beth	Smith	bsmith@greatermankato.com	Greater Mankato Growth		1961 Premier Dr Ste 100	Electronic Service		No	Official 24-432

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						Mankato MN, 56001 United States				
243	Joshua	Smith	joshua.smith@sierraclub.org			85 Second St FL 2 San Francisco CA, 94105 United States	Electronic Service		No	Official 24-432
244	Ken	Smith	ken.smith@ever-greenenergy.com	Ever Green Energy		305 Saint Peter St Saint Paul MN, 55102 United States	Electronic Service		No	Official 24-432
245	Ken	Smith	ken.smith@districtenergy.com	District Energy St. Paul Inc.		76 W Kellogg Blvd St. Paul MN, 55102 United States	Electronic Service		No	Official 24-432
246	Trevor	Smith	trevor.smith@avantenergy.com	Avant Energy, Inc.		220 South Sixth Street Suite 1300 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
247	Beth	Soholt	bsoholt@cleangridalliance.org	Clean Grid Alliance		570 Asbury Street Suite 201 St. Paul MN, 55104 United States	Electronic Service		No	Official 24-432
248	Anna	Sommer	asommer@energyfuturesgroup.com	Energy Futures Group		PO Box 692 Canton NY, 13617 United States	Electronic Service		No	Official 24-432
249	Peggy	Sorum	peggy.sorum@centerpointenergy.com	CenterPoint Energy		505 Nicollet Mall Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
250	Mark	Spurr	mspurr@fvbenergy.com	International District Energy Association		222 South Ninth St., Suite 825 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
251	Sky	Stanfield	stanfield@smwlaw.com	Shute, Mihaly & Weinberger		396 Hayes Street San Francisco CA, 94102 United States	Electronic Service		No	Official 24-432
252	Jamez	Staples	jstaples@renewablenrgpartners.com	Renewable Energy Partners		3033 Excelsior Blvd S Minneapolis MN, 55416 United States	Electronic Service		No	Official 24-432
253	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 United States	Electronic Service		No	Official 24-432
254	Byron E.	Starns	byron.starns@stinson.com	STINSON LLP		50 S 6th St Ste 2600 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
255	Richard	Stasik	richard.stasik@wecenergygroup.com	Minnesota Energy Resources Corporation (HOLDING)		231 West Michigan St - P321 Milwaukee WI, 53203 United States	Electronic Service		No	Official 24-432
256	Kristin	Stastny	kstastny@taftlaw.com	Taft Stettinius & Hollister LLP		2200 IDS Center	Electronic Service		No	Official 24-432

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						80 South 8th Street Minneapolis MN, 55402 United States				
257	Lindsey	Stegall	lindsey.stegall@evgo.com	EVgo Services, LLC		11835 W Olympic Blvd Ste 900E Los Angeles CA, 90064 United States	Electronic Service		No	Official 24-432
258	Cary	Stephenson	cstephenson@otpc.com	Otter Tail Power Company		215 South Cascade Street Fergus Falls MN, 56537 United States	Electronic Service		No	Official 24-432
259	Scott	Strand	sstrand@elpc.org	Environmental Law & Policy Center		60 S 6th Street Suite 2800 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
260	Dean	Taylor	dtaylor@pluginamerica.org	Plug In America		6380 Wilshire Blvd, Suite 1000 Los Angeles CA, 90048 United States	Electronic Service		No	Official 24-432
261	Hanna	Terwilliger	hanna.terwilliger@state.mn.us		Public Utilities Commission	121 East 7th Place, Suite 350 Saint Paul MN, 55101 United States	Electronic Service		Yes	Official 24-432
262	Stuart	Tommerdahl	stommerdahl@otpc.com	Otter Tail Power Company		215 S Cascade St PO Box 496 Fergus Falls MN, 56537 United States	Electronic Service		No	Official 24-432
263	Taige	Tople	taige.d.tople@xcelenergy.com	Northern States Power Company dba Xcel Energy-Elec		414 Nicollet Mall 401 7th Floor Minneapolis MN, 55401 United States	Electronic Service		No	Official 24-432
264	Pat	Treseler	pat.jcplaw@comcast.net	Paulson Law Office LTD		4445 W 77th Street Suite 224 Edina MN, 55435 United States	Electronic Service		No	Official 24-432
265	Analeisha	Vang	avang@mnpower.com			30 W Superior St Duluth MN, 55802-2093 United States	Electronic Service		No	Official 24-432
266	Nikhil	Vijaykar	nvijaykar@keyesfox.com	Keyes & Fox LLP		580 California St 12th Floor San Francisco CA, 94104 United States	Electronic Service		No	Official 24-432
267	Christopher	Villarreal	cvillarreal@rstreet.org	R Street Institute		1212 New York Ave NW Ste 900 Washington DC, 20005 United States	Electronic Service		No	Official 24-432
268	Julie	Voeck	julie.voeck@nee.com	NextEra Energy Resources, LLC		700 Universe Blvd Juno Beach FL, 33408 United States	Electronic Service		No	Official 24-432
269	Amelia	Vohs	avohs@mncenter.org	Minnesota Center for		1919 University Avenue West	Electronic Service		No	Official 24-432

#	First Name	Last Name	Email	Organization	Agency	Address	Delivery Method	Alternate Delivery Method	View Trade Secret	Service List Name
				Environmental Advocacy		Suite 515 St. Paul MN, 55104 United States				
270	Curt	Volkman	curt@newenergy-advisors.com	Fresh Energy		408 St Peter St Saint Paul MN, 55102 United States	Electronic Service		No	Official 24-432
271	Dwight	Wagenius	dwagenius@gmail.com	Minnesota Interfaith Power & Light		4407 E Lake St Minneapolis MN, 55406 United States	Electronic Service		No	Official 24-432
272	Francesca	Wahl	fwahl@tesla.com	Tesla		3500 Deer Creek Rd Palo Alto CA, 94304 United States	Electronic Service		No	Official 24-432
273	Roger	Warehime	roger.warehime@owatonnautilities.com	Owatonna Municipal Public Utilities - Gas		208 S Walnut Ave PO BOX 800 Owatonna MN, 55060 United States	Electronic Service		No	Official 24-432
274	Jenna	Warmuth	jwarmuth@mnpower.com	Minnesota Power		30 W Superior St Duluth MN, 55802-2093 United States	Electronic Service		No	Official 24-432
275	Darrell	Washington	darrell.washington@state.mn.us		DOT	null null, null United States	Electronic Service		No	Official 24-432
276	Laurie	Williams	laurie.williams@sierraclub.org	Sierra Club		Environmental Law Program 1536 Wynkoop St Ste 200 Denver CO, 80202 United States	Electronic Service		No	Official 24-432
277	Anthony	Willingham	anthony.willingham@electrifyamerica.com	Electrify America		1950 Opportunity Way Suite 1500 Reston VA, 20190 United States	Electronic Service		No	Official 24-432
278	Justin	Wilson	justin.wilson@chargepoint.com	ChargePoint		240 East Hacienda Ave. Campbell CA, 95008 United States	Electronic Service		No	Official 24-432
279	Joseph	Windler	jwindler@winthrop.com	Winthrop & Weinstine		225 South Sixth Street, Suite 3500 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432
280	Robyn	Woeste	robynwoeste@alliantenergy.com	Interstate Power and Light Company		200 First St SE Cedar Rapids IA, 52401 United States	Electronic Service		No	Official 24-432
281	Yochi	Zakai	yzakai@smwlaw.com	SHUTE, MIHALY & WEINBERGER LLP		396 Hayes Street San Francisco CA, 94102 United States	Electronic Service		No	Official 24-432
282	Alicia	Zaloga	azaloga@keyesfox.com	Keyes & Fox, LLP		1155 Kildaire Farm Rd Ste 202-203 Cary NC, 27511 United States	Electronic Service		No	Official 24-432

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283	Christopher	Zibart	czibart@atcllc.com	American Transmission Company LLC		W234 N2000 Ridgeview Pkwy Court Waukesha WI, 53188-1022 United States	Electronic Service		No	Official 24-432
284	Kurt	Zimmerman	kwz@ibew160.org	Local Union #160, IBEW		2909 Anthony Ln St Anthony Village MN, 55418-3238 United States	Electronic Service		No	Official 24-432
285	Patrick	Zomer	pat.zomer@lawmoss.com	Moss & Barnett PA		150 S 5th St #1200 Minneapolis MN, 55402 United States	Electronic Service		No	Official 24-432