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January 29, 2024

—Via Electronic Filing—

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

RE: ANSWER AND RESPONSE TO NOKOMIS PETITION FOR RECONSIDERATION
DOCKET NOS. E002/M-13-867, AND E002/CI-23-335

Dear Mr. Seuffert:

Northern States Power Company, doing business as Xcel Energy, submits the enclosed Answer and Response to the Nokomis Petition for Reconsideration.

We have electronically filed this document with the Minnesota Public Utilities Commission, and copies have been served on the parties on the attached service list. Please contact Kristen Ruud at 612-216-7979 or Kristen.S.Ruud@xcelenergy.com or contact me at 612-216-7972 or Jessica.K.Peterson@xcelenergy.com if you have any questions regarding this filing.

Sincerely,

/s/

JESSICA PETERSON
MANAGER, PROGRAM POLICY

Enclosures
cc: Service Lists

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 NORTHERN STATES
POWER COMPANY, DBA XCEL ENERGY,
FOR APPROVAL OF ITS PROPOSED
COMMUNITY SOLAR GARDEN PROGRAM

DOCKET No. E002/M-13-867

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

DOCKET No. E002/CI-23-335

**ANSWER AND RESPONSE TO NOKOMIS
PETITION FOR RECONSIDERATION**

Northern States Power Company, doing business as Xcel Energy, submits this Answer and Response to Nokomis Energy's (Nokomis) filing labeled as Petition for Reconsideration (Petition). As described in more detail below, the Petition was filed late. The filing also includes an Objection to our January 5, 2024 tariff compliance filing regarding the Non-Legacy Community Solar Garden (CSG) program.¹ The Petition should be denied because it does not meet the legal standard for reconsideration. Further, the objection to our tariff filing is without merit because the Company's tariff filing was consistent and in compliance with the Commission's December 28, 2023, Order in Docket No. E002/CI-23-335.

¹ The Low-and Moderate Income (LMI) Accessible CSG program administered by the Department of Commerce.

ANSWER AND RESPONSE

I. TREAT THE PETITION AS A LATE-FILED PETITION FOR RECONSIDERATION AND AN OBJECTION TO TARIFF COMPLIANCE FILING

The Company notes that the Nokomis Petition was filed untimely, and therefore does not qualify as being a Petition for Reconsideration. The Petition states that it was brought under Minn. R. 7829.3000, which specifies a 20-day period from the Commission Order to file such a petition. Similarly, Minn. Stat. 216B.27 also has a 20-day deadline to file a Petition for Rehearing.

Nokomis is seeking to challenge the Commission's December 28, 2023, Order in the dockets identified above. Accordingly, a Petition for Reconsideration should have been filed by close of business on January 17, 2024. Nokomis made a filing in the E002/M-13-867 docket (for the Legacy CSG program) a few minutes prior to midnight on the due date. Nokomis made the same filing in the E002/CI-23-335 docket (for the Non-Legacy CSG program) a little after 2 pm the next day. The Commission's e-dockets filing system also reflects that each was filed on January 18, 2024. Therefore, neither of the filings were timely.

By Commission rule, a document is only considered to be filed on a certain date if it is received during the Commission's regular business hours on that day. Minn. R. 7829.0400, Subp.5a, states in part:

Service and filing; completion.

... Filings are filed with the commission when received during regular business hours. ...

This rule was last amended in 2015 in Docket No. U999/R-13-24. At that time, the Commission rejected the Office of Attorney General's (OAG) proposal for a midnight deadline, and instead kept the "regular-business-hours" deadline in its June 3, 2015, Order that referenced 4:30 pm as the business hour deadline.²

The Petition also fails to set forth and meet the legal standard for reconsideration. Minn. Stat. § 216B.27, Subd. 3 provides that: "If in the Commission's judgment . . . it shall appear that the original decision, order, or determination is in any respect unlawful or unreasonable, the Commission may reverse, change, modify, or suspend

² See, the OAG's April 8, 2013 Comments and the Commission's June 3, 2015 Order (pages 6-7) in Docket No. U999/R-13-24.

the original action accordingly.” The Commission has stated that it will reconsider an Order when (1) new issues it has not yet considered are raised; (2) new facts not yet in evidence are presented for consideration; (3) there are errors or ambiguities in the Commission’s Order; or (4) the Commission is otherwise persuaded to reconsider an Order.³ The filing fails to meet these standards.

The Commission’s December 28, 2023, Order approved our proposed tariffs for the Non-Legacy CSG program, directed us to file a tariff compliance filing, and established a 20-day period for submitting objections to that filing. We filed the tariff compliance on January 5, 2024, therefore we believe Nokomis’ Petition can be considered a timely objection to that filing, since the Petition largely focuses on the service territory requirement.⁴ This means that the Company cannot launch the new Non-Legacy CSG application portal and cannot accept new CSG applications until the Commission addresses the Nokomis objection and other objections filed on January 25, 2024 to that tariff,⁵ and the Company has effective tariffs in place. Without any objections, the tariffs would have been effective on January 26, 2024.

Nokomis has not presented new or updated facts or evidence for consideration and there are no ambiguities or errors in the Commission’s December 28, 2023, Order. The Company’s tariff filing is also consistent with that Order. Accordingly, Nokomis’ request for reconsideration/objection does not meet the legal standard for reconsideration or objection to the tariff filing that is compliant with the Commission Order and should be denied on those merits.

II. THERE ARE NO MERITS TO GRANT THE RECONSIDERATION/OBJECTION ON THE SERVICE TERRITORY REQUIREMENT

The central matter for the Nokomis request is whether a prior Commission Order issued on June 21, 2016 for the original Legacy CSG program on the service territory issue applies to the new Non-Legacy CSG program.⁶ That prior Order requires that the totality of a CSG participating in the Legacy CSG program must be in the Xcel Energy service territory. This Order stated in part as follows:

³ *In the Matter of Detailing Criteria and Standards for Measuring an Electric Utility’s Good Faith Efforts in Meeting the Renewable Energy Objectives Under Minn. Stat. § 216B.1691*, ORDER AFTER RECONSIDERATION at 9, Docket No. E999/CI-03-869 (Aug. 13, 2004).

⁴ See Nokomis’ Petition, page 2 and footnote 7, containing objections to our tariff filing.

⁵ The Department of Commerce, Coalition for Community Solar Access, and United States Solar Corporation filed objections on January 25, 2024.

⁶ Docket No. E002/M-13-867, ORDER DENYING REQUEST FOR CLARIFICATION, June 21, 2016.

The Commission has examined Minn. Stat. § 216B.1641(c) and concludes that the statute requires that the entirety of a solar-garden facility be located within the service territory of the utility administering the solar-garden program in order for the garden to be eligible for the program. Accordingly, the Commission finds that there is no need to clarify its September 17 order and will deny SolarStone’s request for clarification.

SolarStone argues that Xcel is asking the Commission to read an additional word—“wholly” or “entirely”—into the statute. To the contrary, it is SolarStone that seeks to add new language to the statute by advancing an interpretation that would allow solar gardens to be located partially in Xcel’s service territory. If the Legislature had intended to allow solar-garden facilities to be located in the utility’s territory “in whole or in part,” it would have said so.

The Legislature’s policy choice to require that solar gardens be “located in the service territory of the public utility” operating the solar-garden program results in a bright-line rule that will prevent wasteful service-territory disputes. Determining compliance with the service-territory rule based on a garden’s point of common coupling, as SolarStone advocates, would blur this bright line.⁷

The Minnesota Rural Electric Association (MREA) had also argued at that time in its April 1, 2016 Comments that a contrary interpretation would result in the unjust and unlawful taking of service territory in violation of Minn. Stats. §§ 216B.37 through 216B.43.

Nokomis believes that solar gardens participating in the new Non-Legacy CSG program do not have to be entirely in the service territory of Xcel Energy, and asks the Commission to change its Order accordingly. Nokomis argues that the statute applicable to the Legacy CSG program had an explicit requirement that the Legacy CSG be “in the service territory of the public utility” (Minn. Stat. § 216B.1641, Subd. 1(c)), while the statute applicable to the new Non-Legacy CSG program does not have this same requirement. Instead, the new law states that a CSG must “be connected to the utility’s distribution system.” (Minn. Stat. § 216B.1641, Subd. 6(a)(1)).

However, Subd. 3 of the new statute also has a provision that governs the automatic carry-over of prior Commission Orders from the Legacy CSG program to the new Non-Legacy CSG program, and states in part:

Subd. 3. Applicability; scope; limitation.

...

⁷ Ibid., at pages 5-6.

(b) Except as otherwise modified, replaced, or superseded by subdivisions 2 to 13, any commission order that applies to the legacy program under subdivision 1 applies to subdivisions 2 to 13.

As part of the proceedings in Docket No. E002/CI-23-335, the Company had prepared, based on the Subd. 3 provision, a list of prior Commission Orders in Docket No. E002/M-13-867, identifying whether each Order Point should or should not apply to the new Non-Legacy program.⁸ The Company had specified that the Commission's June 21, 2016 Order – reaffirming that the entirety of the CSG must be located within the Company's service territory – also applies to the new Non-Legacy CSG program. The Commission agreed and in its December 28, 2023, Order adopted Order Point 7: “The Commission hereby approves Xcel's conclusions about the extent to which prior Commission orders regarding Legacy CSGs apply to the LMI-Accessible CSG Program,” with the modifications identified in the Company's October 9, 2023, Reply Comments.

We also note that the Staff Briefing Papers for the Commission's November 9, 2023, hearing that resulted in the December 28, 2023, Order included Decision Options regarding the service territory requirement, which had been proposed by Nokomis Energy. Decision Option No. 23 stated:

23. Clarify that, for purposes of Minn. Stat. § 216B.1641, subd. 3-12, a community solar garden must be connected to the utility's distribution system but does not otherwise need to be located within the utility's service territory. (offered by Nokomis Energy).

The Commission did not adopt this Decision Option, but instead approved the Company's conclusion that the service territory requirement reaffirmed in the June 21, 2016 Order applies to the new Non-Legacy CSG program.

Nokomis has not presented new, updated, or persuasive information to change the Commission's Order. The new statute has not “modified, replaced, or superseded” the Commission's prior Order regarding the service territory requirement. While the new statutory provisions have some wording differences from the prior Legacy CSG statute, these do not arise to the level of modifying the prior Commission Order on this specific issue. Examples of applicable Order Points that effectively were modified by the new statute were identified in Attachment B to our January 5, 2024, compliance filing. The service territory requirement is not similar to these other

⁸ The list was included in our August 28, 2023 Response as Attachment B, and modified in our October 9, 2023 Reply Comments. The final list was filed as Attachment B with our January 5, 2024 tariff compliance filing.

Ordering Points that were modified. The current wording of the new statute is entirely consistent with the requirement that the totality of the CSG be in the service territory of the utility.

The basis of the Commission's prior Order was not only the wording of the statute, but it also included the reasoning that ruling in this way would prevent wasteful service-territory disputes. Nokomis does not address this independent reason for the prior Order. On this basis alone, the Commission should reject the Nokomis objections.

The Company also points out that the wording of the tariff being challenged by Nokomis⁹ was set forth with that exact same wording in the Company's August 28, 2023 Petition for Tariff Changes, and the Commission's December 28, 2023 Order approved that proposed tariff except where updated by other provisions of the Commission's Order. The Commission's Order did not adopt any provisions that would have impacted the wording of the service territory requirement in the tariff, to which Nokomis is now objecting. The Nokomis objections are without merit.

CONCLUSION

The Company requests that the Commission reject the Nokomis Petition for Reconsideration because the Petition has not met the standard for such action. Similarly, the Nokomis objection to the Company's compliance tariff filing should be denied, since the filing was consistent with the Commission's Order. Due to the Nokomis objection, the filed tariffs for the new Non-Legacy CSG program are not effective and the Company cannot begin to accept new applications under the Non-Legacy CSG program until the Commission rules on the Nokomis objection and the other objections that have been submitted to that compliance filing. The Company also asks that it be given 14 days from the date of the written Order denying the Nokomis objection, and denial of the other objections, to file compliance tariffs that will become effective upon filing.

Dated: January 29, 2024

Northern States Power Company

⁹ At page 2, footnote 7, of its Petition, Nokomis challenges the following tariff wording at tariff sheet 9-99.04 "Service Territory Requirement means that the solar electric generating facility located at the Community Solar Garden is entirely located in the service territory of the Company"

CERTIFICATE OF SERVICE

I, Christine Schwartz, hereby certify that I have this day served copies of the foregoing document on the attached list of persons.

xx by depositing a true and correct copy thereof, properly enveloped with postage paid in the United States mail at Minneapolis, Minnesota

xx electronic filing

DOCKET Nos. E002/M-13-867
E002/CI-23-335

Dated this 29 day of January 2024

/s/

Christine Schwartz
Regulatory Administrator

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| Delaney | Russell | delaney@mnipl.org | Just Solar Coalition | 4407 E Lake Street Minneapolis, MN 55407 | Electronic Service | No | OFF_SL_13-867_Official |
| Kyle | Samejima | kyle@mplsclimate.org | Minneapolis Climate Action | N/A | Electronic Service | No | OFF_SL_13-867_Official |
| Ian | SantosMeeker | ians@ips-solar.com | IPS Solar | N/A | Electronic Service | No | OFF_SL_13-867_Official |

| First Name | Last Name | Email | Company Name | Address | Delivery Method | View Trade Secret | Service List Name |
|----------------|------------|-----------------------------------|--------------------------------|--|--------------------|-------------------|------------------------|
| Joseph L | Sathe | jsathe@kennedy-graven.com | Kennedy & Graven, Chartered | 150 S 5th St Ste 700 Minneapolis, MN 55402 | Electronic Service | No | OFF_SL_13-867_Official |
| Christine | Schwartz | Regulatory.records@xcelenergy.com | Xcel Energy | 414 Nicollet Mall FL 7 Minneapolis, MN 554011993 | Electronic Service | No | OFF_SL_13-867_Official |
| 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_13-867_Official |
| David | Shaffer | david.shaffer@novelenergy.biz | Novel Energy Solutions | 2303 Wycliff St Ste 300 St. Paul, MN 55114 | Electronic Service | No | OFF_SL_13-867_Official |
| Christopher L. | Sherman | csherman@sherman-associates.com | Solar Holdings LLC | 233 Park Ave S Ste 201 Minneapolis, MN 55415 | Electronic Service | No | OFF_SL_13-867_Official |
| Doug | Shoemaker | dougs@charter.net | Minnesota Renewable Energy | 2928 5th Ave S Minneapolis, MN 55408 | Electronic Service | No | OFF_SL_13-867_Official |
| Karl | Sonneman | karl17@hbc.com | Law Office of Karl W. Sonneman | 111 Riverfront Suite 202 Winona, MN 55987 | Electronic Service | No | OFF_SL_13-867_Official |
| 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_13-867_Official |
| Ally | Sutherland | asutherland@ighmn.gov | City of Inver Grove Heights | 8150 Barbara Avenue Inver Grove Heights, MN 55077 | Electronic Service | No | OFF_SL_13-867_Official |
| Eric | Swanson | eswanson@winthrop.com | Winthrop & Weinstine | 225 S 6th St Ste 3500 Capella Tower Minneapolis, MN 554024629 | Electronic Service | No | OFF_SL_13-867_Official |

| First Name | Last Name | Email | Company Name | Address | Delivery Method | View Trade Secret | Service List Name |
|-------------|-----------|--|---|---|--------------------|-------------------|------------------------|
| Whitney | Terrill | whitney@mnipl.org | Minnesota Interfaith Power & Light | N/A | Electronic Service | No | OFF_SL_13-867_Official |
| Anna | Tobin | atobin@greeneespel.com | Greene Espel PLLP | 222 South Ninth Street Suite 2200 Minneapolis, MN 55402 | Electronic Service | No | OFF_SL_13-867_Official |
| Zack | Townsend | zachary.townsend@brookfi eldrenewable.com | Brookfield Renewable | 200 Liberty St FL 14 New York, NY 10281 | Electronic Service | No | OFF_SL_13-867_Official |
| Pat | Treseler | pat.jcplaw@comcast.net | Paulson Law Office LTD | 4445 W 77th Street Suite 224 Edina, MN 55435 | Electronic Service | No | OFF_SL_13-867_Official |
| John | Vaughn | Nik@rreal.org | Rural Renewable Energy Alliance | 3963 8th Street SW Backus, MN 55435 | Electronic Service | No | OFF_SL_13-867_Official |
| Robert J.V. | Vose | rvose@kennedy- graven.com | Kennedy & Graven, Chartered | 150 S 5th St Ste 700 Minneapolis, MN 55402 | Electronic Service | No | OFF_SL_13-867_Official |
| Kevin | Walker | KWalker@beaconinterfaith. org | Beacon Interfaith Housing Collaborative | N/A | Electronic Service | No | OFF_SL_13-867_Official |
| Jenna | Warmuth | jwarmuth@mnpower.com | Minnesota Power | 30 W Superior St Duluth, MN 55802-2093 | Electronic Service | No | OFF_SL_13-867_Official |
| Jessica | Welk | jwelk@sherman- associates.com | Sherman Associates | 233 Park Avenue South Suite 201 Minneapolis, MN 55415 | Electronic Service | No | OFF_SL_13-867_Official |
| Heidi | Winter | hwinter@co.murray.mn.us | Murray County | 2500 28th Street PO Box 57 Slayton, MN 56172 | Electronic Service | No | OFF_SL_13-867_Official |
| Curtis P | Zaun | curtis@cpzlaw.com | Attorney At Law | 3254 Rice Street Little Canada, MN 55126 | Electronic Service | No | OFF_SL_13-867_Official |

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|------------|-----------|-------------------------|------------------------|--|--------------------|-------------------|------------------------|
| Emily | Ziring | eziring@stlouispark.org | City of St. Louis Park | 5005 Minnetonka Blvd St. Louis Park, MN 55416 | Electronic Service | No | OFF_SL_13-867_Official |

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|----------------|--------------------|-----------------------------------|---------------------------------------|---|--------------------|-------------------|------------------------|
| 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_23-335_Official |
| Michael | Allen | michael.allen@allenergysolar.com | All Energy Solar | 721 W 26th st Suite 211 Minneapolis, MN 55405 | Electronic Service | No | OFF_SL_23-335_Official |
| David | Amster Olzweski | david@mysunshare.com | SunShare, LLC | 1151 Bannock St Denver, CO 80204-8020 | Electronic Service | No | OFF_SL_23-335_Official |
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| Jessica | Burdette | jessica.burdette@state.mn.us | Department of Commerce | 85 7th Place East Suite 500 St. Paul, MN 55101 | Electronic Service | No | OFF_SL_23-335_Official |
| Gabriel | Chan | gabechan@umn.edu | University of Minnesota | 130 Hubert H. Humphrey Center 301 19th Ave S Minneapolis, MN 55455 | Electronic Service | No | OFF_SL_23-335_Official |
| 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_23-335_Official |
| Kevin | Cray | kevin@communitysolaraccess.org | CCSA | 1644 Platte St Denver, CO 80202 | Electronic Service | No | OFF_SL_23-335_Official |

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|------------|------------------|--------------------------------------|---|---|--------------------|-------------------|------------------------|
| George | Damian | gdamian@cleanenergyeconomymn.org | Clean Energy Economy MN | 13713 Washburn Ave S Burnsville, MN 55337 | Electronic Service | No | OFF_SL_23-335_Official |
| Timothy | DenHerder Thomas | timothy@cooperativeenergyfutures.com | Cooperative Energy Futures | 3500 Bloomington Ave. S Minneapolis, MN 55407 | Electronic Service | No | OFF_SL_23-335_Official |
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| Adam | Duininck | aduininck@ncsrcc.org | North Central States Regional Council of Carpenters | 700 Olive Street St. Paul, MN 55130 | Electronic Service | No | OFF_SL_23-335_Official |
| Brian | Edstrom | briane@cupminnesota.org | Citizens Utility Board of Minnesota | 332 Minnesota St Ste W1360 Saint Paul, MN 55101 | Electronic Service | No | OFF_SL_23-335_Official |
| Betsy | Engelking | betsy@nationalgridrenewables.com | National Grid Renewables | 8400 Normandale Lake Blvd Ste 1200 Bloomington, MN 55437 | Electronic Service | No | OFF_SL_23-335_Official |
| 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_23-335_Official |
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| Nathan | Franzen | nathan@nationalgridrenewables.com | Geronimo Energy, LLC | 8400 Normandale Lake Blvd Ste 1200 Bloomington, MN 55437 | Electronic Service | No | OFF_SL_23-335_Official |

| First Name | Last Name | Email | Company Name | Address | Delivery Method | View Trade Secret | Service List Name |
|------------|-----------|-----------------------------|--------------------------------------|--|--------------------|-------------------|------------------------|
| Hal | Galvin | halgalvin@comcast.net | Provectus Energy Development llc | 1936 Kenwood Parkway Minneapolis, MN 55405 | Electronic Service | No | OFF_SL_23-335_Official |
| Allen | Gleckner | gleckner@fresh-energy.org | Fresh Energy | 408 St. Peter Street Ste 350 Saint Paul, MN 55102 | Electronic Service | No | OFF_SL_23-335_Official |
| Jenny | Glumack | jenny@mrea.org | Minnesota Rural Electric Association | 11640 73rd Ave N Maple Grove, MN 55369 | Electronic Service | No | OFF_SL_23-335_Official |
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| Jan | Hubbard | jan.hubbard@comcast.net | | 7730 Mississippi Lane Brooklyn Park, MN 55444 | Electronic Service | No | OFF_SL_23-335_Official |
| Reuben | Hunter | bhunter@madisonei.com | Madison Energy Investments | 8100 Boone Blvd Suite 430 Vienna, VA 22182 | Electronic Service | No | OFF_SL_23-335_Official |
| John S. | Jaffray | jjaffray@jrpowers.com | JJR Power | 350 Highway 7 Suite 236 Excelsior, MN 55331 | Electronic Service | No | OFF_SL_23-335_Official |
| Julie | Jorgensen | juliejorgensen62@gmail.com | Greenmark Solar | 4630 Quebec Ave N New Hope, MN 55428-4973 | Electronic Service | No | OFF_SL_23-335_Official |

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| Brad | Klein | bklein@elpc.org | Environmental Law & Policy Center | 35 E. Wacker Drive, Suite 1600 Suite 1600 Chicago, IL 60601 | Electronic Service | No | OFF_SL_23-335_Official |
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| Annie | Levenson Falk | annielf@cubminnesota.org | Citizens Utility Board of Minnesota | 332 Minnesota Street, Suite W1360 St. Paul, MN 55101 | Electronic Service | No | OFF_SL_23-335_Official |
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| Alice | Madden | alice@communitypowermn.org | Community Power | 2720 E 22nd St Minneapolis, MN 55406 | Electronic Service | No | OFF_SL_23-335_Official |
| Pam | Marshall | pam@energycents.org | Energy CENTS Coalition | 823 E 7th St St Paul, MN 55106 | Electronic Service | No | OFF_SL_23-335_Official |
| Gregg | Mast | gmast@cleanenergyeconomymn.org | Clean Energy Economy Minnesota | 4808 10th Avenue S Minneapolis, MN 55417 | Electronic Service | No | OFF_SL_23-335_Official |
| Jason | Maur | jason.maur@renesolapower.com | Renesola Power Holdings, LLC | 850 Canal Street 3rd Floor Stamford, CT 06902 | Electronic Service | No | OFF_SL_23-335_Official |
| Matthew | Melewski | matthew@nokomisenergy.com | Nokomis Energy LLC & Ole Solar LLC | 2639 Nicollet Ave Ste 200 Minneapolis, MN 55408 | Electronic Service | No | OFF_SL_23-335_Official |
| Thomas | Melone | Thomas.Melone@AllcoUS.com | Minnesota Go Solar LLC | 222 South 9th Street Suite 1600 Minneapolis, MN 55120 | Electronic Service | No | OFF_SL_23-335_Official |
| Michael | Menzel | mike.m@sagiliti.com | Sagiliti | 23505 Smithtown Rd. Suite 280 Excelsior, MN 55331 | Electronic Service | No | OFF_SL_23-335_Official |
| Marc | Miller | mmiller@soltage.com | Soltage, LLC | 66 York Street, 5th Floor Jersey City, NJ 07302 | Electronic Service | No | OFF_SL_23-335_Official |
| Marcus | Mills | Marcus@communitypowermn.org | Community Power | 2720 E 22nd St Minneapolis, MN 55406 | Electronic Service | No | OFF_SL_23-335_Official |
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| Pouya | Najmaie | pouya@cooperativeenergyfutures.com | Cooperative Energy Futures | 3416 16th Ave S Minneapolis, MN 55407 | Electronic Service | No | OFF_SL_23-335_Official |
| Rolf | Nordstrom | rnordstrom@gpisd.net | Great Plains Institute | 2801 21ST AVE S STE 220 Minneapolis, MN 55407-1229 | Electronic Service | No | OFF_SL_23-335_Official |
| Logan | O'Grady | logrady@mNSEIA.org | Minnesota Solar Energy Industries Association | 2288 University Ave W St. Paul, MN 55114 | Electronic Service | No | OFF_SL_23-335_Official |
| Patty | O'Keefe | patty.okeefe@sierraclub.org | | 2525 Emerson Ave S Apt 2 Minneapolis, MN 55405 | Electronic Service | No | OFF_SL_23-335_Official |
| Jeff | O'Neill | jeff.oneill@ci.monticello.mn.us | City of Monticello | 505 Walnut Street Suite 1 Monticello, MN 55362 | Electronic Service | No | OFF_SL_23-335_Official |
| Carol A. | Overland | overland@legalectric.org | Legalelectric - Overland Law Office | 1110 West Avenue Red Wing, MN 55066 | Electronic Service | No | OFF_SL_23-335_Official |
| Eric | Pasi | ericp@ips-solar.com | IPS Solar | 2670 Patton Rd Roseville, MN 55113 | Electronic Service | No | OFF_SL_23-335_Official |
| Dan | Patry | dpatry@sunedison.com | SunEdison | 600 Clipper Drive Belmont, CA 94002 | Electronic Service | No | OFF_SL_23-335_Official |
| Jeffrey C | Paulson | jeff.jcplaw@comcast.net | Paulson Law Office, Ltd. | 4445 W 77th Street Suite 224 Edina, MN 55435 | Electronic Service | No | OFF_SL_23-335_Official |

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|----------------|--------------------------------|--------------------------------------|---|--|--------------------|-------------------|------------------------|
| Morgan | Pitz | morgan.pitz@us-solar.com | US Solar | 100 N 6th St #410B Minneapolis, MN 55403 | Electronic Service | No | OFF_SL_23-335_Official |
| Kristel | Porter | kristel@mnrenewablenow.org | MN Renewable Now | N/A | Electronic Service | No | OFF_SL_23-335_Official |
| Paula | Prahl | paula.prahl@dominiuminc.com | Dominium | 2905 Northwest Blvd Ste 150 Plymouth, MN 55441 | Electronic Service | No | OFF_SL_23-335_Official |
| 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_23-335_Official |
| 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_23-335_Official |
| Isabel | Ricker | ricker@fresh-energy.org | Fresh Energy | 408 Saint Peter Street Suite 220 Saint Paul, MN 55102 | Electronic Service | No | OFF_SL_23-335_Official |
| Jonathan | Roberts | jroberts@soltage.com | Soltage | 66 York St 5th Floor Jersey City, NJ 07302 | Electronic Service | No | OFF_SL_23-335_Official |
| Nathaniel | Runke | nrunke@local49.org | International Union of Operating Engineers Local 49 | 611 28th St. NW Rochester, MN 55901 | Electronic Service | No | OFF_SL_23-335_Official |
| Delaney | Russell | delaney@mnipl.org | Just Solar Coalition | 4407 E Lake Street Minneapolis, MN 55407 | Electronic Service | No | OFF_SL_23-335_Official |
| Kyle | Samejima | kyle@mplsclimate.org | Minneapolis Climate Action | N/A | Electronic Service | No | OFF_SL_23-335_Official |
| Ian | SantosMeeker | ians@ips-solar.com | IPS Solar | N/A | Electronic Service | No | OFF_SL_23-335_Official |
| Christine | Schwartz | Regulatory.records@xcelenergy.com | Xcel Energy | 414 Nicollet Mall FL 7 Minneapolis, MN 554011993 | Electronic Service | No | OFF_SL_23-335_Official |

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|----------------|-----------|---|------------------------------------|---|--------------------|-------------------|------------------------|
| Will | Seuffert | Will.Seuffert@state.mn.us | Public Utilities Commission | 121 7th Pl E Ste 350 Saint Paul, MN 55101 | Electronic Service | Yes | OFF_SL_23-335_Official |
| David | Shaffer | david.shaffer@novelenergy.biz | Novel Energy Solutions | 2303 Wycliff St Ste 300 St. Paul, MN 55114 | Electronic Service | No | OFF_SL_23-335_Official |
| Christopher L. | Sherman | csherman@sherman-associates.com | Solar Holdings LLC | 233 Park Ave S Ste 201 Minneapolis, MN 55415 | Electronic Service | No | OFF_SL_23-335_Official |
| Doug | Shoemaker | dougs@charter.net | Minnesota Renewable Energy | 2928 5th Ave S Minneapolis, MN 55408 | Electronic Service | No | OFF_SL_23-335_Official |
| 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_23-335_Official |
| Eric | Swanson | eswanson@winthrop.com | Winthrop & Weinstine | 225 S 6th St Ste 3500 Capella Tower Minneapolis, MN 554024629 | Electronic Service | No | OFF_SL_23-335_Official |
| Whitney | Terrill | whitney@mnipl.org | Minnesota Interfaith Power & Light | N/A | Electronic Service | No | OFF_SL_23-335_Official |
| Anna | Tobin | atobin@greeneespel.com | Greene Espel PLLP | 222 South Ninth Street Suite 2200 Minneapolis, MN 55402 | Electronic Service | No | OFF_SL_23-335_Official |
| Zack | Townsend | zachary.townsend@brookfielddrenewable.com | Brookfield Renewable | 200 Liberty St FL 14 New York, NY 10281 | Electronic Service | No | OFF_SL_23-335_Official |
| Pat | Treseler | pat.jcplaw@comcast.net | Paulson Law Office LTD | 4445 W 77th Street Suite 224 Edina, MN 55435 | Electronic Service | No | OFF_SL_23-335_Official |

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|------------|-----------|------------------------------|---|---|--------------------|-------------------|------------------------|
| John | Vaughn | Nik@real.org | Rural Renewable Energy Alliance | 3963 8th Street SW Backus, MN 55435 | Electronic Service | No | OFF_SL_23-335_Official |
| Kevin | Walker | KWalker@beaconinterfaith.org | Beacon Interfaith Housing Collaborative | N/A | Electronic Service | No | OFF_SL_23-335_Official |
| Jenna | Warmuth | jwarmuth@mnpower.com | Minnesota Power | 30 W Superior St Duluth, MN 55802-2093 | Electronic Service | No | OFF_SL_23-335_Official |
| Jessica | Welk | jwelk@sherman-associates.com | Sherman Associates | 233 Park Avenue South Suite 201 Minneapolis, MN 55415 | Electronic Service | No | OFF_SL_23-335_Official |
| Curtis P | Zaun | curtis@cpzlaw.com | Attorney At Law | 3254 Rice Street Little Canada, MN 55126 | Electronic Service | No | OFF_SL_23-335_Official |