

July 16, 2015

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

RE: Supplemental Response Comments of the Minnesota Department of Commerce, Division of Energy Resources to the Minnesota Regulated Natural Gas Companies' Additional Reply Comments and the Office of the Attorney General's Comments
Docket No. G999/AA-14-580

Dear Mr. Wolf:

Attached please find the Minnesota Department of Commerce, Division of Energy Resources' (Department or DOC) Supplemental Response Comments to the Additional Reply Comments of the Minnesota regulated natural gas companies and the Office of the Attorney General's (OAG) initial Comments. Specifically, the Department responds to Reply Comments from the following parties:

- The Office of the Attorney General – Residential Utilities and Antitrust Division, filed June 26, 2015;
- Minnesota Energy Resources Corporation, filed July 6, 2015;
- CenterPoint Energy, a division of CenterPoint Energy Resources Corp., filed July 6, 2015;
- Northern States Power Company d/b/a Xcel Energy - Gas Utility, filed July 6, 2015; and
- Great Plains Natural Gas Company, filed July 7, 2015.

The Department's Supplemental Response Comments contain revisions to the recommendations included in the Department's Response Comments filed on June 24, 2015. For ease of reference, the Department lists all of its final recommendations at the end of these Supplemental Response Comments. The Department recommends that the Minnesota Public Utilities Commission (Commission) adopt the DOC's recommendations, as discussed in greater detail herein.

The Department is available to answer any questions the Commission may have.

Sincerely,

/s/ MICHELLE ST. PIERRE
Financial Analyst

/s/ ANGELA BYRNE
Financial Analyst

MS/AB/lt
Attachment

BEFORE THE MINNESOTA PUBLIC UTILITIES COMMISSION

SUPPLEMENTAL RESPONSE COMMENTS OF THE
MINNESOTA DEPARTMENT OF COMMERCE
DIVISION OF ENERGY RESOURCES

DOCKET No. G999/AA-14-580

I. BACKGROUND

On May 5, 2015, the Minnesota Department of Commerce, Division of Energy Resources (Department or DOC) filed its Review of 2013-2014 Annual Automatic Adjustment Reports (FYE14 AAA Report) with the Minnesota Public Utilities Commission (Commission) in the present docket. Since May 5, 2015, each of the gas utilities filed Reply Comments (Initial Reply). The Department filed Response Comments on June 24, 2015 (Response). The Office of the Attorney General (OAG) filed Comments on June 26, 2015 (Comments). Below is the Department's Supplemental Response Comments to the four utilities that filed Additional Reply Comments on July 6 and 7¹ and OAG's initial Comments. Additionally, the Department restates its recommendations and provides revised recommendations for MERC and Xcel Gas.

II. THE DOC'S RESPONSE TO ADDITIONAL REPLY COMMENTS

In its Response Comments, the Department provided revised recommendations, including a request for the gas utilities to provide detailed curtailment information in future AAA Reports. The Department discusses below specific issues concerning Xcel Gas and MERC, as well as the curtailment issue as discussed by the OAG and the utilities.

A. XCEL GAS' ADDITIONAL REPLY – GAS CAPACITY UTILIZATION PROGRAM

In its Response Comments, the Department recommended that the Commission approve Xcel Gas' Gas Capacity Utilization Program (Capacity Utilization Program) as a permanent program. On the same day, Xcel Gas filed a Petition in Docket No. E,G002/M-15-618 (Docket No. 15-618) for approval of a permanent extension of the gas capacity utilization

¹ Minnesota Energy Resources Corporation (MERC), filed on July 6, 2015; CenterPoint Energy (CenterPoint Energy or CPE), a division of CenterPoint Energy Resources Corp., filed July 6, 2015; Northern States Power Company d/b/a Xcel Energy – Gas Utility (Xcel Gas), filed July 6, 2015; and Great Plains Natural Gas Company (Great Plains), filed July 7, 2015.

accounting treatment for its gas distribution and electric generation business units.² Xcel Gas also included its Petition from Docket No. 15-618 with its Additional Reply in the current docket in order to give the Commission the ability to choose the best procedural option. The Department suggests that the Commission address the Capacity Utilization Program in the present docket for efficiency. As such, the Department provides below an analysis of Xcel's request for a permanent extension to its Capacity Utilization Program.

The Department notes that in most aspects, Xcel Gas' proposed permanent program is the same as its pilot program. The Department responds to Xcel Gas' program proposals below:

1. *Capacity sharing impact on Interruptible customers*

In its Petition, Xcel Gas proposed to identify capacity-sharing transactions executed to avoid curtailing interruptible customer usage and allocate the costs of those transactions directly to interruptible customers.³ Specifically, Xcel Gas stated that its "proposal is consistent with how we currently handle capacity purchases from interstate pipelines to avoid curtailing interruptible customer usage."⁴ Further, Xcel Gas proposed to continue using "the same methodology to allocate costs to interruptible classes in the annual true-up filing" as approved in Docket No. G999/AA-12-756, Order dated November 14, 2013.⁵ The Department notes that in that docket, Order Paragraph 23 states "Xcel shall continue assigning any interruptible capacity or overrun purchases associated with non-curtailment days directly to the interruptible classes."⁶

Additionally, the issue of the assignment of capacity costs to interruptible classes was vetted in the program's initial approval in Docket No. 09-852. The Commission's February 18, 2010 *Order Approving Program, with Modifications and Requiring Report* stated that "NSP Gas is not allowed to obtain additional capacity that would be used so interruptible customers would not have to be curtailed, unless these capacity costs were directly assigned to the interruptible classes."⁷

Xcel Gas also proposed "to track and report two categories of capacity sharing transactions – those used to not curtail interruptible customers and other transactions that benefit the whole system."⁸ The DOC agrees with Xcel's proposal and concludes that this accounting and reporting would complement Xcel's compliance report for the program. Therefore, the Department recommends that the Commission require Xcel Gas to report the two categories of capacity sharing transactions – those used to not curtail interruptible customers and other transactions that benefit the whole system for the Capacity Utilization Program.

² The initial three-year pilot was approved by the Commission in its Order dated February 18, 2010 in Docket No. E,G002/M-09-852 (Docket No. 09-852).

³ Xcel Gas' Additional Reply, page 7.

⁴ *Id.*

⁵ *Id.*

⁶ The FYE12 AAA Report.

⁷ Order paragraph 1 (c).

⁸ Xcel Gas' Additional Reply, page 7.

2. *FERC Account 858*

In its 2009 Capacity Utilization Program petition, Xcel Gas stated that it would create a subaccount to FERC Account 858 to separately track and report the transactions.⁹ Instead, Xcel Gas found that, functionally, it needed to create subaccount 1050 in its own accounting system (JD Edwards).¹⁰ The Department does not oppose this change since it appears to be an effective solution.

3. *Storage Netting and Storage Diversification*

Regarding storage netting, Xcel Gas stated that in its 2009 Capacity Utilization Program petition, it noted Xcel Gas' intent to consolidate its Northern Natural gas (NNG) storage contracts for its gas and electric companies and use NNG's storage netting program.¹¹ In June 2010, the contracts were consolidated and Xcel Gas began using storage netting. According to Xcel Gas, since the contracts were consolidated there is no need or benefit of using storage diversion transactions.¹² The Department does not oppose this change.

4. *Reporting*

Regarding reporting, Xcel Gas stated the following:

We will continue to list each transaction along with a brief description, quantities and cost, and specific accounting entries. We would track recovery of the costs and the credits to retail natural gas and electric customers through those adjustments and related true-ups.

In addition we propose to track capacity sharing transactions executed solely for the benefit of interruptible natural gas customers, allocate the costs directly to interruptible natural gas customers, and report on these transactions in the Gas AAA.¹³

From the Department's review of past compliances on the pilot program, Xcel Gas only reported the gas side of the transactions in its compliance reports.¹⁴ The Department concludes that Xcel Gas should show the electric as well as the gas transactions in its annual reports. Therefore, the Department recommends that the Commission require Xcel Gas to continue to report the transactions related to the Capacity Utilization Plan annually in its AAA Report and include both the gas and electric transactions.

⁹ See Xcel Gas' April 28, 2010 Compliance filing in Docket No. 09-852, Example 2.

¹⁰ Xcel Gas' Additional Reply, page 8.

¹¹ *Id.*

¹² Xcel Gas' Additional Reply, page 9.

¹³ *Id.*

¹⁴ The storage netting transactions were missing from Xcel Gas' FYE14 AAA Report. On July 2, 2015, Commission Staff issued an Information Request No. 1 to Xcel Gas to receive that information which Xcel Gas provided on July 13.

5. *Recommendations for Gas Capacity Utilization Program*

Based on its review of Xcel Gas' Additional Reply Comments, the Department now recommends that the Commission:

- approve Xcel Gas' request for an extension to use the accounting treatment under the Capacity Utilization Program in the five instances after the expiration of the three-year pilot program;¹⁵
- approve Xcel Gas' Gas Capacity Utilization Program as a permanent program;¹⁶
- require Xcel Gas to report the two categories of capacity sharing transactions – those used to not curtail interruptible customers and other transactions that benefit the whole system for the Capacity Utilization Program; and
- require Xcel Gas to continue to report the transactions related to the Capacity Utilization Plan annually in its AAA Report and include both the gas and electric transactions.

B. *MERC'S REPLY COMMENTS – FARM TAP ERROR*

1. *MERC's Proposal*

In a June 25, 2015 telephone call, MERC alerted the Department about a settlement with Northern Natural Gas (NNG) regarding a gas storage swap related to a discrepancy in the amount of gas consumed and the amount delivered by MERC for its farm tap customers. The Department requested that MERC provide the details of this settlement in its Additional Reply.

In its Additional Reply regarding the farm tap error, MERC requested that the Commission:

- approve its proposal to correct the understatement of gas costs to the MERC-NNG PGA system in MERC's 2014 annual true-up by adjusting the FYE 2015 true-up beginning balance used in the calculation of the FYE15 gas cost true-up factor; and
- approve a variance to Minn. R. 7825.2700, subp. 7 for MERC's FYE15 true up.¹⁷

MERC also fully discussed:

- MERC's farm tap customers;
- MERC and NNG's obligations for metering and billing farm tap customers;
- NNG's storage/cash-out process;
- MERC's accounting treatment of the settlement transaction; and
- the effect on Lost and Unaccounted for Gas (LUF).

¹⁵ This recommendation was made in the Department's June 24, 2015 Response Comments.

¹⁶ *Id.*

¹⁷ MERC's Additional Reply, page 7. The Department notes that there are no page numbers on MERC's July 6 Reply.

In sum, NNG determined that MERC’s customer usage on the NNG pipeline was more than MERC’s delivery into the NNG pipeline. MERC settled the issue via a gas storage swap by netting the farm tap’s short position of 658,349 Dth against the rest of the MERC-NNG PGA system’s long position of 219,952 Dth which resulted in a net short imbalance of 366,397 Dth. NNG settled on applying the May storage weighted average cost of gas of \$3.9155/Dth to the net shortage (approximately \$2,577,766¹⁸) plus withdrawal fees of approximately \$32,499¹⁹ (\$0.0887/Dth x 366,397 Dth) for a total of \$2,610,265 in commodity costs. According to MERC, compared to a monthly cash out at the NNG market area rate or a monthly withdrawal at the NNG storage weighted average cost of gas price, the storage swap resulted “in significant overall cost savings relative to other alternatives.”²⁰ The Department agrees that the storage swap was a reasonable way to settle the issue.

2. *Effect on LUF*

MERC provided the accumulative effect²¹ on LUF for the 12 months ending June 2014 as follows:²²

Table 1: LUF Revisions

	Initial LUF %	Farm Tap Error %	GLGT Error %	Deer River Error %
	(a)	(b)	(c)	(d)
		= (a) + farm tap error	= (b) + GLGT error	= (c) + Deer River error
MERC-NNG	-3.07%	-0.99%	-0.99%	-0.72%
MERC-CON	-1.15%	-1.15%	0.95%	-0.21%
Total	-2.70%	-1.02%	-0.62%	-0.62%

As shown in Table 1, MERC’s revised/corrected LUF for the FYE14 was negative 0.72 percent for MERC-NNG and negative 0.21 percent for MERC-CON. In conclusion, MERC’s revised/corrected LUF for FYE14 is more in line with the Department’s expectations for MERC.

¹⁸ If approved, the cost of this transaction will be included in the total of MERC’s May 2015 gas purchase costs reported in MERC’s FYE15 true-up report.

¹⁹ According to a July 10, 2015 email from MERC, this fee is expected to be billed in July 2015 so that it will be included in MERC’s FYE16 true-up report.

²⁰ MERC’s Additional Reply, page 5.

²¹ Each error was added or subtracted from the previous percentages such that the percentages in column (d) are the end result.

²² The volumes in MERC’s Additional Reply, Attachment 1 which shows the effect of the errors on LUF, are lower than the total error volumes because some of the errors took place over a period greater than the 12-month LUF period.

3. *Variance Request*

MERC also requested a variance to correct the farm tap error through the 2015 true up. MERC stated:

This proposal likely will require a variance from Minnesota Rule 7825.2700, Subpart 7, which requires that a true-up address only costs and credits arising within the relevant reporting year. MERC meets the requirements for a variance from this rule in order to adjust its FYE15 true-up beginning balance as described above. Minnesota Rule 7929.3200 provides that the Commission shall grant a variance to its rules when it determines that the following requirements are met:

- A. Enforcement of the rule would impose an excessive burden upon the applicant or others affected by the rule;
- B. Granting the variance would not adversely affect the public interest; and
- C. Granting the variance would not conflict with standards imposed by law.

All of these requirements are met here. First, strict enforcement of the applicable rules, to the extent such enforcement would be inconsistent with MERC's proposal as outlined above, would impose an excessive burden on MERC and would require MERC to incur significant and unreasonable costs. Second, the public interest would not be adversely affected by granting the variance. Finally, MERC is not aware of any legal standards that would be violated by granting a variance in this case.²³

The Department concludes that in the FYE13 AAA Report,²⁴ a similar situation occurred. MERC discovered an allocation error after the September 1, 2013 implementation of its true-up adjustment factors. Since MERC's FYE13 true-up adjustment was incorrect, MERC requested that the Commission allow it to correct the misallocation of gas costs in its FYE14 AAA filing. In that case, the Commission granted MERC variances to:

²³ MERC's Additional Reply, page 6.

²⁴ Docket No. G999/A- 13-600.

- Minn. R. 7825.2920, subp. 2²⁵ (to adjust the FYE15 true-up balance);
- Minn. R. 7825.2700, subp. 7²⁶ (to address errors arising outside of the current true-up period); and
- Minn. R. 7820.4000²⁷ (in a manner consistent with the variance approved to Minn. R. 7825.2920, subp. 2).²⁸

In the farm tap settlement, the unreported volumes were determined for the period January 1, 2014 through April 2015.²⁹ Thus, the proposed FYE15 true-up adjustment to commodity costs includes a six-month period (January 2014 through June 2014) prior to the FYE15 true-up period. Since the true-up addresses only costs and credits arising in the relevant reporting year, the Department agrees that a variance to Minn. R. 7825.2700, subp. 7 is necessary. The Department also believes that a variance to Minn. R. 7825.2920, subp. 2 and Minn. R. 7820.4000 are necessary. Based on MERC's above reasons for the variance to Minn. R. 7825.2700, subp. 7, the Department concludes that MERC has met all of the requirements for these variances.

Therefore, the Department now recommends that the Commission grant MERC a variance to Minn. Rules 7825.2920, subp. 2, 7825.2700, subp. 7, and 7820.4000 in a manner consistent with the variance approved to Minn. R. 7825.2920, subp. 2 in order to adjust the September 1, 2015 true-up balance for the farm tap customer error in payments to NNG.

The Department notes that MERC's Deer River PGA system assignment error could also require a variance to Minn. R. 7825.2920, subp. 2 in addition to the variance to Minn. R. 7825.2700, subp. 7 recommended by the Department in its Response Comments. Therefore, the Department now recommends that the Commission grant MERC a variance to Minn. Rules 7825.2700, subp. 7 and 7825.2920, subp. 2 (for the FYE15 true-up) for the Deer River system PGA error.

²⁵ Minn. R. 7825.2920, subp. 2 (Errors) states:

Errors made in adjustment must be refunded by check or credits to bills to the consumer in an amount not to exceed the amount of the error plus interest computed at the prime rate upon the order of the commission if (1) the order is served within 90 days after the receipt of the filing defined in part 7825.2900 or 7825.2910 or at the end of the next major rate proceeding, whichever is later, and (2) the amount of the error is greater than five percent of the corrected adjustment charge.

²⁶ Minn. R. 7825.2700, subp. 7 (True-up amount) states:

The true-up amount is the difference between the commodity and demand gas revenues by class collected by the utility and the actual commodity-delivered gas cost and demand-delivered gas cost by class incurred by the utility during the year. The true-up adjustment must be computed annually for each class by dividing the true-up amount by the forecasted sales volumes and applied to billings during the next 12-month period beginning on September 1 each year, provided that the adjustment has been filed under part 7825.2910, subpart 3.

²⁷ The Billing Error Rule.

²⁸ August 11, 2014 Order, Order Paragraph 10.

²⁹ According to a July 10, 2015 email from MERC, the errors in reporting to NNG began approximately in March 2013 but NNG agreed to waive any inconsistencies or imbalances before January 2014.

E. RESPONSE TO CURTAILMENTS

In its Response, the Department recommended that the Commission require GMG to file a miscellaneous docket to update its tariff to include a \$5.00 per therm curtailment penalty. GMG did not file an extension or comments on July 6, 2015, so the Department assumes GMG does not object to this recommendation.

The Department also recommended that the Commission require MERC, in its next general rate case, to update its tariff from a \$20/Dth curtailment penalty to a \$50/Dth penalty. In its Reply, MERC agreed to propose this tariff change in its upcoming rate case.

Finally, the Department recommended that all Minnesota regulated gas utilities provide information on unauthorized gas use for the next three AAA Reports (2014-2015, 2015-2016, and 2016-2017 reports). For each customer that did not comply with a called interruption(s) during the heating season, the Department requests that the utility provide:

- the volume of gas consumed by the non-compliant customer during the curtailment period;
- the specific commodity rate charged for the unauthorized gas used and how that rate is determined;
- the financial penalty, if any, assessed by the utility on the customer. Please include calculations in determining the penalty or penalties; and
- a discussion about utility communications with each customer regarding non-compliance with interruptions (excluding invoices).

In their Additional Replies, Great Plains, MERC, CenterPoint Energy, and Xcel Gas all agreed to provide this information in future AAA Reports. The Department appreciates the comments by the OAG, however, the Department does not modify its recommendations related to curtailments at this time.

III. SUMMARY OF THE DEPARTMENT'S RECOMMENDATIONS

1. The Department continues to recommend that the Commission accept the FYE14 annual reports as filed by the gas utilities as being complete as to Minnesota Rules 7825.2390 through 7825.2920.
2. The Department continues to recommend that each utility that hedges (including physical and financial) continue to provide a post-mortem analysis, in a format similar to what was provided in this docket, in subsequent AAA filings.
3. The Department continues to recommend that the Commission require that all of the utilities total the gas costs in its Contractor Main Strikes Report and also provide the allocation of the gas costs credited to each class in its true up of commodity costs.

4. The Department continues to recommend that all Minnesota regulated gas utilities provide information on unauthorized gas use for the next three AAA Reports (2014-2015, 2015-2016, and 2016-2017 reports). For each customer that did not comply with a called interruption(s) during the heating season, the Department requests that the utility provide:

- the volume of gas consumed by the non-compliant customer during the curtailment period;
- the specific commodity rate charged for the unauthorized gas used and how that rate is determined;
- the financial penalty, if any, assessed by the company on the customer. Please include calculations in determining the penalty or penalties; and
- a discussion about utility communication with each customer regarding non-compliance with interruptions (excluding invoices).

5. Greater Minnesota

The Department continues to recommend that the Commission:

- accept GMG's FYE14 true up as filed in Docket No. G022/AA-14-728;³⁰
- allow GMG to implement its true-up, as shown in DOC Attachment G5 of the FYE14 AAA Report; and
- Require GMG to file a miscellaneous docket to update its tariff to include a \$5.00 per therm curtailment penalty.

6. Great Plains

The Department continues to recommend that the Commission:

- accept Great Plains' FYE14 true-ups as filed in Docket No. G004/AA-14-749;
- allow Great Plains to implement its true-ups, as shown in DOC Attachments G6a and G6b of the FYE14 AAA Report; and
- describe and report each of the FYE14 corrections as a separate line item to the beginning balance of the demand cost of gas in its September 1, 2015 true-up.

7. Interstate Gas

The Department continues to recommend that the Commission:

- accept Interstate Gas' FYE14 true-up filing in Docket No. G001/AA-14-742; and

³⁰ The Department corrected the company number erroneously listed as G001 in the Summary of the Department's Recommendations section of the FYE14 AAA Report.

- allow Interstate Gas to implement its true-up, as shown in Department Attachment G7 of the FYE14 AAA Report.

8. MERC

The Department now recommends that the Commission:

- accept MERC-NNG's FYE14 true-up as filed in Docket No. G011/AA-14-755;
- allow MERC-NNG to implement its true-up, as shown in Department Attachment G8 of the FYE14 AAA Report;
- accept MERC-Consolidated's FYE14 true-up as filed in Docket No. G011/AA-14-754;
- allow MERC-Consolidated to implement its true-up, as shown in Department Attachment G9 of the FYE14 AAA Report;
- require MERC to request that its auditor include as part of the true-up audit, the allocations between PGA systems;
- require MERC to provide its meter testing results on a calendar year basis starting with the year 2014;
- allow MERC to adjust the September 1, 2015 true-up balance for its MERC-NNG classes that were undercharged due to the system assignment error by MERC;
- allow MERC to adjust the September 1, 2015 true-up balance for its MERC-CON classes that were overcharged the system assignment error by MERC;
- grant MERC a variance to Minn. R. 7825.2700, subp. 7 and Minn. R. 7825.2920, subp. 2 (for the FYE15 true-up) for the Deer River system PGA error;
- require MERC, in its next general rate case, to update its tariff from a \$20 per dekatherm curtailment penalty to a \$50 per dekatherm penalty;
- require MERC, in its next general rate case, to update its Transportation-for-Resale tariff to clarify that the end-use customers for this service are firm customers and cannot be interrupted; and
- grant MERC a variance to Minn. R. 7825.2920, subp. 2, Minn. R. 7825.2700, subp. 7, Minn. R. 7820.4000 in a manner consistent with the variance approved to Minn. R. 7825.2920, subp. 2 in order to adjust the September 1, 2015 true-up balance for the farm tap customer error in payments to NNG.

9. CenterPoint Energy

The Department continues to recommend that the Commission:

- accept CenterPoint Energy's FYE14 true-up, Docket No. G008/AA-14-752; and
- allow CenterPoint Energy to implement its true-up, as shown in Department Attachment G10 of the FYE14 AAA Report.

10. Xcel Gas

The Department now recommends that the Commission:

- accept Xcel Gas' FYE14 true-up, Docket No. G002/AA-14-736;
- allow Xcel Gas to implement its true-up, as shown in Department Attachment G11 of the FYE14 AAA Report;
- approve Xcel Gas' request for an extension to use the accounting treatment under the Capacity Utilization Program in the five instances after the expiration of the three-year pilot program;
- approve Xcel Gas' Capacity Utilization Program as a permanent program;
- require Xcel Gas to report the two categories of capacity sharing transactions – those used to not curtail interruptible customers and other transactions that benefit the whole system for the Capacity Utilization Program; and
- require Xcel Gas to continue to report the on the transactions related to the Capacity Utilization Plan annually in its AAA Report and include both the gas and electric transactions.

/lt

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 Response Comments**

Docket No. G999/AA-14-580; G022/AA-14-728; G004/AA-14-749; G001/AA-14-742; G011/AA-14-755; G011/AA-14-754; G008/AA-14-752; and G002/AA-14-736

Dated this 16th day of July 2015

/s/Sharon Ferguson

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Tamie A.	Aberle	tamie.aberle@mdu.com	Great Plains Natural Gas Co.	400 North Fourth Street Bismarck, ND 585014092	Electronic Service	No	OFF_SL_14-580_G999-AA-14-580
Julia	Anderson	Julia.Anderson@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	Yes	OFF_SL_14-580_G999-AA-14-580
Kristine	Anderson	kanderson@greatermngas.com	Greater Minnesota Gas, Inc.	202 S. Main Street Le Sueur, MN 56058	Electronic Service	No	OFF_SL_14-580_G999-AA-14-580
Marie	Doyle	marie.doyle@centerpointenergy.com	CenterPoint Energy	800 LaSalle Avenue P O Box 59038 Minneapolis, MN 554590038	Electronic Service	No	OFF_SL_14-580_G999-AA-14-580
Sharon	Ferguson	sharon.ferguson@state.mn.us	Department of Commerce	85 7th Place E Ste 500 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_14-580_G999-AA-14-580
Michael	Greiveldinger	michaelgreiveldinger@alliantenergy.com	Interstate Power and Light Company	4902 N. Biltmore Lane Madison, WI 53718	Electronic Service	No	OFF_SL_14-580_G999-AA-14-580
Nicolle	Kupser	nkupser@greatermngas.com	Greater Minnesota Gas, Inc.	202 South Main Street P.O. Box 68 Le Sueur, MN 56058	Electronic Service	No	OFF_SL_14-580_G999-AA-14-580
Amber	Lee	ASLee@minnesotaenergyresources.com	Minnesota Energy Resources Corporation	2665 145th St W Rosemount, MN 55068	Electronic Service	No	OFF_SL_14-580_G999-AA-14-580
Paul J.	Lehman	paul.lehman@xcelenergy.com	Xcel Energy	414 Nicollet Mall Minneapolis, MN 554011993	Electronic Service	No	OFF_SL_14-580_G999-AA-14-580
John	Lindell	agorud.ecf@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_14-580_G999-AA-14-580
SaGonna	Thompson	Regulatory.Records@xcelenergy.com	Xcel Energy	414 Nicollet Mall FL 7 Minneapolis, MN 554011993	Electronic Service	No	OFF_SL_14-580_G999-AA-14-580

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_14-580_G999- AA-14-580

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Julia	Anderson	Julia.Anderson@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	Yes	OFF_SL_14-728_AA-14-728
Kristine	Anderson	kanderson@greatermngas.com	Greater Minnesota Gas, Inc.	202 S. Main Street Le Sueur, MN 56058	Electronic Service	No	OFF_SL_14-728_AA-14-728
Sharon	Ferguson	sharon.ferguson@state.mn.us	Department of Commerce	85 7th Place E Ste 500 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_14-728_AA-14-728
Nicolle	Kupser	nkupser@greatermngas.com	Greater Minnesota Gas, Inc.	202 South Main Street P.O. Box 68 Le Sueur, MN 56058	Electronic Service	No	OFF_SL_14-728_AA-14-728
John	Lindell	agorud.ecf@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_14-728_AA-14-728
Greg	Palmer	gpalmer@greatermngas.com	Greater Minnesota Gas, Inc.	PO Box 68 202 South Main Street Le Sueur, MN 56058	Electronic Service	No	OFF_SL_14-728_AA-14-728
Eric	Swanson	eswanson@winthrop.com	Winthrop Weinstine	225 S 6th St Ste 3500 Capella Tower Minneapolis, MN 554024629	Electronic Service	No	OFF_SL_14-728_AA-14-728
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_14-728_AA-14-728

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Tamie A.	Aberle	tamie.aberle@mdu.com	Great Plains Natural Gas Co.	400 North Fourth Street Bismarck, ND 585014092	Electronic Service	No	OFF_SL_14-749_AA-14-749
Julia	Anderson	Julia.Anderson@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	Yes	OFF_SL_14-749_AA-14-749
Sharon	Ferguson	sharon.ferguson@state.mn.us	Department of Commerce	85 7th Place E Ste 500 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_14-749_AA-14-749
John	Lindell	agorud.ecf@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_14-749_AA-14-749
Brian	Meloy	brian.meloy@stinsonleonard.com	Stinson, Leonard, Street LLP	150 S 5th St Ste 2300 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-749_AA-14-749
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_14-749_AA-14-749

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Bobby	Adam	bobby.adam@conagrafoods.com	ConAgra	Suite 5022 11 ConAgra Drive Omaha, NE 68102	Electronic Service	No	OFF_SL_14-742_AA-14-742
Christopher	Anderson	canderson@allete.com	Minnesota Power	30 W Superior St Duluth, MN 558022191	Electronic Service	No	OFF_SL_14-742_AA-14-742
Julia	Anderson	Julia.Anderson@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	Yes	OFF_SL_14-742_AA-14-742
William A.	Blazar	bblazar@mnchamber.com	Minnesota Chamber Of Commerce	Suite 1500 400 Robert Street North St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-742_AA-14-742
Michael	Bradley	mike.bradley@lawmoss.com	Moss & Barnett	150 S. 5th Street, #1200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-742_AA-14-742
City	Clerk	sschulte@ci.albertlea.mn.us	City of Albert Lea	221 E Clark St Albert Lea, MN 56007	Electronic Service	No	OFF_SL_14-742_AA-14-742
Ian	Dobson	ian.dobson@ag.state.mn.us	Office of the Attorney General-RUD	Antitrust and Utilities Division 445 Minnesota Street, 1400 BRM Tower St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-742_AA-14-742
Sharon	Ferguson	sharon.ferguson@state.mn.us	Department of Commerce	85 7th Place E Ste 500 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_14-742_AA-14-742
Michael	Greiveldinger	michaelgreiveldinger@alliantenergy.com	Interstate Power and Light Company	4902 N. Biltmore Lane Madison, WI 53718	Electronic Service	No	OFF_SL_14-742_AA-14-742
David	Grover	dgrover@itctransco.com	ITC Midwest	901 Marquette Avenue Suite 1950 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-742_AA-14-742

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Annete	Henkel	mui@mutilityinvestors.org	Minnesota Utility Investors	413 Wacouta Street #230 St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-742_AA-14-742
Linda	Jensen	linda.s.jensen@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota Street St. Paul, MN 551012134	Electronic Service	No	OFF_SL_14-742_AA-14-742
Jim	Krueger	jkrueger@fmcs.coop	Freeborn-Mower Cooperative Services	Box 611 Albert Lea, MN 56007	Electronic Service	No	OFF_SL_14-742_AA-14-742
John	Lindell	agorud.ecf@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_14-742_AA-14-742
Kavita	Maini	kmairi@wi.rr.com	KM Energy Consulting LLC	961 N Lost Woods Rd Oconomowoc, WI 53066	Electronic Service	No	OFF_SL_14-742_AA-14-742
Pam	Marshall	pam@energycents.org	Energy CENTS Coalition	823 7th St E St. Paul, MN 55106	Electronic Service	No	OFF_SL_14-742_AA-14-742
David	Moeller	dmoeller@allete.com	Minnesota Power	30 W Superior St Duluth, MN 558022093	Electronic Service	No	OFF_SL_14-742_AA-14-742
Carl	Nelson	cnelson@mncee.org	Center for Energy and Environment	212 3rd Ave N Ste 560 Minneapolis, MN 55401	Electronic Service	No	OFF_SL_14-742_AA-14-742
Steven	Nyhus	swnyhus@flaherty-hood.com	Flaherty & Hood PA	525 Park St Ste 470 Saint Paul, MN 55103	Electronic Service	No	OFF_SL_14-742_AA-14-742
Richard	Savelkoul	rsavelkoul@martinsquires.com	Martin & Squires, P.A.	332 Minnesota Street Ste W2750 St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-742_AA-14-742

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Larry L.	Schedin	Larry@LLSResources.com	LLS Resources, LLC	12 S 6th St Ste 1137 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-742_AA-14-742
Matthew J.	Schuerger P.E.	mjsreg@earthlink.net	Energy Systems Consulting Services, LLC	PO Box 16129 St. Paul, MN 55116	Electronic Service	No	OFF_SL_14-742_AA-14-742
Ron	Spangler, Jr.	rlspangler@otpc.com	Otter Tail Power Company	215 So. Cascade St. PO Box 496 Fergus Falls, MN 565380496	Electronic Service	No	OFF_SL_14-742_AA-14-742
Robyn	Woeste	robynwoeste@alliantenergy.com	Interstate Power and Light Company	200 First St SE Cedar Rapids, IA 52401	Electronic Service	No	OFF_SL_14-742_AA-14-742
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_14-742_AA-14-742

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Michael	Ahern	ahern.michael@dorsey.com	Dorsey & Whitney, LLP	50 S 6th St Ste 1500 Minneapolis, MN 554021498	Electronic Service	No	OFF_SL_14-755_AA-14-755
Julia	Anderson	Julia.Anderson@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	Yes	OFF_SL_14-755_AA-14-755
Christopher	Anderson	canderson@allete.com	Minnesota Power	30 W Superior St Duluth, MN 558022191	Electronic Service	No	OFF_SL_14-755_AA-14-755
Michael	Auger	mauger@usenergyservices.com	U S Energy Services, Inc.	Suite 1200 605 Highway 169 N Minneapolis, MN 554416531	Electronic Service	No	OFF_SL_14-755_AA-14-755
James J.	Bertrand	james.bertrand@leonard.com	Leonard Street & Deinard	150 South Fifth Street, Suite 2300 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-755_AA-14-755
Michael	Bradley	mike.bradley@lawmoss.com	Moss & Barnett	150 S. 5th Street, #1200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-755_AA-14-755
Kathleen M.	Brennan	kmb@mcgrannshea.com	McGrann Shea Carnival, Straughn & Lamb, Chartered	N/A	Electronic Service	No	OFF_SL_14-755_AA-14-755
Seth	DeMerritt	ssdemerritt@integrysgroup.com	Integrys Business Support	700 North Adams P.O. Box 19001 Green Bay, WI 543079001	Electronic Service	No	OFF_SL_14-755_AA-14-755
Ian	Dobson	ian.dobson@ag.state.mn.us	Office of the Attorney General-RUD	Antitrust and Utilities Division 445 Minnesota Street, BRM Tower St. Paul, MN 55101	Electronic Service 1400	Yes	OFF_SL_14-755_AA-14-755
Richard	Eichstadt	richard.eichstadt@poet.com	Poet Biorefining - Preston	701 Industrial Dr N PO Box 440 Preston, MN 55965	Electronic Service	No	OFF_SL_14-755_AA-14-755

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Sharon	Ferguson	sharon.ferguson@state.mn.us	Department of Commerce	85 7th Place E Ste 500 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_14-755_AA-14-755
Daryll	Fuentes	dfuentes@usg.com	USG Corporation	550 W Adams St Chicago, IL 60661	Electronic Service	No	OFF_SL_14-755_AA-14-755
David P.	Geschwind	dp.geschwind@smmpa.org	Southern Minnesota Municipal Power Agency	500 First Avenue SW Rochester, MN 55902	Electronic Service	No	OFF_SL_14-755_AA-14-755
Robert	Harding	robert.harding@state.mn.us	Public Utilities Commission	Suite 350 121 7th Place East St. Paul, MN 55101	Electronic Service	Yes	OFF_SL_14-755_AA-14-755
Annete	Henkel	mui@mnutilityinvestors.org	Minnesota Utility Investors	413 Wacouta Street #230 St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-755_AA-14-755
Linda	Jensen	linda.s.jensen@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota Street St. Paul, MN 551012134	Electronic Service	No	OFF_SL_14-755_AA-14-755
Harry W	John	HWJohn@integrysgroup.com	MERC, Integrys	700 North Adams PO Box 19001 Green Bay, WI 54307-9001	Electronic Service	No	OFF_SL_14-755_AA-14-755
Eric	Johnson	Eric.Johnson@ever-greenenergy.com	Ever-Green Energy	1350 Landmark Towers 345 St. Peter Street St. Paul, MN 55102	Electronic Service	No	OFF_SL_14-755_AA-14-755
David G.	Kult	dgkult@minnesotaenergyresources.com	Minnesota Energy Resources Corporation	2665 145th St. NW Rosemount, MN 55068	Electronic Service	No	OFF_SL_14-755_AA-14-755
David	Kyto	djkyto@integrysgroup.com	Integrys Business Support	700 North Adams PO Box 19001 Green Bay, WI 543079001	Electronic Service	No	OFF_SL_14-755_AA-14-755

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
James D.	Larson	james.larson@avantenergy.com	Avant Energy Services	220 S 6th St Ste 1300 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-755_AA-14-755
Amber	Lee	ASLee@minnesotaenergyresources.com	Minnesota Energy Resources Corporation	2665 145th St W Rosemount, MN 55068	Electronic Service	No	OFF_SL_14-755_AA-14-755
John	Lindell	agorud.ecf@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_14-755_AA-14-755
Eric	Lipman	eric.lipman@state.mn.us	Office of Administrative Hearings	PO Box 64620 St. Paul, MN 551640620	Electronic Service	Yes	OFF_SL_14-755_AA-14-755
Michael	Loeffler	mike.loeffler@nngco.com	Northern Natural Gas Co.	CORP HQ, 714 1111 So. 103rd Street Omaha, NE 681241000	Electronic Service	No	OFF_SL_14-755_AA-14-755
Peter	Madsen	peter.madsen@ag.state.mn.us	Office of the Attorney General-DOC	Bremer Tower, Suite 1800 445 Minnesota Street St. Paul, Minnesota 55101	Electronic Service	No	OFF_SL_14-755_AA-14-755
Chad T	Marriott	ctmarriott@stoel.com	Stoel Rives LLP	900 SW 5th Ave Ste 2600 Portland, OR 97204	Electronic Service	No	OFF_SL_14-755_AA-14-755
Pam	Marshall	pam@energycents.org	Energy CENTS Coalition	823 7th St E St. Paul, MN 55106	Electronic Service	No	OFF_SL_14-755_AA-14-755
Thomas R.	Maus		Energy Associates, Inc.	254 Highway 33 North Cloquet, MN 557209403	Paper Service	No	OFF_SL_14-755_AA-14-755
Mike	McGlone	N/A	Heat Share - Salvation Army	2445 Prior Avenue Roseville, MN 55113	Paper Service	No	OFF_SL_14-755_AA-14-755

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Brian	Meloy	brian.meloy@stinsonleonard.com	Stinson, Leonard, Street LLP	150 S 5th St Ste 2300 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-755_AA-14-755
Andrew	Moratzka	apmoratzka@stoel.com	Stoel Rives LLP	33 South Sixth Street Suite 4200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-755_AA-14-755
Barbara	Nick	banick@integrysgroup.com	Minnesota Energy Resources Corporation	2665 145th Street PO Box 455 Rosemount, MN 55068-0455	Electronic Service	No	OFF_SL_14-755_AA-14-755
Jeff	Sande		Bemidji State University	Box 1 Deputy Hall 1500 Birchmont Drive Bemidji, MN 566012699	Paper Service	No	OFF_SL_14-755_AA-14-755
Richard	Savelkoul	rsavelkoul@martinsquires.com	Martin & Squires, P.A.	332 Minnesota Street Ste W2750 St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-755_AA-14-755
Janet	Shaddix Elling	jshaddix@janetshaddix.com	Shaddix And Associates	Ste 122 9100 W Bloomington Frwy Bloomington, MN 55431	Electronic Service	Yes	OFF_SL_14-755_AA-14-755
Steve	Sorenson	N/A	Constellation Energy	12120 Port Grace Blvd, Suite 200 La Vista, NE 68128	Paper Service	No	OFF_SL_14-755_AA-14-755
Byron E.	Starns	byron.starns@leonard.com	Leonard Street and Deinard	150 South 5th Street Suite 2300 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-755_AA-14-755
Kristin	Stastny	stastny.kristin@dorsey.com	Dorsey & Whitney LLP	50 South 6th Street Suite 1500 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-755_AA-14-755
Eric	Swanson	eswanson@winthrop.com	Winthrop Weinstine	225 S 6th St Ste 3500 Capella Tower Minneapolis, MN 554024629	Electronic Service	No	OFF_SL_14-755_AA-14-755

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Casey	Whelan		U.S. Energy Services, Inc.	Suite 1200 605 Highway 169 North Minneapolis, MN 554416531	Paper Service	No	OFF_SL_14-755_AA-14-755
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_14-755_AA-14-755
James P.	Zakoura	Jim@smizak-law.com	Smithyman & Zakoura Chartered	750 Commerce Plaza II 7400 West 110th Street Overland Park, KS 662102362	Electronic Service	No	OFF_SL_14-755_AA-14-755

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Michael	Ahern	ahern.michael@dorsey.com	Dorsey & Whitney, LLP	50 S 6th St Ste 1500 Minneapolis, MN 554021498	Electronic Service	No	OFF_SL_14-754_AA-14-754
Julia	Anderson	Julia.Anderson@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	Yes	OFF_SL_14-754_AA-14-754
Christopher	Anderson	canderson@allete.com	Minnesota Power	30 W Superior St Duluth, MN 558022191	Electronic Service	No	OFF_SL_14-754_AA-14-754
Michael	Auger	mauger@usenergyservices.com	U S Energy Services, Inc.	Suite 1200 605 Highway 169 N Minneapolis, MN 554416531	Electronic Service	No	OFF_SL_14-754_AA-14-754
James J.	Bertrand	james.bertrand@leonard.com	Leonard Street & Deinard	150 South Fifth Street, Suite 2300 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-754_AA-14-754
Michael	Bradley	mike.bradley@lawmoss.com	Moss & Barnett	150 S. 5th Street, #1200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-754_AA-14-754
Kathleen M.	Brennan	kmb@mcgrannshea.com	McGrann Shea Carnival, Straughn & Lamb, Chartered	N/A	Electronic Service	No	OFF_SL_14-754_AA-14-754
Seth	DeMerritt	ssdemerritt@integrysgroup.com	Integrys Business Support	700 North Adams P.O. Box 19001 Green Bay, WI 543079001	Electronic Service	No	OFF_SL_14-754_AA-14-754
Ian	Dobson	ian.dobson@ag.state.mn.us	Office of the Attorney General-RUD	Antitrust and Utilities Division 445 Minnesota Street, BRM Tower St. Paul, MN 55101	Electronic Service 1400	Yes	OFF_SL_14-754_AA-14-754
Richard	Eichstadt	richard.eichstadt@poet.com	Poet Biorefining - Preston	701 Industrial Dr N PO Box 440 Preston, MN 55965	Electronic Service	No	OFF_SL_14-754_AA-14-754

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Sharon	Ferguson	sharon.ferguson@state.mn.us	Department of Commerce	85 7th Place E Ste 500 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_14-754_AA-14-754
Daryll	Fuentes	dfuentes@usg.com	USG Corporation	550 W Adams St Chicago, IL 60661	Electronic Service	No	OFF_SL_14-754_AA-14-754
David P.	Geschwind	dp.geschwind@smmpa.org	Southern Minnesota Municipal Power Agency	500 First Avenue SW Rochester, MN 55902	Electronic Service	No	OFF_SL_14-754_AA-14-754
Robert	Harding	robert.harding@state.mn.us	Public Utilities Commission	Suite 350 121 7th Place East St. Paul, MN 55101	Electronic Service	Yes	OFF_SL_14-754_AA-14-754
Annete	Henkel	mui@mnutilityinvestors.org	Minnesota Utility Investors	413 Wacouta Street #230 St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-754_AA-14-754
Linda	Jensen	linda.s.jensen@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota Street St. Paul, MN 551012134	Electronic Service	No	OFF_SL_14-754_AA-14-754
Harry W	John	HWJohn@integrysgroup.com	MERC, Integrys	700 North Adams PO Box 19001 Green Bay, WI 54307-9001	Electronic Service	No	OFF_SL_14-754_AA-14-754
Eric	Johnson	Eric.Johnson@ever-greenenergy.com	Ever-Green Energy	1350 Landmark Towers 345 St. Peter Street St. Paul, MN 55102	Electronic Service	No	OFF_SL_14-754_AA-14-754
David G.	Kult	dgkult@minnesotaenergyresources.com	Minnesota Energy Resources Corporation	2665 145th St. NW Rosemount, MN 55068	Electronic Service	No	OFF_SL_14-754_AA-14-754
David	Kyto	djkyto@integrysgroup.com	Integrys Business Support	700 North Adams PO Box 19001 Green Bay, WI 543079001	Electronic Service	No	OFF_SL_14-754_AA-14-754

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
James D.	Larson	james.larson@avantenergy.com	Avant Energy Services	220 S 6th St Ste 1300 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-754_AA-14-754
Amber	Lee	ASLee@minnesotaenergyresources.com	Minnesota Energy Resources Corporation	2665 145th St W Rosemount, MN 55068	Electronic Service	No	OFF_SL_14-754_AA-14-754
John	Lindell	agorud.ecf@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_14-754_AA-14-754
Eric	Lipman	eric.lipman@state.mn.us	Office of Administrative Hearings	PO Box 64620 St. Paul, MN 551640620	Electronic Service	Yes	OFF_SL_14-754_AA-14-754
Michael	Loeffler	mike.loeffler@nngco.com	Northern Natural Gas Co.	CORP HQ, 714 1111 So. 103rd Street Omaha, NE 681241000	Electronic Service	No	OFF_SL_14-754_AA-14-754
Peter	Madsen	peter.madsen@ag.state.mn.us	Office of the Attorney General-DOC	Bremer Tower, Suite 1800 445 Minnesota Street St. Paul, Minnesota 55101	Electronic Service	No	OFF_SL_14-754_AA-14-754
Chad T	Marriott	ctmarriott@stoel.com	Stoel Rives LLP	900 SW 5th Ave Ste 2600 Portland, OR 97204	Electronic Service	No	OFF_SL_14-754_AA-14-754
Pam	Marshall	pam@energycents.org	Energy CENTS Coalition	823 7th St E St. Paul, MN 55106	Electronic Service	No	OFF_SL_14-754_AA-14-754
Thomas R.	Maus		Energy Associates, Inc.	254 Highway 33 North Cloquet, MN 557209403	Paper Service	No	OFF_SL_14-754_AA-14-754
Mike	McGlone	N/A	Heat Share - Salvation Army	2445 Prior Avenue Roseville, MN 55113	Paper Service	No	OFF_SL_14-754_AA-14-754

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Brian	Meloy	brian.meloy@stinsonleonard.com	Stinson, Leonard, Street LLP	150 S 5th St Ste 2300 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-754_AA-14-754
Andrew	Moratzka	apmoratzka@stoel.com	Stoel Rives LLP	33 South Sixth Street Suite 4200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-754_AA-14-754
Barbara	Nick	banick@integrysgroup.com	Minnesota Energy Resources Corporation	2665 145th Street PO Box 455 Rosemount, MN 55068-0455	Electronic Service	No	OFF_SL_14-754_AA-14-754
Jeff	Sande		Bemidji State University	Box 1 Deputy Hall 1500 Birchmont Drive Bemidji, MN 566012699	Paper Service	No	OFF_SL_14-754_AA-14-754
Richard	Savelkoul	rsavelkoul@martinsquires.com	Martin & Squires, P.A.	332 Minnesota Street Ste W2750 St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-754_AA-14-754
Janet	Shaddix Elling	jshaddix@janetshaddix.com	Shaddix And Associates	Ste 122 9100 W Bloomington Frwy Bloomington, MN 55431	Electronic Service	Yes	OFF_SL_14-754_AA-14-754
Steve	Sorenson	N/A	Constellation Energy	12120 Port Grace Blvd, Suite 200 La Vista, NE 68128	Paper Service	No	OFF_SL_14-754_AA-14-754
Byron E.	Starns	byron.starns@leonard.com	Leonard Street and Deinard	150 South 5th Street Suite 2300 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-754_AA-14-754
Kristin	Stastny	stastny.kristin@dorsey.com	Dorsey & Whitney LLP	50 South 6th Street Suite 1500 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-754_AA-14-754
Eric	Swanson	eswanson@winthrop.com	Winthrop Weinstine	225 S 6th St Ste 3500 Capella Tower Minneapolis, MN 554024629	Electronic Service	No	OFF_SL_14-754_AA-14-754

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Casey	Whelan		U.S. Energy Services, Inc.	Suite 1200 605 Highway 169 North Minneapolis, MN 554416531	Paper Service	No	OFF_SL_14-754_AA-14-754
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_14-754_AA-14-754
James P.	Zakoura	Jim@smizak-law.com	Smithyman & Zakoura Chartered	750 Commerce Plaza II 7400 West 110th Street Overland Park, KS 662102362	Electronic Service	No	OFF_SL_14-754_AA-14-754

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
David	Aafedt	daafedt@winthrop.com	Winthrop & Weinstine, P.A.	Suite 3500, 225 South Sixth Street Minneapolis, MN 554024629	Electronic Service	No	OFF_SL_14-752_AA-14-752
Julia	Anderson	Julia.Anderson@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	Yes	OFF_SL_14-752_AA-14-752
James J.	Bertrand	james.bertrand@leonard.com	Leonard Street & Deinard	150 South Fifth Street, Suite 2300 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-752_AA-14-752
Brenda A.	Bjorklund	brenda.bjorklund@centerpointenergy.com	CenterPoint Energy	800 LaSalle Ave FL 14 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-752_AA-14-752
James	Canaday	james.canaday@ag.state.mn.us	Office of the Attorney General-RUD	Suite 1400 445 Minnesota St. St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-752_AA-14-752
Jerry	Dasinger	jerry.dasinger@state.mn.us	Public Utilities Commission	Suite 350 121 7th Place East St. Paul, MN 551012147	Electronic Service	No	OFF_SL_14-752_AA-14-752
Jeffrey A.	Daugherty	jeffrey.daugherty@centerpointenergy.com	CenterPoint Energy	800 LaSalle Ave Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-752_AA-14-752
William	Davis	N/A	Community Action of Minneapolis	505 East Grant St Ste 100 Minneapolis, Minnesota 55405	Paper Service	No	OFF_SL_14-752_AA-14-752
Ian	Dobson	ian.dobson@ag.state.mn.us	Office of the Attorney General-RUD	Antitrust and Utilities Division 445 Minnesota Street, 1400 BRM Tower St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-752_AA-14-752
Marie	Doyle	marie.doyle@centerpointenergy.com	CenterPoint Energy	800 LaSalle Avenue P O Box 59038 Minneapolis, MN 554590038	Electronic Service	No	OFF_SL_14-752_AA-14-752

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Sharon	Ferguson	sharon.ferguson@state.mn.us	Department of Commerce	85 7th Place E Ste 500 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_14-752_AA-14-752
Edward	Garvey	garveyed@aol.com	Residence	32 Lawton St Saint Paul, MN 55102	Electronic Service	No	OFF_SL_14-752_AA-14-752
Robert	Harding	robert.harding@state.mn.us	Public Utilities Commission	Suite 350 121 7th Place East St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-752_AA-14-752
Mary	Holly	mholly@winthrop.com	Winthrop & Weinstine, P.A.	225 S Sixth St Ste 3500 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-752_AA-14-752
Linda	Jensen	linda.s.jensen@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota Street St. Paul, MN 551012134	Electronic Service	No	OFF_SL_14-752_AA-14-752
Eric	Jensen	ejensen@iwla.org	Izaak Walton League of America	Suite 202 1619 Dayton Avenue St. Paul, MN 55104	Electronic Service	No	OFF_SL_14-752_AA-14-752
John	Lindell	agorud.ecf@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_14-752_AA-14-752
Peter	Madsen	peter.madsen@ag.state.mn.us	Office of the Attorney General-DOC	Bremer Tower, Suite 1800 445 Minnesota Street St. Paul, Minnesota 55101	Electronic Service	No	OFF_SL_14-752_AA-14-752
Pam	Marshall	pam@energycents.org	Energy CENTS Coalition	823 7th St E St. Paul, MN 55106	Electronic Service	No	OFF_SL_14-752_AA-14-752
David	Moeller	dmoeller@allete.com	Minnesota Power	30 W Superior St Duluth, MN 558022093	Electronic Service	No	OFF_SL_14-752_AA-14-752

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Andrew	Moratzka	apmoratzka@stoel.com	Stoel Rives LLP	33 South Sixth Street Suite 4200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-752_AA-14-752
Karen	Olson	karen.olson@ag.state.mn.us	Office of the Attorney General-RUD	1400 Bremer Tower 445 Minnesota St St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-752_AA-14-752
LauraSue	Schlatter	LauraSue.Schlatter@state.mn.us	Office of Administrative Hearings	PO Box 64620 St. Paul, Minnesota 55164-0620	Paper Service	No	OFF_SL_14-752_AA-14-752
Janet	Shaddix Elling	jshaddix@janetshaddix.com	Shaddix And Associates	Ste 122 9100 W Bloomington Frwy Bloomington, MN 55431	Electronic Service	No	OFF_SL_14-752_AA-14-752
Peggy	Sorum	peggy.sorum@centerpointenergy.com	CenterPoint Energy	800 LaSalle Avenue PO Box 59038 Minneapolis, MN 554590038	Electronic Service	No	OFF_SL_14-752_AA-14-752
James M.	Strommen	jstrommen@kennedy-graven.com	Kennedy & Graven, Chartered	470 U.S. Bank Plaza 200 South Sixth Street Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-752_AA-14-752
Eric	Swanson	eswanson@winthrop.com	Winthrop Weinstine	225 S 6th St Ste 3500 Capella Tower Minneapolis, MN 554024629	Electronic Service	No	OFF_SL_14-752_AA-14-752
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_14-752_AA-14-752

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Tamie A.	Aberle	tamie.aberle@mdu.com	Great Plains Natural Gas Co.	400 North Fourth Street Bismarck, ND 585014092	Electronic Service	No	OFF_SL_14-736_AA-14-736
Christopher	Anderson	canderson@allete.com	Minnesota Power	30 W Superior St Duluth, MN 558022191	Electronic Service	No	OFF_SL_14-736_AA-14-736
Julia	Anderson	Julia.Anderson@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	Yes	OFF_SL_14-736_AA-14-736
Kristine	Anderson	kanderson@greatermngas.com	Greater Minnesota Gas, Inc.	202 S. Main Street Le Sueur, MN 56058	Electronic Service	No	OFF_SL_14-736_AA-14-736
Gail	Baranko	gail.baranko@xcelenergy.com	Xcel Energy	414 Nicollet Mall7th Floor Minneapolis, MN 55401	Electronic Service	No	OFF_SL_14-736_AA-14-736
William A.	Blazar	bblazar@mnychamber.com	Minnesota Chamber Of Commerce	Suite 1500 400 Robert Street North St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-736_AA-14-736
Michael	Bradley	mike.bradley@lawmoss.com	Moss & Barnett	150 S. 5th Street, #1200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-736_AA-14-736
Robert S.	Carney, Jr.			4232 Colfax Ave. S. Minneapolis, MN 55409	Paper Service	No	OFF_SL_14-736_AA-14-736
George	Crocker	gwillc@nawo.org	North American Water Office	PO Box 174 Lake Elmo, MN 55042	Electronic Service	No	OFF_SL_14-736_AA-14-736
Jeffrey A.	Daugherty	jeffrey.daugherty@centerpointenergy.com	CenterPoint Energy	800 LaSalle Ave Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-736_AA-14-736

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Ian	Dobson	ian.dobson@ag.state.mn.us	Office of the Attorney General-RUD	Antitrust and Utilities Division 445 Minnesota Street, BRM Tower St. Paul, MN 55101	Electronic Service 1400	No	OFF_SL_14-736_AA-14-736
Marie	Doyle	marie.doyle@centerpointenergy.com	CenterPoint Energy	800 LaSalle Avenue P O Box 59038 Minneapolis, MN 554590038	Electronic Service	No	OFF_SL_14-736_AA-14-736
Rebecca	Eilers	rebecca.d.eilers@xcelenergy.com	Xcel Energy	414 Nicollet Mall, 7th Floor Minneapolis, MN 55401	Electronic Service	No	OFF_SL_14-736_AA-14-736
Sharon	Ferguson	sharon.ferguson@state.mn.us	Department of Commerce	85 7th Place E Ste 500 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_14-736_AA-14-736
Edward	Garvey	garveyed@aol.com	Residence	32 Lawton St Saint Paul, MN 55102	Electronic Service	No	OFF_SL_14-736_AA-14-736
Benjamin	Gerber	bgerber@mnchamber.com	Minnesota Chamber of Commerce	400 Robert Street North Suite 1500 St. Paul, Minnesota 55101	Electronic Service	No	OFF_SL_14-736_AA-14-736
Michael	Greiveldinger	michaelgreiveldinger@alliantenergy.com	Interstate Power and Light Company	4902 N. Biltmore Lane Madison, WI 53718	Electronic Service	No	OFF_SL_14-736_AA-14-736
Annete	Henkel	mui@mutilityinvestors.org	Minnesota Utility Investors	413 Wacouta Street #230 St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-736_AA-14-736
Michael	Hoppe	il23@mtn.org	Local Union 23, I.B.E.W.	932 Payne Avenue St. Paul, MN 55130	Electronic Service	No	OFF_SL_14-736_AA-14-736
Eric	Jensen	ejensen@iwla.org	Izaak Walton League of America	Suite 202 1619 Dayton Avenue St. Paul, MN 55104	Electronic Service	No	OFF_SL_14-736_AA-14-736

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Richard	Johnson	Rick.Johnson@lawmoss.com	Moss & Barnett	150 S. 5th Street Suite 1200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-736_AA-14-736
Nicolle	Kupser	nkupser@greatermngas.com	Greater Minnesota Gas, Inc.	202 South Main Street P.O. Box 68 Le Sueur, MN 56058	Electronic Service	No	OFF_SL_14-736_AA-14-736
Amber	Lee	ASLee@minnesotaenergyresources.com	Minnesota Energy Resources Corporation	2665 145th St W Rosemount, MN 55068	Electronic Service	No	OFF_SL_14-736_AA-14-736
John	Lindell	agorud.ecf@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_14-736_AA-14-736
Eric	Lipman	eric.lipman@state.mn.us	Office of Administrative Hearings	PO Box 64620 St. Paul, MN 551640620	Paper Service	Yes	OFF_SL_14-736_AA-14-736
Matthew P	Loftus	matthew.p.loftus@xcelenergy.com	Xcel Energy	414 Nicollet Mall FL 5 Minneapolis, MN 55401	Electronic Service	No	OFF_SL_14-736_AA-14-736
Pam	Marshall	pam@energycents.org	Energy CENTS Coalition	823 7th St E St. Paul, MN 55106	Electronic Service	No	OFF_SL_14-736_AA-14-736
Mary	Martinka	mary.a.martinka@xcelenergy.com	Xcel Energy Inc	414 Nicollet Mall 7th Floor Minneapolis, MN 55401	Electronic Service	No	OFF_SL_14-736_AA-14-736
David	Moeller	dmoeller@allete.com	Minnesota Power	30 W Superior St Duluth, MN 558022093	Electronic Service	No	OFF_SL_14-736_AA-14-736
Andrew	Moratzka	apmoratzka@stoel.com	Stoel Rives LLP	33 South Sixth Street Suite 4200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-736_AA-14-736

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Rita	Mulkern	rita.mulkern@mdu.com	Great Plains Natural Gas	400 N 4th St Bismarck, ND 58501	Electronic Service	No	OFF_SL_14-736_AA-14-736
David W.	Niles	david.niles@avantenergy.com	Minnesota Municipal Power Agency	Suite 300 200 South Sixth Street Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-736_AA-14-736
Greg	Palmer	gpalmer@greatermngas.com	Greater Minnesota Gas, Inc.	PO Box 68 202 South Main Street Le Sueur, MN 56058	Electronic Service	No	OFF_SL_14-736_AA-14-736
Richard	Savelkoul	rsavelkoul@martinsquires.com	Martin & Squires, P.A.	332 Minnesota Street Ste W2750 St. Paul, MN 55101	Electronic Service	No	OFF_SL_14-736_AA-14-736
Janet	Shaddix Elling	jshaddix@janetshaddix.com	Shaddix And Associates	Ste 122 9100 W Bloomington Frwy Bloomington, MN 55431	Electronic Service	No	OFF_SL_14-736_AA-14-736
James M.	Strommen	jstrommen@kennedy-graven.com	Kennedy & Graven, Chartered	470 U.S. Bank Plaza 200 South Sixth Street Minneapolis, MN 55402	Electronic Service	No	OFF_SL_14-736_AA-14-736
SaGonna	Thompson	Regulatory.Records@xcelenergy.com	Xcel Energy	414 Nicollet Mall FL 7 Minneapolis, MN 554011993	Electronic Service	No	OFF_SL_14-736_AA-14-736
Lisa	Veith	lisa.veith@ci.stpaul.mn.us	City of St. Paul	400 City Hall and Courthouse 15 West Kellogg Blvd. St. Paul, MN 55102	Electronic Service	No	OFF_SL_14-736_AA-14-736
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_14-736_AA-14-736