



PUBLIC DOCUMENT NOT PUBLIC DATA HAS BEEN EXCISED

October 13, 2017

—Via Electronic Filing—

Daniel P. Wolf Executive Secretary Minnesota Public Utilities Commission Suite 350, 121 Seventh Place East St. Paul, MN 55101

RE: SUPPLEMENTAL FILING

2017 ANNUAL AUTOMATIC ADJUSTMENT OF CHARGES REPORT – ELECTRIC

DOCKET NO. E999/AA-17-492

Dear Mr. Wolf:

Northern States Power Company, doing business as Xcel Energy, submits this supplemental information to the Minnesota Public Utilities Commission in the above referenced docket. Specifically, we are submitting updated information relative to our wholesale and retail generation costs for the month of August 2017 for our electric utility operation.

On June 15, 2001, in Docket E002/CI-00-415, the Commission ordered the Company to "provide with its annual fuel clause report a monthly comparison of generation costs allocated to retail and wholesale for the months of June, July and August." On September 1, 2017, Xcel Energy filed its electric Annual Automatic Adjustment Report in the present docket. In Part H, Section 2, Schedule 1 of the 2017 AAA Report, the Company provided information relative to the Commission's June 15, 2001 Order. However, at the time of our 2017 AAA Report filing, the information for August 2017 was not yet available. Therefore, we are now providing an updated Part H, Section 2, Schedule 1.¹

¹ The 2016-17 AAA fiscal year is July 2016 to June 2017, so the August (and July) 2017 generation fuel costs discussed here will not be reflected in the Company's electric AAA report until the September 1, 2018 report.

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The August 2017 retail allocation of generation costs of **[TRADE SECRET]**BEGINS

TRADE SECRET ENDS] was lower than the **[TRADE SECRET BEGINS]**TRADE SECRET ENDS] wholesale allocation. Please see the attached Part H, Section 2, Schedule 1 for further details.

The Company has designated the enclosed data as not public information, pursuant to Minn. Stat. § 13.37. Xcel Energy maintains the confidentiality of this data, which has independent economic value from not being generally known or accessible by proper means by others who could obtain economic value from its use or disclosure. As such, this data is protected from public disclosure and has been marked accordingly.

Pursuant to Minn. Stat. § 216.17, subd. 3, we have electronically filed this document, and copies have been served on the parties on the attached service list.

Please contact me at amy.a.liberkowski@xcelenergy.com (612) 330-6613 or Rebecca Eilers at rebecca.d.eilers@xcelenergy.com or (612) 330-5570 if you have any questions regarding this matter.

Sincerely,

/s/

AMY A. LIBERKOWSKI DIRECTOR, REGULATORY PRICING & ANALYSIS

Enclosure c: Service List

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Table 1: GENERATION COSTS ALLOCATION BETWEEN RETAIL & WHOLESALE CLASS

[TRADE SECRET BEGINS

Reta	il	
MWh	Cost (\$/MWh)	М
[1]	[2]	

Wholesale			Re
MWh	Cost (\$/MWh)		N
[3]	[4]		[1

Retail & Wholesale					
MWh	Cost (\$/MWh)				
[5]	[6]				
[1] + [3]	{[1]x[2]+[3]x[4]}/[5]				

TRADE SECRET ENDS]

Source: Xcel Energy Commercial Accounting

June 2017

July 2017

August 2017

CERTIFICATE OF SERVICE

- I, Lynnette Sweet, hereby certify that I have this day served copies of the foregoing document on the attached list of persons.
 - <u>xx</u> by depositing a true and correct copy thereof, properly enveloped with postage paid in the United States mail at Minneapolis, Minnesota
 - xx electronic filing

DOCKET No. E999/AA-17-492

Dated this 13th day of October 2017

/s/

Lynnette Sweet

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Christopher	Anderson	canderson@allete.com	Minnesota Power	30 W Superior St Duluth, MN 558022191	Electronic Service	No	OFF_SL_17-492_AA-17- 492
Julia	Anderson	Julia.Anderson@ag.state.m n.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	Yes	OFF_SL_17-492_AA-17- 492
Derek	Bertsch	derek.bertsch@mrenergy.c om	Missouri River Energy Services	3724 West Avera Drive PO Box 88920 Sioux Falls, SD 57109-8920	Electronic Service	No	OFF_SL_17-492_AA-17- 492
Carl	Cronin	Regulatory.records@xcele nergy.com	Xcel Energy	414 Nicollet Mall FL 7 Minneapolis, MN 554011993	Electronic Service	No	OFF_SL_17-492_AA-17- 492
lan	Dobson	Residential.Utilities@ag.sta te.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012130	Electronic Service	Yes	OFF_SL_17-492_AA-17- 492
Marie	Doyle	marie.doyle@centerpointen ergy.com	CenterPoint Energy	505 Nicollet Mall P O Box 59038 Minneapolis, MN 554590038	Electronic Service	No	OFF_SL_17-492_AA-17- 492
Sharon	Ferguson	sharon.ferguson@state.mn .us	Department of Commerce	85 7th Place E Ste 280 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_17-492_AA-17- 492
Bruce	Gerhardson	bgerhardson@otpco.com	Otter Tail Power Company	PO Box 496 215 S Cascade St Fergus Falls, MN 565380496	Electronic Service	No	OFF_SL_17-492_AA-17- 492
Douglas	Larson	dlarson@dakotaelectric.co m	Dakota Electric Association	4300 220th St W Farmington, MN 55024	Electronic Service	No	OFF_SL_17-492_AA-17-492
Amber	Lee	ASLee@minnesotaenergyr esources.com	Minnesota Energy Resources Corporation	2665 145th St W Rosemount, MN 55068	Electronic Service	No	OFF_SL_17-492_AA-17- 492

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Samantha	Norris	samanthanorris@alliantene rgy.com	Interstate Power and Light Company	200 1st Street SE PO Box 351	Electronic Service	No	OFF_SL_17-492_AA-17- 492
				Cedar Rapids, IA 524060351			
Leann	Oehlerking Boes	lboes@mnpower.com	Minnesota Power	30 W Superior St Duluth, MN 55802	Electronic Service	No	OFF_SL_17-492_AA-17- 492
Randy	Olson	rolson@dakotaelectric.com	Dakota Electric Association	4300 220th Street W. Farmington, MN 55024-9583	Electronic Service	No	OFF_SL_17-492_AA-17- 492
Stuart	Tommerdahl	stommerdahl@otpco.com	Otter Tail Power Company	215 S Cascade St PO Box 496 Fergus Falls, MN 56537	Electronic Service	No	OFF_SL_17-492_AA-17- 492
Robyn	Woeste	robynwoeste@alliantenerg y.com	Interstate Power and Light Company	200 First St SE Cedar Rapids, IA 52401	Electronic Service	No	OFF_SL_17-492_AA-17- 492
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_17-492_AA-17- 492