DOCKET NO. EL 96-004 YC +00-1n the Matter of IN THE MATTER OF THE PETITION OF NORTHERN STATES POWER COMPANY FOR A STATEMENT TO THE SECURITIES AND EXCHANGE COMMISSION REGARDING INVESTMENT IN A FOREIGN UTILITY Public Utilities Commission of the State of South Dakota MANORANDA DATE 4/11 96 Litel and Decketel; 4/23,96 Certificater Letter to Securities & Editorge Commission; 4/24,96 Deltet Classel.

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500 West Russell P.O. Box 988 Sioux Falls, SD 57101-0988 Telephone (605) 339-8200 Michael J. Hanson General Manager and Chief Executive

RECEIVEN

April 10, 1996

Mr. William Bullard, Jr., Executive Secretary South Dakota Public Utilities Commission State Capitol 500 East Capitol Pierre, SD 57501

RE: In the Matter of a Petition by Northern States Power Company for a Statement to the Securities and Exchange Commission Regarding Investment in a Foreign Utility

Dear Mr. Bullard

Enclosed please find an original and ten copies of Northern States Power Company's Petition for a Statement in the above-entitled matter. The statement of the Commission sought by NSP is similar to the statement provided by the Commission in 1995 related to the proposed participation of NSP's subsidiary NRG in the United Energy project in Australia. Please contact the undersigned if you have any questions regarding this filing.

Very truly yours,

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Michael J. Hanson General Manager & Chief Executive

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# EL96-004

## STATE OF SOUTH DAKOTA BEFORE THE PUBLIC UTILITIES COMMISSION

In the Matter of a Petition by Northern States Power Company for a Statement to the Securities and Exchange Commission Regarding Investment in a Foreign Utility

Docket No.

## PETITION FOR STATEMENT

Northern States Power Company ("NSP") applies to the South Dakota Public Utilities Commission pursuant to SDCL 49-34A for an order authorizing the issuance of a certification statement to the Securities and Exchange Commission, and states in support thereof:

NSP is in the business of generating and distributing electrical energy service to residential and business customers in the State of South Dakota. NSP, acting through its wholly-owned subsidiary NRG Energy, Inc., a Delaware corporation ("NRG"), and subsidiaries of NRG proposes to participate in a consortium which will develop Energy Center Kladno ("ECK"), ECK Generating ("ECKG"), and associated companies. NRG is not a public utility.

ECK is a privatized electrical and thermal generation and distribution company which NRG has invested indirectly for the purpose of development. After development, ECK will own and operate, among other things, some electric generating assets. ECKG will, upon completion of project development, be a cogeneration power station with associated generating assets. This filing seeks a certification from the South Dakota Public Utilities Commission ("Commission"),which will be submitted to the Securities and Exchange Commission in connection with a filing claiming exemption from the Public Utility Holding Company Act of 1935, as amended, that the Commission has reviewed the proposed acquisition and determined that it:

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... has the authority and resources to protect ratepayers subject to its jurisdiction and that it intends to exercise its authority.

In support of this Petition, NSP respectfully represents the following:

### DESCRIPTION OF PARTIES AND TRANSACTION

 NSP is a Minnesota corporation, in good standing in all respects, with its principal office and place of business at 414 Nicollet Mall, Minneapolis, Minnesota 55401. NSP is in the business of generating and distributing electrical energy to residential and business customers in the State of South Dakota.

 NSP proposes to participate in a transaction which will result in its indirect acquisition of an approximately 18 percent active ownership interest in ECK, a private electricity generation and thermal heating company located in Kladno, Czech Republic. In addition the investment will result in an indirect acquisition of 33

percent of ECKG with an option to increase its ownership stake up to 50 percent of ECKG.

 NSP proposes to indirectly acquire this interest through its whollyowned subsidiary, NRG and subsidiaries of NRG. NRG is not a public utility subject

to regulation by the Commission.

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4. In November 1994, NRG joined in a consortium formed to acquire ECK and develop ECKG. The current members of the Consortium are: subsidiaries of NRG, Advanced Combustion Technologies and related entities ("ACT"), and Stredoceske Energeticke Zovody s.p., the local distribution utility ("STE").

5. The Consortium's current development plan provides that NRG will fund approximately U.S. \$30-45 million of the Consortium's U.S. \$90 million equity contribution. About two to five million of NRG's equity contribution will be invested in rehabilitating existing generating assets in ECK. The remaining investment will be made in ECKG to fund the acquisition and rehabilitation of an existing 28 MW power station and the construction of the new power station. This is approximately 33 percent of the Consortium's proposal. NRG has an option to acquire additional equity in the project up to 50 percent.

6. NRG expects to finance the acquisition of its interest in ECK in the approximate total amount of U.S. \$30-45 million through earnings, available monies (including NRG external financing activities), and equity provided by its parent corporation, NSP. No more than \$45 million of equity is expected to come from NSP. NSP will not guaranty or in any way secure repayment of any loan or loans to NRG for this proposed project.

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 NSP requests the Commission's action on this petition as soon as is convenient for the Commission.

# **REGULATORY APPROVAL REQUESTED**

8. Section 33(a) of the Public Utility Holding Company Act of 1935, as amended (the "Act"), states that a company shall be exempt from the Act and not deemed to be a public utility company under Section 2(a)(5) of the Act, so long as it qualifies as a "foreign utility company" under the Act. Section 33(a)(3) of the Act defines a foreign utility company as any company that:

> a) owns or operates facilities that are not located in any state and that are used for the generation, transmission or distribution of electric energy for sale or distribution at retail of natural or manufactured gas for heat, light or power, if such company:

- derives no part of its income, directly or indirectly, from the generation, transmission or distribution of electric energy for sale or the distribution at retail of natural or manufactured gas for heat, light or power, within the United States; and
- neither the company not any of its subsidiary companies is a public utility company operating in the United States; and
- b) provides notice to the SEC, in such form as the SEC may prescribe, that such company is a foreign utility company.

A copy of the Notice of Foreign Utility Company Status, filed pursuant to Section 33(a) of the Act, will be supplied in the near future, when available.

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9. Section 33(a)(2) of the Act states that a foreign utility company's exemption will not be effective unless every state commission having jurisdiction over the retail electric or gas rates of a public utility company that is an associate company or an affiliate of that foreign utility company certifies to the SEC "that it has the authority and resources to protect ratepayers subject to its jurisdiction and that it intends to exercise its authority."

 In order to obtain an exemption under Section 33(a) of the Act, NSP requests that the Commission issue a certification to the SEC affirmatively stating that

the Commission has the authority and resources to protect ratepayers subject to its jurisdiction and that it intends to exercise its authority. The certificate should be provided to NSP which will forward it to the SEC upon making the application. A proposed form for the certificate is included as Attachment 1 to this filing.

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## EFFECT ON NSP AND RATEPAYERS

11. The proposed capital investment by NSP for NRG's acquisition of an interest in ECK is too small to jeopardize the financial health of NSP. In addition, since the acquisition will occur through a separate entity, NSP will have no liability above the initial capital investment of approximately U.S. \$30-45 million. To put the proposed transaction in perspective, for the 12 months ending December 31, 1995, NSP had gross utility operating revenues of \$2.6 billion and assets of \$6.2 billion. The capital investment of \$30 million, therefore, equals less than one-half percent (.5%) of NSP's assets.

12. No Securities will be issued by NSP to finance this acquisition. NSP's capital investment will be derived entirely through retained earnings. Accordingly, the acquisition will have no impact on the capital structure of NSP. No Minnesota property will be encumbered as a result of this transaction.

 NSP's customers will see no change in their utility service as a result of the development of ECK, and the customers will continue to be served effectively and efficiently.

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14. The Commission's authority is fully adequate to protect Minnesota ratepayer interests with respect to the proposed acquisition. In future NSP rate cases, the Commission and the intervenors have the authority to fully investigate any significant transactions between NSP, NRG and other affiliated interests to verify the accuracy and appropriateness of all charges.

# CONCLUSIONS

It is reasonable for the Commission to issue an Order for the requested certification pursuant to Section 33(a)(2) of the Act to the SEC, because the acquisition will have no impact on NSP's ratepayers:

 There will be no effect on NSP's capital structure and the proposed investment by NSP from retained earnings is negligible, in comparison to its assets.

b) No South Dakota property will be encumbered as a result of the acquisition.

c) The Commission has sufficient authority to protect the interests of South Dakota ratepayers by investigating any affiliated interest transactions. d) That the Commission intends to exercise its regulatory authority over NSP in the future cannot be seriously questioned.

Therefore, NSP respectfully requests that this Commission issue an Order certifying to the SEC that it has the authority and resources to protect South Dakota ratepayers and that it intends to exercise its authority.

Dated: 4-4-96

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Respectfully submitted,

Bv:

David A. Lawrence Assistant General Counsel Northern States Power Company 414 Nicollet Mall Minneapolis, Minnesota 55401

#### [TO BE TYPED ON PUBLIC UTILITIES COMMISSION LETTERHEAD]

, 1996

Securities and Exchange Commission 450 Fifth Street, N.W. Washington, D.C. 20549

> Re: Northern States Power company Our Docket

Gentlemen:

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Northern States Power Company ("NSP"), doing business in the State of \_\_\_\_\_\_ as a public utility, has advised this Commission that it is considering acquiring indirectly through a subsidiary, an interest in Energy Center Kladno ("ECK") and ECK Generating ("ECKG") in the Czech Republic.

NSP has represented that it has filed, or will file, an application for an exemption with the Securities and Exchange Commission under Section 3(b) of the Public Utility Holding Company Act of 1935, as anended ('PUHCA'), with respect to the investment. In connection herewith, NSP has filed or will file with the Commission, a copy of its notifications to the Securities and Exchange Commission. NSP has asked this Commission to provide you with the certification contemplated by the applicable provisions of PUHCA.

This Commission has jurisdiction over the retail electric rates of NSP in \_\_\_\_\_ pursuant to \_\_\_\_\_\_ and herewith certifies that it:

- has the authority and resources to protect the ratepayers of NSP subject to its jurisdiction with respect to such an acquisition; and
- 2. intends to exercise that authority.

Sincerely,



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South Dakota Public Utilities Commission Star Capitel Building, 500 East Capitel Avenue, Peters, South Dakes (5701-5701-5701



April 24, 1996

Capitol Office Telephone (605)773-3201 FAX (605)773-3809

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Ken Stofferahn Chairman Jim Burg Vice-Chairman Laska Schoenfelder Commissioner

William Bullard Jr. Executive Director

Edward R. Anderson Harlan Best Martin C. Bettmane Charbe Bolle Sue Cichos Karen E. Cremes Marlette Fischbach Shurleen Fuert Richard Gallon Lewis Hammond Tammu Hendra Leni Hook Camron Hoseck Dave Jacobson Bob Knadle Delaine Kolbo Jun A. Konechne Tern J. Leamenster Terry Noram Gregory A. Ruslov Steven M. Wegman Rolayne Ailts Wiest

Mr. David A. Lawrence Northern States Power Company 414 Nicollet Mall Minneapolis, MN 55401

Re: Northern States Power Company Docket No. EL96-004

Dear Mr. Lawrence:

Enclosed please find a copy of the letter written in the above mentioned docket for your records. A copy was also mailed to Robert Wason of the Securities and Exhange Commission. Please note that it was mailed on April 23, 1996.

If there is anything further that I can do for you, please don't hesitate to let me know.

Very truly yours.

Karen E. Cremer Staff Attorney

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State Capitol Building, 500 East Capitol Avenue, Pierre, South Dakota 57501-5070

April 23, 1996

Securities and Exchange Commission 450 Fifth Street, N.W. Washington, DC 20549

Re: Northern States Power Company EL96-004

Gentlemen:

Northern States Power Company ("NSP"), doing business in the State of South Dakota as a public utility, has advised this Commission that it is considering acquiring indirectly through a subsidiary, an interest in Energy Center Kladno ("ECK") and ECK Generating ("ECKG") in the Czech Republic.

NSP has represented that it has filed, or will file, an application for an exemption with the Securities and Exchange Commission under Section 3(b) of the Public Utility Holding Company Act of 1935, as amended ("PUHCA"), with respect to the investment. In connection herewith, NSP has filed or will file with the Commission, a copy of its notifications to the Securities and Exchange Commission. NSP has asked this Commission to provide you with the certification contemplated by the applicable provisions of PUHCA.

This Commission has jurisdiction over the retail electric rates of NSP in South Dakota pursuant to SDCL 49-34A and herewith certifies that it:

 has the authority and resources to protect the ratepayers of NSP subject to its jurisdiction with respect to such an acquisition; and

2. intends to exercise that authority.

Sincerely.

Ken Stofferahn

Chairman

James Burg

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James Burg La Commissioner Co

cc: Mr. Robert Wason Securities and Exchange Commission Office of Public Utility Regulation Division of Investment Management 450 Fifth Street N.W. Washington, DC 20549 Laska Schoenfelder Commissioner