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**BEFORE THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF SOUTH DAKOTA**

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<b>IN THE MATTER OF THE</b>	)	
<b>COMPLAINT BY CONSOLIDATED</b>	)	
<b>EDISON DEVELOPMENT, INC.</b>	)	<b>NORTHWESTERN</b>
<b>AGAINST NORTHWESTERN</b>	)	<b>ENERGY'S WITNESS AND</b>
<b>CORPORATION d/b/a</b>	)	<b>EXHIBIT LIST</b>
<b>NORTHWESTERN ENERGY FOR</b>	)	
<b>ESTABLISHING A PURCHASE</b>	)	<b>EL16-021</b>
<b>POWER AGREEMENT</b>	)	

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**Witnesses**

NorthWestern Energy submits the following list of witnesses whom it intends to call to testify on its behalf at the hearing in this matter.

- 1) Bleau J. LaFave, Director – Long-Term Resources, NorthWestern Energy
- 2) Luke P. Hansen, Senior Analyst – Energy Supply, NorthWestern Energy
- 3) Autumn M. Mueller, Coordinator – Generation Transmission, NorthWestern Energy

NorthWestern Energy filed the prefiled response testimony of each witness on October 17, 2016.

NorthWestern filed the rebuttal testimony of Autumn M. Mueller and Luke P. Hansen on February 17, 2017.

NorthWestern Energy reserves the right to call any additional witness, if necessary to rebut new evidence presented by Consolidated Edison Development or Staff at the hearing.

### Exhibits

The following table shows the exhibits that are included with each of the witness’s testimony.

Witness	Prefiled Response Testimony Exhibits	Rebuttal Testimony Exhibits
Bleau J. LaFave	BJL-1 Energy Price Forecast from 2017 through 2038 BJL-2 Avoided Cost Rate for 2018 through 2037 BJL-3 2018 to 2037 EIA Forecast BJL-4 SPP (Southwest Power Pool) Planning Criteria	Not Applicable
Luke P. Hansen	LPH-1 Summary Table: Annual Wind QF Generation and Avoided Costs	None
Autumn M. Mueller	None	None

In addition to the prefiled response testimony, with included exhibits, and the rebuttal testimony,

NorthWestern intends to move for the admission of the following data request responses:

- 1) NorthWestern’s Response to Commission Staff Data Request (“CSDR”) 1-16 (including supplemental response)
- 2) NorthWestern’s Initial Response to CSDR 4-24 (including attached 2016 Electricity Resource Plan)
- 3) NorthWestern’s Response to CSDR 8-1 (including documents in folder 8-1)
- 4) NorthWestern’s Response to CSDR 8-2

NorthWestern Energy reserves the right introduce additional exhibits, if necessary to rebut new evidence presented by Consolidated Edison Development or Staff at the hearing or for impeachment purposes.

NorthWestern reserves the right to use additional data responses for cross-examination.

Respectfully submitted this 7<sup>th</sup> day of April, 2017.

**NORTHWESTERN CORPORATION,  
d/b/a NORTHWESTERN ENERGY**

By: 

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