Docket No. EL18-____ Petition Attachment B Page 41 of 74

Non-Legislative

TABLE OF CONTENTS (Continued)		Section No.	1	
		1st Revised Sheet No.	3	
		Canceling Original Sheet No.	1-3	
Section	ltem	Sheet No.		
SECTION 7	CONTRACTS WITH DEVIATIONS	7-1		
SECTION 8	CUSTOMER SERVICE FORMS			
	Standard Customer Bill Form			
	Standard Customer Bill Back			
	Reminder Notice Bill Form			
	Automatic Payment Plan Customer Bill			
	Disconnect Bill Form			
	Electric Service Agreement			
	Electric Service Agreement – Peak-Controlled			
	Electric Service Agreement – Energy-Controlled			
	Customer Deposit Slip			
	Landlord-New Occupant Application			
	Overhead Service Form			
	Underground Service Form			
	Underground Gas And-Or Electric Distribution Agreement			
	Residential Underground Service Contract			
	Statement of Work Requested			
SECTION 9	COGENERATION AND SMALL POWER PRODUCTION			
	Technical and Special Terms and Abbreviations for			
	Cogeneration and Small Power Production			
	Occasional Delivery Energy Service			
	Time of Delivery Energy Service			
	General Conditions of Service - Small Qualifying Facilities			
	Standard Contract and Agreement Forms			

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CUSTOMER SERVICE FORMS

Section No. 8

5th Revised Sheet No. 1

Canceling 4th Revised Sheet No. 1

The Company's standard customer service forms are listed below. Copies of the forms are shown on the following sheets in the order listed.

Item

Sheet No.

Standard Customer Bill Form	8-2	т
Standard Customer Bill Form Standard Customer Bill Back	8-2.3	т
Reminder Notice Bill Form	8-3	
Automatic Payment Plan Customer Bill	8-4	I
Automatic Payment Plan Customer Bill Disconnect Notice Bill Form	8-5	Т
Electric Service Agreement	8-7	Т
Electric Service Agreement for Peak Controlled Service	8-10	Т
Electric Service Agreement for Energy Controlled Service	8-12	Т
Customer Deposit Slip	8-14	Ν
Landlord-New Occupant Application	8-15	Ν
Overhead Service Form	8-16	Ν
Underground Service Form	8-17	Ν
Underground Gas And-Or Electric Distribution Agreement	8-19	Ν
Residential Underground Service Contract	8-23	Ν
Statement of Work Requested		Ν

STANDARD CUSTOMER BILL FORM

Electricity Cost

Español:

Or write us at:

QUESTIONS ABOUT YOUR BILL?

Hearing Impaired: 1-800-895-4949

nama 🔰 bitata 🛛 Manatari

Call Mon - Fri 7 a.m.--7 p.m. or Sat 9 a.m.--5 p.m. Please Call: 1-800-895-4999

PO BOX 8

1-800-687-8778 XCEL ENERGY

EAU CLAIRE WI 54702-0008

Section No. 8

PAGE 1 of 4

DHE DAT MM/DD/YYYY

\$00.00

INT DU

6th Revised Sheet No. 2 Canceling 5th Revised Sheet No. 2

JOHN E. CUSTOMER Xcel Energy* MARTHA W. CUSTOMER 1234 SIDUX FALLS AVENUE RESPONSIBLE BY NATURE* SIDUX FALLS, SD 00000-0000 SUMMARY OF CURRENT CHARGES (detailed charges begin on page 2) YOUR MONTHLY ELECTRICITY USAGE Electricity Service emperature lectricity kWh

Electricity Service	MM/DD - MM/DD 000 kWh	\$00.00
Current Charges		\$00.00
ACCOUNT BALANCE		
Previous Balance	As of MM/DD	\$00.00
Payment Received	Check MM/DD	<u>- \$00.00</u> CR
Balance Forward		\$00.00
Current Charges		\$00.00
Amount Due		\$00.00

0123456789

ACCOUNT NUMBER

51-1234567890-1

STATEMENT NUMBER STATEMENT DATE

MM/DD/YYYY

See our website: xcelenergy.com Email us at: customerservice@xcelenergy.com INFORMATION ABOUT YOUR BILL

Thank you for your payment.

NORTHERN STATES POWER COMPANY

SERVICE ADDRESS

AMOUNT DUE ACCOUNT NUMBER DUE DATE AMOUNT ENCLOSED 🕖 Xcel Energy* MM/DD/YYYY 51-1234567890-1 \$00.00 oid a late pay charge of of the unpaid balance, 1% of the unp SMTWTFS nt of total amount m 7 14 21 28 e received by due date. 9 16 23 30 ú 12 13 20 27 Make your check payable to XCEL ENERGY. 15 18 19 90 FP 1 B 1 1 A 10061 10061 **5 DGT Is instruction of studied in the Issue of States of Stat JOHN E. CUSTOMER, MARTHA W. CUSTOMER ADDRESS LINE 2 ADDRESS LINE 2 ADDRESS LINE 3 ADDRESS LINE 4 1234 SIOUX FALLS AVENUE SIOUX FALLS, SD 00000-0000 term that in the discrimination is all when the XCEL ENERGY P.O. BOX 9477 MPLS, MN 55484-9477 003077310 00977701910003077310324 (Continued on Sheet No. 8-2.1) 11-29-18 By: Christopher B. Clark Date Filed: Effective Date: President, Northern States Power Company, a Minnesota corporation Order Date: Docket No. EL18-

STANDARD CUSTOMER BILL FORM (Continued)

Section No. 8

4th Revised Sheet No. 2.1

Canceling 3rd Revised Sheet No. 2.1

CLISTONER MESSAGING Submedia Cuellant Submedia Cuellant										PAGE 2 of 4
Instrume Distribution Dis				SERVICE ADDRESS		A	COUNT N	UMBER		
Instrume Distribution Dis		A v	JOHN F. CLISTOMER 51-1234567890-1		7890-1	1	MM/DD/YYYY			
INVERTIGATION OF ALLS STORMED WATCH OF ALLS STORM	(Ол	cer Energy*	MARTHA W. CUSTOMER		STATEMENT N	UMBER	STATEMENT	DATE	AMOUNT DUE
CUSTOMER Source Market Mar		\sim				0123456	789	MM/DD/YY	mr [
CUSTOMER MESSAGING (Continued on Sheet No. 8-2.2) te Filed: 11-29-18 By: Christopher B. Clark Effective Date: President, Northern States Power Company, a Minnesota corporation cket No. EL18- Order Date:			CUSTOMER	SIDUX FALLS, SD D0000-0000 SERVICE ADDRESS: 123 SIOU NEXT READ DATE: MM/D0/YY ELECTRICITY SERVICE D PREMISES NUMBER: 12345676 INVOICE NUMBER: 12345676 INTER: NUMBER: 12345676 INTER: NUMBER: 1234576 INTER: NUMBER: 1234577 INTER: NUMBER: 1234577 INTER: 1234577 INTER: NUMBER: 1234577 INTER: 1234577 IN	ETAILS 90 ION D CURREN	0123456 ENUE, SIOUX FA Read Dates: MI IT READING DEstimate RA1 US 00 00 00 00 00 00 00 00 00 0	789 LLS, SD 00 WDD/YY - PREVI 00 RE: Resid AGE UI 00 k1 k1 k1 k1 k1 k1 k1 k1 k1 k1	MM/DD/YY (00 0005-0000 IOUS READING 0000 Actual dential Servi Mh \$0.0 Wh \$0.	PYYY Deyrs) Deyrs) icce 2000000 200000 200000 200000 20000000 20000000 20000000 20000000 20000000 200000000	\$00.00 USAGE 000 kWh CHARGE \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00
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President, Northern States Power Company, a Minnesota corporation cket No. EL18- Order Date:				ι.		,				
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			President, Northe	rn States Power C	ompa	ny, a Min	neso	ta corpo	ratio	n
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w.xcelenergy.com/sdcustomerforms										
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STANDARD CUSTOMER BILL FORM (Continued)

Section No. 8

2nd Revised Sheet No. 2.2

Canceling 1st Revised Sheet No. 2.2

	SERVICE ADDRESS	AC	ACCOUNT NUMBER		
2 Xcel Energy*	JOHN E. CUSTOMER	51-	1234567	890-1	MM/DD/YYYY
Noci Energy	MARTHA W. CUSTOMER 1234 SIOUX FALLS AVENUE	STATEMENT N	UMBER	STATEMENT DATE	E AMOUNT DUE
	SIDUX FALLS, SD 00000-0000	01234567	789	MM/DD/YYYY	\$00.00
	SERVICE ADDRESS: 124 SIOU NEXT READ DATE: MM/DD/YY ELECTRICITY SERVICE DI PREMISES NUMBER: 12345678 INVOICE NUMBER: 1235689 METER READING INFORMATI METER READING INFORMATI	ETAILS 80 DN		M/DD/YY (00 Day	ra)
	DESCRIPTION	CURRENT READING		US READING	USAGE
	Total Energy	00000 Estimate		00 Actual	000 kWh
	ELECTRICITY CHARGES			ntial Service	
	DESCRIPTION Design Service Char	USA	GE UNI	T RATE	
CUSTOMER	Basic Service Chg			L 60.0000	\$00.00
MESSAGING	Energy Charge Winter	00			
	Energy Charge Summer	00			
	Fuel Cost Charge	00			
	TmissnCostRecovery EnviroCostRecovery	00			
	DSM Factor	00			
	Infrastructure Rider	00			
	Interim Rate Adj		00 80	a	\$00.00
	Subtotal				\$00.00
	City Tax			00.00%	
	State Tax			00.00%	
	Total			00.0076	\$00.00
	CUSTON				
	IVIEGAA				
	MESSA				

 Date Filed:
 11-29-18
 By: Christopher B. Clark
 Effective Date:

 President, Northern States Power Company, a Minnesota corporation

 Docket No.
 EL18 Order Date:

STANDARD CUSTOMER BILL FORM BACK

Section No. 8

5th Revised Sheet No. 2.3

Canceling 4th Revised Sheet No. 23

IMPORTANT PHONE NUMBERS 800,895,1999

Electric Emergencies: Residential Customer Service:* **Business Solutions Center:*** TTO/TTY Call Before You Dig

800,895,4999 7 a.m.-7 p.m., Mon.-Fri. 9 a.m.-5 p.m., Sat. 800.481.4700 8 a.m.-5 p.m., Mon.-Fri. 800 895 4949 24 hours, 7 days a week 24 hours, 7 days a week

24 hours, 7 days a week

IMPORTANT ADDRESSES

General Ing Xcel Energy PO Bax 8 Eau Claire, WI 54702-0008 xcelenergy.com

Payments Xcel Energy P0 Box 9477 Minneepolis, MN 55484-9477 Please include stub for faster processing.

*Register any inquiry or complaint at the above.

ABOUT YOUR ELECTRIC RATES

kWh

Basic Service Charge

Fixed monthly charge for certain fixed costs (metering, billing, maintenance, etc.) Demand Charge

811

Charge to commercial and industrial customers for the fixed costs of the electric capacity required to meet the peak electric loads on Xcel Energy's system. The charge, which is adjusted seasonally, applies to the highest 15 minute kW demand during the billing period.

Demand Side Management South Dakota Public Utilities Commission-approved tariffs allow Xcel Energy to recover costs

of energy efficiency and load management programs. Energy Charge

Charge per kWh of electric usage to recover the variable costs of producing energy.

Environmental Cost Recovery

South Dakota law allows Xcel Energy to recover the costs of significant environmental improvements at three of Xcel Energy's fossil fuel power plants.

Charge per kWh to recover the costs of fuel needed to run Xcel Energy's generating plants, as well as the cost of purchasing energy from other suppliers.

One kilowatt-hour (kWh) is a unit of electrical usage. One kWh equals 1,000 watts of electricity used for one hour. This is enough electricity to light a 100-watt light bulb for 10 hours.

Fuel Cost Charge

Infrastructure Rider South Dakota Public Utilities Commission-approved tariffs allow Xcel Energy to recover costs of eligible capital projects and property taxes not otherwise recovered in rates.

Transmission Cost Recovery

South Dakota law allows Xcel Energy to recover costs associated with new investments in the electric transmission system necessary to deliver electric energy to customers.

GENERAL INFORMATION

Estimated Bills

Xcel Energy attempts to read meters each month. If no reading is taken, we estimate your month's bill based on your past use

City Fees

A fee some cities impose that Xcel Energy collects from customers and pays directly to the city. Electronic Check Conversion

When you pay your bill by check, in most cases Xcel Energy will use your check information to make a one-time electronic debit from your checking account on the day we receive your check. There are no fees for this electronic conversion. In all other cases we will process your check.

The South Dakota Public Utilities Commission regulates this utility and are available for mediation. SDPUC: 500 E. Capitol Ave., Pierre, SD 57501-5070 - 800.332.1782 http://puc.sd.gov/

Xcel Energy will assess a late payment charge on unpaid amounts two working days after the

due date. The late payment fee is 1% of the unpaid balance.

Payment Responsibility

If the name on the front of your bill is not that of a person or business who has payment responsibility, call Xcel Energy at 800.895.4999.

Further information is available to customers upon request at the *address above.

PAYMENT OPTIONS Learn more at xcelenergy.com/payment

Standard Payment Options: (No fees apply)

- My Account/eBill/Mobile App View/pay your bill, view energy usage and access account information.
- Auto Pay Automatically pay your bill directly from your bank account. Please note the actual bank debit date may be one or more days following such date based on the bank's practice.
- · Bank View and Pay- View and pay your bills online through a third-party vendor.
- Pay By Phone Make your payment by phone from your checking or savings account by calling 900.995.4999.
- · Pay By Mail Return the enclosed envelope and attached bill stub with your payment. Apply proper postage.

Other Payment Options (Third-Party Fees will apply. Xcel Energy does not collect nor benefit from these fees.)

- · Credit/Debit Card Payment Pay with your credit or debit card electronically in My Account/eBill/Mobile App, or by calling 888.747.1523. A processing fee is charged for each credit/debit card payment.
- Pay Stations Pay your bill in-person at a location near you. A processing fee is charged for payments made at a pay station.

Learn more at xcelenergy.com> My Account

Date Filed: 11-29-18 By: Christopher B. Clark

Effective Date:

President, Northern States Power Company, a Minnesota corporation

Docket No. EL18Order Date:

Governing Regulatory Agencies Late Payment Charge

REMINDER NOTICE BILL FORM

Section No. 8

PAGE 1 of 4

\$00.00

5th Revised Sheet No. 3

Canceling 4th Revised Sheet No. 3



YOUR MONTHLY ELECTRICITY USAGE



QUESTIONS ABOUT YOUR BILL?

 See our website:
 xcelenergy.com

 Email us at:
 customerservice@xcelenergy.com

 Call Mon - Fri 7 a.m. – 7 p.m. or Satt 9 a.m. – 5 p.m.

 Please Call:
 1-800-895-4999

 Hearing Impaired:
 1-800-895-4999

 Español:
 1-800-685-4978

 Or write us at:
 XCEL ENERGY PO BOX 8

 EAU CLAIRE WI 54702-0008

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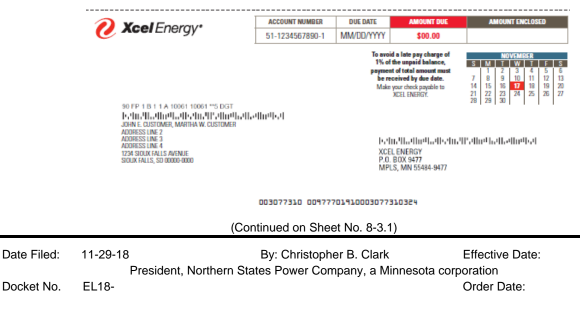
SERVICE ADDRESS	ACCOUNT N	ACCOUNT NUMBER		
John E. Customer	51-123458	51-1234567890-1		
MARTHA W. CUSTOMER 1234 SIDUX FALLS AVENUE	STATEMENT NUMBER	STATEMENT DATE	AMOUNT DUE	
SIDUX FALLS, SD 00000-0000	0123456789	MM/DD/YYYY	\$00.00	
Your Account is Overdue – Plea	ase Pay Immediately			
SUMMARY OF CURRENT CHAR	GES (detailed charges be	gin on page 2)		
Electricity Service	MM/DD - MM/DD	000 kWh	\$00.00	
Non-Recurring Charges/Credits			\$00.00	
Current Charges			\$00.00	
ACCOUNT BALANCE				
Previous Balance	As of MM/DD		\$00.00	
No Payment Received			\$00.00	
Balance Forward			\$00.00	
Current Charges			\$00.00	

INFORMATION ABOUT YOUR BILL

Amount Due

NORTHERN STATES POWER COMPANY

Just a reminder about the past due balance on your account. If you have already sent a payment, thank you. Otherwise, please call 1-800-895-4999 to confirm the status of your account.



REMINDER NOTICE BILL FORM (Continued)

Section No. 8

2nd Revised Sheet No. 3.1

Canceling 1st Revised Sheet No. 3.1

REMINDER NOTICE BILL FORM (Continued)

Section No. 8

2nd Revised Sheet No. 3.2

Canceling 1st Revised Sheet No. 3.2

	SERVICE ADDRESS ACCOUNT NUMBER		BAGE 3 of 4		
			7890-1	MM/DD/YYYY	
O Xcel Energy*	MARTHA W. CUSTOMER 1234 SIDUX FALLS AVENUE	STATEMENT NUMBER	STATEMENT DATE	AMOUNT DUE	
-	SIGUX FALLS, SD 00000-0000	0123456789	MM/DD/YYYY	\$00.00	
	NON-RECURRING CHARGES / CR	EDITS DETAILS			
	DESCRIPTION			CHARGE	
	Late Charge Assessed			\$00.00	
	Total			\$00.00	
	INFORMATION ABOUT YOUR BI				
CUSTOMER MESSAGING	April is the first month you start seei grass turns greener and Earth Day is and your bank account with our value	upon us. Fellow earthlin	gs, get inspired: tak	e care of our planet	
	CUSTOMER MESSAGING				
11-29-18	By: Christopher B	Clark	Effec	tive Date:	

 Date Filed:
 11-29-18
 By: Christopher B. Clark
 Effective Date:

 President, Northern States Power Company, a Minnesota corporation

 Docket No.
 EL18 Order Date:

AUTOMATIC PAYMENT PLAN CUSTOMER BILL FORM

Section No. 8

\$00.00

\$00.00

4th Revised Sheet No. 4

Canceling 3rd Revised Sheet No. 4



NORTHERN STATES POWER COMPANY			PAGE 1 of 4
SERVICE ADDRESS ACCOUNT NUMBER		DUE DATE	
John E. Customer	51-123456	51-1234567890-1	
MARTHA W. CUSTOMER 1234 SIDUX FALLS AVENUE	STATEMENT NUMBER	STATEMENT DATE	AMOUNT DUE
SIDUX FALLS, SD 00000-0000	0123456789	MM/DD/YYYY	\$00.00

YOUR MONTHLY ELECTRICITY USAGE

SUMMARY OF CURRENT CHARGES	(detailed charges begin on page 2)
Electricity Service	MM/DD - MM/DD 000 kWh

	,,,,,,, ,,,,
Daily Averages Temperature	Last Year This Year
Electricity kWh Electricity Cost	000 000 \$00.00 000

QUESTIONS ABOUT YOUR BILL? See our website: xcelenergy.com Email us at: customerservice@xcelenergy.com

Hearing Impaired: 1-800-895-4949 Español: 1-800-687-8778 Or write us at: XCEL ENERGY PO BOX 8 EAU CLAIRE WI 54702-0008

inter 🔰 Martin Yar 🌆

Call Mon - Fri 7 a.m.-7 p.m. or Sat 9 a.m.-5 p.m. Please Call: 1-800-895-4999

ACCOUNT BALANCE		
Previous Balance Payment Received Balance Forward Current Charges	As of MM/DD Auto Pay MM/DD	\$00.00 <u>- \$00.00</u> CF \$00.00 \$00.00
Amount Due		\$00.00

INFORMATION ABOUT YOUR BILL

Thank you for your payment.

Electricity Service

Current Charges

4	VaclEnormut	ACCOUNT NUMBER	DUE DATE	AMOUNT DUE	AMOUNT ENCLOSED
l l	🕗 Xcel Energy*	51-1234567890-1	MM/DD/YYYY	\$00.00	Automated Bank Payment
	90 FP 1 B 1 1 A 10061 10061 **5 DGT I-11,11,11,.11,11,11,11,11,11,11,11,11,11,	Your bill is paid through an automated bank payment plan. "[],"[],"[],"[],"[],"[],"[],"[],"[],"[],			NOVEMBER S M T W T F S 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 24 25 26 27
		003077310 00977	7019100030773	310324	
		(Continued on S	heet No. 8-	4.1)	
Date Filed:	11-29-18 Prosident Norther	,	pher B. Cla		Effective Date:
Docket No.	EL18-	President, Northern States Power Company, a Minnesota corporation 8- Order Date:			

AUTOMATIC PAYMENT PLAN CUSTOMER BILL (Continued)

- Section No. 8
- 2nd Revised Sheet No. 4.1
- Canceling 1st Revised Sheet No. 4.1

									PAGE 2 of 4
			SERVICE ADDRESS		A	COUNT N	UMBER		DUE DATE
	A v		JOHN E. CUSTOMER		51-1234567		57890-1		MM/DD/YYYY
		cel Energy*	MARTHA W. CUSTOMER		STATEMENT NUMBER		R STATEMENT DATE		AMOUNT DUE
	\sim		1234 SIDUX FALLS AVENUE SIDUX FALLS, SD 00000-0000		0123456		MM/DD/YY	_	\$00.00
		CUSTOMER MESSAGING	1234 SIDUX FALLS AVENUE	ETAILS 190 10N 0 CURREN	0123456 ENUE, SIOUX FA Read Dates: MI IT READING DEstimate RA US 00 00 00 00 00 00 00 00 00 00 00 00 00	789 LLS, SD 00 WDD/YY - PREVI 00 REEVI 00 KV NV V V V V V V V V V V V V V	MM/DD/YY (00 000-0000 0003 READING 0000 Actual dential Servi NIT F Mh \$0.0 Wh \$0.0 Wh \$0.0 Wh \$0.0 Wh \$0.0 Wh \$0.0	Prys) Deys) ce tatte 000000 000000 000000 000000 000000 0000	USAGE D00 kWh CHARGE \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00 \$00.00
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Date Filed: Docket No.	11-29-1 EL18-		By: Christo rn States Power C	-		ineso	ta corpo	ratic	tive Date: on r Date:
		sdcustomerforms					Ĺ		Date.
	iergy.com/s	SUCUSIONENUMS							

AUTOMATIC PAYMENT PLAN CUSTOMER BILL (Continued)

- Section No. 8
- 2nd Revised Sheet No. 4.2
- Canceling 1st Sheet No. 4.2

				PAGE 3 r
-	SERVICE ADDRESS	ACCOUNT N	UMBER	DUE DATE
Xcel Energy*	JOHN E. CUSTOMER	51-123456	7890-1	MM/DD/YYYY
	MARTHA W. CUSTOMER 1234 SIDUX FALLS AVENUE	STATEMENT NUMBER	STATEMENT DATE	AMOUNT DUE
	SIOUX FALLS, SD 00000-0000	0123456789	MM/DD/YYYY	\$00.00
CUSTOMER MESSAGING	INFORMATION ABOUT YOUR BIL April is the first month you start seeir grass turns greener and Earth Day is to and your bank account with our value	LL ng signs of spring. Days upon us. Fellow earthlir	grow longer, cherry b 195, get inspired: take	olossoms bloom, the
	CUSTOMER MESSAGING			

 Date Filed:
 11-29-18
 By: Christopher B. Clark
 Effective Date:

 President, Northern States Power Company, a Minnesota corporation

 Docket No.
 EL18 Order Date:

DISCONNECTION NOTICE BILL FORM

			Ca	4th Revised Sheet I anceling 3rd Revised Sheet I		
Г	? Xcel Energy*		P.O. Box 9477 Mpls., MN 5548	Power Company d/b/a Xcel Energy	i4-1-1	
	Service Address:				_	
	Account Number:					
	And St	DISCONNECTION atement of Customer Ri		mation		
	Dear :			4		
	Your electricity will be disconnected to remedy your past due balance.	if we do not receive a pay	ment from you o	r if you do not take immediate steps		
-	 You can avoid disconnection by taking one of the following steps: Paying your past due amount هيت محمد محمد معن المعني والمعني المعني المعني المعني المعني المعني المعني المعني المعن المعني المعني الم					
	Please contact us immediately a payment has already been made arrangements. Full payment must service will be disconnected without	, to make the required p be received or arrangeme	payment or to s	et payment	000020171	
	If your service was disconnected for order, which are typically complete charge added to your next month's Monday through Friday 8:00 a.m. to	d the FOLLOWING BUSIN bill. Your service will only	ESS DAY. There	will be a reconnection		
	You may appeal any disputed claim Capitol Building Pierre, South Dako	s on or befor MM/DD/YYYY ata 57501 or via phone at 1	to the Public Util -800-332-1782.	lities Commission located at the		
	We look forward to working with yo	u to resolve this situation.				
	Sincerely,	K.				
	Xcel Energy	÷				
		RETAIN UPPER PORTION WHE	N MAILING PAYMENT			
—	THIS NOTICE MAY NOT REFLECT RECENT PAYMENTS	DISCONNECTIO	N NOTICE	11 ES POSIBLE QUE EL PRESENTE AVISO NO REFLEJE LOS ÚLTIMOS PAG	05	
	Your Account Number	Due Date	Please Pay	Amount Enclosed		
		Mon. DD, YYYY	\$000.00 Thank You!			
	manifest line		Please Return This Porti Your Payment To:	ion With		
	թվիլուրդիի դիկիկին դինկուկնել	ահաղի	XCEL EN P O BOX			
	(C	ontinued on Shee	t No. 8-6)			
Date Filed:	11-29-18	By: Christopher	B. Clark	Effective Date:		
	President, Northern St	•				
Docket No.	EL18-			Order Date:		

Section No. 8

DISCONNECTION NOTICE BILL FORM (Continued)

Section No. 8

5th Revised Sheet No. 6 Canceling 4th Revised Sheet No. 6

IMPORTA	NT PHONE N	IUMBERS	IMPORTA	NT ADDRESSES	
Electric Emergencies: Natural Gas Emergencies: Residential Customer Service:*	800.895.1999 800.895.2999 800.895.4999	24 hours, 7 days a week 24 hours, 7 days a week 7 a.m.–7 p.m., Mon.–Fri. 9 a.m.–5 p.m., Sat.	<u>General Inquiries</u> * Xcel Energy PO Box 8 Eau Claire, WI 54702-0008	Payments Xcel Energy PO Box 9477 Minneapolis, MN 55484-9477	
Business Solutions Center.* TTD/TTY Call Before You Dig	800.481.4700 800.895.4949 811	8 a.m.– 5 p.m., Mon.–Fri. 24 hours, 7 days a week 24 hours, 7 days a week	xcelenergy.com	Please include stub for faster processing.	
		*Register any inquiry or	complaint at the above.		
		GOVERNING REGU	LATORY AGENCIES		
innesota — The Minnesota Public Utilities Commission regulates this utility and is available for ediation. MPUC: 121 7th Place E., Suite 350, St. Paul, MN 55101—800.657.3782 tp://mn.gov/puc/ orth Dakota — The North Dakota Public Service Commission regulates this utility and is			South Dakota — The South Dakota Public Utilities Commission regulates this utility and is available for mediation. SDPUC: 500 E. Capitol Ave., Pierre, SD 57501-5070—800.332.1782 http:// puc.sd.gov/		
vailable for mediation. NDPSC: 600 E. tp:// psc.nd.gov/		.			
		PAYMENT OPTIONS Learn	more at xcelenergy.com/payment		
tandard Payment Options: (No fees apply) My Account/eBill/Mobile App — View/pay your bill electronically, view energy usage and access account information. Auto Pay — Automatically pay your bill directly from your bank account. Bank View and Pay — View and pay your bills online through a third-party vendor.			Other Payment Options (Third-party fees will apply. Xcel Energy does not collect nor benefi from these fees.)		
			 Credit/Debit Card Payment — Pay with your credit or debit card electronically in My Account/eBill/Mobile App, or by calling 888.747.1523. A processing fee is charged for each credit/debit card payment. 		
Pay By Phone — Make your payment by phone from your checking or savings account by			 Pay Stations — Pay your bill in-person at 	t a location near you. A processing fee is charge	

- Pay By Phone Ma calling 800.895.4999. Make your payment by phone from your checking or savings account by
- Pay By Mail Return the enclosed envelope and attached bill stub with your payment. Apply proper postage.
- for payments made at a pay station.

Electronic Check Conversion — When you pay your bill by check, in most cases Xcel Energy will use your check information to make a one-time electronic debit from your checking account on the day we receive your check. There are no fees for this electronic conversion. In all other cases we will process your check.

Date Filed:	11-29-18	By: Christopher B. Clark	Effective Date:
	P	resident, Northern States Power Company, a Minnesota cor	poration
Docket No.	EL18-		Order Date:

ELECTRIC SERVICE AGREEMENT

Section No. 8 1st Revised Sheet No. 7 Canceling Original Sheet No. 6-14

ELECTRIC SERVICE AGREEMENT	
THIS AGREEMENT, made thisday of NORTHERN STATES POWER COMPANY, a Minnesota corporation (*) Minneapolis, Minnesota 55401, and "Customer" engaged in the business of	, by and between Xcel Energy") 414 Nicollet Mall,
WITNESSETH: That the parties hereto, each in consideration of the ag	reements of the other, agree as follows:
	urrent at a nominal frequency of 60 Hertz soley for the operation of electric
 CAPACITY COMMITMENT: Xcel Energy agrees to provide and kee Agreement for Customer's use at the above location Energy also agrees to provide additional capacity to an aggregate of reasonable notice from Customer specifying the additional amount of required. Reasonable notice shall be construed as meaning ample to such additional capacity in its system as may be necessary. 	kilovolt-amperes of capacity. Xcel kilovolt-amperes upon of capacity and the date same will be
 SERVICE INSTALLATION: Customer may be responsible at its cost conditions prior to Xcel Energy's installation of service, as provided and/or in the applicable Rate Schedules of Xcel Energy's Electric Ra as they now exist or may hereafter be changed, on file with the State where service is provided. 	in the General Rules and Regulations ate Book for Customer's specific service,
 CHARGES: All charges applicable to Customer shall be assessed a Regulations and/or in the Rate Schedules of Xcel Energy's Electric I as they now exist or may hereafter be changed, on file with the State where service is provided. 	Rate Book for Customer's specific service,
5. TERM: This Agreement shall commence at 12:01 A.M. on for a period ending at 12:01 A.M. on , , and, if months prior written notice by either party, shall continue further unti- event Xoel Energy continues to supply electric service to Customer , termination of this Agreement, the demands billed Customer during termination shall be used in applying the rate during the first eleven electric service. This Agreement may not be reinstated for the same termination date unless the monthly demand minimums, subsequen satisfied.	at this location subsequent to the the eleven months preceding such months of such continued supply of service within 12 months of the
 RATES: All rates applicable to Customer shall be assessed as provi and/or in the applicable Rate Schedules of Xcel Energy's Electric Ra as they now exist or may hereafter be changed, on file with the State where service is provided. 	ate Book for Customer's specific service,
 PAYMENT OF BILLS: All bills are for services supplied by Xcel Energy/soffice on or before the Date Due stated on will be issued to Customer at the location identified in Section 1 abor Energy written notice of a different address for billing purposes. 	Xcel Energy's bills to Customer. All bills
(Continued on Sheet No.	8-8)

ELECTRIC SERVICE AGREEMENT (Continued)

Section No. 8 1st Revised Sheet No. 8 Canceling Original Sheet No. 6-15

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Xcel Energy*

8. TERMS AND CONDITIONS: The service hereunder shall be supplied for Customer's use as provided in the General Rules and Regulations and/or in the applicable Rate Schedules of Xcel Energy's Electric Rate Book for Customers's specific service, as they now exist or may hereafter be changed, on file with the State Regulatory Commission in the state where the services are provided. A copy of such Rules and Regulations and applicable RateSchedules are available from Xcel Energy. This Agreement is also subject to Section(s) appearing under the heading "Additional Terms and Conditions" on the reverse side of or attached to this Agreement. Customer agrees to use electrical service only as herein stated and will not assign this Agreement except upon written consent of Xcel Energy.

NORTHERN STATES POWER COMPANY, a Minnesota corporation ("Xcel Energy")

XCEL ENERGY REPRESENTATIVE	CUSTOMER
Print Full Name:	Print Full Name:
Signature:	Signature:
Title:	Title:
Date:	Date:

Form 17-6840

(Continued on Sheet No. 8-9)

RIC SERVICE AGREEMENT (Continued)	Section No. 1st Revised Sheet No. Canceling Original Sheet No.	8 9 6-15.1
2 Xcel Energy*		
ADDITIONAL TERMS AND CONDITIONS FOR ELECTRIC SERVICE	CE AGREEMENT	
CANCELLATION OF PRIOR AGREEMENT: This Agreement su between Xcel Energy and Customer for except that Customer billing demands du shall be used in applying the rate during the first eleven months unpaid bills.	r the supply of electric service at ring the last eleven months thereunder	
2. CANCELLATION OF PRIOR AGREEMENT: This Agreement su , between Xcel Energy and interest Customer has succeeded for the supply of electric servic except that billing demands billed during the last el applying the rate during the first eleven months of this Agreement	e atto whose even months thereunder shall be used in	_
3. REFUND: Xoel Energy agrees that if at any time prior to the expl years, commencing on the effective date of this Agreement, Cus to Xoel Energy for electric service supplied under this Agreemen without interest, the amount of \$paid as a charge	tomer has paid \$	-
 CANCELLATION OF MONTHLY FACILITIES CHARGE: In cons additional facilities, agrees to pay to costs minus salvage value of the removed facilities in the event t or does not desire the additional facilities, at any time within ten 	Xoel Energy installation plus removal he Customer leaves the service location	
5. FACILITIES CHARGE: In consideration of Xoel Energy's installa (Basic Section Insert), a service not no	ormally available,	_
agrees to pay Xcel Energy the sum of \$per i billing during the term hereof.	month in addition to and with each monthly	
 Basic Section Inserts A specific service extension A specific service location (and/or route) For relocation of established distribution (and/or service for intermittent equipment Examples: X-ray r welders, butt welders, etc. Service for special service functions Examples: dupl equipment, etc. Three phase service where single phase is adequate For replacement of existing overhead facilities with u A specific service voltage Additional capacity at non-standard service area volt 	nachines, arc welders, spot welders, seam icate facilities, special switching, control e inderground facilities age	
Transformation while remaining on the Primary Distr	button voltage Rate	
Form 17-6848		

By: Christopher B. Clark Effective President, Northern States Power Company, a Minnesota corporation

Effective Date:

Order Date:

Docket No. EL18-

ELECTRIC SERVICE AGREEMENT FOR PEAK CONTROLLED SERVICE

Section No. 8 1st Revised Sheet No. 10 Canceling Original Sheet No. 6-15.11

	Premise No.
	Electric Service Agreement
	Peak-Controlled
a Minne:	GREEMENT, Made thisday ofby and between NORTHERN STATES POWER COMPANY, ota Corporation doing business as Xeel Energy, hereinafter called the "Company," and
hereinafi	er called the "Customer," engaged in the business of
WITNE	SETH: That the parties hereto, each in consideration of the agreements of the other, agree as follows:
Alternati	OF SERVICE: Company agrees to supply and Customer agrees to accept electric service in the form of Phase,Wire, ng Current at a nominal frequency of 60 Hertz and at a nominal voltage of, for Customer's use solely for the operation c equipment now installed or to be installed by Customer on the property known as located
facilities with the and said	JAL MINIMUM DEMAND CHARGE: In consideration of the capacity commitment by Company and its investment in to serve Customer, Customer agrees that if the net demand charge payments during any contract year hereunder, in accordance RATE below, amount to less than a minimum charge of per year, the difference between such minimum charge net demand charge payment shall be included in the bill for the last month of said year and Customer agrees to pay same as a r service rendered.
ending a	I: This Agreement shall commence at 12:01 A.M. onand shall continue for a period : 12:01 A.Mand if not then terminated by at least six months prior written either party, shall continue further until so terminated.
Compan	: Customer agrees to qualify for and elects the rate schedule for Customer agrees to pay y's established rate schedule in effect from time to time in this locality for such Service, the established rate schedule now in ing the one attached hereto. le:
Regulation rules and	IS AND CONDITIONS: The service hereunder shall be supplied for Customer's use subject to the General Rules and ons of Company on file with the state regulatory commission as they now exist or may hereafter be changed. A copy of such regulations is available from the Company. Customer agrees to use electrical service only as herein stated and will not assign ement except upon written consent of Company.
agreeme	MUM AVERAGE MONTHLY DEMAND CHARGE DIFFERENTIAL: Company agrees that during the term of this at, the minimum average monthly demand charge differential between firm and controllable demand will be based on an ighting of each month of the year.
	MUM HOURS OF INTERRUPTION: Company agrees that the total intentional interruptions of controlled demand will not _hours per calendar year.
8. CON	ROL PERIOD NOTICE: Company will endeavor to give Customer one hour notice of commencement of control period.
The expe	CTED MAXIMUM DEMANDS: For the term of this agreement, customer's expected maximum <u>annual</u> demand is <u>kW</u> . Seted maximum annual demand less the predetermined demand level is the expected maximum controlled demand. The Sexpected maximum <u>summer season</u> demand is <u>kW</u> .
	DETERMINED DEMAND LEVEL (PDL): The PDL may be revised subject to approval by Company. Customer may elect e standard or optional arrangement as specified below.
	Standard: Customer agrees to limit adjusted demand to kW during control periods.
	(Continued on Sheet No. 8-11)
Filed:	11-29-18 By: Christopher B. Clark Effective Date: President, Northern States Power Company, a Minnesota corporation
et No.	EL18- Order Date:

ELECTRIC SERVICE AGREEMENT FOR PEAK CONTROLLED SERVICE (Continued)

Section No.	8
1st Revised Sheet No.	11
Canceling Original Sheet No.	6-15.2

Optional: Customer agrees to reduce adjusted demand by ____kW during control periods. Customer's PDL will be the monthly adjusted demand less the agreed to load reduction. The PDL in months without a control period will not be less than the greatest PDL of all months with a control period during the preceding eleven months.

Any customer with generating equipment which is operated in parallel with Company must comply with all requirements associated with Parallel Operations specified in the General Rules and Regulations of Company.

11. TRIAL PERIOD AND CANCELLATION CHARGE: Company agrees that the first twelve months of this agreement will be a trial period. Customer must notify Company in writing to terminate this agreement during the trial period. If customer terminates this agreement during the trial period, Customer's Peak-Controlled Service or Peak-Controlled Time of Day Service bills will be recalculated using the corresponding firm rate (General Service or General Time of Day Service). Customer will be charged the difference between the recalculated amount and the amount charged under the corresponding Peak-Controlled rate. Also, customer will receive a refund for any additional charges which were assessed during the trial period due to customer failure to control load. A trial period for Peak-Controlled Service or Peak-Controlled Time of Day Service will not be available to any customer that has previously received either service.

Customer will pay a cancellation charge after the twelve month trial period, if Customer terminates this agreement or this agreement is terminated as a result of any default of Customer. The cancellation charge will be the difference between the billing amounts described above, for the most recent 18 months of Peak-Controlled Service or Peak-Controlled Time of Day Service. Customer will not receive a refund for any additional charges which were assessed during this 18 month period due to customer failure to control load.

Additionally, if at any time this agreement is terminated in any above described manner, Customer will be charged all installation and removal costs for special equipment and facilities provided by Company for Peak-Controlled Service or Peak-Controlled Time of Day Service.

 CONTROL SYSTEM: Customer agrees to control loads to the limits contained in this agreement and upon notice from the Company to reduce load to levels predetermined by this agreement.

13. FAILURE TO CONTROL: If in any month customer fails to control load to predetermined demand level when requested by Company, the additional charge specified in the Rules for Application of Peak-Controlled Service shall be applied to the amount by which customer's maximum adjusted demand during any control period exceeds predetermined demand. If customer incurs three failures to control load to predetermined demand level when requested by Company, the Company reserves the right to renegotiate the predetermined demand level or remove customer from Peak-Controlled Service. In a case where customer is removed from Peak-Controlled Service, customer will be subject to a cancellation charge specified in customer's Electric Service Agreement.

14. GENERATING CUSTOMER CHARGE: Customer choosing the Optional Predetermined Demand Level agrees to pay Company \$_____per month for additional metering and billing expenses related to the use of customer-operated generating equipment to reduce adjusted demand during control periods, as described in the Rules for Application of Peak-Controlled Service.

NORTHERN STATES POWER COMPANY	CUSTOMER
Ву	Ву:
Title:	Title:
Date:	Date:

 Date Filed:
 11-29-18
 By: Christopher B. Clark
 Effective Date:

 President, Northern States Power Company, a Minnesota corporation

 Docket No.
 EL18 Order Date:

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ELECTRIC SERVICE AGREEMENT FOR ENERGY CONTROLLED SERVICE

Section No. 8 1st Revised Sheet No. 12 Canceling Original Sheet No. 6-15.21

	Premise No.	Ľ
	Electric Service Agreement	
	Energy-Controlled	
	THIS AGREEMENT, Made this day of by and between NORTHERN STATES POWER COMPANY, a Minnesota Corporation, hereinafter called the "Company," and, hereinafter called the "Customer," engaged in the business of	
	WIINESSETH: That the parties hereto, each in consideration of the agreements of the other, agree as follows:	
	 KIND OF SERVICE: Company agrees to supply and Customer agrees to accept electric service in the form of Phase, Wire, Alternating Current at a nominal frequency of 60 Hertr and at a nominal voltage of, for Customer's use solely for the operation of electric equipment now installed or to be installed by Customer on the property known as located at 	
	2. ANNUAL MINIMUM DEMAND CHARGE: In consideration of the capacity commitment by Company and its investment in facilities to serve Customer, Customer agrees that if the net demand charge payments during any contract year hereunder, in accordance with the RATE below, amount to less than a minimum charge of per year, the difference between such minimum charge and said net demand charge payment shall be included in the bill for the last month of said year and Customer agrees to pay same as a charge for service rendered.	
	3. TERM: This Agreement shall commence at 12:01 A.M. on and shall continue for a period ending at 12:01 A.M	
	4. RATE: Customer agrees to qualify for and elects the rate schedule for Customer agrees to pay Company's established rate schedule in effect from time to time in this locality for such Service, the established rate schedule now in effect being the one attached hereto. Rate Code:	
	5. TERMS AND CONDITIONS: The service hereunder shall be supplied for Customer's use subject to the General Rules and Regulations of Company on file with the state regulatory commission as they now exist or may hereafter be changed. A copy of such rules and regulations is available from the Company. This agreement is also subject to Sections(s) appearing under the heading "Additional Terms and Conditions" which are attached to this Agreement. Customer agrees to use electrical service only as herein stated and will not assign this Agreement except upon written consent of Company.	
	6. MINIMUM AVERAGE MONTHLY DEMAND CHARGE DIFFERENTIAL: Company agrees that during the term of this agreement, the minimum average monthly demand charge differential between firm and controllable demand will be \$ based upon an equal weighting of each month of the year.	
	7. MAXIMUM HOURS OF INTERRUPTION: Company agrees that the total intentional interruptions of controlled demand will not exceed <u>hours</u> per calendar year.	
	8. CONTROL PERIOD NOTICE: Company will endeavor to give Customer one hour notice of commencement of control period.	
	 EXPECTED MAXIMUM DEMANDS: For the term of this agreement, customer's expected maximum <u>annual</u> demand iskW. The expected maximum annual demand less the predetermined demand level is the expected maximum controlled demand. The customer's expected maximum <u>summer season</u> demand iskW. 	
	10. PREDETERMINED DEMAND LEVEL (PDL): The PDL may be revised subject to approval by Company.	
	For the term of this Agreement, Customer agrees to limit adjusted demand to <u>k</u> W during control periods.	
	Any customer with generating equipment which is operated in parallel with Company must comply with all requirements associated with Parallel Operations specified in the General Rules and Regulations of Company.	Ľ
	(Continued on Sheet No. 8-13)	_
Date Filed:	11-29-18 By: Christopher B. Clark Effective Date: President, Northern States Power Company, a Minnesota corporation	
Docket No.	EL18- Order Date:	

ELECTRIC SERVICE AGREEMENT FOR ENERGY CONTROLLED SERVICE (Continued)

Section No. 8 4th Revised Sheet No. 13 Canceling 3rd Revised Sheet No. 13

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11. TRIAL PERIOD AND CANCELLATION CHARGE: 'The first twelve months of this agreement will be a trial period. Customer must notify Company in writing to terminate this agreement during the trial period. If Customer terminates this agreement during the trial period, Customer's Energy-Controlled Service bills will be recalculated using the firm rate (General Time of Day Service). Customer will be charged the difference between the recalculated amount and the amount charged under the Energy-Controlled rate. Also, Customer will receive a refund for any additional charges which were assessed during the trial period due to customer failure to control load. A trial period for Energy-Controlled Service will not be available to any customer that has previously received this service.

Customer will pay a cancellation charge after the twelve month trial period, if Customer terminates this agreement or this agreement is terminated as a result of any default of Customer. The cancellation charge will be the difference between the billing amounts described above, for the most recent 18 months of Energy-Controlled Service. Customer will not receive a refund for any additional charges which were assessed during this 18 month period due to customer failure to control load.

Additionally, if at any time this agreement is terminated in any above-described manner, Customer will be charged all installation and removal costs for special equipment and facilities provided by Company for Energy-Controlled Service.

12. CONTROL SYSTEM: Customer agrees to control loads to the limits contained in this agreement and upon notice from the Company to reduce load to levels predetermined by this agreement.

13. FAILURE TO CONTROL: In any month customer fails to interrupt load when requested by Company, except as provided for under Emergency Service described in the rate schedule, the additional demand charge specified in the Terms and Conditions of Service for Energy-Controlled Service as well as the Emergency Service energy charge per kWh shall be applied to customer's maximum adjusted demand and energy used during the interrupt period. If customer incurs three such failures to interrupt load when requested by Company, the Company reserves the right to remove customer from Energy-Controlled Service. In a case where customer is removed from Energy-Controlled Service, customer will be subject to a cancellation charge specified in customer's Electric Service Agreement.

	NORTHERN STATES POWER COMPANY		CUSTOMER
Ву:		Ву:	
Title:		Title:	
Date:		Date:	

CUSTOMER DEPOSIT SLIP

Section No. 8

4th Revised Sheet No. 14

Canceling 3rd Revised Sheet No. 14

DP004 - 004ResDepositPaid

PTJ Type: LO (On Demand-Pick) Letter Code: DP004 PTJ Class: CRED

Deposit: Sxx Interest Rate: xx% Date Paid: xx/xx/xxxx

Dear Customer:

Thank you for providing a payment for the security deposit on your account. It will earn interest and be repaid once you close your account and settle your final bill, or after you have established good credit with us.

Your state's utility commission determines the interest rate your deposit earns.

This deposit is not a payment for your energy use and does not reduce your account balance. If your service is disconnected at any point, however, the security deposit may be applied against the amount you owe.

Please note the following:

· Your deposit may be refunded, plus interest, if a minimum of 12 months of consecutive prompt payments are made on the account depending on your state regulations.

To discuss the deposit please contact us at 800.895.4999 so that we may assist you with your account.

Sincerely.

Xcel Energy Residential Credit and Collections

(Continued on Sheet No. 8-15)

Date Filed:	11-29-18	By: Christopher B. Clark	Effective Date:
	Pre	sident, Northern States Power Company, a Minneso	ta corporation
Docket No.	EL18-		Order Date:

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LANDLORD-NEW OCCUPANT APPLICATION

- Section No. 8
- 4th Revised Sheet No. 15
- Canceling 3rd Revised Sheet No. 15

C Xcel Energy*
Residential Service
Application for new occupants
Welcome to Xcel Energy. We look forward to serving your energy needs. Please fill out the application below and return it to us immediately for the processing of
your information. If applicable, any service fees and/or deposits will invoice on your first statement.
In order to protect your identity and be compliant with fedenal Trade Commission Rules, we will be asking you for your Social Security number, driver's license number or in state-issued ID. This information is used by Xcel Energy generally for identification purposes, such as to verify your identity when setting up an account or to verify your identity when later discussing information with you related to your account.
Date to start billing at your new address
Owner or property manager namePhone_Phone
Customer information
Primary customer
First name Middle initial Last name
Social security number or Driver's license or state ID number
Home phone Cell phone
Secondary customer First name Middle initia Last name
Social security number or Driver's license or state ID number
Home phone Cell phone
Email
Service information
Previous address City State ZIP
New service address Apartment or unit number
CityStateZP
Mailing address if different City State ZIP
Regarding deposits
In Colorado, Texas and New Mexico our customers may be required to pay a deposit. We will hold the deposit until you have made twelve months consecutive on-time payments or if the account is closed. You have the option for us to run a credit check to see if the deposit can be waived. If you would like us to run a credit check you must initial here, sign below and provide your Social Security number in the space provided above. Initials
Signatures
Tenant signature Date
Owner/property manager signature
Please note: We will require the tenant's signature if they are requesting we run a credit check. We will process requests effective the date we are notified, or up to 45 days in the future. It is the responsibility of the customer to contact Xcel Energy in a timely manner, to begin or end service in their name. This policy helps us process your requests more accurately and efficiently.
Xcel Energy Residential Service: 800.895.4999 Residential Service Fax: 800.895.2895
xcelenergy.com 40 2017 Xcel Energy Inc. Xcel Energy Is a negistaned trademark of Xcel Energy Inc. 17-12-213

Docket No. EL18-

OVERHEAD SERVICE FORM

Section No. 8 Original Sheet No. 16

OVERHEAD SERVICE FORM						
	of Northern States Power Compar evolt,			y"), extending its rhead service available		
			(0)			
at (Service Addr the sum of	ess)		(City) Dollars (\$			
	cel Energy by (if other than above)		Dollars (a)		
Address (if othe			City			
	vith the following terms:					
Credit Approval		d on hohalf of Voc	I Francisco			
-	bove amount hereby acknowledge d Customer understands that such					
obligations with and conditions a Electric Rate Bo	s shall at all times remain the sole respect to the facilities and the ser as provided in the General Rules ar lok for Customer's specific service, commission in the state where ser	vices provided thr nd Regulations an as they now exist	ough the facilities are s d/or in the Rate Sched	subject to additional terms ules of Xcel Energy's		
	d Customer agrees to pay the cost	of relocating any	portion of said overhea	ad facilities from the		
Company's desi	gnated location needs.	of relocating any	portion of said overhea	ad facilities from the		
	gnated location needsday of	of relocating any	portion of said overhea	ad facilities from the		
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Docket No. EL18Order Date:

UNDERGROUND SERVICE FORM

Section No. 8 Original Sheet No. 17

	2 Xcel Energy*	N
	UNDERGROUND SERVICE FORM	
	In consideration of Northern States Power Company, a Minnesota corporation ("Xcei Energy") hereinatter called "Xcei Energy", extending its facilities to makevolt,phase,wire	
	at (Service Address) (City)	
	the sum of	
	above) City/State/Zip	
	In accordance with the following terms:	
	Receipt of the above amount hereby acknowledged on behalf of Xcel Energy by	
	 The Customer hereby grants Xcel Energy the right, privilege and easement to install, operate and maintain its underground facilities on the property as described above and/or the approximate location as shown on the attached "Exhibit A". 	
	2. The Customer also agrees that, prior to Xcel Energy starting work, Customer shall ensure that (a) the route of Xcel Energy's underground installation shall be accessible to Xcel Energy's equipment; (b) all obstructions shall be removed from such route at no cost or expense to Xcel Energy; (c) all privately-owned underground facilities such as sewer, water, spirinkier systems, invisible fences, or gas, electric or communication lines are marked or exposed; (d) ground elevation along the route shall not be above or more than four (4) inches below the finished grade; and (e) the area under the transformer pad shall be compacted to at least 2000 lbs./sq. ft.	
	3 because of (a) surface or subsurface conditions that impair the installation of underground facilities, such as rock formations, etc., and (b) sidewalks, curbing, black top, paving, sod or other landscaping and obstructions along the cable route. Xee Energy will backfil trench with existing soil. Restoration of construction area on Customer property is the responsibility of the Customer.	
	Xoel Energy is not responsible for any Customer-owned underground facilities not marked or exposed at the time service is installed.	
	5. The underground installation may be subject to a winter construction charge if construction occurs between October 1 and April 15agrees to pay this charge if Xcel Energy determines winter conditions, as defined in the General Rules and Regulations of Xcel Energy's Electric Rate Book as they exist at the time the underground facilities are installed. Xcel Energy will waive the winter construction charge if prior to October 1st the Customer is ready to accept electrical service, has executed this form and has notified Xcel Energy in writing that the requirements of Paragraph 2 hereof have been fuffiled.	
	The underground facilities installed by Xcel Energy, shall be the property of Xcel Energy and any payments made by the Customer, or their Customer's contractor, shall not entitle the Customer to any ownership interest or rights therein.	
	7. The Customer agrees to pay the cost of installing or relocating any portion of said underground facilities from the Company's designated location, if relocation is made to accommodate the customer's needs, or necessary because of Customer alterations to the grade, additions to structures, installation of patios, decks or gardens or any other surface or subsurface condition that makes maintenance of Xcel Energy's facilities impractical.	
	8. Customer must provide, at minimum, the following clearance around the transformer: front, 10 feet; sides and back, 2 feet. EXCEPTION: side facing building must have 30° clearance. These clearances must be at the same grade as the transformers. If screening is to be used, the area in front of the transformer must be left open or a hinged door, easily operable by one person, must be provided. The area must be accessible 24 hours a day.	 N
	(Continued on Sheet No. 8-18)	
Date Filed:	11-29-18 By: Christopher B. Clark Effective Date: President, Northern States Power Company, a Minnesota corporation	
Docket No.	EL18- Order Date:	

UNDERGROUND SERVICE FORM (Continued)

Section No. 8 Original Sheet No. 18

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\$	Excess U.G. Distribut	tion Lateral	\$	Winter Construction C	harge
•	(Primary Cable) Excess U.G. Service	Internet		(See Paragraph 5) Specific Service Local	lon or Pouto
÷ ——	U.G. Service Lateral	Lateral	<u>-</u>	Replace Overhead Lir	
-	(Secondary Service I	From Utility Pole)	*	-	ic mar on acryround
5	U.R.D. Install Includir		eral\$	Temporary Service	KVA
\$	U.G. Distribution Late	ral	\$	Other (Explain)	
	(Primary Cable)			_	
Trench Ft.			\$	TOTAL	
Applicable			Not Applic	able	
Applicable	day of		Not Applic		
Dated this			Dated this	day of	<u> </u>
Dated this				day of	, Signature
Dated this	day of Print Full Name	 Signature	Dated this	day of	Signature
Dated this	day of Print Full Name	 Signature Signature	Dated this	day of	, Signature Signature
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UNDERGROUND GAS AND/OR ELECTRIC DISTRIBUTION AGREEMENT FOR RESIDENTIAL, COMMERCIAL AND/OR MIXED USE DEVELOPMENTS

Section No. 8 Original Sheet No. 19

	🕗 Xcel Energy					
		ND/OR ELECTRIC DIST RCIAL AND/OR MIXED U				
	AGREEMENT made this Minnesota corporation (7	day of (cel Energy") 414 Nicollet I	Mall, Minneapoli			
				concouvery, are in a	ittes j.	
		is requested Xcel Energy: underground electric distri		System") and provid	de electric service	
	("Service")	-				
	("Service")	underground natural gas r	nain(s) system (System) and provi	de natural gas service	
		s being developed and kno				
	, located in , and described more spe	, in the cifically on the map or plat	e County of attached hereto	as Attachment A in	_, State of ncorporated herein by	
		erred to as "Development i		as nussiment A, I	investigation and the feat by	
		onsideration of the mutual IES hereto represent and			fter contained to be kept	
			•		n Xcel Energy's tariff(s) on	
	file with the State Re	gulatory Commission in th	e state where th	e system is located,	Xcel Energy shall install,	
		lities necessary to provide ment Property. Xcel Energy			as shown on Attachment A	
	to serve the Develop	maner ropeny. Aver cherg	g anan deventiin	e une exact robation	er na ravinuea.	
	2.0 CUSTOMER USE C	RITERIA. This contract is	based on the be	ow noted usage da	ta.	
		Electric			Natural Gas	
	Paridanti-!	# Customers E	st. kWh	# Customers	Est. Therms	
	Residential Res. Space Heating	<u>├</u>		+		
	Commercial					
	Units in Development	↓		_		
					ar in the Development	
	Property s Rate Sche now exist	e and Charges. All rates a hall be assessed as provid dules of Xcel Energy's Ele or may hereatter be chang vice is provided.	led in the Gener ctric or Gas Rat	al Rules and Regula Book for Custome	ations and/or in the r's specific service, as they	
	Property s Rate Sche now exist (where sen	hall be assessed as provid dules of Xcel Energy's Ele or may hereafter be chang	led in the Gener ctric or Gas Rati ed, on file with th	al Rules and Regula Book for Custome the state regulatory of	ations and/or in the r's specific service, as they commission in the state	
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UNDERGROUND GAS AND/OR ELECTRIC DISTRIBUTION AGREEMENT FOR RESIDENTIAL, COMMERCIAL AND/OR MIXED USE DEVELOPMENTS (Continued) Section No. 8 Original Sheet No. 20

N Xcel Energy* 4.1 Developer represents and warrants to Xoel Energy that it is the owner, or authorized agent of the same, of the Development Property. Developer warrants that it has full right, power and authority, and has received all required approvals to enter into this Agreement and to perform fully its obligations hereunder. 4.2 Developer grants Xcel Energy the exclusive right to distribute the Service elected under this Agreement to all residential, commercial and industrial building structures within the Development Property. If another entity distributes electric-rated Service elected under this Agreement to any building structure within the Development Property, then the Developer may be required to reimburse Xcel Energy for Xcel Energy's costs in the design and installation of the System in order to provide the Service. If another entity distributes natural gas-related Service elected under this Agreement to any building structure within the Development Property, then the Developer will be required to reimburse Xcel Energy for Xcel Energy's costs in the design/material and installation of the System in order to provide the service. Xcel Energy wil determine the costs eligible for reimbursement in accordance with Minnesota Statutes, Minnesota Public Utilities Commission Rules, and its prevailing tariff provisions for the specific utility service. 4.5 Prior to the installation of said System, Developer shall, at no cost or expense to Xcel Energy, grant. such easement rights as Xcel Energy may require for the installation, operation, and maintenance of said System, will provide permanent access to said System and grants Xcel Energy the right to install, operate and maintain said System on the Development Property. 4.6 Xoel Energy shall endeavor to coordinate the installation of the System with the activities of the Developer in the area to be served; provided, however, Xcel Energy shall not be required to install said System in segments smaller or larger than considered economically feasible by Xcel Energy. Xcel Energy shall not be responsible for any damages resulting from delay in completing the installation of the System contemplated herein, whether such delay is due to casualty, labor dispute, weather or similar or dissimilar causes beyond the reasonable control of Xcel Energy. 4.7 Developer agrees that, prior to Xcel Energy starting work on any segment of the System, Developer shall establish grades in the utility easement and System route which shall not be above or more than four (4) inches below the finished grade. In addition: (1) Developer will ensure the route of the System shall be accessible to Xoel Energy's equipment; (2) all obstructions shall be removed from such route by Developer at no cost or expense to Xcel Energy; (3) Xcel Energy agrees to contact the state utility locating service to locate third party utility facilities (phone, cable, etc) on Development Property, however, Xcel Energy is not responsible for any damage to Developer-owned underground facilities not exposed or located at the time System and Service is installed; (4) Developer shall place marker stakes at all lot comers; and (5) Developer agrees to contact Xcel Energy prior to road base construction and install conduit crossings to locations on Development Property designated by Xcel Energy. Improperly installed conduits may result in additional charges to Developer. 4.8 Developer agrees to pay all installation costs in excess of normal installation costs incurred by Xcel Energy because of: (1) delays caused by Developer; (2) surface or subsurface conditions that impair the installation of underground facilities, such as rock formations, etc.; (3) paving of sidewalks, streets, alleys, curbing, blacktop, paving, sod or other landscaping and obstructions along the Service route, prior to the installation of said System; or (4) specific routes or preferred locations of underground System facilities made to accommodate the needs of Developer. Xcel Energy will backfill trench with existing soil. If additional backfill material is needed, e.g. sand, etc., Developer will incur additional charges. Compaction along Service route and restoration of the construction area on Development Property is solely the responsibility of Developer. Ν (Continued on Sheet No. 8-21) Date Filed: 11-29-18 By: Christopher B. Clark Effective Date: President, Northern States Power Company, a Minnesota corporation Docket No. EL18-Order Date: www.xcelenergy.com/sdcustomerforms

UNDERGROUND GAS AND/OR ELECTRIC DISTRIBUTION AGREEMENT FOR RESIDENTIAL, COMMERCIAL AND/OR MIXED USE DEVELOPMENTS (Continued)

Section No. 8 Original Sheet No. 21

⊘ Xcel Energy*
4.9 The installation of the underground System may be subject to a winter construction charge if it is installed between October 1st and April 15th. Developer agrees to pay this charge in advance of construction if Xoel Energy determines winter conditions exist when the System facilities are installed. Xoel Energy will waive the winter construction charge if prior to October 1st the Developer is ready to accept Service, executes this form, and notifies Xoel Energy in writing that the requirements of the Agreement have been fulfilled.
4.10 The System facilities installed by Xcel Energy shall be the property of Xcel Energy, and any payments made by the Developer, its contractors, or customers shall not entitle Developer, its contractor, or customers to any ownership interest or rights therein.
4.11 Developer agrees to maintain a minimum of 18-inch cover over all Xcel Energy natural gas Service laterals and 24-inch (at final grade) cover over natural gas main System facilities after installation. Developer agrees to maintain a minimum of 30-inch cover over electric primary cable and minimum of 24-inch cover over secondary cable (Service laterals).
4.12 Developer agrees to pay the cost of relocating any portion of said System facilities where the relocation was made to accommodate the needs of Developer or required because of subsequent alterations to any property within the Development Property.
4.13 For natural gas System and Service, Developer agrees to maintain sufficient space and support as designed by Xcel Energy for installation of Xcel Energy metering equipment. In addition, Developer agrees that this space shall be located a minimum of three (3) feet from electrical equipment, windows, downspouts, or air intakes as specified in the national fuel gas code, Section 2.7.2.
4.14 For electric System and Service, Developer agrees to provide the following minimum clearance around the transformer: front, 10 feet, sides and back, 2 feet; with the following exception: side facing building must have 30° clearance. These clearances must be at the same grade as the transformers. If screening is to be used, the area in front of the transformer must be left open or a hinged door, easily operable by one person, must be provided. This area must be accessible 24 hours a day. Xcel Energy will not be responsible for costs to repair obstruction if minimum clearance is not present.
4.15 Developer agrees to begin using service within 90 days after Xcel Energy completes System and Service installation. If Developer fails to use any of said Service, Xcel Energy may charge Developer: (i) the reasonable cost of installing the System, less any customer contribution made; or (ii) the Monthly Minimum Charge plus any applicable surcharges or taxes.
4.16 If Xcel Energy is unable to secure upon reasonable terms and conditions from the appropriate governmental unit, the permits, licenses, or authority necessary for the installation and operation of the System, this Agreement shall be void and neither Party hereto shall have rights, duties or privileges hereunder.
4.17 If Developer modifies the scope of work after this Agreement is executed, the Developer is responsible for all costs associated with the agreed-upon modification.
5.0 ABANDONMENT; ASSIGNMENT. Developer agrees that if Developer or Xoel Energy terminates Service, Xoel Energy has the right to abandon its System facilities in place. Developer will not assign this Agreement except upon written consent of Xoel Energy, which shall not be unreasonably withheld.

(Continued on Sheet No. 8-22)

Date Filed:	11-29-18	By: Christopher B. Clark	Effective Date:
	President, Northe	rn States Power Company, a Minneso	ota corporation
Docket No.	EL18-		Order Date:

UNDERGROUND GAS AND/OR ELECTRIC DISTRIBUTION AGREEMENT FOR RESIDENTIAL, COMMERCIAL AND/OR MIXED USE DEVELOPMENTS (Continued)

Section No. 8 Original Sheet No. 22

constitutes the entire agreement betwee supersedes any and all prior oral or writ hereof shall be binding unless (a) provid General Rules and Regulations and/or ii	t, together with all documents referenced herein or attached hereto, in the Parties relating to the transaction described herein and ten understandings. No addition to or modification of any provision led for in writing and signed by both Parties or (b) as provided in the n the Rate Schedules of Xcel Energy's Electric or Gas Rate Book for v now exist or may hereafter be changed, on file with the state service is provided.
7.0 GOVERNING LAW. This Agreement sh Development Property is located.	all be interpreted and governed by the laws of the state in which the
8.0 ADDITIONAL TERMS. Additional terms reference.	, if any, are included in Attachment A, which is incorporated herein by
Developer	Northern States Power Company, a Minnesota ("Xcel Energy")
(NAME)	
(COMPANY)	(NAME)
(ADDRESS)	(ADDRESS)
(CITY, STATE, ZIP CODE)	(CITY, STATE, ZIP CODE)
SIGNATURE:	SIGNATURE:
PRINT FULL	PRINT FULL
	NAME:
NAME:	DATE:

RESIDENTIAL UNDERGROUND SERVICE CONTRACT

Section No. 8 Original Sheet No. 23

Order Date:

MINNESOTA, NORTH DAKOTA & SOUTH DAK	τοτα	
RESIDENTIAL UNDERGROUND SERVICE CON	NTRACT	
Customer: Please Print Full Name	Date Requested	
Service Address	Home Phone	
City, State, Zip	Work Phone	
In this agreement, Northern States Power Compa Customer ("1" or "my") agree as follows:	any, a Minnesota corporation ("Xoel Energy") and the	
service address designated above, consisting install or have installed the facilities for electric	Xcel Energy install an underground electric service at the g of 120/240 volt, 1 phase, 3 wire. Xcel Energy agrees to ic service. I grant Xcel Energy any right, privilege or and maintain its electric service on the property .	
service installation will be accessible to Xoel I the route at no cost or expense to Xoel Energy sprinkler systems, water wells, owner-installe Customer-owned facilities in the installation m above or more than four inches below the fin to Customer-owned underground facilities no	or to Xoel Energy starting work: (1) the route of Xoel Energy's Energy's equipment; (2) I will remove all obstructions from y; (3) I will clearly expose all septic tanks, drainfields, d electric or pipeline facilities, invisible fence, or other oute; and (4) the ground elevation along the route will not be al grade. I agree Xoel Energy is not responsible for damage t exposed at the time of installation. Xoel Energy will contact party utility facilities (phone, cable, etc) on my property.	
Charges section below and as provided in the Schedules of Xoel Energy's Electric Rate Boo herafter be changed, on file with the state reg understand that I must pay this amount befor Winter Construction Charges may apply if I h forwarded my electrical inspection to Xoel En Charges if Xoel Energy determines winter cor and I have not forwarded my electrical inspec	ay an installation cost contribution provided in the Customer e General Rules and Regulations and/or in the Rate ok for customer's specific service, as they now exist or may pulatory commission in the state where service is provided. I e Xcel Energy will install the electric service. I understand ave not signed and returned this agreement and I have not ergy by October 1. I agree to pay Winter Construction ndition exists when the underground facilities are installed tion to Xcel Energy by October 1. ulevard, and will backfill the service trench on my property	
with existing soil. I am responsible for final co	mpacting, loaming, seeding, sodding or watering of the sponsible for restoration in areas where I have exposed my	
5. Ownership of Facilities. The underground	electric facilities installed by Xcel Energy shall be the property are or my contractor shall not entitle me or my contractor to	
made to accommodate me or required due to	at of relocating any portion of said underground facilities altering of grade, additions to structures, installations of aving, blacktop, sod, landscaping or any other surface or ice of Xcel Energy's facilities impracticable.	

EL18-

Docket No.

RESIDENTIAL UNDERGROUND SERVICE CONTRACT (Continued)

Section No. 8 Original Sheet No. 24

relat	ed to undergrour	lential Service Rate; Xcel Energy nd residential service as provided i cel Energy's Electric Rate Book fo	n the General F	Rules and Regulations and/or in th
may		nged, on file with the state regula		
		- the charges set forth herein con		
		General Rules and Regulations a		
		istomer's specific service, as they		ay hereafter be changed, on file w
the state	e regulatory com	nission in the state where service	is provided.	
S		Replace overhead service line	with undergrour	nd service line
s		Winter Construction Charge		
S		Preferred Service Location Cha	arge	
S		Other Charges	•	
S		TOTAL AMOUNT DUE PRIOF	TO CONSTRU	ICTION
		•		
	II Name		Date	
Custom	er Signature		Date	
Custom			_	
Custom Xcel En	er Signature ergy Rep	Print Full Name	Signature	
Custom Xcel En	er Signature ergy Rep er: Before Xcel	Print Full Name Energy will perform the work yo	Signature	nd return this agreement with
Custom Xcel En Remind your pa	er Signature ergy Rep er: Before Xcel	Energy will perform the work yo	Signature	•

STATEMENT OF WORK REQUESTED

Section No. 8 Original Sheet No. 25

Order Date:

STATEMENT OF WORK REQUES	TED	
DATE: WORK REQUESTED BY: WORK LOCATION: ADDRESS:	,20	
CONSISTING OF:		
or the "Company") shall be the prop to any ownership interest or right th facilities and services provided thro the General Rules and Regulations	y Northern States Power Company, a Minnesota corporation ("Xcel Energy" erty of the Company and any payment by customer shall not entitle customer erein. Customer's and Company's rights and obligations with respect to the ugh the facilities are subject to additional terms and conditions as provided in and/or in the Rate Schedules of Xcel Energy's Electric Rate Book for now exist or may hereafter be changed, on file with the state regulatory	
	ice is provided. Ind authorizes Northern States Power Company, a Minnesota corporation ribed above, and in consideration thereof, agrees to pay	
The undersigned hereby requests a ("Xoel Energy") to do the work deso in accordance with the following ten	ice is provided. ind authorizes Northern States Power Company, a Minnesota corporation ribed above, and in consideration thereof, agrees to pay (\$) ms:	
The undersigned hereby requests a ("Xoel Energy") to do the work deso in accordance with the following ten	ice is provided	
The undersigned hereby requests a ("Xcel Energy") to do the work desc in accordance with the following ten Receipt of the above amount hereb Northern States Power Company,	ice is provided	
The undersigned hereby requests a ("Xcel Energy") to do the work desc in accordance with the following ten Receipt of the above amount hereb Northern States Power Company, a Minnesota corporation ("Xcel Ene	ice is provided	

Docket No. EL18-