



414 Nicollet Mall  
Minneapolis, MN 55401

June 22, 2015

—Via Electronic Filing—

Daniel P. Wolf  
Executive Secretary  
Minnesota Public Utilities Commission  
121 7<sup>th</sup> Place East, Suite 350  
St. Paul, MN 55101

RE: PARTIAL SETTLEMENT AGREEMENT  
COMMUNITY SOLAR GARDENS PROGRAM  
DOCKET NO. E002/M-13-867

Dear Mr. Wolf:

Northern States Power Company, doing business as Xcel Energy, submits this Partial Settlement Agreement to the Minnesota Public Utilities Commission.

We look forward to the Commission's upcoming hearing regarding the Solar\*Rewards Community program. We believe obtaining additional guidance from the Commission will be beneficial as we move forward and administer an application pool of approximately 1 GW of community solar gardens.

After several weeks of work, we were able to reach a settlement with several of the parties to this proceeding. As with any settlement, this Agreement contains compromises regarding positions we and others have taken in this docket. With that said, we believe this Agreement strikes a reasonable balance between encouraging the development of solar gardens in the State of Minnesota and protecting the interests of all of our customers, regardless of their participation in this program.

The key aspects of this partial settlement agreement are as follows:

- All projects with currently pending applications will be sized to not exceed 5 MW on an aggregated or co-located basis, resulting in projects with up to 1 MW of statutory applications plus up to 4 MW of non-statutory applications.

- The applicable retail rate (ARR) formula for community solar gardens previously approved by the Commission will remain unchanged.
- The community solar garden developers agree to take our distribution system “as is,” except to accommodate common distribution interconnection upgrades.
- The Company will make several changes to its interconnection process to help facilitate greater transparency and expediency.
- Starting for one year on September 25, 2015, applications will be accepted only for 1 MW gardens on an aggregated or co-located basis.
- The parties request Commission guidance and/or oversight to establish the key program rules on a prospective basis, such as price, size and accommodations for governmental minimal use lands.

We acknowledge that reaching this settlement so close to the hearing presents a limited amount of time for the Commission to review the terms of the Settlement Agreement. We look forward to the Commission’s direction on how best to answer any questions or provide additional context about terms and conditions and/or the entire agreement. Lastly, the parties stand ready to execute the Agreement should the Commission approve it this week.

We have electronically filed this document with the Minnesota Public Utilities Commission, and copies have been served on the parties on the attached service list. Please contact me at [aakash.chandarana@xcelenergy.com](mailto:aakash.chandarana@xcelenergy.com) or (612) 215-4663 if you have any questions regarding this filing.

Sincerely,

/s/

AAKASH CHANDARANA  
REGIONAL VICE PRESIDENT  
RATES AND REGULATORY AFFAIRS

Enclosures  
c: Service List

## SETTLEMENT AGREEMENT

This Settlement Agreement (“Agreement”) is made and entered into as of the 25th day of June 2015, (the “Effective Date”), by and between Northern States Power Company, doing business as Xcel Energy (“Xcel Energy” or “Company”), Innovative Power Systems; MN Community Solar, LLC; Novel Energy Solutions LLC; Renewable Energy Partners; SolarStone Partners, LLC; Sundial Solar; and TruNorth Solar, LLC (each individually a “Party” and collectively “the Parties”).

### RECITALS

**WHEREAS**, Section 216B.1641 of the Minnesota Statutes provides for the creation of a community solar garden program (“Community Solar Garden Program”).

**WHEREAS**, the Minnesota Public Utilities Commission (the “Commission”) has been conducting proceedings in Docket Number E-002/M-13-867 (the “Community Solar Garden Docket”) with regard to the Community Solar Garden Program.

**WHEREAS**, a dispute has arisen, as can be seen in the comments filed by the Parties and other persons, with regard to the design and administration of the Community Solar Garden Program, including the co-location of individual Community Solar Gardens and the rate to be paid by Xcel Energy for electricity generated by Community Solar Gardens.

**WHEREAS**, certain solar developers have indicated they believe the Community Solar Garden Program, as currently contemplated by Commission orders, allows for the co-location of affiliated solar gardens with more than 1 MW of aggregate capacity, and Xcel Energy has indicated it believes such co-location is not consistent with the plain language of Minn. Stat. § 216B.1641(b) or legislative intent.

**WHEREAS**, Xcel Energy has indicated it believes that the Community Solar Garden Program, as currently contemplated, violates Federal Energy Regulatory Commission (“FERC”) rules by requiring Xcel Energy to purchase power from a Community Solar Garden project at a rate above the applicable avoided cost rate and, if co-location of affiliated gardens is allowed, requiring Xcel Energy to purchase power from Community Solar Garden projects in excess of 20 MWs.

**WHEREAS**, Xcel Energy has the right to voluntarily enter into contracts with qualifying facilities under 18 CFR § 292.301, and is willing to do so with solar developers pursuant to the terms of this Agreement, as set forth below, provided the Agreement is approved by the Commission.

**WHEREAS**, the Parties wish to resolve their dispute and jointly petition the Commission to clarify the Community Solar Garden Program as set forth below.

**NOW, THEREFORE**, in consideration of the promises and covenants contained in this Settlement Agreement, the legal sufficiency of which the Parties acknowledge, the Parties hereby agree as follows:

## ARTICLE 1: General

- 1.1 **Recitals.** The above recitals are hereby specifically incorporated herein.

## ARTICLE 2: Settlement and Release

- 2.1 **Release.** This is a full and final settlement of all Claims, as defined below. Except as otherwise provided herein, the Parties hereby mutually release each other from any and all claims, actions, and liabilities of whatever kind or nature arising out of the actions taken and statements made to date related to, regarding, or arising out of the Community Solar Garden Docket, the Community Solar Garden Program, the implementation of the Community Solar Garden Program, or Section 216B.1641 of the Minnesota Statutes, including, but not limited to, the claims asserted or which could have been asserted before the Commission or in any other forum, including but not limited to, a court of law (all of the foregoing, collectively, "Claims"). The Parties hereby waive any right to appeal and no Party shall file any additional regulatory filings at FERC or the Commission, or file any action in any federal or state court, with respect to any Claims relating to the Community Solar Garden Program that have arisen to date, or take legislative action in the 2016 Minnesota legislative session to change the Community Solar Garden Program, except as set forth herein. The Commission shall have exclusive jurisdiction over all disputes arising under this Agreement.

- 2.2. **Changes to the Community Solar Garden Program.** The Parties hereby agree to the following changes and clarifications to the Community Solar Garden Program, and, where applicable, these changes shall be reflected in the Company's tariffs. Within thirty (30) days of a Commission Order approving this Settlement Agreement, the Company will file revised tariffs that incorporate the changes and clarifications to the Community Solar Garden Program contemplated by this Agreement.

- a. **Interconnection Process.**

To ensure proposed projects can be moved through the queue in reasonable time:

- (i) For Community Solar Garden applications where more than 1 MW(AC) are Co-Located and are deemed complete as of June 1, 2015, applicants must demonstrate to the Company three of the the following by September 1, 2015: (a) site control, (b) sufficient project financing, (c) possession of required local permits, (d) providing a certification from an officer of the applicant affying that the project complies with the requirements set forth in Federal Energy Regulatory Commission Form 556, (e) subscriptions for at least fifty (50) percent of project output, and (f) equipment and panel procurement contracts, and (g) insurance. For Community Solar

Garden applications not yet deemed complete, the Company and the Community Solar Garden applicant shall work together to establish a timeframe by which the applicants shall provide the information set forth in this subparagraph, which timeframe shall allow a reasonable demonstration that milestones will be achieved on a schedule allowing for the applicable Community Solar Garden to achieve an in-service date on or prior to December 31, 2016.

(ii) The Company shall post on the S\*RC page of its website the size, county, substation, and queue position of each Community Solar Garden application on a monthly basis.

(iii) Any Community Solar Garden applicant may enter into a reasonable and customary non-disclosure agreement with the Company to receive (a) distribution infrastructure and load analysis on a per feeder basis, and (b) study results for previously studied projects. A response to such an information request must be fulfilled within 15 business days of the request. Information requests may include feeder specific voltage, concurrent minimum and peak loading analysis, existing distributed generation under operation, amount of distributed generation in the interconnection queue, terminated maximum distance substation, and any other pertinent information for the purposes of interconnection.

(iv) Any Community Solar Gardens that, when Co-Located in any manner, does not exceed 5 MW(AC) in capacity, shall be entitled to an interconnection agreement within fifty (50) days from the date an application is deemed complete.

(v) The Company and each applicant for a Community Solar Garden shall each identify one point of contact with technical expertise for their organizations. Upon the request of either party, bi-weekly status calls shall be established.

(v) The Company agrees, upon the request of any Community Solar Garden applicant, to submit interconnection disputes materially affecting the application to an independent engineer. The Company shall cause the selection of the independent engineer promptly following the Effective Date. The independent engineer shall be available on a standing basis to resolve disputes on the study process, including material disputes related to the Company's determination of application completeness, timeliness of application and study processing, and the cost and necessity of required study costs and distribution system upgrades. If the Community Solar Garden applicant disputes the findings of the Company, the applicant may request independent engineer review, and shall share 50% of the costs of the independent engineer. The Parties recognize and agree

that the Company is statutorily obligated to provide safe and reliable service, and the safety and reliability of the system should be given paramount consideration in any analysis. A clear dispute resolution process shall be identified by the Parties following the Effective Date of this Agreement.

- b. **Distribution System Upgrades.** The Parties agree that for purposes of interconnecting Co-Located Community Solar Gardens to Xcel Energy's distribution system, Section 10 of the Company's Minnesota Electric Rate Tariffs do not require the Company to undertake any material upgrades in its distribution system to accommodate interconnection of Community Solar Garden applications. For purposes of this Agreement, material upgrades include, but are not limited to, the addition of substation transformers, the upgrading of existing substation transformers, the installation of new feeder bays, new overhead feeders, or new underground feeders, and re-conductor and pole line work, where the cost of such upgrades exceeds one million dollars. If the Company does not undertake material upgrades, where such upgrades would otherwise be needed for safety, reliability, or prudent engineering practice, then the Community Solar Garden will not be interconnected to the Company's distribution system.]
- c. **Co-location.** For Community Solar Garden applications in the interconnection queue as of the Effective Date of this Agreement, no more than 5 MWs (AC) of Co-Located Community Solar Gardens in the aggregate from any applicant shall be allowed at any given project site. For Co-Located Community Solar Garden applications in the interconnection queue as of the Effective Date which exceed 5 MW (AC), Xcel shall scale down such application to 5 MWs (AC), and the application deposits and fees associated with such scaled-down portion immediately refunded to the applicant. The Community Solar Gardens developed as a result of such applications which exceed 1 MW (AC) shall be referred to for purposes of this Agreement as "Non-Statutory Community Solar Gardens." For any applications submitted after the Effective Date of this Agreement, but prior to September 25, 2015, no more than 5 MW (AC) of Co-Located Community Solar Gardens in the aggregate from any applicant shall be allowed at any given project site. For any applications submitted after September 25, 2015, through September 15, 2016, no more than 1 MW (AC) of Co-Located Community Solar Gardens in the aggregate from any applicant shall be allowed at any given project site.

Community Solar Gardens shall be considered "Co-Located" if they exhibit characteristics of a single development including, but not limited to, common ownership structure, an umbrella sale arrangement, shared interconnection, revenue-sharing arrangements, and common debt and equity financing.

## 2.3 Community Solar Garden Administration

- a. **Community Solar Garden Program Administration.** To minimize the possibility of future disputes, material changes to the Frequently Asked Questions (“FAQs”) on the Company’s website regarding administration of the Community Solar Garden Program, as well as changes in the Salesforce software and application requirements, shall be approved in advance by substantial agreement of the Community Solar Garden Implementation Workgroup. If there is not substantial agreement in the Community Solar Garden Implementation Workgroup, then proposed material FAQ or administrative changes must be approved through a process that the Parties will agree with thirty (30) days of Commission approval of this Agreement. Any disputes under this provision shall be resolved by the Commission.
- b. **Going Forward Community Solar Program Design.** The Parties shall request that the Commission determine whether further co-location limits shall be applied for applications submitted after September 15, 2016. Provided the Commission adopts and approves this Agreement, the Parties will submit a compliance filing within 30 days of the Commission’s June 25<sup>th</sup> Hearing that provides a schedule for discussing and addressing material prospective Solar Garden program design considerations, including but not limited to the size of co-located gardens, how to accommodate development on marginal lands owned by governmental or quasi-governmental entities, and transitioning to new rate structures, such as the value of solar.

- 2.4 **Voluntary Contract with Qualifying Facilities.** In accordance with 18 CFR § 292.301, the Company voluntarily agrees to purchase the output of Non-Statutory Community Solar Gardens for which an application has been made in accordance with Section 2.2(c) .

## ARTICLE 3: Conditions Precedent

- 3.1 **Commission Approval.** The Parties expressly acknowledge and agree that the Parties’ respective releases and obligations under this Settlement Agreement are contingent upon the issuance of a Commission Order (a) accepting this Settlement Agreement and (b) making all terms and conditions hereof applicable to all present and future participants in the Community Solar Garden Program. In the event the Commission does not accept this Settlement Agreement and issue a Commission Order consistent with the requirements of the foregoing sentence, this Settlement Agreement is to be deemed to be null and void and of no force or effect, and all rights and remedies of the Parties, including, but not limited to, all rights Xcel Energy has to seek relief in judicial or administrative venues for what it believes to be violations of State and Federal laws and regulatory requirements, shall be fully preserved as if the Settlement had never been executed. Neither this Agreement, the fact of this Agreement, nor anything in it, will have any affect or be admissible into evidence, for any purpose, in any future proceeding, except in a proceeding to enforce the terms of this Agreement.

Notwithstanding the foregoing, if the Commission alters, modifies, or changes any of the terms, conditions or covenants set forth herein, any Party may notify the other Parties within thirty (30) days of the Commission Order stemming from the June 25, 2015 hearing that it is opting out of this Agreement. In such an instance, this Agreement will be null and void consistent with the prior paragraph. The Parties shall support approval of this Agreement by the Commission.

#### **ARTICLE 4: Miscellaneous**

- 4.1 No Admission of Liability.** It is agreed and acknowledged that the settlement on the terms set forth herein is accepted by the Parties without any admission of any liability or fault on the part of either of the Parties.
- 4.2 No Duress or Coercion.** The Parties acknowledge and agree that they have entered into this Agreement of their own free will and volition, were not coerced to do so, were under no duress at the time of executing this Agreement, but have chosen to enter into this Agreement voluntarily and knowingly.
- 4.3 Waiver, Modification or Amendment.** No waiver, modification or amendment of any term, condition or provision of this Agreement shall be valid or of any effect unless made in writing, signed by the Party to be bound or its duly authorized representative and specifying with particularity the nature and extent of such waiver, modification or amendment. Any waiver by any of the Parties of any default of the other shall not affect or impair any right arising from any subsequent default. Nothing herein shall limit the rights and remedies of the Parties hereto under and pursuant to this Agreement, except as set forth herein.
- 4.4 Warrants; Authority of Signatories.** Each person signing this Agreement on behalf of a Party hereto hereby warrants, represents and covenants to the other Parties hereto that (i) such signatory is authorized to sign this Agreement on behalf of the Party he or she represents; and (ii) the execution of this Agreement by such signatory serves to bind such Party to the terms and conditions of this Agreement.
- 4.5 Assignment; Binding Effect; Interpretation.** This Agreement may not be assigned by either Party without the prior written consent of the other Party, which shall not be unreasonably withheld, except in connection with the sale of all or substantially all of the business or assets of the assigning Party in which case consent is not required. The provisions of this Agreement shall be binding upon and inure to the benefit of the Parties hereto and their respective successors and permitted assigns. The terms and conditions hereof do not reflect any Party's interpretation of Minnesota law, the Community Solar Garden Program, any prior Commission orders in the Community Solar Garden Docket and shall not be used or construed as evidence thereof.
- 4.6 Governing Law.** The Parties expressly acknowledge and agree that this Agreement shall be governed by and construed in accordance with Minnesota law. Further, the Parties agree that any action arising from this Agreement must be brought in any



state or federal court in the State of Minnesota having venue and jurisdiction over the Parties. The Parties further agree that in any action arising from this Agreement, they consent to personal jurisdiction by such court over the Parties.

**4.7 Entire Agreement.** This Agreement embodies all of the understandings between the Parties hereto concerning the subject matter hereof, and merges all prior discussions, other than writings between them as to confidentiality of information and other than as expressly provided in this Agreement, or as duly set forth subsequent to the Effective Date hereof in writing and signed by both Parties.

**4.8 Counterparts.** This Agreement may be executed in one (1) or more counterparts, each of which shall be deemed an original and all of which together shall be deemed one and the same Agreement, and may be executed and delivered by facsimile signature, which shall be considered an original.

IN WITNESS WHEREOF, the Parties, by and through their duly authorized representatives, have hereunder set their hands and entered into this Agreement on the day and year first written above.

Dated: \_\_\_\_\_, 2015

Northern States Power Company d/b/a Xcel  
Energy

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Dated: \_\_\_\_\_, 2015

Innovative Power Systems

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Dated: \_\_\_\_\_, 2015

MN Community Solar, LLC

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Dated: \_\_\_\_\_, 2015

Novel Energy Solutions

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Dated: \_\_\_\_\_, 2015

Renewable Energy Partners

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Dated: \_\_\_\_\_, 2015

SolarStone

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Dated: \_\_\_\_\_, 2015

Sundial Solar

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Dated: \_\_\_\_\_, 2015

TruNorth Solar, LLC

By: \_\_\_\_\_  
Its: \_\_\_\_\_

## CERTIFICATE OF SERVICE

I, SaGonna Thompson, hereby certify that I have this day served copies of the foregoing document on the attached list of persons.

xx 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.        E002/M-13-867**

Dated this 22<sup>nd</sup> day of June 2015

/s/

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SaGonna Thompson  
Regulatory Administrator

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Ross	Abbey	N/A	Fresh Energy	408 Saint Peter St Ste 220  St. Paul, MN 55102-1125	Paper Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Ross	Abbey	ross@mysunshare.com	SunShare, LLC	609 S. 10th Street Suite 210 Minneapolis, MN 55404	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Michael	Allen	michael.allen@allenergysolar.com	All Energy Solar	721 W 26th st Suite 211  Minneapolis, Minnesota 55405	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Julia	Anderson	Julia.Anderson@ag.state.mn.us	Office of the Attorney General-DOC	1800 BRM Tower 445 Minnesota St St. Paul, MN 551012134	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Sara	Baldwin Auck	sarab@irecusa.org	Interstate Renewable Energy Council, Inc.	774 E 3rd Ave  Salt Lake City, UT 84103	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Kenneth	Bradley	kbradley1965@gmail.com		2837 Emerson Ave S Apt CW112  Minneapolis, MN 55408	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Michael J.	Bull	mbull@mncee.org	Center for Energy and Environment	212 Third Ave N Ste 560  Minneapolis, MN 55401	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Jessica	Burdette	jessica.burdette@state.mn.us	Department of Commerce	85 7th Place East Suite 500 St. Paul, MN 55101	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Joel	Cannon	jcannon@tenksolar.com	Tenk Solar, Inc.	9549 Penn Avenue S  Bloomington, MN 55431	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
John J.	Carroll	jcarroll@newportpartners.com	Newport Partners, LLC	9 Cushing, Suite 200  Irvine, California 92618	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Arthur	Crowell	Crowell.arthur@yahoo.com	A Work of Art Landscapes	234 Jackson Ave N  Hopkins, MN 55343	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Dustin	Denison	dustin@appliedenergyinnovations.org	Applied Energy Innovations	4000 Minnehaha Ave S  Minneapolis, MN 55406	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
James	Denniston	james.r.denniston@xcenergy.com	Xcel Energy Services, Inc.	414 Nicollet Mall, Fifth Floor  Minneapolis, MN 55401	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Ian	Dobson	ian.dobson@ag.state.mn.us	Office of the Attorney General-RUD	Antitrust and Utilities Division 445 Minnesota Street, 1400 BRM Tower St. Paul, MN 55101	Electronic Service	Yes	SPL_SL_13-867_Community Solar Garden - Xcel
Bill	Droessler	bdroessler@iwla.org	Izaak Walton League of America-MWO	1619 Dayton Ave Ste 202  Saint Paul, MN 55104	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Betsy	Engelking	betsy@geronimoenergy.com	Geronimo Energy	7650 Edinborough Way Suite 725 Edina, MN 55435	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
John	Farrell	jfarrell@ilsr.org	Institute for Local Self-Reliance	1313 5th St SE #303  Minneapolis, MN 55414	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Sharon	Ferguson	sharon.ferguson@state.mn.us	Department of Commerce	85 7th Place E Ste 500  Saint Paul, MN 551012198	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Nathan	Franzen	nathan@geronimoenergy.com	Geronimo Energy	7650 Edinborough Way Suite 725 Edina, MN 55435	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Hal	Galvin	halgalvin@comcast.net	Provectus Energy Development llc	1936 Kenwood Parkway Minneapolis, MN 55405	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Timothy	Gulden	info@winonarenewableenergy.com	Winona Renewable Energy, LLC	1449 Ridgewood Dr Winona, MN 55987	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Michael	Harvey	mike@weknowsolar.com	We Know Solar	265 Mounds View Rd Suite #1 River Falls, WI 54022	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Duane	Hebert	duane.hebert@novelenergy.biz	Novel Energy Solutions	1628 2nd Ave SE Rochester, MN 55904	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Lynn	Hinkle	lhinkle@mnseia.org	Minnesota Solar Energy Industries Association	2512 33rd Ave South #2 Minneapolis, MN 55406	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Jim	Horan	Jim@MREA.org	Minnesota Rural Electric Association	11640 73rd Ave N Maple Grove, MN 55369	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Jan	Hubbard	jan.hubbard@comcast.net		7730 Mississippi Lane Brooklyn Park, MN 55444	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
John S.	Jaffray	jjaffray@jirpower.com	JJR Power	350 Highway 7 Suite 236 Excelsior, MN 55331	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Eric	Jensen	ejensen@iwla.org	Izaak Walton League of America	Suite 202 1619 Dayton Avenue St. Paul, MN 55104	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Michael	Kampmeyer	mkampmeyer@a-e-group.com	AEG Group, LLC	260 Salem Church Road Sunfish Lake, Minnesota 55118	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Madeleine	Klein	mklein@socoreenergy.com	SoCore Energy	225 W Hubbard Street Suite 200 Chicago, IL 60654	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Brad	Klein	bklein@elpc.org	Environmental Law & Policy Center	35 E. Wacker Drive, Suite 1600 Suite 1600 Chicago, IL 60601	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
John	Kluempke	jwkluempke@winlectric.com	Elk River Winlectric	12777 Meadowvale Rd  Elk River, MN 55330	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Jon	Kramer	jk2surf@aol.com	Sundial Solar	4708 york ave. S  Minneapolis, MN 55410	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Michael	Krause	michaelkrause61@yahoo.com	Kandiyo Consulting, LLC	433 S 7th Street Suite 2025 Minneapolis, Minnesota 55415	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Dean	Leischow	dean@sunriseenergyventures.com	Sunrise Energy Ventures	601 Carlson Parkway, Suite 1050  Minneapolis, MN 55305	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Rebecca	Lundberg	rebecca.lundberg@powerfullygreen.com	Powerfully Green	11451 Oregon Ave N  Champlin, MN 55316	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Casey	MacCallum	casey@appliedenergyinnovations.org	Applied Energy Innovations	4000 Minnehaha Ave S  Minneapolis, MN 55406	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Erica	McConnell	emcconnell@kfwlaw.com	Keyes, Fox & Wiedman LLP	436 14th Street, Suite 1305  Oakland, California 94612	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Thomas	Melone	Thomas.Melone@AllcoUS.com	Minnesota Go Solar LLC	222 South 9th Street Suite 1600 Minneapolis, Minnesota 55120	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Andrew	Moratzka	apmoratzka@stoel.com	Stoel Rives LLP	33 South Sixth Street Suite 4200 Minneapolis, MN 55402	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Martin	Morud	mmorud@trunorthsolar.com	Tru North Solar	5115 45th Ave S  Minneapolis, MN 55417	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Rolf	Nordstrom	rnordstrom@gpisd.net	Great Plains Institute	2801 21ST AVE S STE 220  Minneapolis, MN 55407-1229	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Jeff	O'Neill	jeff.oneill@ci.monticello.mn.us	City of Monticello	505 Walnut Street Suite 1 Monticello, Minnesota 55362	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Jeffrey C	Paulson	jeff.jcplaw@comcast.net	Paulson Law Office, Ltd.	7301 Ohms Ln Ste 325  Edina, MN 55439	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Donna	Pickard	dpickard@aladdinsolar.com	Aladdin Solar	1215 Lilac Lane  Excelsior, MN 55331	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Gayle	Prest	gayle.prest@minneapolismn.gov	City of Mpls Sustainability	350 South 5th St, #315  Minneapolis, MN 55415	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Regulatory	Records	Regulatory.Records@xcelenergy.com	Xcel Energy	414 Nicollet Mall FL 7  Minneapolis, MN 554011993	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel
Dan	Rogers	drogers@sunedison.com	SunEdison	N/A	Electronic Service	No	SPL_SL_13- 867_Community Solar Garden - Xcel



First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Matthew J.	Schuerger P.E.	mjsreg@earthlink.net	Energy Systems Consulting Services, LLC	PO Box 16129 St. Paul, MN 55116	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Doug	Shoemaker	dougs@mnRenewables.org	MRES	2928 5th Ave S Minneapolis, MN 55408	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Eric	Swanson	eswanson@winthrop.com	Winthrop Weinstine	225 S 6th St Ste 3500 Capella Tower Minneapolis, MN 554024629	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Thomas P.	Sweeney III	tom.sweeney@easycleanenergy.com	Clean Energy Collective	P O Box 1828 Boulder, CO 80306-1828	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Pat	Treseler	pat.jcplaw@comcast.net	Paulson Law Office LTD	Suite 325 7301 Ohms Lane Edina, MN 55439	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
Jason	Willett	jason.willett@metc.state.mn.us	Metropolitan Council	390 Robert St N Saint Paul, MN 55101-1805	Electronic Service	No	SPL_SL_13-867_Community Solar Garden - Xcel
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