Direct Testimony and Schedules Nicole L. Doyle

Before the Minnesota Public Utilities Commission State of Minnesota

In the Matter of the Application of Northern States Power Company for Authority to Increase Rates for Gas Service in Minnesota

> Docket No. G002/GR-23-413 Exhibit___(NLD-1)

Cost Assignment and Allocation Principles

November 1, 2023

Table of Contents

I.	Introduction 1		
II.	Cost Assignment and Allocation		
	А.	Cost Assignment and Allocation Framework	3
	В.	Xcel Energy Services Company Charges	8
	C.	Allocation Methods and Factors	11
		1. General Allocator	12
		2. Utility Allocations	23
	D.	Affiliate Transactions	25
	E.	Non-Regulated Business Activity Allocations	26
III.	Cor	nclusion	28

Schedules

Statement of Qualifications	Schedule 1
Service Agreement (Fifth Amendment): XES and NSPM	Schedule 2
NSPM's Cost Assignment and Allocation Manual (CAAM)	Schedule 3
XES Allocation Descriptions, Methods and NSPM Percentages	Schedule 4
XES Allocation Descriptions, Methods and NSPM Percentages (Using Allocated FTE Hours)	Schedule 4(a)
XES Allocation Statistics	Schedule 5
XES Allocation Statistics (Using Allocated FTE Hours)	Schedule 5(a)
2023 NSPM FTE Hours vs. Number of Employees	Schedule 5(b)
XES 2022 FERC Form 60	Schedule 6
Utility Allocation Factors	Schedule 7
Administrative Services Agreements Charges	Schedule 8
Non-Regulated Business Activity Significance	Schedule 9
NSPM 2022 SEC Form 10-K	Schedule 10
Non-Regulated Business Activity Allocation Factors	Schedule 11

1 I. INTRODUCTION 2 3 Q. PLEASE STATE YOUR NAME AND OCCUPATION. 4 My name is Nicole L. Doyle. I am employed by Xcel Energy Services Inc. (XES А. 5 or Service Company), the service company subsidiary of Xcel Energy, as 6 Director of Corporate Accounting. 7 8 Q. PLEASE SUMMARIZE YOUR QUALIFICATIONS AND EXPERIENCE. 9 А. As Director of Corporate Accounting, which includes Corporate Accounting, 10 Service Company Accounting, Cash Processes, and Business Area Accounting, 11 I am responsible for the general administration of XES, including accounting, 12 billing, allocations, policies and procedures, service agreements, internal and 13 external audits, and external reporting to state and federal regulatory agencies. 14 Additionally, I direct Xcel Energy's Corporate Accounting group, which 15 manages the month-end close process, legal consolidation process, maintains the general ledger, and other accounting functions and controls; the Cash 16 17 Processes group, which is responsible for monitoring and reconciling cash 18 activity, long-term debt, and other related items for all Xcel Energy affiliates 19 and subsidiaries; and the Business Area Accounting group, which is responsible 20 for the accounting functions for business areas of Xcel Energy, which include 21 Energy Supply, Transmission, Distribution, Gas Engineering & Operations, 22 Nuclear, and Corporate Services. My statement of qualifications is provided as 23 Exhibit___(NLD-1), Schedule 1. 24 25 WHAT IS THE PURPOSE OF YOUR TESTIMONY?

26 А. In my testimony, I present the Cost Assignment and Allocation Manual 27 (CAAM) for Northern States Power Company - Minnesota (NSPM or the 28 Company), d/b/a Xcel Energy, demonstrating how our cost assignment and 1

Q.

1 allocation methodologies and processes ensure that our costs to serve 2 customers are assigned to the appropriate entities. Also, I outline the process 3 for allocating XES charges and identify unique features of the General Allocator 4 and certain other allocations for the NSPM jurisdiction, and the adjustment 5 necessary to implement the required allocation factor (Total Allocated Labor 6 Hours With Overtime (FTE Hours) rather than Number of Employees) for 7 interim rates and request that the Company be permitted to dispense with this 8 adjustment. 9 10 Lastly, I explain the Company's process for allocating costs between its gas and 11 electric utilities, discuss affiliate transactions between the Xcel Energy operating 12 companies; and explain the process for allocating costs to our non-regulated 13 business activities. 14 15 **II. COST ASSIGNMENT AND ALLOCATION** 16 17 O. PLEASE SUMMARIZE THE PURPOSE OF THIS SECTION OF YOUR TESTIMONY. 18 In this section, I discuss the framework of our cost allocation and assignment А. 19 principles, including the Service Agreement between XES and NSPM, and the 20 NSPM CAAM. I then discuss the services provided by XES to NSPM, and how 21 the cost of those services is either directly assigned (direct charge) or allocated 22 (indirect charge) to the Company. I explain the allocation methods used and 23 quantify the adjustment in this case that results from the use of FTE Hours in 24 Minnesota instead of the Number of Employees in our General Allocator and 25 certain other allocations. Finally, I discuss how we handle transactions between 26 Xcel Energy operating company affiliates and NSPM's non-regulated business 27 activities.

1

A. Cost Assignment and Allocation Framework

2 Q. PLEASE SUMMARIZE THE COMPANY'S OVERALL PHILOSOPHY FOR RECORDING
3 COSTS.

A. Our overall philosophy is to record costs for all products and services in a
consistent, equitable manner to ensure they are recovered from the customers
of the entity responsible for the costs that are incurred. This philosophy is
designed to reasonably apportion fully distributed costs to individual operating
companies, like NSPM, and to avoid cross-subsidization between the operating
companies and any non-regulated business activities.

10

11 Q. ARE THERE GUIDING PRINCIPLES RELATED TO THIS PHILOSOPHY THAT ARE12 APPLIED BY XCEL ENERGY?

A. Yes. To implement this philosophy, our cost assignment and allocation process
follows the guiding principles set forth in the Commission's decision in Docket
No. E,G999/CI-90-1008.¹ These principles are applied to both the regulated
utility services and non-regulated business activities across Xcel Energy.
NSPM's hierarchical cost allocation principles are as follows:

- 18 1) Tariffed rates shall be used to value tariffed services provided.
- 2) Costs shall be directly assigned to either regulated or non-regulatedbusiness activities whenever possible.
- 3) Costs that cannot be directly assigned are common costs, which shall be
 grouped into homogeneous cost categories. Each cost category shall be
 allocated based upon indirect cost causation.
- 4) When neither direct nor indirect measures of cost causation can befound, the cost category shall be allocated based upon a general allocator.

¹ In re Investigation into the Competitive Impact of Appliance Sales and Service Practices in Minn. Gas and Elec. Utils., Docket No. G,E999/CI-90-1008, ORDER SETTING FILING REQUIREMENTS at 4-7 (Sept. 28, 1994) (clarified by ORDER CLARIFYING COMMISSION ORDER DATED SEPTEMBER 28, 1994 (Mar. 7, 1995)).

1

2

3

4

5

Using this process ensures that all subsidiaries are charged for their appropriate share of costs. Thus, our efforts to appropriately allocate and assign costs are aligned with our customers' expectations and interests that they pay for only those costs that are part of the services they receive from the Company.

- 6
- Q. PLEASE SUMMARIZE THE COMPANY'S APPROACH TO COST ASSIGNMENT AND
 ALLOCATION USING THESE PRINCIPLES.

9 А. In accordance with the Commission's Order in Docket No. E,G002/CI-90-1008, the Company strives to direct charge or assign costs wherever possible. 10 11 Direct charges occur when a service being rendered is for the benefit of a 12 specific legal entity only. Allocated, or indirect, charges occur when services 13 cannot be directly assigned to a specific legal entity. For instance, preparing the 14 consolidated financial statements which occurs simultaneously for all entities or writing corporate policies that impact all employees are allocated charges that 15 16 cannot be directly assigned to a specific legal entity.

17

18 Q. WHAT IS THE BASIS OF THE ALLOCATED CHARGES THAT CANNOT BE DIRECTLY19 ASSIGNED?

A. We use allocation percentages or ratios to assign non-Company-specific costs.
These allocation percentages or ratios are calculated using allocation methods
and formulas based on allocation statistics reflecting Company operations, such
as the number of customers, dollar amount of revenues, dollar amount of plant
assets, megawatt-hours (MWh) of generation, and number of customer bills.
Below, I discuss these allocations further in Section II.

1	Q.	How does the Company put these principles into practice?
2	А.	We have a Service Agreement that describes the services provided by XES to
3		NSPM (and the other operating companies and affiliates), as well as a CAAM
4		that identifies the methodologies used to ensure expenditures are appropriately
5		and consistently assigned or allocated:
6		• among utility operations within NSPM (natural gas and electric);
7		• among jurisdictions within NSPM (Minnesota, North Dakota, and South
8		Dakota); and
9		• to the non-regulated business activities operated within NSPM.
10		
11		The CAAM also helps promote a greater understanding of the Company's cost
12		assignment and allocation principles by providing detailed reference
13		information for both XES and NSPM personnel.
14		
15	Q.	ARE THESE DOCUMENTS SUBJECT TO COMMISSION APPROVAL?
16	А.	Yes. In its November 20, 2014 Order in Docket No. E,G002/AI-14-234, the
17		Commission approved the Second Amendment to the Service Agreement with
18		certain modifications and directed the Company to submit an annual filing for
19		review and approval of any proposed changes to its allocation methods. We
20		have subsequently submitted annual filings, which have been approved or
21		acknowledged (where approval was not required) by the Commission - most
22		recently by the Commission's Order dated March 17, 2021 in Docket No.
23		E,G002/AI-20-514. That Order approved the Fifth Amendment to the NSPM
24		Service Agreement, which the Company filed with the Commission on May 29,
25		2020. A copy of the Fifth Amendment to the NSPM Service Agreement is
26		provided as Exhibit(NLD-1), Schedule 2.

1 The Company's first CAAM was approved by the Commission as part of our 2 natural gas rate case in Docket No. G002/GR-04-1511. NSPM's CAAM, 3 updated effective September 30, 2023, is provided as Exhibit___(NLD-1), 4 Schedule 3. Although the CAAM has been updated over the years since its first 5 approval, the cost assignment and allocation principles applied by NSPM are 6 not new and have been applied in the development of the test year cost of 7 service in all of NSPM's rate cases since Docket No. G002/GR-04-1511.

8

9 Q. DOES THE CAAM REFLECT COST ALLOCATION PRINCIPLES THAT HAVE BEEN 10 ADOPTED BY THE COMMISSION?

A. Yes. The principles reflected in the CAAM are based on the guiding principles
set forth in the Commission's Order in Docket No. E,G999/CI-90-1008. In
our May 26, 2021 Petition seeking approval of the current Service Agreement
(Docket No. E,G002/AI-21-356), the Company re-affirmed its commitment to
the cost allocation principles established in Docket No. E,G999/CI-90-1008
and described how its cost allocation procedures implement and adhere to those
principles.

18

19 Q. WHAT WAS THE PURPOSE AND FUNCTION OF THE MOST RECENT UPDATES TO20 THE CAAM?

A. The CAAM is updated annually, as well as on an ad-hoc basis, to ensure that
the included documentation and methodologies listed within the CAAM remain
current. There have been minor updates to the CAAM since the Company's
2022 test year rate case filing (Docket No. G002/GR-21-678). The changes
between the version of the CAAM included with that rate case application and
the current CAAM primarily relate to updates of active legal entities in the Xcel
Energy holding company structure, the addition of new regulated business

1		activities, and minor text updates for additional clarity and consistency
2		purposes.
3		
4	Q.	How is the CAAM used in this proceeding?
5	А.	The 2024 test year budgeted costs used by Company witness Benjamin C.
6		Halama to develop the 2024 test year revenue requirement were developed
7		using the principles contained in the current CAAM.
8		
9	Q.	HAS THE COMPANY PROVIDED A LIST OF, AND DESCRIPTIONS FOR, THE VARIOUS
10		ALLOCATION METHODS USED FOR THE TEST YEAR?
11	А.	Yes. A list of the allocation factors used by XES in its general ledger system for
12		each of our operating companies is provided in Exhibit(NLD-1), Schedule
13		4. This schedule also includes a description of each method, by Allocating Cost
14		Center (ACC), as well as the 2024 test year percentage allocated to NSPM.
15		Exhibit(NLD-1), Schedule 5 presents a detailed description of the statistics
16		used to calculate the allocation percentages for these methods, as well as the
17		calculation of the NSPM allocation percentages by ACC. The detailed
18		descriptions of the calculation of the allocation ratios can be found in Appendix
19		A of the Service Agreement, included as Schedule 2.
20		
21	Q.	Are these the same allocation methods that are applied in other
22		JURISDICTIONS SERVED BY XCEL ENERGY UTILITY OPERATING COMPANIES?
23	А.	Yes, but there is one exception. A change to the General Allocator and certain
24		other allocators used for the Minnesota jurisdiction of NSPM was required by
25		the Commission's March 15, 2011 Order in Docket No. E,G002/AI-10-690. I
26		discuss the impact of using the General Allocator and other allocators specific
27		to Minnesota in Section II.C.1. below. Other than these exemptions required
28		by the Commission's Order, the allocation methods applied in this case are the 7 Docket No. G002/GR-23-413

same allocation methods that are in effect and approved in NSPM's other
operating jurisdictions (North Dakota and South Dakota), and in the operating
jurisdictions of the other Xcel Energy operating companies: Northern States
Power Company–Wisconsin (NSPW), Public Service Company of Colorado
(PSCo), and Southwestern Public Service Company (SPS).
Q. Is THE COMPANY'S COST ASSIGNMENT AND ALLOCATION FRAMEWORK SUBJECT

- 8 TO OVERSIGHT BY ANY OTHER REGULATORY AGENCIES?
- 9 A. Yes. The cost assignment and allocation framework used by XES is under the
 10 oversight of the Federal Energy Regulatory Commission (FERC) through
 11 periodic audits.
- 12
- 13

B. Xcel Energy Services Company Charges

14 Q. PLEASE DESCRIBE THE TYPES OF XES COSTS OR SERVICES THAT ARE PROVIDED
15 TO XES AFFILIATES, SUCH AS NSPM.

16 A. The following are XES costs or services that are provided to XES affiliates:

- Operations and maintenance (O&M) costs of providing corporate
 services to XES affiliates, such as NSPM. These services typically include
 any managerial, financial, legal, engineering, marketing, auditing,
 statistical, advertising, publicity, tax, research or any other service,
 information or data, which is sold or furnished for a charge;
- O&M costs for preliminary planning related to capital software projects
 that benefit more than one operating company or other affiliate;
- Shared facilities O&M costs that are recorded in cost pools referred to in
 SAP as Allocating Cost Centers (ACCs). These costs may include
 (depending on the shared facility), administrative property services labor
 and non-labor costs, utility expenses, maintenance costs for structures

- and systems, a prorated share of property taxes (for owned buildings),
 and rent and occupancy expenses (for leased buildings); and
- 3
- Fleet, Warehousing, and Purchasing O&M costs that are recorded to ACCs.
- 4

5

6

Q. PLEASE PROVIDE AN OVERVIEW OF THE METHODS XES USES TO ASSIGN AND ALLOCATE COSTS TO THE COMPANY.

7 А. XES direct assigns costs when the specific operating company or affiliate (or the 8 specific department or business area within the operating company or affiliate) 9 that should be billed can be identified. For example, the XES Controller's 10 organization can charge NSPM for the work that has been performed to prepare 11 a regulatory filing in Minnesota. Another example is an XES engineer direct 12 charging labor costs related to a gas distribution project directly to the Gas 13 Distribution business area under the Minnesota Gas Jurisdiction. Direct charge 14 internal orders are used to track and directly charge a specific affiliate as well as 15 a specific jurisdiction and/or business area within that affiliate.

16

17 XES allocates costs when a service provided by XES employees cannot be 18 directly assigned to one affiliate. A description of the XES allocation 19 methodology for each service is provided in the Allocation Ratios section of 20 Appendix A of the Service Agreement. To allocate costs that cannot be directly 21 assigned, XES first identifies homogeneous cost pools known as ACCs that 22 have the same cost driver and then selects the allocation method that has the 23 most cost-causative relationship to the cost driver to allocate the charges within 24 the ACC. Indirect charge internal orders are used to track and allocate costs that 25 cannot be directly assigned to the appropriate ACC. For example, the Risk 26 Management department negotiates the corporate umbrella insurance policies 27 that benefit every operating affiliate. Therefore, the costs incurred by Risk

1		Management to negotiate the policies would be considered indirect charges and
2		are allocated proportionally to every operating affiliate.
3 4	Q.	How does XES ensure that XES costs are recorded, assigned, and
5		ALLOCATED CORRECTLY?
6	А.	XES takes the following steps to ensure its costs are correctly recorded,
7		assigned, and allocated:
8		• Makes the policies and procedures regarding the recording of costs
9		available on the Xcel Energy internal web site for access by all Xcel
10		Energy personnel;
11		• Provides mandatory training, delivered through a combination of
12		classroom, online/computer-based and individual/one-on-one trainings;
13		• Conducts regular reviews of any allocations by Finance and Accounting
14		department personnel; and
15		• Conducts internal audits of XES policies and procedures and their
16		application.
17		
18		The Company also monitors the accuracy of XES charges through formal and
19		informal review processes, including business area reviews with each operating
20		company president.
21		
22	Q.	DOES XES REPORT ITS CHARGES TO THE XCEL ENERGY OPERATING
23		COMPANIES AND AFFILIATES?
24	А.	Yes. XES files a FERC Form 60 report on an annual basis. This report shows
25		XES billings to the Xcel Energy operating companies and affiliates, including a
26		list of approved allocation methods. A copy of the 2022 XES FERC Form 60
27		is provided as Exhibit(NLD-1), Schedule 6.

1

C. Allocation Methods and Factors

2 Q. IN GENERAL, WHAT ARE THE METHODS USED TO ALLOCATE COSTS TO AND3 WITHIN THE COMPANY?

A. There are two primary allocation methods: the General Allocator and the Utility
Allocator. I will discuss each of these allocation methods in this section of my
testimony.

7

8 Q. WHAT IS THE BASIS OF THESE ALLOCATION METHODS?

9 A. Each allocation method relies on underlying entity statistics relevant to the types
10 of charges that need to be allocated to an Xcel Energy operating company,
11 affiliate, or business area within an operating company. In this way, the
12 Company seeks to align its cost allocation methods with a reasonable
13 representation of cost causation.

14

15 Q. How often are the operating company and affiliate statistics used16 IN THE ALLOCATION FACTORS UPDATED?

A. The allocation ratios and allocation factors are recalculated annually based on
the prior calendar-year statistics and go into effect in April of each year.² XES
will also update the statistics used in the allocation ratios and allocation factors
when there is a significant change, such as the addition or deletion of an
operating company or affiliate.

² XES annually updates four allocation statistics and allocation percentages related to the Joint Operating Agreement and trading activities starting with January business. The statistics are based on the prior calendar year.

Q. ARE THE ALLOCATION METHODS CONSISTENT ACROSS ALL XCEL ENERGY
 OPERATING COMPANIES?

3 Yes, except that (as previously noted) in Docket No. E,G002/AI-10-690, the А. 4 Commission required NSPM to use a unique allocation method for its General 5 Allocator and certain other allocators. Specifically, instead of using Number of 6 Employees, as we do in all other jurisdictions, we use FTE Hours to allocate 7 certain costs to the Minnesota jurisdiction. A list of the allocation factors for 8 XES based on FTE Hours is provided in Exhibit___(NLD-1), Schedule 4(a). As I describe in more detail below, the Company is proposing to discontinue 9 10 this adjustment, which is unique to NSPM, for purposes of setting final rates in 11 this proceeding and future filings.

12

13 Q. WHAT DEGREE OF PRECISION DOES THE COMPANY ACHIEVE FOR ITS14 ALLOCATORS?

A. The Company has incorporated the use of four decimal places in the development of the relevant allocators since the Commission's Order in Docket
No. E,G002/AI-10-690. We have likewise calculated the allocators in this case
using four decimal places. We continue to believe that this provides a reasonable
degree of precision.

- 20
- 21

1. General Allocator

22

Q.

PLEASE DESCRIBE THE GENERAL ALLOCATOR.

A. As mentioned above, allocators are only used when a service provided by XES
employees cannot be directly assigned to an affiliate. The General Allocator is
used to allocate common costs when neither direct nor indirect measures of
cost causation can be used to assign costs to operating companies and/or
affiliates. For instance, the General Allocator is used when employees of XES
are performing work on behalf of the overall Xcel Energy enterprise, such as

an XES employee working on an Xcel Energy securities filing. In these cases,
the XES employee can use the General Allocator for their time, and that time
and associated costs are then allocated across the overall enterprise, including
to the non-regulated affiliates and the operating companies, consistent with our
CAAM. Only XES employees are allowed to allocate their labor costs; operating
company employees, i.e., NSPM employees, are required to direct-charge all of
their labor costs based on the work performed.

8

9 Q. How is the General Allocator Calculated?

10 А. The calculation used in all jurisdictions other than Minnesota is comprised of 11 three equally weighted factors: NSPM Total Assets, NSPM Total Revenues, and 12 NSPM Number of Employees. For example, NSPM's assets are 30.3440 13 percent of total assets, NSPM's revenue is 38.2569 percent of total revenue, and 14 the number of NSPM employees is 48.8489 percent of the total number of employees as of December 31, 2022. The average of these three percentages is 15 16 39.1500 percent. However, in Minnesota this allocator currently uses FTE 17 Hours instead of Number of Employees.

- 18
- 19 Q. PLEASE DESCRIBE HOW THE NUMBER OF EMPLOYEES COMPONENT USED IN20 OTHER JURISDICTIONS IS CALCULATED?
- A. The Number of Employees is calculated based on the number of employees of
 each entity. For example, as of December 31, 2022, NSPM had 3,968 of the
 total number of 8,123 employees for all of the affiliates or 48.8489 percent of
 the total.

Q. IN CONTRAST, HOW IS THE FTE HOURS COMPONENT CALCULATED IN
 MINNESOTA?

A. The FTE Hours component of Minnesota's three-factor formula for the
General Allocator is calculated as a percentage of a portion of the total direct
and allocated labor hours³ for NSPM relative to the total direct and allocated
labor hours for all affiliates receiving allocations through the General Allocator.
FTE Hours is averaged together with Total Assets and Total Revenues, the
other two allocation factors that make-up the General Allocator.

- 9
- 10 Q. IS THE GENERAL ALLOCATOR THE ONLY ALLOCATION METHOD IN WHICH
 11 NUMBER OF EMPLOYEES WAS REPLACED WITH FTE HOURS TO ALLOCATE
 12 COSTS TO THE MINNESOTA GAS JURISDICTION?
- A. No. FTE Hours is also included in other allocation methods besides the General
 Allocator, as noted in Exhibit___(NLD-1), Schedule 5(a). The greatest impact,
 however, is to the General Allocator.
- 16

Q. PLEASE PROVIDE THE HISTORY ON WHY THE FTE HOURS METHOD IS
CURRENTLY USED IN MINNESOTA TO CALCULATE THE GENERAL ALLOCATOR?
A. In a March 2011 Order in Docket No. E,G002/AI-10-690,⁴ the Commission
required the Company to use FTE Hours in place of Number of Employees.
The Commission made this decision for two primary reasons:

22 23

24

25

26

First, the labor component of the general allocator is designed in a way that results in no labor-related costs being allocated to unregulated subsidiaries that do not have their own payrolls. This is unreasonable on its face since no business can have

³ This includes productive regular, overtime, and premium hours.

⁴ In the Matter of Northern States Power Company's Cost Allocation Procedures and General Allocator, Docket No. E,G002/AI-10-690, ORDER REQUIRING CHANGE IN GENERAL ALLOCATOR AND REQUIRING FILINGS (March 15, 2011); ERRATUM NOTICE (March 25, 2011).

labor costs of zero. Similarly, allocating the full costs of each 1 2 employee to the subsidiary on whose payroll he or she appears 3 overstates the labor costs of that subsidiary and understates the 4 labor costs of any other subsidiary for whose benefit the employee occasionally performs services.⁵ 5 6 7 Prior to the Commission's March 2011 Order, the Company had used the 8 Number of Employees factor in calculating the General Allocator since 2000.⁶ 9 After the Commission's March 2011 Order, in each rate case, the Company has 10 adjusted its allocation methods to reflect FTE Hours rather than Number of

11 12 Employees.

Q. SINCE ISSUING ITS MARCH 2011 ORDER, HAS THE COMMISSION CONTINUED TO
REQUIRE THE COMPANY TO USE THE FTE HOURS FACTOR IN THE GENERAL
ALLOCATOR?

Yes. In the Company's last electric rate case, Docket No. E002/GR-21-630, the 16 А. 17 Commission required the Company to continue to use the FTE Hours factor 18 rather than Number of Employees.⁷ In that case, the Commission concluded 19 that the Company had not persuaded it to depart from its March 2011 Order. 20 The Company, however, continues to believe that it would be reasonable to use 21 Number of Employees rather than FTE Hours as a factor in the General 22 Allocator and that the Commission's concerns expressed in the March 2011 23 Order are no longer applicable.

⁵ Id. at 1-2, quoting *In the Matter of the Application of Northern States Power Company d/b/a Xcel Energy for Authority to Increase Rates for Electric Service in Minnesota*, Docket No. E002/GR-08-1065, FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER at 21 (Oct. 23, 2009).

⁶ Further information about the Company's use of Number of Employees factor in its General Allocator can be found in its June 18, 2010 Comments and September 10, 2010 Reply Comments in Docket No. E,G002/AI-10-690.

⁷ In the Matter of the Application of Northern States Power Company, dba Xcel Energy, for Authority to Increase Rates for Electric Service in the State of Minnesota, Docket No. E002/GR-21-630, FINDINGS OF FACT, CONCLUSIONS, AND ORDER at 106-08 (July 17, 2023).

1 Q. WHY IS THE NUMBER OF EMPLOYEES METHOD A MORE REASONABLE AND 2 APPROPRIATE METHOD TO USE IN CALCULATING THE GENERAL ALLOCATOR? 3 This method is based on the number of employees for each company, with А. 4 common officers assigned to Xcel Energy Inc., and reasonably apportions costs 5 amongst the affiliates commensurate with costs created by each affiliate. This is because the Number of Employees for each affiliate is directly related to the 6 7 amount of support that XES employees must provide to each affiliate, whereas 8 the number of hours each employee works for an affiliate does not directly 9 correlate to the support required from the service company.

10

11 Specifically, as the Number of Employees for an affiliate increases, more service 12 company labor hours and costs will need to be spent to support that affiliate's 13 payroll, Human Resources, Technology Services, and other needs. For example, 14 an accountant that reconciles payroll and benefits costs would see an increase in workload as the number of employees increases due to having more 15 16 transactions and charges to reconcile and ensure they are recorded correctly. 17 Conversely, if the number of employees is constant but the number of hours 18 increases, the accountant may be looking at larger dollars, but the number of 19 transactions and workload would not necessarily increase. Similarly, a Human 20 Resources business partner is going to have an increased workload if the 21 number of employees increases, as Human Resources would have a larger 22 number of employees to support. But again, the number of hours worked does 23 not directly correlate to the Human Resources support required. In this way, 24 the Number of Employees has a more cost causative correlation to the amount 25 of work being performed for each company as compared to the FTE Hours 26 method.

Q. ARE THERE OTHER REASONS WHY THE NUMBER OF EMPLOYEES IS MORE
 REASONABLE AND APPROPRIATE METHOD TO ALLOCATE COSTS AS COMPARED
 TO THE FTE HOURS METHOD?

A. Yes, using Number of Employees also provides for a more consistent and stable
metric. This is because the Company does not have a practice of hiring
employees to fill short-term needs and then laying off the employees once the
project is complete. Instead, the Company strategically deploys employees to
support projects on an as-needed basis to maximize value for our customers
and for the Company. Thus, the Number of Employees metric accurately
measures the drivers of costs on a reasonably current and stable basis.

11

FTE Hours, in contrast, represents labor hours charged for a <u>past</u> period, and represents specific activities undertaken by employees within that period. This can result in a variable statistic driven by past project-based work rather than ongoing activities and can vary from period to period.

16

17 Q. WOULDN'T YOU NEED TO USE FTE HOURS ALLOCATOR IN ORDER FOR18 EMPLOYEE HOURS TO BE CHARGED ACCURATELY?

A. No. NSPM employee hours are direct charged to the entity which they are
performing work for which is primarily NSPM. NSPM employees cannot use
allocators to charge their hours.

22

23 Q. CAN YOU PROVIDE AN EXAMPLE?

A. Yes. An NSPM Regulatory Manager that is an employee of NSPM direct
charges their time when they perform work for the benefit of NSPM. When the
NSPM Regulatory Manager performs work that benefits another operating
company, they would direct charge the other operating company. They cannot
charge an allocator to charge the work to the other operating company.

17

1 Q. DO YOU EXPECT CHANGES IN FTE HOURS IN THE FUTURE?

A. Yes. If the FTE Hours adjustment were to continue to be used, we would
continue to expect changes in FTE Hours each year based on operational needs
and specific events in a given year. Overtime hours can change significantly
from year to year based on the timing of major overhauls and/or outages at the
generating plants, as well as overtime related to major storm events. While the
Number of Employees is also subject to change, it is less volatile, and it would
be more consistent to utilize the same calculations across all jurisdictions.

9

Q. IN ITS MARCH 2011 ORDER, THE COMMISSION EXPRESSED CONCERN THAT
USING THE NUMBER OF EMPLOYEES METHOD WOULD RESULT IN NO LABORRELATED COSTS BEING ASSIGNED TO UNREGULATED SUBSIDIARIES. IS THIS
STILL AN APPLICABLE CONCERN?

14 No. The General Allocator uses Number of Employees with the common А. officers assigned to Xcel Energy Inc. as one of three components of the 15 16 allocation ratio in all other jurisdictions. Assigning common officers to Xcel 17 Energy Inc. along with the Total Revenues and Total Assets components of the 18 General Allocator ensures that nonregulated companies receive a reasonable 19 apportionment of costs. As of December 31, 2022, there were 12 common 20 officers assigned to Xcel Energy Inc., and therefore, the Employee Ratio 21 included 12 common officers, or 0.1477 percent of total headcount.

22

By comparison, FTE Hours as calculated for the same period produced 12,269 FTE Hours charged to nonregulated companies, which represents 0.0531 percent of total FTE Hours and is the equivalent of 5.9 employees. Therefore, using Number of Employees with the common officers assigned to Xcel Energy Inc. provides for a larger allocation of costs to Xcel Energy's nonregulated companies than using FTE Hours. The statistics for Number of Employees and

1	for FTE Hours for allocation ratios effective April 1, 2023 through March 31,
2	2024, are presented in Table 1 below. The "Other" row in the table represents
3	all non-regulated affiliates, including Xcel Energy Inc. where the common
4	officers are assigned.

Table 1
Number of Employees and FTE Hours
Allocation Ratios Effective April 1, 2023 Through March 31, 2024
Xcel Energy Operating Companies

Entity	Employees as of 12/31/2022	Ratio	FTE Hours as of 12/31/2022	Ratio	Change in Ratio
NSPM	3,968	48.8489%	10,173,969	44.0406%	(4.8083%)
NSPW	557	6.8571%	1,833,212	7.9355%	1.0784%
PSCo	2,423	29.8289%	7,741,983	33.5131%	3.6842%
SPS	1,163	14.3174%	3,339,928	14.4577%	0.1403%
Other	12	0.1477%	12,269	0.0531%	(0.1400%)
Total	8,123	100.0000%	23,101,361	100.0000%	

Q. DID THE COMMISSION EXPRESS ANY OTHER CONCERNS IN ITS MARCH 2011
ORDER REGARDING USING THE NUMBER OF EMPLOYEES METHOD?

A. Yes, the Commission was also concerned that the Number of Employees
method would result in allocating the full costs of each employee to the
subsidiary on whose payroll he or she appears would overstate the labor costs
of that subsidiary and understate the labor costs of any other subsidiary for
whose benefit the employee occasionally performs services.

Q. IS THIS STILL AN APPLICABLE CONCERN WITH USING THE NUMBER OFEMPLOYEES METHOD?

A. No, the manual calculation we perform to calculate FTE Hours results in theopposite effect. In performing the calculation for the FTE Hours adjustment,

1 hours charged to allocators that use the Number of Employees method are 2 excluded so as not to skew the FTE Hours results. Excluding labor hours that 3 are allocated by ratios using Number of Employees results in the elimination of 4 19.0 percent of total Service Company labor hours, which includes a significant portion of hours charged by administrative functions including Human 5 6 Resources, Accounting and Finance, Legal, and Technology Services. As a result 7 of excluding these hours, the FTE Hours calculation does not provide for an 8 accurate reflection of the level of support provided to each company by the 9 Service Company.

10

11 Each employee is responsible for charging their labor, and associated labor 12 overheads, based on the work that they are performing. When a Service 13 Company employee performs work for a nonregulated company, the 14 nonregulated company is direct-charged, assigning labor and labor-related 15 overheads to that company. Similarly, if an operating company employee 16 performs work for another operating company, the employee direct-charges 17 their time to the company they are performing work for, charging labor and 18 labor-related overheads to that company, and providing a credit to the company 19 for which that employee resides.

20

When employees are hired, they are hired by the operating company that they do the majority of their work for. Operating company employees do not perform a significant amount of work for other operating companies as such the net difference in work performed between operating companies is negligible. Additionally, as indicated in the CAAM, a journal entry is recorded quarterly to account for corporate overheads associated with operating company labor that is cross charged to another company.

28

Q. ARE THERE OTHER EXAMPLES OF HOW THE FTE HOURS METHOD FAILS TO ACCURATELY ALLOCATE COSTS TO NSPM?

A. Yes. Under the FTE Hours calculation methodology, none of the service
company employees get calculated into the FTE Hours because anything that
goes through the employee ratio wouldn't go into the FTE Hours calculation.
Thus indirect hours charged by business areas that primarily support employees
are *excluded* from the FTE Hours calculation. Continued use of the FTE Hours
methodology therefore means that Minnesota customers are not paying the full
cost of NSPM services rendered to our customers.

10

Q. CAN YOU PROVIDE AN EXAMPLE OF AN EMPLOYEE WHOSE HOURS ARE NOT
ACCURATELY ALLOCATED TO NSPM UNDER THE FTE HOURS METHOD?

13 Yes. In the examples of the accountant and human resources business partners А. 14 noted above, these employees' hours would be eliminated from the FTE Hours 15 calculation because the employees' hours would be allocated based on other 16 allocators. The FTE Hours methodology does not allow all hours worked to 17 support NSPM operations to be included in the ratio calculation, resulting in 18 costs being under-allocated to Minnesota customers and, as such, the customers 19 in the Minnesota jurisdiction are not currently paying for the full cost of 20 providing these services. This is particularly unreasonable because NSPM has 21 the largest number of employees as shown in Table 2 below and incurs the 22 largest amount of costs and labor to support these employees through Human 23 Resources, Payroll, Employee Communications, and other employee-focused 24 business areas.

1		Table 2				
2		1	Number of Emplo	oyees and All	location Ratios	
3		Operating Company	Employees as of 12/31/2021	Ratio	Employees as of 12/31/2022	Ratio
4		NSP-Minnesota	3,786	48.7384%	3,968	48.9212%
5		NSP-Wisconsin	533	6.8615%	557	6.8672%
6		PSCo	2,338	30.0978%	2,423	29.8730%
7		SPS	1,111	14.3023%	1,163	14.3386%
8		Total	7,768	100.0000%	8,111	100.0000%
9	Q.	Is the Compan	NY ABLE TO RECO	VER THE COS	TS FOR THE XES	S EMPLOYEE
10		LABOR HOURS TH	HAT ARE NOT INCL	UDED IN THE	FTE HOURS CALC	CULATION?
11	А.	No. These costs	are not recovered	by the Compa	any.	
12						
13	Q.	Why can't the	e FTE Hours cai	LCULATION BE	e adjusted to in	NCLUDE THE
14		INDIRECT HOUR	S THAT ARE ALLOO	CATED USING	THE NUMBER OF	Employees
15		METHODOLOGY	?			
16	А.	Because the Commission does not allow the use of the Number of Employees				
17		as an approved allocation methodology, we do not have a way to allocate these				
18		indirect hours in the calculation, so they are eliminated.				
19						
20	Q.	WHAT IS THE CO	MPANY PROPOSIN	G IN THIS PRO	CEEDING?	
21	А.	For final rates in	n this proceeding,	the Compan	y is proposing to	discontinue
22		using FTE Hou	rs as a unique con	nponent in the	e General Allocat	or as well as
23		other allocation	ratios, and the Co	ompany is pro	posing using the	Number of
24		Employees meth	nod instead. As I d	iscuss in more	e detail below, the	requirement
25		to use a differer	nt allocator (FTE)	Hours) in Mir	nnesota makes ou	r allocations
26		inconsistent acre	oss jurisdictions a	nd provides I	less accuracy that	n allocations
27		based on Numbe	er of Employees. A	All other jurisdi	ictions we serve us	se allocations
28		based on Numb	per of Employees	for purposes 22	of setting rates. Docket No. G0	While both 02/GR-23-413

1		methods use prior year statistics in setting current year allocations, an allocation
2		based on the Number of Employees is less subject to fluctuations.
3		
4	Q.	DID THE COMPANY NONETHELESS CALCULATE THE FTE HOURS ADJUSTMENT
5		FOR PURPOSES OF THIS CASE?
6	А.	Yes. Consistent with the Commission's prior orders, including Order Point 3 in
7		the Commission's June 12, 2018 Order in Docket No. E002/AI-17-577,8 for
8		interim rates, the Company used the FTE Hours adjustment in light of the
9		existing Commission Order. This adjustment is discussed in the Company's
10		Interim Rate Petition and supporting schedules. Additionally, the Company is
11		providing the allocation percentages resulting in that adjustment in my Direct
12		Testimony and Exhibit(NLD-1), Schedules 5(a) and 5(b).
13		
14		Schedule 5(a) shows direct and allocated FTE Hours statistics used to calculate
15		the allocation ratios for the 2024 test year.
16		
17		Schedule 5(b) shows the calculation of the adjustments to the 2024 test year (for
18		NSPM Total Company), applying the difference between the Number of
19		Employees factor and the FTE Hours factor included in Minnesota's General
20		Allocator, as well as the other affected ACC allocators.
21		
22		2. Utility Allocations
23	Q.	WHAT IS THE PURPOSE OF COMMON UTILITY ALLOCATIONS?
24	А.	Utility O&M allocations are developed to allocate NSPM common (electric and
25		natural gas) utility Administrative and General (A&G) costs charged to FERC
26		accounts 920 through 935 to the electric and natural gas utilities. The allocations

⁸ "The ASA between XES and Nicollet Projects will be subject to future review in rate recovery proceedings where Xcel will demonstrate that all cost allocations are consistent with past Commission orders." at 7.

2 customer accounting, customer information, and sales costs charged to FERC 3 accounts 901 through 917 to the electric and natural gas utilities. 4 5 WHAT METHOD IS USED TO ALLOCATE THE NSPM (TOTAL COMPANY) O. – 6 COMMON CUSTOMER-RELATED UTILITY COSTS BETWEEN THE ELECTRIC AND 7 NATURAL GAS UTILITIES? 8 The method used to allocate common customer-related utility costs between А. 9 electric and natural gas utilities is the number of customer bills. The method 10 used to allocate the commodity portion of the bad debt between electric and 11 natural gas utilities is associated revenues. 12 13 IS THE METHOD USED TO ALLOCATE THE NSPM (TOTAL COMPANY) COMMON Q. 14 A&G-RELATED UTILITY COSTS BETWEEN THE ELECTRIC AND NATURAL GAS 15 UTILITIES THE SAME AS WAS USED IN NSPM'S LAST ELECTRIC AND GAS RATE 16 CASES? 17 А. Yes. In the 2024 budget, A&G-related FERC accounts 925 and 926 were 18 allocated to the Minnesota electric and natural gas utilities based on labor. 19 However, all other common A&G costs were allocated to the electric and 20 natural gas utilities based on a weighted three-factor formula comprised of 21 revenue, utility plant-in-service, and supervised O&M. (Supervised O&M refers 22 to O&M costs which are included in FERC account 500 through FERC account 23 917). The three-factor formula measures three distinct aspects of the 24 Company's operations and results in an appropriate assignment of costs to the 25 electric and natural gas utilities. This is consistent with NSPM's hierarchical cost 26 allocation principles described earlier in my testimony. Step four of these 27 principles specifically addresses the use of the General Allocator when no cost 28 causative link exists.

are also used to allocate NSPM common (electric and natural gas) utility

1

2 Are the 2024 test year O&M and rate base utility allocation Q. 3 METHODOLOGIES AND ALLOCATION FACTORS PROVIDED IN YOUR TESTIMONY? 4 Yes. The 2024 test year O&M Utility Allocation methodology is explained in А. 5 Section VI of the CAAM, provided as Schedule 3, and the 2024 test year Utility 6 Allocation factors are further detailed in Exhibit (NLD-1), Schedule 7. The 7 2024 test year utility rate base allocation methodology is explained in Section VI 8 of the CAAM, and the 2024 test year utility rate base allocation factors are 9 detailed in Company witness Halama's Direct Testimony.

10

1

11

D. Affiliate Transactions

Q. PLEASE EXPLAIN THE BENEFITS THAT SHARED O&M SERVICES BETWEEN
NSPM (TOTAL COMPANY) AND THE AFFILIATED UTILITY OPERATING
COMPANIES PROVIDE TO MINNESOTA GAS CUSTOMERS.

A. The provision of services by NSPM (Total Company) to other legal entities
reduces overhead costs related to those services, which further reduces the
amount of cost recovered from our customers. In addition, NSPM (Total
Company) receives services from other operating companies at cost, which
eliminates the need for NSPM (Total Company) itself to develop those services
and incur the related overhead costs.

21

Q. WHAT TYPES OF O&M CHARGES BETWEEN NSPM (TOTAL COMPANY) AND
OTHER AFFILIATED UTILITY OPERATING COMPANIES ARE INCLUDED IN THE
2024 TEST YEAR BUDGET?

A. The allocated O&M charges between NSPM (Total Company) and other Xcel
Energy regulated operating companies in the 2024 test year are limited to small
amounts of facilities costs and related labor overhead costs, which are discussed
in Section V of the CAAM. Exhibit___(NLD-1), Schedule 8 provides a
25 Docket No. G002/GR-23-413

1		description and the dollar amounts of the charges between NSPM (Total
2		Company) and NSPW (Total Company), PSCo, and SPS. For the 2024 test
3		year, estimated charges from NSPM (Total Company) to NSPW (Total
4		Company) total \$0.03 million, and charges from NSPW (Total Company) to
5		NSPM (Total Company) total \$0.01 million. All test year charges between
6		NSPM (Total Company) and either SPS or PSCo total approximately \$0.08
7		million, as illustrated in Schedule 8.
8		
9		E. Non-Regulated Business Activity Allocations
10	Q.	PLEASE IDENTIFY NSPM'S NON-REGULATED BUSINESS ACTIVITIES.
11	А.	The Company's non-regulated business activities include the following, which
12		are further described in Section III of NSPM's CAAM:
13		• HomeSmart (in-home appliance protection services);
14		• Infowise (provides energy management reporting solutions to non-
15		residential customers);
16		• Customer Owned Street Lighting Maintenance (maintenance services to
17		communities for street light systems); and
18		• Sherco Steam Sales to Liberty Paper Inc. (steam supplied to meet thermal
19		needs).
20		
21	Q.	WHAT IS THE AMOUNT OF THE NSPM (TOTAL COMPANY) NON-REGULATED
22		BUSINESS ACTIVITIES?
23	А.	The NSPM (Total Company) non-regulated business activities accounted for
24		approximately 0.67 percent of NSPM (Total Company) total 2022 actual
25		revenues and 0.52 percent of NSPM (Total Company) 2022 actual operating
26		expenses (excluding purchased fuel, power and gas expenses).
27		Exhibit(NLD-1), Schedule 9 provides the supporting calculations. The 2022

1		Securities and Exchange Commission (SEC) Form 10-K for NSPM, provided
2		as Exhibit(NLD-1), Schedule 10, is the source of the statistics used in these
3		calculations, and the applicable pages are referenced in the footnotes of
4		Schedule 9.
5		
6	Q.	ARE ALLOCATIONS MADE TO THE NSPM (TOTAL COMPANY) NON-REGULATED
7		BUSINESS ACTIVITY?
8	А.	Yes. Non-regulated business activity allocations ensure that: 1) the costs for
9		services provided to the NSPM (Total Company) non-regulated business
10		activities are billed representing a fully-distributed cost; and 2) gas and electric
11		utility operations are not subsidizing non-regulated business activities. In
12		addition, NSPM (Total Company) allocates a portion of its corporate costs
13		using the labor-related overhead and the corporate residual allocation presented
14		in Exhibit(NLD-1), Schedule 11. All allocations made to or by NSPM (Total
15		Company) as a result of these activities related to affiliated interest agreements
16		are reasonable and have not resulted in any customer subsidization of non-
17		regulated activities of affiliated companies.
18		
19	Q.	HAVE THE TEST YEAR NON-REGULATED BUSINESS ACTIVITY ALLOCATION
20		METHODOLOGY AND ALLOCATION FACTORS BEEN PROVIDED IN YOUR
21		TESTIMONY?
22	А.	Yes. The test year allocation methodology is explained in Section VII of the

CAAM, and the test year non-regulated business activity allocation factors arelisted in Schedule 11.

1		III. CONCLUSION
2		
3	Q.	PLEASE SUMMARIZE YOUR TESTIMONY
4	А.	Our cost allocation processes are designed to ensure that the costs to provide
5		service to our customers are recorded to the appropriate legal entities. They
6		emphasize the importance of accuracy, facilitate business area accountability,
7		and result in a reasonable, accurate forecast of the costs we expect to incur. In
8		light of these guiding principles, Xcel Energy requests that the Commission
9		approve the cost allocation methodologies used by the Company in setting final
10		rates, including the use of Number of Employees instead of FTE Hours for the
11		calculation of the Company's General Allocator.
12		
13		As discussed above in my Direct Testimony, the General Allocator is only used
14		when a Service Company employee is unable to direct-charge that labor because
15		the work supports the overall enterprise otherwise the costs are direct charged.
16		The Number of Employees methodology allocates more charges to non-
17		regulated utilities, addressing the Commission's first concern raised in the 2011
18		order. In regard to the Commission's second concern, operating company
19		employees do not perform a significant amount of work that is cross charged
20		to other operating companies or non-regulated entities. The labor that is
21		charged is credited back along with labor and corporate overheads so one
22		operating company does not subsidize the work of another operating company
23		or non-regulated entity. Additionally, using Number of Employees in
24		calculating the General Allocator provides for a more stable statistic that reflects
25		the Company's strategic deployment of employees to support projects and
26		allows for a more accurate reflection of the level of support provided by the
27		Service Company.
28		

- 1 Q. DOES THIS CONCLUDE YOUR DIRECT TESTIMONY?
- 2 A. Yes, it does.

Statement of Qualifications

Nicole L. Doyle

Director of Corporate Accounting Xcel Energy Services Inc.

I received a Bachelor of Accounting from the University of Minnesota Duluth in 2007. I also received and have held a (inactive) CPA license issued by the Minnesota Board of Accountancy since 2007.

My current position with Xcel Energy Services Inc. (XES) is Director of Corporate Accounting. As Director of Corporate Accounting, which includes Corporate Accounting, Service Company Accounting, Cash Processes, and Business Area Accounting, I am responsible for the general administration of XES, including accounting, billing, allocations, policies and procedures, service agreements, internal audits, external audits and external reporting to state and federal regulatory agencies. Additionally, I direct Xcel Energy's Corporate Accounting group, which manages the month-end close process, legal consolidation process, maintains the general ledger, and other accounting functions and controls; the Cash Processes group, which is responsible for monitoring and reconciling cash activity, long-term debt, and other related items for all Xcel Energy affiliates and subsidiaries; and the Business Area Accounting group, which is responsible for the accounting functions for business areas of Xcel Energy which includes Energy Supply, Transmission, Distribution, Gas Engineering & Operations, Nuclear, and Corporate Services.

I have been employed by XES since April 2015, holding various positions in Corporate Accounting.

Northern States Power Company Statement of Qualifications Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 1 Page 2 of 2

Prior to joining XES, I was employed by Target Corporation as Manager, AP Financial Control and Accounting Supervisor, Retail Bankcard Services in which I managed teams responsible for month end accrual processes and accounting related to the acceptance of third party credit and debit cards. I was also previously employed by CliftonLarsonAllen as a senior accountant where I performed financial statement audits, internal audits, and various review engagements primarily for financial institutions.

FIFTH AMENDMENT TO SERVICE AGREEMENT BETWEEN NORTHERN STATES POWER COMPANY, a Minnesota corporation AND XCEL ENERGY SERVICES INC.

THIS FIFTH AMENDMENT TO SERVICE AGREEMENT ("Fifth Amendment") is made and entered into as of the 19th day of May 2020, by and between Northern States Power Company, a Minnesota corporation ("Client Company") and Xcel Energy Services Inc. ("Service Company").

WHEREAS, Client Company and Service Company entered into that certain Service Agreement dated as of August 15, 2004 ("Original Service Agreement");

WHEREAS, the Original Service Agreement has been amended from time to time;

WHEREAS, the Original Service Agreement was most recently amended by a Fourth Amendment to Service Agreement dated as of December 14, 2015 and filed in Compliance with the Minnesota Public Utilities Commission's November 19, 2015 Order in Docket No. E,G002/AI-15-536 ("Fourth Amendment" and the Original Service Agreement as amended, the "Amended Service Agreement");

WHEREAS the Amended Service Agreement is subject to the jurisdiction of state utility commissions and the Federal Energy Regulatory Commission;

WHEREAS, additional amendments to the Amended Service Agreement are necessary to recognize new allocation methodologies that are being implemented by the Client Company and Service Company;

WHEREAS, additional amendments to the Amended Service Agreement are necessary to recognize realignment of activities within certain Service Functions of the Service Company;

WHEREAS, Client Company and Service Company mutually desire, by means of this Fifth Amendment, to further amend the Amended Service Agreement as set forth below;

NOW THEREFORE, for and in consideration of the mutual covenants contained in this Fifth Amendment and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Appendix A to the Amended Service Agreement is deleted in its entirety and replaced with the contents of Schedule 1 to this Fifth Amendment.

2. Except as expressly amended by this Fifth Amendment, all other provisions of the Amended Service Agreement remain in full force and effect.

3. This Fifth Amendment to Service Agreement shall be subject to all necessary and prudent regulatory approvals.

[SIGNATURE PAGE FOLLOWS]

Northern States Power Company Service Agreement (Fifth Amendment) XES and NSPM

Docket No. G002/GR-23-413 Exhibit ____(NLD-1), Schedule 2 Page 2 of 21

IN WITNESS WHEREOF, the parties hereto have executed this Fifth Amendment to Service Agreement to be executed as of the date and year first above written.

XCEL ENERGY SERVICES INC.

Wendy B-Making BY:

Name: Wendy B. Mahling Title: Vice President, Secretary

NORTHERN STATES POWER COMPANY, A MINNESOTA CORPORATION

Un Ble BY:

Name: Christopher B. Clark Title: President

[SIGNATURE PAGE TO FIFTH AMENDMENT TO SERVICE AGREEMENT]

Appendix A

DESCRIPTION OF SERVICES TO BE PROVIDED BY XCEL ENERGY SERVICES INC. AND DETERMINATION OF CHARGES FOR SUCH SERVICES TO THE OPERATING COMPANIES AND OTHER AFFILIATES

Description of Services Provided

A description of the services provided by Xcel Energy Services is detailed below. Identifiable costs will be directly assigned to the Operating Companies and other affiliates. For costs that are for services of a general nature and cannot be directly assigned, the method of allocation is described below for each service provided.

a) Executive Management Services*

<u>Description</u> - Represents charges for Xcel Energy Inc. ("Xcel Energy") executive management and services, including, but not limited to, officers of Xcel Energy.

<u>Method of Allocation</u> - Executive Management Services indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

b) Investor Relations*

<u>Description</u> - Provides communications to investors and the financial community. Coordinates the transfer agent and shareholder record keeping functions and plans the annual shareholder meeting.

<u>Method of Allocation</u> - Investor Relations indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

c) Internal Audit & Risk*

<u>Description</u> - Reviews internal controls and procedures to ensure assets are safeguarded and transactions are properly authorized and recorded. Evaluates contract risks and trading risks.

<u>Method of Allocation</u> - Internal Audit and Risk indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio, except for:

(1) indirect costs associated with proprietary trading activities, which will be allocated based on the Joint Operating Agreement Peak Hour Megawatt Load Ratio, provided, however, that indirect costs provided jointly for both generation
trading activities and proprietary trading activities will be allocated based on the Joint Operating Agreement Labor Hours Ratio.

d) Legal*

<u>Description</u> - Provides legal services related to labor and employment law, litigation, contracts, rates and regulation, environmental matters, real estate and other legal matters.

<u>Method of Allocation</u> - Legal indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

e) Claims Services*

<u>Description</u> - Provides claims services related to casualty, public and company claims.

<u>Method of Allocation</u> - Claims Services indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

f) Corporate Communications*

<u>Description</u> - Provides corporate communications, speech writing and coordinates media services. Provides advertising and branding development for the companies within the Xcel Energy system. Manages and tracks all charitable contributions made on behalf of the Xcel Energy system.

<u>Method of Allocation</u> - Corporate Communications indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

g) Employee Communications*

<u>Description</u> - Develops and distributes communications to employees.

<u>Method of Allocation</u> - Employee Communications indirect costs will be allocated based on the Employee Ratio.

h) Corporate Strategy & Business Development*

<u>Description</u> - Facilitates development of corporate strategy and prepares strategic plans, monitors corporate performance and evaluates business opportunities. Develops and facilitates process improvements.

<u>Method of Allocation</u> - Corporate Strategy & Business Development indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

i) Government Affairs*

Description - Monitors, reviews and researches government legislation.

<u>Method of Allocation</u> - Government Affairs indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

j) Facilities & Real Estate*

<u>Description</u> - Operates and maintains office buildings and service centers. Procures real estate and administers real estate leases. Administers contracts to provide security, housekeeping and maintenance services for such facilities. Procures office furniture and equipment.

<u>Method of Allocation</u> - Facilities & Real Estate indirect costs will be allocated based on the Employee Ratio.

k) Facilities Administrative Services*

<u>Description</u> - Includes but is not limited to the functions of mail delivery, duplicating and records management.

<u>Method of Allocation</u> - Facilities Administrative Services indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

l) Supply Chain*

<u>Description</u> - Includes contract negotiations, development and management of supplier relationships and acquisition of goods and services. Also includes inventory planning and forecasting, ordering, accounting and database management. Warehousing services includes receiving, storing, issuing, shipping, returns, and distribution of material and parts.

<u>Method of Allocation</u> - Supply Chain will be direct charged. Any management and oversight of the payment and reporting services activities that cannot be direct charged will be allocated based on the Invoice Transaction Ratio.

m) Supply Chain Special Programs*

<u>Description</u> - Develops and implements special programs utilized across the company such as procurement cards, travel services, and compliance with corporate MWBE (minority women business expenditures) program goals.

<u>Method of Allocation</u> - Supply Chain Special Programs indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

n) Human Resources*

<u>Description</u> - Establishes and administers policies related to employment, compensation and benefits. Maintains Human Resources computer system, the tuition reimbursement plan, and diversity program. Coordinates the bargaining strategy and labor agreements with union employees. Provides technical and professional development training and general Human Resources support services.

<u>Method of Allocation</u> - Human Resources indirect costs will be allocated based on the Employee Ratio.

o) Finance & Treasury*

<u>Description</u> - Coordinates activities related to securities issuance, including maintaining relationships with financial institutions, cash management, investing activities and monitoring the capital markets. Performs financial and economic analysis.

<u>Method of Allocation</u> - Finance & Treasury indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio, except for:

(1) indirect costs associated with proprietary trading activities, which will be allocated based on the Joint Operating Agreement Peak Hour Megawatt Load Ratio, provided, however, that indirect costs provided jointly for both generation trading activities and proprietary trading activities will be allocated based on the Joint Operating Agreement Labor Hours Ratio.

p) Accounting, Financial Reporting & Taxes*

<u>Description</u> - Maintains the books and records. Prepares financial and statistical reports, tax filings and ensures compliance with the applicable laws and regulations. Maintains the accounting systems. Coordinates the budgeting process.

<u>Method of Allocation</u> – Accounting, Financial Reporting & Taxes indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio, except for:

(1) indirect costs associated with proprietary trading activities, which will be

allocated based on the Joint Operating Agreement Peak Hour Megawatt Load Ratio, provided, however, that indirect costs provided jointly for both generation trading activities and proprietary trading activities will be allocated based on the Joint Operating Agreement Labor Hours Ratio.

q) Payment & Reporting*

<u>Description</u> - Processes payments to vendors and prepares statistical reports.

<u>Method of Allocation</u> - Payment & Reporting indirect costs will be allocated based on the Invoice Transaction Ratio.

r) Receipts Processing*

<u>Description</u> - Processes payments received from customers of the Operating Companies and affiliates.

<u>Method of Allocation</u> - Receipts Processing indirect costs will be allocated based on the Customer Bills Ratio.

s) Payroll*

<u>Description</u> - Processes payroll including but not limited to time reporting, calculation of salaries and wages, payroll tax reporting and compliance reports.

<u>Method of Allocation</u> - Payroll indirect costs will be allocated based on the Employee Ratio.

t) Rates & Regulation*

<u>Description</u> - Determines the Operating Companies' regulatory strategy, revenue requirements and rates for electric and gas customers. Coordinates the regulatory compliance requirements and maintains relationships with the regulatory bodies.

<u>Method of Allocation</u> - Rates & Regulation indirect costs will be allocated based on the Direct Labor Ratio.

u) Energy Supply Engineering and Environmental*

<u>Description</u> - Provides engineering services to the generation business. Establishes policies and procedures for compliance with environmental laws and regulations. Researches emerging environmental issues and monitors compliance with environmental requirements. Oversees environmental cleanup projects.

<u>Method of Allocation</u> - Energy Supply Engineering and Environmental services will be direct charged; administrative support functions that cannot be direct charged will be allocated based on the Total Plant Ratio.

v) Energy Supply Business Resources*

<u>Description</u> - Provides performance, specialists and analytical services to the Operating Companies' generation facilities.

<u>Method of Allocation</u> - Energy Supply Business Resources indirect costs will be allocated based on the MWh Generation Ratio.

w) Energy Markets Regulated Trading & Marketing*

<u>Description</u> - Provides electric trading services to the Operating Companies' electric generation systems including load management, system optimization and resource acquisition.

<u>Method of Allocation</u> - Energy Markets Regulated Trading & Marketing indirect costs will be allocated based on the Total MWh Sales Ratio, except for:

(1) indirect costs associated with proprietary trading activities, which will be allocated based on the Joint Operating Agreement Peak Hour Megawatt Load Ratio, provided, however, that indirect costs provided jointly for both generation trading activities and proprietary trading activities will be allocated based on the Joint Operating Agreement Labor Hours Ratio.

x) Energy Markets - Fuel Procurement*

<u>Description</u> - Purchases fuel for Operating Companies electric generation systems (excluding nuclear).

<u>Method of Allocation</u> - Energy Markets Fuel Procurement indirect costs will be allocated based on the MWh Generation Ratio.

y) Energy Delivery Marketing*

<u>Description</u> - Develops new business opportunities and markets the products and services for the Delivery Business Unit.

<u>Method of Allocation</u> - Energy Delivery Marketing will be direct charged.

z) Energy Delivery Construction, Operations & Maintenance (COM)*

Description - Constructs, maintains and operates electric and gas delivery systems.

<u>Method of Allocation</u> - Energy Delivery COM indirect costs will be allocated based on the Delivery Services Gross Plant Ratio.

*aa) Energy Delivery Engineering/Design**

<u>Description</u> - Provides engineering and design services in support of capacity planning, construction, operations and material standards.

<u>Method of Allocation</u> - Energy Delivery Engineering/Design services will be direct charged; administrative support functions that cannot be direct charged will be allocated based on the Delivery Services Gross Plant Ratio.

bb) Marketing & Sales*

<u>Description</u> - Provides marketing and sales services for the Operating Companies and affiliates for their electric and natural gas customers including strategic planning, segment identification, business analysis, sales planning and customer service.

<u>Method of Allocation</u> - Marketing & Sales indirect costs will be allocated based on the Revenue Ratio.

cc) Customer Service*

<u>Description</u> - Provides service activities to retail and wholesale customers. These services include meter reading, customer billing, call center and credit and collections.

<u>Method of Allocation</u> - Customer Service indirect costs will be allocated based on the Customers Ratio. Indirect costs associated with administering low income and certified medical customer assistance programs will be allocated based on a composite of the average of the Special Needs Customer Contacts Ratio and Residential Customers Ratio.

dd) Business Systems*

<u>Description</u> - Provides basic information technology services such as: application management, voice and data network operations and management, customer support services, problem management services, security administration and systems management. In addition, Business Systems acts as a single point of contact for delivery of all technical services to Xcel Energy. They partner with vendors to ensure the delivery of benchmarking, continuous improvement, and leadership around strategic initiatives and key developments in the marketplace.

<u>Method of Allocation</u> - Business Systems indirect costs will be allocated using any of the allocation ratios or combination of ratios.

ee) Aviation Services*

<u>Description</u> - Provides aviation and travel services to employees.

<u>Method of Allocation</u> - Aviation Services will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio, and the Total Assets Ratio.

ff) Fleet*

Description - Oversees the Operating Companies' Fleet Services Group.

Method of Allocation - Fleet will be direct charged.

*Corporate Governance activities within this Service Function will be allocated using the average of the Total Assets Ratio including Xcel Energy Inc.'s Per Book Assets, Revenue Ratio with intercompany dividends assigned to Xcel Energy Inc., and Employee Ratio.

Allocation Ratios

The following ratios will be utilized as outlined above.

Revenue Ratio - Based on the sum of the monthly revenue amounts for the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Revenue Ratio with intercompany dividends assigned to Xcel Energy Inc.

- Based on the sum of the monthly revenue amounts for the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. Xcel Energy Inc. will be assigned the amount of intercompany dividends. This ratio will be determined annually, or at such time as may be required due to significant changes.

Employee Ratio - Based on the number of employees at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such time as may be required due to significant changes. For regulatory purposes, in the Minnesota jurisdiction, the Total Allocated Labor Hours Including Overtime shall be used. Total Allocated Labor Hours Including Overtime (FTE Hours) is the methodology ordered by the Minnesota Public Utilities Commission in Docket No. E,G002/AI-10-690, which is based on the number of labor hours including overtime for employees at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies.

Employee Ratio with number of common officers assigned to Xcel Energy Inc. - Based on the number of employees at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. Xcel Energy Inc. will be assigned the number of common officers. This ratio will be determined annually, or at such time as may be required due to significant changes.

Total Assets Ratio - Based on the total assets as of December 31 for the prior year, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Total Assets Ratio including Xcel Energy Inc's Per Book Assets - Based on the total assets as of December 31 for the prior year, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. Xcel Energy Inc. will be assigned the per book assets of Xcel Energy Inc. This ratio will be determined annually, or at such time as may be required due to significant changes.

Square Footage Ratio - Based on the total square footage as of December 31 for the prior year. The numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Invoice Transaction Ratio - Based on the sum of the monthly number of invoice transactions processed for the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually or at such time as may be required due to significant changes.

Customer Bills Ratio - Based on the average of the monthly total number of customer bills issued during the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

MWh Generation Ratio - Based on the sum of the monthly electric MWh generated by type of generator during the prior year ending December 31, the numerator of which is for an applicable Operating Company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Total MWh Sales Ratio - Based on the sum of the monthly electric MWh hours sold during the prior year ending December 31, the numerator of which is for an applicable Operating Company and the denominator of which is for all applicable Operating Companies. This includes sales to ultimate customers, wholesale customers, and non-requirement sales for resale. This ratio will be determined annually, or at such time as may be required due to significant changes.

Customers Ratio - Based on the average of the monthly total electric customers (and/or gas customers, or residential, business and large commercial and industrial customers, where applicable) for the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Delivery Services Gross Plant Ratio - Based on transmission and distribution gross, both electric and, for the prior year ending December 31, the numerator of which is an applicable Operating Company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Provided, however, as follows:

(1) If the costs being allocated are directly related only to electric transmission, the ratio shall be based on the electric transmission gross plant;

(2) If the costs being allocated are directly related only to electric distribution, the ratio shall be based on the electric distribution gross plant;

(3) If the costs being allocated are directly related only to gas transmission, the ratio shall be based on the gas transmission gross plant;

(4) If the costs being allocated are directly related only to gas distribution, the ratio shall be based on the gas distribution gross plant;

(5) If the costs being allocated are directly related only to electric transmission and electric distribution, the ratio shall be based on the sum of the electric transmission gross plant and the electric distribution gross plant;

(6) If the costs being allocated are directly related only to electric transmission and gas transmission, the ratio shall be based on the sum of the electric transmission gross plant and the gas transmission gross plant;

(7) If the costs being allocated are directly related only to electric transmission and gas distribution, the ratio shall be based on the sum of the electric transmission gross plant and the gas distribution gross plant;

(8) If the costs being allocated are directly related only to electric distribution and gas transmission, the ratio shall be based on the sum of the electric distribution gross plant and the gas transmission gross plant;

(9) If the costs being allocated are directly related only to electric distribution and gas distribution, the ratio shall be based on the sum of the electric distribution gross plant and the gas distribution gross plant;

(10) If the costs being allocated are directly related only to gas transmission and gas distribution, the ratio shall be based on the sum of the gas transmission gross plant and the gas distribution gross plant;

(11) If the costs being allocated are directly related only to electric transmission, electric distribution, and gas transmission, the ratio shall be based on the sum of the electric transmission gross plant, the electric distribution gross plant, and the gas transmission gross plant;

(12) If the costs being allocated are directly related only to electric transmission, electric distribution, and gas distribution, the ratio shall be based on the sum of the electric transmission gross plant, the electric distribution gross plant, and the gas distribution gross plant;

(13) If the costs being allocated are directly related only to electric transmission, gas transmission, and gas distribution, the ratio shall be based on the sum of the electric transmission gross plant, the gas transmission gross plant, and the gas distribution gross plant;

(14) If the costs being allocated are directly related only to electric distribution, gas

transmission, and gas distribution, the ratio shall be based on the sum of the electric distribution plant, the gas transmission gross plant, and the gas distribution gross plant.

Meters Ratio - Based on the number of meters at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Provided, however, as follows:

(1) If the costs being allocated are directly related only to Advanced Metering Infrastructure ("AMI") enabled meters, the ratio shall be based on the number of AMI enabled meters.

Customer Contacts Ratio - Based on the total annual number of customer contacts at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

If the costs being allocated are directly related only to the support of special needs customers, such as those receiving low income energy assistance and those having certified medical conditions, the Special Needs Customer Contacts Ratio shall be used.

Special Needs Customer Contacts Ratio – Based on the number of contacts received by the special needs customer department at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Accounts Payable Transactions Ratio - Based on the total annual number of accounts payable transactions by system application at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Inventory Transactions Ratio - Based on the total annual number of inventory transactions by system application at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Work Management Transactions Ratio - Based on the total annual number of work management transactions by system application at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Purchasing Transactions Ratio - Based on the total annual number of purchasing transactions by system application at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Total Plant Ratio - Based on total property, plant and equipment at the end of the prior year ending December 31, the numerator of which is an applicable Operating Company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Provided, however, as follows:

(1) If the costs being allocated are directly related only to electric production, the ratio shall be based on the total electric production plant;

(2) If the costs being allocated are directly related only to electric transmission, the ratio shall be based on the total electric transmission plant;

(3) If the costs being allocated are directly related only to electric distribution, the ratio shall be based on the total electric distribution plant;

(4) If the costs being allocated are directly related only to gas transmission, the ratio shall be based on the total gas transmission plant;

(5) If the costs being allocated are directly related only to gas distribution, the ratio shall be based on the total gas distribution plant;

(6) If the costs being allocated are directly related only to intangible plant, the ratio shall be based on the total intangible plant;

(7) If the costs being allocated are directly related only to electric production and electric transmission, the ratio shall be based on the sum of the total electric production plant and the total electric transmission plant;

(8) If the costs being allocated are directly related only to electric production and electric distribution, the ratio shall be based on the sum of the total electric production plant and the total electric distribution plant;

(9) If the costs being allocated are directly related only to electric production and gas transmission, the ratio shall be based on the sum of the total electric production plant and the total gas transmission plant;

(10) If the costs being allocated are directly related only to electric production and gas distribution, the ratio shall be based on the sum of the total electric production plant and the total gas distribution plant;

(11) If the costs being allocated are directly related only to electric production and

intangible plant, the ratio shall be based on the sum of the total electric production plant and the total intangible plant;

(12) If the costs being allocated are directly related only to electric transmission and electric distribution, the ratio shall be based on the sum of the total electric transmission plant and the total electric distribution plant;

(13) If the costs being allocated are directly related only to electric transmission and gas transmission, the ratio shall be based on the sum of the total electric transmission plant and the total gas transmission plant;

(14) If the costs being allocated are directly related only to electric transmission and gas distribution, the ratio shall be based on the sum of the total electric transmission plant and the total gas distribution plant;

(15) If the costs being allocated are directly related only to electric transmission and intangible plant, the ratio shall be based on the sum of the total electric transmission plant and the total intangible plant;

(16) If the costs being allocated are directly related only to electric distribution and gas transmission, the ratio shall be based on the sum of the total electric distribution plant and the total gas transmission plant;

(17) If the costs being allocated are directly related only to electric distribution and gas distribution, the ratio shall be based on the sum of the total electric distribution plant and the total gas distribution plant;

(18) If the costs being allocated are directly related only to electric distribution and intangible plant, the ratio shall be based on the sum of the total electric distribution plant and the total intangible plant;

(19) If the costs being allocated are directly related only to gas transmission and gas distribution, the ratio shall be based on the sum of the total gas transmission plant and the total gas distribution plant;

(20) If the costs being allocated are directly related only to gas transmission and intangible plant, the ratio shall be based on the sum of the total gas transmission plant and the total intangible plant;

(21) If the costs being allocated are directly related only to gas distribution and intangible plant, the ratio shall be based on the sum of the total gas distribution plant and the total intangible plant;

(22) If the costs being allocated are directly related only to electric production, electric transmission, and electric distribution, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, and the total electric distribution plant;

(23) If the costs being allocated are directly related only to electric production, electric transmission, and gas transmission, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, and the total gas transmission plant;

(24) If the costs being allocated are directly related only to electric production, electric transmission, and gas distribution, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, and the total gas distribution plant;

(25) If the costs being allocated are directly related only to electric production, electric transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, and the total

intangible plant;

(26) If the costs being allocated are directly related only to electric production, electric distribution, and gas transmission, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, and the total gas transmission plant;

(27) If the costs being allocated are directly related only to electric production, electric distribution, and gas distribution, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, and the total gas distribution plant;

(28) If the costs being allocated are directly related only to electric production, electric distribution, and intangible, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, and the total intangible plant;

(29) If the costs being allocated are directly related only to electric production, gas transmission, and gas distribution, the ratio shall be based on the sum of the total electric production plant, the total gas transmission plant, and the total gas distribution plant;

(30) If the costs being allocated are directly related only to electric production, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total gas transmission plant, and the total intangible plant;

(31) If the costs being allocated are directly related only to electric production, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total gas distribution plant, and the total intangible plant;

(32) If the costs being allocated are directly related only to electric transmission, electric distribution, and gas transmission, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, and the total gas transmission plant;

(33) If the costs being allocated are directly related only to electric transmission, electric distribution, and gas distribution, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, and the total gas distribution plant;

(34) If the costs being allocated are directly related only to electric transmission, electric distribution, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, and the total intangible plant;

(35) If the costs being allocated are directly related only to electric transmission, gas transmission, and gas distribution, the ratio shall be based on the sum of the total electric transmission plant, the total gas transmission plant, and the total gas distribution plant;

(36) If the costs being allocated are directly related only to electric transmission, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total gas transmission plant, and the total intangible plant;

(37) If the costs being allocated are directly related only to electric transmission, gas distribution, and intangible plant, the ratio shall be based on the sum of the total

electric transmission plant, the total gas distribution plant, and the total intangible plant;

(38) If the costs being allocated are directly related only to electric distribution, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric distribution plant, the total gas transmission plant, and the total intangible plant;

(39) If the costs being allocated are directly related only to electric distribution, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric distribution plant, the total gas distribution plant, and the total intangible plant;

(40) If the costs being allocated are directly related only to electric distribution, gas distribution, and gas transmission, the ratio shall be based on the sum of the total electric distribution plant, the total gas distribution plant, and the total gas transmission plant;

(41) If the costs being allocated are directly related only to gas transmission, gas distribution, and intangible plant, the ratio shall be based on the sum of the total gas transmission plant, the total gas distribution plant, and the total intangible plant;

(42) If the costs being allocated are directly related only to electric production, electric transmission, electric distribution, and gas transmission, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total electric distribution plant, and the total gas transmission plant;

(43) If the costs being allocated are directly related only to electric production, electric transmission, electric distribution, and gas distribution, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total electric distribution plant, and the total gas distribution plant;

(44) If the costs being allocated are directly related only to electric production, electric transmission, electric distribution, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total electric distribution plant, and the total intangible plant;

(45) If the costs being allocated are directly related only to electric production, electric transmission, gas transmission, and gas distribution, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total gas transmission plant, and the total gas distribution plant;

(46) If the costs being allocated are directly related only to electric production, electric transmission, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total gas transmission plant, and the total intangible plant;

(47) If the costs being allocated are directly related only to electric production, electric distribution, gas transmission, and gas distribution, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, the total gas transmission plant, and the total gas distribution plant;

(48) If the costs being allocated are directly related only to electric production, electric distribution, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, the total gas transmission plant, and the total intangible plant;

(49) If the costs being allocated are directly related only to electric production, electric distribution, gas distribution, and intangible plant, the ratio shall be based

on the sum of the total electric production plant, the total electric distribution plant, the total gas distribution plant, and the total intangible plant;

(50) If the costs being allocated are directly related only to electric production, gas transmission, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total gas transmission plant, the total gas distribution plant, and the total intangible plant;

(51) If the costs being allocated are directly related only to electric transmission, electric distribution, gas transmission, and gas distribution, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, the total gas transmission plant, and the total gas distribution plant;

(52) If the costs being allocated are directly related only to electric transmission, electric distribution, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, the total gas transmission plant, and the total intangible plant;

(53) If the costs being allocated are directly related only to electric transmission, electric distribution, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, the total gas distribution plant, and the total intangible plant;

(54) If the costs being allocated are directly related only to electric transmission, gas transmission, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total gas transmission plant, the total gas distribution plant, and the total intangible plant;

(55) If the costs being allocated are directly related only to electric distribution, gas transmission, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric distribution plant, the total gas transmission plant, the total gas distribution plant, and the total intangible plant;

(56) If the costs being allocated are directly related only to electric production, electric transmission, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total gas distribution plant, and the total intangible plant;

(57) If the costs being allocated are directly related only to electric production, electric transmission, electric distribution, gas distribution, and gas transmission, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total electric distribution plant, the total gas distribution plant, and the total gas transmission plant;

(58) If the costs being allocated are directly related only to electric production, electric transmission, electric distribution, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total electric distribution plant, the total gas transmission plant, and the total intangible plant;

(59) If the costs being allocated are directly related only to electric production, electric distribution, gas distribution, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, the total gas distribution plant, the total gas transmission plant, and the total intangible plant;

(60) If the costs being allocated are directly related only to electric production, electric transmission, gas distribution, gas transmission, and intangible plant, the

ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total gas distribution plant, the total gas transmission plant, and the total intangible plant;

(61) If the costs being allocated are directly related only to electric production, electric transmission, electric distribution, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total electric distribution plant, the total gas distribution plant, and the total intangible plant;

(62) If the costs being allocated are directly related only to electric transmission, electric distribution, gas distribution, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, the total gas distribution plant, the total gas transmission plant, and the total intangible plant.

Total Phones Ratio - Based on the number of phones at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Total Radios Ratio - Based on the number of radios at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Total Computers Ratio - Based on the number of computers at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Total Software Applications Users Ratio - Based on the number of users of a specific software application at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Joint Operating Agreement Peak Hour Megawatt Load Ratio - Based on that certain Joint Operating Agreement among Northern States Power Company, a Minnesota corporation, Northern States Power Company, a Wisconsin corporation, Public Service Company of Colorado, Southwestern Public Service Company, and Xcel Energy Services Inc., as agent, dated as of October 1, 2004, as may be amended from time to time, that designates costs to be allocated based on peak hour of megawatt load for previous year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Joint Operating Agreement Labor Hours Ratio - Based on that certain Joint Operating Agreement among Northern States Power Company, a Minnesota corporation, Northern States Power Company, a Wisconsin corporation, Public Service Company of Colorado, Southwestern Public Service Company, and Xcel Energy Services Inc., as agent, dated as of October 1, 2004, as may be amended from time to time, that designates costs to be allocated based on labor hours at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Direct Labor Ratio – Based on fully-loaded direct-charged Rates and Regulation labor dollars charged to individual operating affiliates by the Rates and Regulation service function. The numerator of which is the fully-loaded directcharged labor dollars to individual operating affiliates by Rates and Regulation service function and the denominator of which is the total fully-loaded directcharged labor dollars to all affiliates by the Rates and Regulation service function.

Northern States Power Company

Cost Assignment and Allocation Manual

September 2023

Table of Contents

Section

Introduction Definitions Terms	I
<u>Corporate Organization</u> Overview of Company System List of Regulated & Non-regulated Affiliates	II
Description of Services Overview Regulated Services Non-regulated Business Activities	III
<u>Transactions with Affiliates</u> Overview Services Provided by NSPM to Affiliates Services Provided by Affiliates to NSPM	IV
<u>Cost Assignment and Allocation Process</u> Overview Feeder Systems Process Flowchart	V
Utility Allocations Overview Allocators	VI
Non-regulated Business Activity Allocations Overview Principles	VII
<u>Jurisdictional Allocations</u> Overview Allocations	VIII

I. INTRODUCTION

This Cost Assignment and Allocation Manual ("CAAM") was developed to specify the procedures that Northern States Power Company, a Minnesota corporation ("NSPM" or the "Company") follows in assigning and allocating costs among utility departments (electric and gas), among regulated services and non-regulated business activities and among jurisdictions.

NSPM was incorporated in 2000 under the laws of Minnesota and is a wholly owned operating utility subsidiary of Xcel Energy Inc. ("Xcel Energy" or the "Parent"). Xcel Energy was initially established as a registered holding company under the Public Utility Holding Company Act of 1935 ("PUHCA 1935"), with oversight by the Securities and Exchange Commission ("SEC"). On August 8, 2005, the Energy Policy Act of 2005 was signed into law. This repealed PUHCA 1935 and enacted the Public Utility Holding Company Act of 2005 ("PUHCA 2005"), which became effective on February 8, 2006. Responsibility for oversight of public utility holding companies was transferred from the SEC to the Federal Energy Regulatory Commission ("FERC") as a result of the Energy Policy Act of 2005.

NSPM conducts business in Minnesota, North Dakota, and South Dakota and has electric operations in all three states including the generation, purchase, transmission, distribution, and sale of electricity. NSPM also purchases, transports, distributes, and sells natural gas to retail customers and transports customer-owned natural gas in Minnesota and North Dakota.

NSPM owns the following direct subsidiaries: United Power and Land Company, which holds real estate; and NSP Nuclear Corporation.

As a member of a holding company system, NSPM receives administrative, management, environmental, and other support services from Xcel Energy Services Inc. ("XES" or the "Service Company"), a centralized service company. The Service Company provides services to Xcel Energy and its subsidiaries, at cost, pursuant to service agreements. The service agreement between NSPM and XES, including all amendments to the original Service Agreement, have been submitted to, and approved by, the Minnesota Public Utilities Commission ("Commission"). The cost allocation methodologies under which XES costs are assigned and allocated are set forth in that Commission approved service agreement, and while those allocation methodologies are not the subject of this NSPM CAAM, they are referenced in several sections herein.

The Service Company is referenced in the CAAM for the following reasons:

- The Service Company is listed as an affiliate company in the Transaction with Affiliates section for the services it provides to NSPM.
- The Service Company and all other companies in the Xcel Energy holding company system of companies are included in the Corporate Organization section to provide a listing of all affiliates of NSPM.
- The Service Company is referenced in the Cost Assignment and Allocation Process section because this section covers processes that may cross multiple legal entities.

The NSPM CAAM contains the following sections:

- Introduction (Section I)
- Corporate Organization (Section II)
- Description of Services (Section III)
- Transactions with Affiliates (Section IV)
- Cost Assignment and Allocation Process (Section V)
- Utility Allocations (Section VI)
- Non-regulated Business Activity Allocations (Sections VII)
- Jurisdictional Allocations (Section VIII)

DEFINITIONS

Abbreviations or Acronyms

The following abbreviations or acronyms are used within the CAAM document:

A&G	Administrative and general
AFUDC	Allowance for funds used during construction
ACC	Allocating cost center
CAAM	Cost Assignment and Allocation Manual
CIP	Conservation improvement program
Commission	Minnesota Public Utilities Commission
FERC	Federal Energy Regulatory Commission
FICA	Federal Insurance Contributions Act
FUTA	Federal Unemployment Tax Act
GAAP	Generally Accepted Accounting Principals
HR	Human Resources
IT	Information Technology
NSPM or the Company	Norther States Power Company, a Minnesota corporation
NSPW	Northern States Power Company, a Wisconsin corporation
NSP System	The electric production and transmission system of NSPM and
	NSPW operated on an integrated basis and managed by NSPM
0&M	Operating and maintenance
PSCo	Public Service Company of Colorado, a Colorado corporation
PUCHA 1935	Public Utility Holding Company Act of 1935
PUCHA 2005	Public Utility Holding Company Act of 2005
RTU	Remote terminal unit
SAP	SAP general ledger and work and asset management system
SCADA	Supervisory control and data acquisition
SEC	Securities and Exchange Commission
SKF	Statistical key figure
SPS	Southwestern Public Service Company, a New Mexico
	corporation
SUTA	State Unemployment Tax Authority
Utility subsidiaries or	NSPM, NSPW, PSCo, and SPS
operating companies	
Xcel Energy or the Parent	Xcel Energy Inc. and its subsidiaries
XES or the Service	Xcel Energy Services Inc.
Company	

Terms

The following terms are used within the CAAM document:

Accounts Payable – the payment and reporting department of XES.

A&G – includes activity in FERC accounts 920-935, Administrative and General Expenses.

ACC – an organizational unit that collects cost to be allocated using the allocation ratios or factors included in the SKF.

Assessment – the process used by the accounting system to allocate costs from an ACC to the receiving cost element.

Cost Element – an organizational unit to SAP that is used to track costs in the accounting system as they move through the various processing steps.

Customer Accounting Costs – includes activity in FERC accounts 901-903, Customer Accounts Expenses; FERC accounts 906-910, Customer Service and Informational Expenses; and FERC accounts 911-917, Sales Expenses.

Final Cost Center – final cost center defined by business function, company code, and profit center.

Home Cost Center – captures only labor and payroll postings and maps to HR departments.

Internal Order – internal orders are accounting mechanisms used to track expenses associated with certain projects or functions.

Non-Operations and Maintenance Allocations – allocations designed to apportion expenses recorded in accounts other than O&M to electric, gas, thermal and nonutility. The non-O&M costs apportioned include depreciation, payroll taxes, miscellaneous service revenues, amortization expenses, etc.

O&M – includes activity in FERC accounts 500-935 with the exception of the following FERC accounts: 501, Fuel; 901-903, Customer Accounts Expenses; 906-910, Customer Service and Informational Expenses; 911-917, Sales Expenses; and 920-935, Administrative and General Expenses.

Profit Center – SAP data element that identifies the jurisdiction or joint venture owner of revenues and expenses.

Receiving Cost Element – a cost element that receives costs when a settlement or assessment process is run.

Segment – represents electric, gas, thermal, joint venture, or other and is derived by SAP from profit center and cost center.

SKF – the method by which the allocation ratios and factors are organized in the accounting system and linked to ACCs to facilitate the performance of the assessment process to allocate charges.

Supply Chain – the supply chain department of XES.

Work Breakdown Structure – structure used to group all aspects or phases of a given project or organizational group and render them easily reportable.

II. CORPORATE ORGANIZATION

OVERVIEW OF COMPANY SYSTEM

Xcel Energy Inc., a Minnesota corporation, is a registered holding company. Xcel Energy directly owns four operating public utility subsidiaries that serve electric, natural gas, thermal, and propane customers in eight states. These four utility subsidiaries are Northern States Power Company, a Minnesota corporation ("NSPM"); Northern States Power Company, a Wisconsin corporation ("NSPW"); Public Service Company of Colorado, a Colorado corporation ("PSCo"); and Southwestern Public Service Company, a New Mexico corporation ("SPS"). Their collective service territories include portions of Colorado, Michigan, Minnesota, New Mexico, North Dakota, South Dakota, Texas, and Wisconsin. Xcel Energy's regulated businesses also include WestGas Interstate, Inc., an interstate natural gas pipeline company regulated by the FERC. Xcel Energy also has three transmission-only operating companies, Xcel Energy Southwest Transmission Company, LLC ("XEST") and Xcel Energy West Transmission Development Company, LLC ("XETD"), which are regulated by the FERC, and Xcel Energy West Transmission Company, LLC ("XEWT").

Xcel Energy's non-regulated subsidiaries include Eloigne Company; which holds investments in rental housing projects that qualify for low-income tax credits, Capital Services, LLC; which provides equipment for construction of renewable energy generation facilities for other subsidiaries, Venture Holdings; which invests in limited partnerships, including EIP funds with portfolios of investments in energy technology companies, and Nicollet Project holdings; which invests in Minnesota community solar gardens.

Xcel Energy owns the following additional direct subsidiaries, some of which are intermediate holding companies with additional subsidiaries: Xcel Energy Wholesale Group Inc., Xcel Energy Markets Holdings Inc., Xcel Energy International Inc., Xcel Energy Ventures Inc., Xcel Energy Retail Holdings Inc., Xcel Energy Communications Group Inc., Xcel Energy WYCO Inc., Xcel Energy Transmission Holding Company, LLC, Nicollet Holdings Company, LLC, Xcel Energy Nuclear Services Holdings, LLC, and Xcel Energy Services Inc. Xcel Energy and its subsidiaries collectively are referred to as Xcel Energy Inc., and many do business under the Xcel Energy name. See the following pages for a complete legal entity organizational listing for Xcel Energy and its subsidiaries.

LIST OF REGULATED & NON-REGULATED AFFILIATES (as of September 30, 2023)

Xcel Energy Inc.

Northern States Power Company, a Minnesota corporation Crowned Ridge Interconnection Company NSP Nuclear Corporation Private Fuel Storage LLC United Power and Land Company Northern States Power Company, a Wisconsin corporation Chippewa and Flambeau Improvement Company Clearwater Investments, Inc. Shoe Factory Holding LLC

Public Service Company of Colorado, a Colorado corporation** 1480 Welton, Inc.

Beeman Irrigating Ditch and Milling Company Consolidated Extension Canal Company East Boulder Ditch Company **Fisher Ditch Company** Gardeners Mutual Ditch Company Green and Clear Lakes Company Hillcrest Ditch and Reservoir Company Larimer Land Services, LLC Las Animas Consolidated Canal Company P.S.R. Investments, Inc. United Water Company Southwestern Public Service Company, a New Mexico corporation Nicollet Holdings Company, LLC Capital Services, LLC Nicollet Land Services, LLC Nicollet Project Holdings, LLC Nicollet Projects I, LLC Betcher CSG LLC Foreman's Hill CSG LLC Grimm CSG LLC Heyer CSG LLC Huneke CSG LLC Johnson I CSG LLC Johnson II CSG LLC Krause CSG LLC **RJC I CSG LLC RJC II CSG LLC** Scandia CSG LLC School Sisters CSG LLC Webster CSG LLC Nicollet Projects II, LLC WestGas InterState, Inc. Xcel Energy Communications Group Inc. Seren Innovations, Inc.* **Xcel Energy Foundation** Xcel Energy International Inc.* Xcel Energy Markets Holdings Inc. e prime, inc.* Young Gas Storage Company Ltd. Xcel Energy Nuclear Services Holdings, LLC Xcel Energy Nuclear Services Idaho, LLC Xcel Energy Nuclear Services Oregon, LLC Xcel Energy Retail Holdings Inc. Xcel Energy Performance Contracting Inc. **Reddy Kilowatt Corporation** Xcel Energy Services Inc. Xcel Energy Transmission Holding Company, LLC Xcel Energy Southwest Transmission Company, LLC

Xcel Energy Transmission Development Company, LLC Xcel Energy Acorn Transmission, LLC Xcel Energy Birch Transmission, LLC Xcel Energy West Transmission Company, LLC Xcel Energy Venture Holdings, Inc. Energy Impact Fund Investment LLC Xcel Energy Investments, LLC Xcel Energy Ventures Inc. Eloigne Company Bemidji Townhouse LP Chaska Brickstone LP Crown Ridge Apartments LP Cottage Court LP

> Edenvale Family Housing LP Fairview Ridge LP Farmington Family Housing LP Farmington Townhome LP

J&D 14-93 LP Lauring Green LP Links Lane LP Lyndale Avenue Townhomes LP Mahtomedi Woodland LP Mankato Townhomes LLP Marvin Garden LP Moorhead Townhomes LP Park Rapids Townhomes LP Rochester Townhome LP Rushford Housing LP Safe Haven Homes, LLC Shade Tree Apartments LP Shakopee Boulder Ridge LP Shenandoah Woods LP

St. Cloud Housing LP Tower Terrace LP Xcel Energy Wholesale Group Inc.* Quixx Corporation* Quixx Carolina, Inc.* Quixxlin Corp.* Xcel Energy WYCO Inc. WYCO Development, LLC

* Company is being classified in discontinued operations.

** Minority-ownership ditch and water companies have been excluded.

III. DESCRIPTION OF SERVICES

OVERVIEW

This section provides a description of NSPM's regulated services and non-regulated business activities. Each description identifies the types of costs associated with the service or business activity, and identifies the business area or department which offers the service.

REGULATED SERVICES

ELECTRIC UTILITY

Electric – Residential

Residential electric service represents the provision of electric service to residential customers within the NSPM service territory. Costs associated with this service relate to the generation or purchase and delivery of electricity through Company-owned transmission and distribution facilities, primarily fuel or purchased power costs, facilities O&M and depreciation costs, and A&G costs. These costs reside within the NSPM Electric Utility.

Electric – Commercial and Industrial

Commercial and industrial electric service represents the provision of electric service to commercial and industrial customers within the NSPM service territory. Costs associated with this service relate to the generation or purchase and delivery of electricity through Company-owned transmission and distribution facilities, primarily fuel or purchased power costs, facilities O&M and depreciation costs, and A&G costs. These costs reside within the NSPM Electric Utility.

Electric – Street Lighting

Street lighting electric service represents the provision of electric service to public authorities for lighting streets, highways, parks and other public places, or for traffic or other signal system service through Company-owned or customer-owned lighting equipment. Costs associated with this service relate to the generation or purchase and delivery of electricity through Company-owned transmission and distribution facilities, primarily fuel or purchased power costs, facilities O&M and depreciation costs, and A&G costs. These costs reside within the NSPM Electric Utility.

Electric – Other Sales to Public Authorities

Other sales to public authorities' electric service represent the provision of electric service to public authorities under special agreements or contracts. Costs associated with this service relate to the generation or purchase and delivery of electricity through Company-owned transmission and distribution facilities, primarily fuel or purchased power costs, facilities O&M and depreciation costs, and A&G costs. These costs reside within the NSPM Electric Utility.

Electric - Resale

Resale electric service represents the provision of electric service to NSPM wholesale customers or public authorities for resale to end-user customers or to power marketers. Costs associated with this service relate to the generation or purchase and delivery of electricity through Company-owned transmission and distribution facilities, or through facilities owned by third parties, primarily fuel or purchased power costs, facilities O&M and depreciation costs, and A&G costs. These costs reside within the NSPM Electric Utility.

Electric - Interdepartmental

Interdepartmental electric service represents the provision of electric service to NSPM company facilities at tariff rates. Costs associated with providing this service relate to the generation or purchase and delivery of electricity through Company-owned transmission and distribution facilities, primarily fuel or purchased power costs, facilities O&M and depreciation costs, and A&G costs. These costs reside within the NSPM Electric Utility.

Off-System Electric Sales

NSPM sells electricity not required to serve its native load to off-system customers. Costs related to this activity can include fuel and purchased power costs. The revenues associated with these sales reside in FERC account 447, Sales for Resale-Electric. The costs related to this activity reside in FERC accounts 501, Fuel-Steam Generation; 555, Purchased Power; and 565, Transmission of Electricity by Others. In addition, the Company may allocate production O&M and transmission costs based on a percentage of overall sales relative to the type of off-system sales. These costs reside within the NSPM Electric Utility.

OTHER ELECTRIC OPERATING REVENUE

Rent from Electric Property

Rent from electric property results from the leasing of NSPM owned utility property not currently utilized for the provision of regulated services to non-affiliated third parties. Costs related to this service are primarily A&G costs associated with customer billings, as well as rental contract renewals. The revenue associated with the rentals resides in FERC account 454, Rent from Electric Property.

Interchange Agreement

The electric production and transmission costs of the entire NSP System are shared by NSP-Minnesota and NSP-Wisconsin. A FERC-approved Interchange Agreement between the two companies provides for the sharing of all generation and transmission costs of the NSP System based upon demand and energy ratios reflecting usage by the respective companies. The costs associated with this agreement reside in FERC account 557, Other Power Supply Expenses; and FERC 565, Transmission of Electricity by Others. The revenues reside in FERC account 456.1, Revenue from Transmission of Electricity of Others.

Joint Operating Agreement

The Joint Operating Agreement is a margin sharing agreement associated with proprietary energy trading activities. Revenues are recorded in FERC 456, Other Electric Revenues.

Miscellaneous Electric Revenue

In addition to the services detailed above, there are various activities that cannot be accounted for elsewhere, such as utility locating services, scrap metal sales, WindSource, customer connections, and refuse derived fuel incentive. These revenues are recorded in FERC account 456, Other Electric Revenues.

GAS UTILITY

Gas - Residential

Residential gas service represents the provision of natural gas service to residential customers within the NSPM service territory. Costs associated with this service relate to the purchase and delivery of gas through Company-owned facilities, primarily purchased gas, facilities O&M and depreciation costs, and A&G costs. These costs reside within the NSPM Gas Utility.

Gas – Commercial and Industrial

Commercial and industrial gas service represents the provision of natural gas service to commercial and industrial customers within the NSPM service territory. Costs associated with this service relate to the purchase and delivery of gas through Company-owned facilities, primarily purchased gas, facilities O&M and depreciation costs, and A&G costs. These costs reside within the NSPM Gas Utility. The table below shows the various rate classes within commercial and industrial gas services.

Rate Class	Maximum Requirements – Daily Therms	Maximum Requirements – Annual Therms
Small commercial	Less than 500	Less than 6,000
Large commercial	Less than 500	Greater than 6,000
Small demand billed commercial*	Less than 500	
Large demand billed commercial*	Greater than 500	

* Upstream demand costs are billed based on the highest one-day usage in the customer's history.

Gas – Interruptible

Interruptible gas service represents the provision of natural gas service to interruptible customers within the NSPM service territory. Interruptible service is subject to curtailment when either additional upstream pipeline or local distribution capacity is needed to ensure service to firm customers. Costs associated with this service relate to the purchase and delivery of gas through Company-owned facilities, primarily purchased gas, facilities O&M and depreciation costs, and A&G costs. These costs reside within the NSPM Gas Utility. The table below shows the various rate classes within interruptible gas service.

Rate Class	Maximum Requirements – Daily Therms
Small interruptible	Less than 2,000
Medium interruptible	Greater than 2,000 and less than 50,000
Large interruptible	Greater than 50,000

Gas – Large Firm Transportation

Large firm gas transportation service represents the provision of gas delivery service on behalf of end-use customers, third-party suppliers or marketers whereby NSPM transports gas owned by others over NSPM's gas pipeline system. Costs associated with this service primarily include the facilities O&M and depreciation costs and A&G costs. These costs reside within the NSPM Gas Utility.

Gas – Interruptible Transportation

Interruptible gas transportation service represents the provision of gas delivery service on behalf of enduse customers, third-party suppliers or marketers whereby NSPM transports gas owned by others over NSPM's gas pipeline system. Interruptible transportation gas service is subject to curtailment when either additional upstream pipeline or the local distribution capacity is needed to ensure service to firm customers. Costs associated with this service primarily include the facilities O&M and depreciation costs and A&G costs. These costs reside within the NSPM Gas Utility.

Gas – Negotiated Transportation

Negotiated firm and interruptible gas transportation service (bypass customers) represents the provision of gas delivery service on behalf of end-use customers, third-party suppliers or marketers whereby NSPM transports gas owned by others over NSPM's gas pipeline system. Interruptible transportation gas service is subject to curtailment when either additional upstream pipeline or the local distribution capacity is needed to ensure service to firm customers. Costs associated with this service primarily include the facilities O&M and depreciation costs and A&G costs. These costs reside within the NSPM Gas Utility.

Gas – Interdepartmental

Interdepartmental gas service represents the provision of natural gas service or gas transportation service to NSPM company facilities at tariff rates. Costs associated with providing this service relate to the purchase and delivery of gas through NSPM owned facilities, primarily purchased gas, facilities O&M and depreciation costs, and A&G costs. These costs reside within the NSPM Gas Utility.

Gas – Limited Firm

Standby gas service represents on-system back-up propane service for interruptible service customers. Costs associated with this service primarily include propane purchases and the facilities O&M. These costs reside within the NSPM Gas Utility.

Gas – Daily Balancing Service

Daily balancing gas service represents a service to transportation customers that allows them to remedy deviations between nominated and delivered gas and gas consumed by the transportation customer. Costs associated with this service primarily include upstream pipeline costs. These costs reside within the NSPM Gas Utility.

OTHER GAS REVENUE

Miscellaneous Gas Revenue

Various services are provided that cannot be accounted for elsewhere such as propane transportation charges and bundled sales. These revenues are recorded in FERC account 495, Other Gas Revenues.

COMMON ELECTRIC AND GAS REVENUE

Late Payments Fees/Miscellaneous Service Revenues

Revenues from the additional charges imposed because of customers failure to pay their bill by specified due date are recorded into FERC account 450, Electric Forfeited Discounts; and FERC account 487, Gas Forfeited Discounts. Miscellaneous customer related revenue, such as service connections and returned check charges, are recorded in FERC account 451, Miscellaneous Electric Service Revenue; and FERC account 488, Miscellaneous Gas Service Revenues.

CIP Incentives

The CIP Incentive is a mechanism established by an April 7, 2000 Order of the Commission that provides utilities with an incentive to increase cost-effective utility investment in conservation improvement programs beyond the spending levels required by Minnesota Statute. The revenues associated with the CIP incentives are identified by unique accounts and are recorded in FERC account 456, Other Electric Revenues; and FERC 495, Other Gas Revenues. An adjustment is made to remove these revenues from our cost of service study and they do not impact our revenue requirements.

ConnectSmart

NSPM provides a service for customers moving into or across the region to set up utility service and other subscription services to their homes (e.g., newspaper, local and long-distance telephone, cable TV, etc.). NSPM, through its call center, receives telephone requests for this service, and sends these requests, for a fee, to AllConnect (a third-party contractor) for the coordination of installation of services. Costs related to this activity include direct charges for labor, materials and outside services associated with the service provided. In addition, payroll taxes, lost time, facilities, workers' compensation, incentive, pension, and benefit costs are allocated based on labor dollars, and labor-related overhead is applied to nonregulated business activities. The revenues and costs associated with this service are identified by unique accounts, and are recorded in FERC 417, Revenues from Nonutility Operations; and FERC 417.1, Expenses from Nonutility Operations. For rate making purposes, in the event this service experiences revenues in excess of direct expenses, an adjustment is made to credit the net impact in FERC 456, Other Electric Operating Revenues, to reflect the benefit of this service to the utility customers.

Hazardous Waste Disposal

NSPM has a Hazardous Waste consolidation facility at Chestnut Service Center in Minneapolis, Minnesota. The facility accepts and consolidates hazardous and specially-regulated waste materials from generating assets, service centers, substations, office buildings, and field operations projects in both NSPM and NSPW service territories. This facility ensures the wastes are properly characterized aggregated and consolidated at approved, permanent and appropriately licensed waste disposal facilities. This facility is also the central collection point for any PCB contaminated electrical equipment.

Empower Resiliency

Empower Resiliency is a program with the purpose of providing resiliency services to customers. At the Company's discretion, and except as otherwise provided in the tariff, these services may include any combination of battery energy storage systems and on-site generation assets. In addition, payroll taxes, lost time, facilities, workers' compensation, incentive, pension, and benefit costs are allocated based on labor dollars. The revenues and costs associated with this service are identified by unique accounts, and are recorded in FERC 451, Miscellaneous Service Revenues; FERC 910, Miscellaneous Customer Service and Informational Expenses; FERC 408.1, Taxes Other Than Income Taxes; FERC 925, Injuries and Damages; and FERC 926, Employees Pensions and Benefits.

NON-REGULATED BUSINESS ACTIVITIES

The following business activities have been approved by the Commission as non-regulated business activities. Detailed descriptions of each of the non-regulated business activities are provided in this section.

HomeSmart

Xcel Energy HomeSmart offers resources for the repair, replacement and maintenance of major appliances and systems in customers' homes. This includes service plans to cover certain appliances, sewer and plumbing issues; heating, ventilating and air conditioning (HVAC) systems; replacement assistance coverage; and preventive maintenance. HomeSmart also sells and installs HVAC systems and water heaters. Costs related to these activities include direct charges for labor, equipment, materials, and outside services associated with the services provided. In addition, payroll taxes, lost time, and pension and benefit costs are allocated based on labor dollars. A labor related overhead and a Customer Accounting overhead are applied to non-regulated business activities, as applicable. (Please refer to Section VII of the CAAM for more information.) The revenues and costs associated with HomeSmart are identified by unique accounts and are recorded in FERC 417, Revenues from Nonutility Operations; and FERC 417.1, Expenses from Nonutility Operations.

Infowise

Infowise is an energy management reporting solution with customized data for businesses to help manage and control their energy use. This product consists of unique interactive reports with detailed information, including both consumption and demand levels, to help the customer pinpoint and analyze their facility's energy use. By analyzing past energy use, this product can help drive company green strategies while helping customize a strategic business plan for facility managers, as well as deliver a bill estimator tool that keeps track of budgets and identifies cost saving opportunities. Costs related to this activity include direct charges for labor, materials and outside services associated with the service provided. In addition, payroll taxes, lost time, facilities, workers' compensation, incentive and pension and benefits are allocated based on labor dollars, and a labor-related overhead, and a customer billing overhead are applied to nonregulated business activities, as applicable. (Please refer to Section VII of the CAAM for more information.) The revenues and costs associated with Infowise are identified by unique SAP Cost Centers, and are recorded in FERC accounts 417, Revenues from Nonutility Operations, and 417.1, Expenses from Non-utility Operations. For rate making purposes, in the event this service experiences revenues in excess of direct expenses, an adjustment is made to credit the net impact in FERC 456, Other Electric Operating Revenues, to reflect the benefit of this service to the utility customers.

Customer Owned Street Lighting Maintenance

NSPM supplies maintenance services for communities that own their own street light systems. Maintenance service for customer owned street light systems is limited to the fixture service only; and ranges from full fixture service to partial fixture service where the customer provides the material necessary to repair the streetlight. The customer is responsible for all other repairs and replacements under the "Non-regulated Customer Owned Street Maintenance" service. Costs related to this activity include labor and materials associated with the service provided. In addition, payroll taxes, lost time, and pension and benefit costs are allocated based on labor dollars, and a labor related overhead are applied to non-regulated business activities. The revenues and costs associated with this service are identified by unique accounts and are recorded in FERC 417, Revenues from Nonutility Operations; and FERC 417.1, Expenses from Nonutility Operations. See Docket E-002/M-92-614 for the Commission order to treat this service as non-regulated.

Sherco Steam Sales to Liberty Paper Inc.

NSPM supplies steam from the Sherburne County Generating Station to Liberty Paper, Inc. ("LPI") in order to meet LPI's thermal energy needs. Costs related to this activity include labor and materials associated with the service provided. In addition, payroll taxes, lost time, and pension and benefit costs are allocated based on labor dollars, and a labor-related overhead is applied to nonregulated business activities. The revenues and costs associated with this service are identified by unique accounts, and are recorded in FERC 417, Revenues from Nonutility Operations; and FERC 417.1, Expenses from Nonutility Operations which are excluded for ratemaking purposes. See Docket E002/M-19-663 for the Commission order to treat this service as non-regulated. In addition to steam services, LPI takes electric and natural gas services from NSPM which are tariffed services provided at tariffed rates.

IV. TRANSACTIONS WITH AFFILIATES

OVERVIEW

NSPM directly incurs and pays for the majority of its costs, there are, however, services provided to NSPM by other affiliates within the Xcel Energy system of companies. In addition, NSPM provides a limited amount of operations, maintenance, and management advisory services to its affiliates. NSPM has numerous Affiliated Interest Agreements that have been approved by the Commission.

The sections below separately detail the nature and terms of transactions for services and asset transfers provided by NSPM to its affiliates, as well as services and asset transfers provided to NSPM by each of its affiliates. This section includes descriptions of affiliate transactions only and does not include convenience payments.

The cost allocation methodologies under which the Service Company costs are assigned and allocated are set forth in the service agreement, and while they are not the subject of this NSPM CAAM, they are included in this section to provide as complete a picture as possible of all affiliate transactions. The NSPM Service Agreement is reviewed and filed annually with the Commission. The last filing was approved in Docket E,G002/AI-23-216 on May 26, 2023. NSPM's affiliate transactions consist primarily of transactions with the Service Company for administrative, management, accounting, legal, engineering, environmental, and other support services.

Terms of Transactions

Tariff Rate – the price charged to customers under applicable tariffs on file with federal or state regulatory commissions. Tariff rates are used for transactions with affiliates involving the provision of regulated services.

Fully Distributed Cost – the term fully distributed cost means that transactions billed include all direct and indirect costs, including overheads. Affiliate transactions billed by NSPM include labor related overheads and a working capital fee when appropriate. This method of assigning and allocating costs to these affiliate transactions ensures that the payments to or by NSPM are reasonable and have not resulted in any ratepayer subsidization. In the table below, fully distributed cost may also refer to a price established in a separate Affiliated Interest Agreement.

NSPM applies a labor related overhead to services provided by NSPM to affiliates and also applies a working capital fee on services NSPM provides to non-NSPM company affiliates. Both the labor related overhead and the working capital fees are discussed in Section VII.

The remainder of this section is detailed by affiliate. Affiliates may be listed under the "Services Provided by NSPM to Affiliates" section and/or the "Services Provided by Affiliates to NSPM" section. The details relating to the nature, frequency, and terms of the affiliate transactions are itemized for NSPM and each affiliate.

SERVICES PROVIDED BY NSPM TO AFFILIATES

Nature of Transactions	Terms
NSPW	
<i>O&M</i> – production, decommissioning, and transmission costs associated with the Interchange Agreement (FERC Docket No. ER15-1575-000).	Fully distributed cost
SCADA and Gas Dispatch – sharing of SCADA costs in accordance with Docket G-002/AI-94-831.	Fully distributed cost
<i>Materials and Supplies</i> – materials and supplies, including any associated freight, purchase loadings, and warehouse loadings.	Fully distributed cost
<i>Miscellaneous</i> – miscellaneous other charges, including labor, associated loadings, and lease costs.	Fully distributed cost
PSCo	
<i>Materials and Supplies</i> – materials and supplies, including any associated freight, purchase loadings, and warehouse loadings.	Fully distributed cost
Joint Operating Agreement – margin sharing associated with proprietary energy trading activities.	Fully distributed cost
<i>Miscellaneous</i> – miscellaneous other charges, including labor, associated loadings, and lease costs.	Fully distributed cost
SPS	
<i>Materials and Supplies</i> – materials and supplies, and any associated freight, purchase loadings, and warehouse loadings.	Fully distributed cost
Joint Operating Agreement – margin sharing associated with proprietary energy trading activities.	Fully distributed cost
Miscellaneous – miscellaneous other charges, including labor and associated loadings and lease costs.	Fully distributed cost
Xcel Energy Inc.

Miscellaneous - miscellaneous other charges, including 401(k) match and a dividend on common stock.

Fully distributed cost

SERVICES PROVIDED BY AFFILIATES TO NSPM

Nature of Transactions	Terms
Xcel Energy Services Inc.	
<i>Executive Management Services</i> * – represents charges for executive management services, including, but not limited to, officers of Xcel Energy.	Fully distributed cost
<i>Investor Relations</i> * – provides communications to investors and the financial community. Coordinates the transfer agent and shareholder record keeping functions and plans the annual shareholder meeting.	Fully distributed cost
Internal Audit & Risk* – reviews internal controls and procedures to ensure assets are safeguarded and transactions are properly authorized and recorded. Evaluates contract risks and trading risks.	Fully distributed cost
<i>Legal</i> * – provides legal services related to labor and employment law, litigation, contracts, rates and regulation, environmental matters, real estate, and other legal matters.	Fully distributed cost
<i>Claims Services</i> * – provides claims services related to casualty, public, and company claims.	Fully distributed cost
<i>Corporate Communications</i> * – provides corporate communications, speech writing, and coordinates media services. Provides advertising and branding development for the companies within the Xcel Energy system. Manages and tracks all charitable contributions made on behalf of the Xcel Energy system.	Fully distributed cost
<i>Employee Communications</i> * – develops and distributes communications to employees.	Fully distributed cost
<i>Corporate Strategy & Business Development</i> * – facilitates development of corporate strategy and prepares strategic plans, monitors corporate performance, and evaluates	Fully distributed cost

business opportunities. Develops and facilitates process improvements. Government Affairs* – monitors, reviews and researches Fully distributed cost government legislation. Facilities & Real Estate* – operates and maintains office Fully distributed cost buildings and service centers. Procures real estate and administers real estate leases. Administers contracts to provide security, housekeeping and maintenance services for such facilities. Procures office furniture and equipment. Facilities Administrative Services* - includes but is not Fully distributed cost limited to the functions of mail delivery, duplicating, and records management. Supply Chain*- includes contract negotiations, Fully distributed cost development and management of supplier relationships and acquisition of goods and services. Also includes inventory planning and forecasting, ordering, accounting, and database management. Warehousing services includes receiving, storing, issuing, shipping, returns, and distribution of material and parts. Supply Chain Special Programs* – develops and implements Fully distributed cost special programs utilized across Xcel Energy such as procurement cards, travel services, and compliance with corporate MWBE (minority women business expenditures) program goals. Human Resources* – establishes and administers policies Fully distributed cost related to employment, compensation, and benefits. Maintains HR computer system, the tuition reimbursement plan, and diversity program. Coordinates the bargaining strategy and labor agreements with union employees. Provides technical and professional development training and general HR support services. Finance & Treasury* – coordinates activities related to Fully distributed cost securities issuances, including maintaining relationships with financial institutions, cash management, investing activities, and monitoring the capital markets. Performs financial and economic analysis. Accounting, Financial Reporting & Taxes* – maintains Fully distributed cost financial books and records. Prepares financial and statistical reports, tax filings, and ensures compliance with

the applicable laws and regulations. Maintains the accounting systems. Coordinates the budgeting process.	
<i>Payment & Reporting*</i> – processes payments to vendors and prepares statistical reports.	Fully distributed cost
<i>Receipts Processing</i> * – processes payments received from customers of the operating companies and affiliates.	Fully distributed cost
<i>Payroll</i> * – processes payroll including but not limited to time reporting, calculation of salaries and wages, payroll tax reporting, and compliance reports.	Fully distributed cost
Rates & Regulation* – determines the operating companies' regulatory strategy, revenue requirements, and rates for retail and wholesale customers. Coordinates the regulatory compliance requirements and maintains relationships with the regulatory bodies.	Fully distributed cost
Environmental Services & System Planning* – Responsible for long-term planning and integration for the generation, transmission, and distribution of electric and natural gas systems. Also, provides engineering services to the generation business. Establishes policies and procedures for compliance with environmental laws and regulations. Researches emerging environmental issues and monitors compliance with environmental requirements. Oversees environmental cleanup projects.	Fully distributed cost
<i>Energy Supply Business Resources</i> * – provides performance, specialists, and analytical services to the operating companies generation facilities.	Fully distributed cost
<i>Energy Markets Regulated Trading & Marketing* –</i> provides electric trading services to the operating companies electric generation systems including load management, system optimization, and resource acquisition.	Fully distributed cost
<i>Energy Markets-Fuel Procurement*</i> – purchases fuel for operating companies' electric generation systems (excluding nuclear).	Fully distributed cost
<i>Energy Delivery Marketing</i> * – develops new business opportunities and markets the products and services for the Delivery business unit.	Fully distributed cost

Energy Delivery Construction, Operations & Maintenance* – constructs, maintains, and operates electric and gas delivery systems.	Fully distributed cost
<i>Energy Delivery Engineering/Design</i> * – provides engineering and design services in support of capacity planning, construction, operations, and materials standards.	Fully distributed cost
<i>Marketing & Sales</i> * – provides marketing and sales services for the operating companies and affiliates for their electric and natural gas customers including strategic planning, segment identification, business analysis, sales planning, and customer service.	Fully distributed cost
<i>Customer Service</i> * – provides service activities to retail and wholesale customers. These services include meter reading, customer billing, call center, and credit and collections.	Fully distributed cost
Aviation Services* – provides aviation and travel services to employees.	Fully distributed cost
<i>Fleet</i> * – oversees the Utility subsidiaries Fleet Services business unit.	Fully distributed cost
Business Systems & Innovation* – provides basic information technology services such as: application management, voice and data network operations and management, customer support services, problem management services, security administration, and systems management. In addition, Business Systems & Innovation acts as a single point of contact for delivery of all information technology services to Xcel Energy. Business Systems & Innovation partner with vendors to ensure the delivery of benchmarking, continuous improvement, and leadership around strategic initiatives and key developments in the marketplace.	Fully distributed cost

* Corporate Governance activities within this service function will be allocated using the average of the revenue ratio with intercompany dividends assigned to Xcel Energy Inc., full time equivalent hours including overtime, and the total assets ratio including Xcel Energy Inc.'s per book assets.

V. COST ASSIGNMENT AND ALLOCATION PROCESS

OVERVIEW

This section of the CAAM provides an overview of the cost assignment and allocation principles of NSPM and the accounting processes within the monthly accounting close and within the general ledger, including both system generated processes and manual processes, used to assign and allocate costs between the regulated services and the non-regulated business activities of NSPM. Each major step of the accounting process is identified in the following paragraphs and will be explained in conjunction with the process flowchart of this section. Each major step results in costs being either directly assigned or allocated to regulated services and non-regulated business activities. The result of applying these principles is that each company, utility, jurisdiction and non-regulated business activity pays the full cost for any service provided to support their respective operations.

Many of the assignment and allocation processes occur in the Service Company or are administered by Service Company personnel. As noted in the Introduction, the Service Company provides services "at cost" to the Utility subsidiaries and affiliate companies.

The processes discussed in this section are integral to the financial books and records of NSPM and are included to provide a comprehensive picture.

COST ASSIGNMENT AND ALLOCATION PRINCIPLES

NSPM applies the following cost assignment and allocation principles. The cost assignment and allocation approach is a fully distributed costing method as approved by the Commission in NSPM's electric and gas rates cases (E002/GR-92-1185, G002/GR-92-1186 and G002/GR-97-1606) and the Commission September 28, 1994 Order in Docket G, E-999/CI-90-1008.

The hierarchical cost assignment and allocation principles are:

- I. Tariffed rate shall be used to value tariffed services provided.
- II. Costs shall be directly assigned to either regulated or non-regulated business activities whenever possible.
- III. Costs that cannot be directly assigned to either regulated or non-regulated activities or jurisdictions will be described as common costs. Common costs shall be grouped into homogeneous cost categories designed to facilitate the proper allocation of costs between regulated and non-regulated activities or jurisdictions in accordance with the following principles:
 - a. Cost causation. All activities or jurisdictions that cause the cost to be incurred shall be allocated a portion of that cost. Direct assignment of a cost is preferred to the extent that the cost can be traced to the specific activity or jurisdiction.
 - b. Variability. If the fully distributed cost study indicates a direct correlation exists between a change and the incurrence of a cost and cost causation, that cost shall be allocated based upon that relationship.
 - c. Traceability. A cost may be allocated using a measure that has a logical or observable correlation to all the activities or jurisdictions that case the cost to be incurred.

- d. Benefit. All activities or jurisdictions that benefit from a cost shall be allocated a portion of that cost.
- IV. Residual. The residual of costs left after either direct or indirect assignment or allocation shall be allocated based upon an appropriate general allocator as defined in this CAAM.
- V. Whenever neither direct or indirect measures of cost causation can be found, the cost category shall be allocated based upon a general allocator.

A significant portion of NSPM's costs are incurred directly by NSPM. These costs are directly assigned or allocated based on the above principles to utilities, jurisdictions, and to non-regulated business activities. Utility allocations are described in Section VII and jurisdictional allocations are described in Section IX.

ACCOUNTING PROCESSES

The flowchart in this section provides a high-level overview of the major steps in the monthly accounting close process and the systems used to generate the financial books and records of NSPM. Several steps within the process have allocations imbedded within and are included to provide as much information as possible to promote an understanding of where direct assignment or allocations can occur.

Feeder Systems (Addendum A, Flowchart Item 1)

The monthly close process initially starts with the collection of accounting information from feeder systems as identified in Item 1 on the flowchart. Feeder systems gather accounting transactions on a daily, weekly or monthly basis and 'feed,' or pass, those accounting transactions to the general ledger within SAP.

SAP General Ledger System Processing (Addendum A, Flowchart Item 2)

Journal entries to record monthly transactions such as interest accruals, amortizations, cash transactions, receivables setup, etc., are entered directly into SAP using the SAP journal entry input screens. These journal entries also include the journal entries to record overheads on non-regulated business activities (see Section VII).

Once all the transactions from the processes identified above are recorded in SAP, there are multiple processing steps within SAP, including settlements and assessments. These processes affect regulated services and non-regulated business activities and are detailed separately on the following pages.

Settlements and Assessments (Addendum A, Flowchart Item 3)

All costs identified as billable are processed using the settlement and/or assessment processes of the SAP system. These processes bill transactions from the legal entity that performed the service to the legal entity that received or is responsible for the service. This process captures:

- Service Company direct and allocated billings of all its costs to affiliated interests;
- Direct billings between a utility subsidiary and an affiliated interest other than the Service Company which are often referred to as intercompany charges or billings; and
- Direct billings between business areas within a legal entity.

For example, the settlements process will settle Service Company labor to the affiliated company if the labor is a direct charge or it will send the charges to an ACC if the charge is to be allocated. The assessment process will then clear the ACC by allocating the charges using an approved method of allocation to the legal entities to which the employee is providing services along with the appropriate labor and labor-related overheads. Transactions between affiliates (excluding XES) are direct charges, as are charges from one business area to another business area (for example, charges from the Distribution Operations business area to the Energy Supply business area). After the settlements and assessment processes are completed, all costs reside on the books of the legal entity ultimately responsible for the charge in the appropriate FERC account.

Business View (Addendum A Flowchart Item 4)

The business view of the SAP general ledger provides a GAAP view of the accounting transactions necessary to prepare SEC financial statements and other GAAP financial reports as well as the information necessary for the business areas to manage the business.

FERC Account Data Prior to Utility and Non-Regulated Allocations (Addendum A Flowchart Item 5)

At the same time that the business view is available, the pre-allocated FERC view of the SAP general ledger is available. The following utility allocations and non-regulated allocations are necessary for common costs to be allocated to the gas, electric, and non-regulated businesses.

Utility Allocations and Non-regulated Allocations (Addendum A, Flowchart Item 6)

NSPM's costs are directly assigned or allocated to electric, gas, or non-regulated business activities whenever possible. When charges can't be directly assigned, they are charged as common and then allocated to the electric and gas utilities using utility allocations. Common utility costs are grouped into two categories: (1) O&M utility allocations and (2) rate base and non-O&M utility allocations. These allocations are performed monthly within the SAP system and are described in Section VII.

In addition to the costs directly assigned to the non-regulated business activities from the Service Company and within NSPM, the non-regulated business activities are charged with a labor related overhead and an allocation of corporate costs. See Section VIII for additional information related to non-regulated business activities.

All costs that can be directly assigned or allocated to the electric or gas utility operations or to the non-regulated business activities are appropriately accounted for in the books and records of NSPM before jurisdictional allocations occur. A study is performed annually, and as required for rate case filing purposes, to identify all rate base and non-O&M costs that are common among the jurisdictions of NSPM (Minnesota, North Dakota, and South Dakota). These costs are then allocated among the jurisdictions according to the allocations described in Section IX.

Regulatory Books and Records (Addendum A Flowchart Item 7)

After all the above processes are complete, the result is the FERC financial books and records of NSPM.

Rate Case Cost of Service Study (Addendum A Flowchart Item 8)

The FERC books and records are the starting point for the preparation of a cost of service study that will be used in a gas or electric rate case filing.

ADDENDUM A - PROCESS FLOWCHART



Northern States Power Company

Revised September 2023

Feeder and Overhead System Detail

LABOR DISTRIBUTION

Description:	Wages and salaries of employees engaged in work on behalf of regulated services and non-regulated activities are assigned or allocated based on positive time reporting through the labor distribution system. Positive time reporting requires each employee to report the hours worked for each day using one-tenth of an hour or greater increments, while providing for aggregation of time when appropriate. Under this method, employees' time is reported on the basis of accounting codes related to specific operating utility companies or affiliates and/or functional services.
Provider of Service:	Service Company Operating companies or affiliates
User of Service:	Operating companies or affiliates, including utility operations, jurisdictions, and non-regulated activities within an operating company.
Method of Allocation:	All bi-weekly and semi-monthly employees' labor expenses are recorded by company personnel on time sheets and entered into the time reporting system, which feeds into the labor distribution system. The employee submitting the time sheet is responsible for coding the internal order numbers to charge the appropriate operating companies or affiliates, business function (e.g., capital, operations, maintenance, clearing, purchasing and/or warehousing, etc.) and regulated or non-regulated operations.
	Time must be completed and submitted for review and approval by certain cut-off dates established by the Payroll Department. The employee's supervisor or manager is responsible for reviewing and approving all time entries and verifying that the employee is using the correct accounting.
	The labor distribution system used for bi-weekly employees includes the distribution of actual paid and accrued labor dollars/hours to the internal order number charged based on the hours worked. Accrual of payroll is to facilitate the recording of labor costs on a calendar month basis. This includes any reversal of the prior month's accrual. The charge of labor dollars for semi-monthly employees to internal order numbers is based on a distribution of the monthly salary of the employee.

LABOR OVERHEADS

Description:	Employee labor overhead costs are captured in the following categories:
	 Benefit employees: Non-productive labor costs (vacation, sick, holiday, etc.) Pension and Insurance (401k match, retirement related consulting, active healthcare, life and LTD insurance premiums, miscellaneous benefit programs and LTD benefits for former or inactive employees before retirement, as well as the service cost portion of qualified pension, non-qualified pension and retiree healthcare) Benefits Non-Service (non-service cost portion of qualified pension, non-qualified pension and retiree healthcare) Workers compensation (FAS 112 actuarial cost and insurance premiums) Incentives (Incentives are a labor overhead for Service Company, PSCo, and SPS. Incentives for NSPM and NSPW are charged directly to FERC accounts 920 and 517). Payroll taxes (FICA, FUTA, SUTA) Labor and expense of the Human Resource Service Center
	 Non-Benefit employees: Payroll taxes (FICA, FUTA, SUTA) Workers compensation
Provider of Service:	Service Company Operating companies or affiliates
User of Service:	Operating companies or affiliates, including utility operations, jurisdictions, and non-regulated activities within an operating company.
Method of Allocation:	Labor overheads are allocated within a legal entity by calculating a separate loading rate for each cost category identified in the "Description" section above.
	For each legal entity and each category, the costs are allocated based on a single-factor formula that is comprised of total estimated costs for the category divided by total estimated productive labor costs.
	Legal entity specific rates for each category are applied to productive labor charges as appropriate for each resource type. Labor loadings applied to labor charges follow the labor charges. For example, Service Company labor overheads follow Service Company labor and NSPM labor overheads follow NSPM labor.

AVIATION DISTRIBUTION

Description:	The Aviation Services department in the Service Company is responsible for managing and operating the two corporate leased aircraft used by the Xcel Energy. Costs include: pilot salaries including labor overheads, O&M costs, lease costs, and A&G costs associated with managing the Aviation Services department.
Provider of Service:	Service Company
User of Service:	Service Company, operating companies or affiliates, including utility operations, jurisdictions, and non-regulated activities within an operating company.
Method of Allocation:	Aviation costs are allocated using the average of the Revenue Ratio with intercompany dividends assigned to Xcel Energy Inc., Full Time Equivalent Hours Including Overtime, and the Total Assets Ratio including Xcel Energy Inc.'s per book assets.
	Any spousal use of the aircraft must be approved and is billed to Xcel Energy Inc.

STORES/WAREHOUSE OVERHEAD

Description:	Inventory warehousing costs, including labor, supervision, materials and supplies are allocated through pools to the business areas as an overhead on materials and supplies as materials and supplies are issued from/returned to a storeroom or warehouse.
Provider of Service:	Service Company Operating companies
User of Service:	Operating companies or affiliates, including utility operations, jurisdictions, and non-regulated activities within an operating company.
Method of Allocation:	The overhead costs for inventory items as noted above and associated adjustments are accumulated within the Supply Chain warehouse ACC's. These accumulated overhead costs are allocated to material issuances/returns from the storeroom.
	Costs are collected in ACC's on the Service Company and Operating Companies; then cleared using a warehouse overhead loading based on a costing sheet, cost element and AP document type criterion.

PURCHASING OVERHEAD

Description:	The Supply Chain organization in the Service Company has the responsibility for distributing the corporate purchasing and contract services costs to the functional area(s) of the operating companies or affiliates along with the cost of the materials and supplies ordered. Purchasing costs are made up of activities such as developing requisitions, contracts and purchase orders to procure materials and services and manage supplier relationships, negotiating complex procurement agreements/contracts for strategic supplier partnerships and service contracts, monitoring supplier performance, and managing purchase records, supplier qualification records, supplier diversity program, and support, maintenance, and performance monitoring of key applications and metrics used throughout the purchasing process. The Supply Chain organization is supported by specific Human Resources personnel who assist with supplier qualification processes as well as by the Enterprise Security department who manages the Security Vendor Risk Assessment process.
Provider of Service:	Service Company Operating companies
User of Service:	Service Company, operating companies and affiliates, including utility operations, jurisdictions, and non-regulated business activities within an operating company.
Method of Allocation:	Costs are collected in ACC's on the Service Company and the operating companies and cleared using an overhead loading based on costing sheet, cost element, and AP document type criterion.

FLEET DISTRIBUTION

Description:	The Fleet Services department in the Service Company is responsible for managing the fleet assets owned by the operating companies. Fleet assets are vehicle units that are organized into fleet work centers, which group together vehicles similar in nature for a specific business function within an Operating Company.
	The SAP Work Manager records the utilization of our fleet assets and allocates the cost to the business areas of operating companies and affiliates for the costs of using vehicles or associated equipment using fleet activity rates based on work centers.
	Fleet costs included in the calculation of the monthly billing rate include: licensing taxes and fees, lease costs, material and labor costs for maintenance and repair, fuel, labor loadings, and overhead for overall management of the Fleet Services department that includes labor, facilities, insurance, utilities, computers, phones, and office supplies.
Provider of Service:	Service Company Operating companies
User of Service:	Service Company, operating companies or affiliates, including utility operations, jurisdictions and non-regulated business activities within an operating company.
Method of Allocation:	Costs are collected in ACC's on the Service Company and operating companies which are cleared using an overhead fleet rate based on the weighted vehicle type to the respective business area.

INFORMATION TECHNOLOGY

Description:	The Technology Services organization in the Service Company is responsible for managing the corporate IT assets and services of Xcel Energy. Technology Services bills out O&M and capital costs related to Xcel Energy's corporate IT equipment and services incurred internally, as well as costs incurred through third party vendors. Costs include system O&M, desktop services, phone service, servers, infrastructure costs, software, software licensing, system design and implementation, labor and labor overheads, etc.
Provider of Service:	Service Company
User of Service:	Service Company, operating companies, or affiliates, including utility operations, jurisdictions and non-regulated activities within an operating company.
Method of Allocation:	IT costs are charged through several different methods.
	Costs are charged directly to the operating companies, affiliates, jurisdictions or non-regulated activities on the invoice, timesheet, expense report or other source document to the company(ies) benefiting from the service whenever possible.
	If costs cannot be charged directly to an operating company, affiliate, jurisdiction or non-regulated activity, the costs are charged to the appropriate Service Company indirect ACC that will assign the costs using a cost causative method to the companies benefiting from the system, application, or service.
	For costs that can be identified as benefiting a particular service function, those services would be charged to a Service Company indirect ACC using the approved allocation factor for that business area.
	If an indirect ACC cannot be identified that would assign costs in a cost causative method, a new indirect ACC will be created. However, if the project will be in-serviced within one year and if O&M costs will be less than \$250,000 in total for the project, an internal order will be used to assign costs using a cost causative method to the companies benefiting from the system, application, or service.

ACCOUNTS PAYABLE

Description:	The Payment and Reporting Department (Accounts Payable), in the Service Company, processes several types of documents for payment on behalf of the operating companies and affiliates. Accounts Payable uses SAP to process invoice payments associated with purchase orders, contracts, requests for payment (non- purchase orders, non-contract invoices) and employee payments, including per diem charges, suggestion system award payments and employee expense reimbursements. The charges for goods, materials and services, which post directly to the general ledger of each operating company and affiliate, differ for each type of document.
Provider of Service:	Service Company
User of Service:	Service Company, operating companies and affiliates, including utility operations, jurisdictions, and non-regulated activities within an operating company.
Method of Allocation:	Within each operating company and affiliate, charges are directly assigned whenever possible. Charges may be distributed to multiple business functions or business areas based on the accounting code(s) on each document. If necessary, costs may be allocated using any surrogate measure that has a logical or observable correlation to the charges in the quantities sold, the services that caused the cost to be incurred or that benefited from the cost. The following are examples of some of the logical or observable correlations used to allocate costs contained on Accounts Payable documents:
	 Quantity (units, count, etc.) Measurement or size (length, space, columnar inch, etc.) Volume (barrels, gallons, liters, etc.) Weight (ounce, pound, ton, etc.) Hours (hours of professional or contract services) Labor dollars (charge is in the same proportion as the labor hours of the department) Number of customers, meters, employees, etc. Revenue dollars Plant in service Square footage

SHARED ASSETS DISTRIBUTION

Description:	Shared assets are defined as capitalized assets that are owned by one legal entity but are used for the benefit of multiple entities. This would include land structures and improvements, office furniture and equipment, computer and communication equipment, and some software systems that are used by employees in the performance of their jobs.
Provider of Service:	Operating companies or affiliates
User of Service:	Service Company, operating companies and affiliates
Method of Allocation:	All allocations are billed through the Service Company and charged to a Service Company internal order that will assign the costs using a cost causative method to the companies benefiting shared assets. For IT related assets, the costs will be charged to the system application or service internal order. For facility assets, the costs will be charged to the respective Service Company facilities ACC that will assign the costs following employee labor.

FACILITIES DISTRIBUTION

Description:	Facilities costs are assigned or allocated to the functional areas of operating companies and other affiliates who benefit from the use of the facilities. Depending on whether a building is used by one utility company or is a "shared" building, i.e., building used by employees of more than one operating company or affiliate, facility costs may include:		
	Single-utility facility: The administrative property services labor and non-labor costs, utility expenses, maintenance costs for structures and systems, pro- rated share of property taxes (for owned buildings), and the rent and occupancy expenses (for leased buildings).		
	Shared facility: Administrative property services labor and non-labor costs, utilities expenses, and the maintenance costs for structures and systems are captured. If the building is leased, the rent is included. If the building is owned, the carrying costs of the shared assets, such as the depreciation and a return on rate base, are included in the facilities' cost.		
	The Property Services department is responsible for the owned and leased facility.		
Provider of Service:	Service Company or operating companies		
User of Service:	Service Company, operating companies, and affiliates		
Method of Allocation:	Costs for a single-utility facility are accumulated in the ACC of the company benefitting from the use of the building and are then allocated to functional FERC accounts based on the most recent quarter's labor charges.		
	Costs related to a shared facility, i.e., buildings used by employees of more than one operating company or affiliate, are first accumulated in ACC's specific to the shared facility and then distributed to each operating company and affiliate based upon the most recent quarter's labor for the specific employees located in each facility. Once costs are assigned to the appropriate company, they are then allocated to the functional FERC accounts based on the most recent quarter's labor charges.		

MONEY POOL

- Description: Through the Utility Money Pool ("UMP"), temporary surplus funds of Xcel Energy are available for short-term loans to other operating companies with cash needs.
- Provider of Service: Service Company
- User of Service: Operating companies
- Method of Allocation: An operating company can borrow from, and make loans to, the UMP, which is administered at cost by the Service Company. In addition, Xcel Energy Inc., the Holding Company, can deposit surplus funds into the UMP but cannot borrow from the UMP. Interest income or expense is charged or credited, as appropriate, to the UMP participants.

All charges are directly billed from the Service Company to the appropriate operating company.

NSPM petitioned for and received approval on the use of a UMP in Docket No. AI-04-100.

INCOME TAX EXPENSE DISTRIBUTION

Description:	Income tax expense incurred by the Service Company.	
Provider of Service:	Service Company	
User of Service:	Service Company and all entities included in the Accounting, Reporting, & Tax – Corporate Governance allocator.	
Method of Allocation:	Income tax expense incurred by the Service Company is allocated to all entities included in the Accounting, Reporting, & Tax – Corporate Governance allocator.	

CUSTOMER BILLING

Description:	NSPM bills customers for electric, gas, propane, and miscellaneous non-regulated activities through the customer billing system.		
Provider of Service:	Operating companies		
User of Service:	Operating companies, including utility operations, jurisdictions, and non-regulated activities.		
Method of Allocation:	Costs related to customer billing are direct charged to specific operating companies whenever possible.		
	When costs cannot be directly assigned to a specific operating company, they are allocated based on the number of customers.		
	Non-regulated activities that use the customer billing system are allocated a customer accounting overhead based on revenue dollars. See Section VII.		

ENGINEERING AND SUPERVISION ("E&S") OVERHEAD

Description: E&S costs are capitalized as construction overheads. E&S overheads are applied where it is not practical to direct charge the pay and expense of the engineers, surveyors, draftsmen, inspectors, first line management, and their assistants to construction. NSPM uses the E&S overhead allocation to charge these expenses to capital projects.

Provider of Service: Operating companies and Service Company

- User of Service: Operating companies.
- Method of Allocation: Costs related to E&S are gathered in an ACC separately by functional class and utility (production, transmission, and distribution). The ACC's are fully allocated on a monthly basis to clear the balances to zero. These costs are sent to the fixed asset ledger and then are allocated to each eligible capital internal order based on current month charges and the calculated rate.

The fixed asset ledger tracks all capital projects and work order expenditures for Xcel Energy on a life-to-date basis. Once expenditures are recorded on the books of the appropriate legal entity, the fixed asset ledger system generates the overhead allocations, and if appropriate, AFUDC, which are then applied to the individual internal orders. In addition, the fixed asset ledger calculates monthly depreciation by legal entity and handles the transfer of work orders from FERC account 107, Construction Work in Progress; to FERC account 106, Completed Construction-Not Unitized; to FERC account 101, Utility Plant in Service. The transfer of non-utility costs is within FERC account 121, Non-Utility Property using sub accounts.

CAPITAL A&G

Description:	A&G costs are capitalized as construction overheads. The overhead relates to all the personnel in the administrative office that work on construction to assure its continued operation but are not direct to any one project. A prime example is the payroll analyst whose responsibility it is to assure the construction labor receives its payroll checks. Because it is inefficient for these employees to direct charge all the work orders an overhead process is used to facilitate charging the capital work orders.
Provider of Service:	Operating companies and Service Company
User of Service:	Operating companies.
Method of Allocation:	Each operating company performs an A&G study every other year to review the time employees in certain administrative departments spend on capital work. A percent of payroll for these employees, based on the A&G study results is charged to an overhead allocating cost center, one-twelfth each month. The overhead cost center is allocated to each work order based on current month charges.

VI. UTILITY ALLOCATIONS

OVERVIEW

NSPM's costs are directly assigned or allocated to electric, gas, or non-regulated activities whenever possible or charged as common and then allocated to the electric and gas utilities using utility allocations. Common utility costs are grouped into two categories: (1) O&M utility allocations and (2) rate base and non-O&M utility allocations. The O&M utility allocations are processed monthly within SAP and are explained below. The common rate base and non-O&M utility allocations are completed as part of an annual study and for rate case filing purposes which are explained below.

O&M UTILITY ALLOCATIONS

Introduction

Common O&M utility allocations are applied to common costs that are recorded in A&G (FERC accounts 920-935), customer accounting, and customer information and sales (FERC accounts 901-917). Table A in this section lists the NSPM allocation methodology applied to each FERC account or range of FERC accounts.

Methodology

NSPM uses the following methods to allocate common O&M costs. These methods were developed to achieve the most cost causative relationship that each FERC account or range of FERC accounts has with electric and gas utility operations. The allocators used are as follows:

Customer Allocator

The customer allocator is used to allocate common utility costs in FERC accounts 901-903, and the non-commodity bad debt portion of FERC 904 and 905-917 among electric and gas operations. The allocation is based on the customer bill counts for the electric and gas utilities. The allocator used in the current year is developed based on the previous years' actual customer bill count.

Revenue Allocator

The revenue allocator is used to allocate common utility costs for commodity bad debt, recorded in FERC account 904, among electric and gas operations. The allocation is based on a rolling fouryear average of actual electric and gas revenues. The allocator in the current year is developed based on the four previous years' actual operating revenues from the corporate income statement.

Three-Factor Allocator

The three-factor allocator is used to allocate common utility costs in FERC account ranges 920-924 and 927-935 among electric and gas utilities. The allocation is based on the weighted average of operating revenue, plant in service, and supervised O&M. The allocator used in the current year is developed based on the previous years' actual operating revenue, plant in service and supervised O&M.

Labor Allocator

The labor allocator is used to allocate common utility costs in FERC accounts 925-926 to the electric and gas departments. The allocation is based on operating labor for the electric and gas utilities. The allocator used in the current year is developed based on the previous years' actual operating labor.

RATE BASE AND NON-O&M UTILITY ALLOCATIONS

Introduction

A study is performed annually, and for rate case filing purposes, to identify all rate base and non-O&M costs that are common among the utility operations of NSPM in order to allocate them to the electric and gas utilities.

Methodology

NSPM uses the following methodology to allocate common rate base and non-O&M costs. These allocation factors were developed to achieve the most cost causative methodology based on the pool of costs being allocated. Table B in this section lists the methodology applied to specific pools of costs. The allocators used are as follows:

Three-Factor Allocator

The allocation is based on the weighted average of operating revenue, plant in service, and supervised O&M. The allocator used in the current year is developed based on the previous years' actual operating revenue, plant in service and supervised O&M.

Computer Software Study

A composite allocator is used to allocate common computer software rate base (plant) and non-O&M (plant related) costs among electric and gas utilities. Software assets and related costs are presented in a cost of service study using a single amount. A study of all computer software is done to determine how each individual software asset that is part of the single amount should be allocated. All individual allocations are summarized to create a single composite allocation that is then applied to the summarized computer software plant and plant related costs.

Transportation Study

Individual allocators are used to allocate common transportation rate base (plant) and non-O&M (plant related) costs among electric and gas utilities. Transportation assets are reviewed to determine where vehicles are used and allocation factors are developed.

Table A – O&M Utility Allocations

FERC	Allocation		
Account	Method	Basis for Allocation Selection	
901-917	Customer	Customer bill counts are a reasonable methodology to use to	
(excluding	Allocator	allocate common customer accounting and customer	
commodity bad		information and sales costs recorded in FERC accounts 901-	
debt in FERC		917 because these costs are customer related costs, e.g.,	
904)		credit and collection, customer accounting, bad debt, etc.	
904 (commodity	Revenue Allocator	A revenue allocator is a reasonable methodology to allocate	
bad debt		commodity bad debt because these costs have a cost-	
portion)		causative relationship to uncollectible utility revenues.	
920-924	Three-factor	A three-factor allocation is reasonable because there is no	
	Allocator	single allocator that could provide a cost-causative link. A	
		three-factor allocator that measures three distinct aspects of	
		the Company and results in an overall fair assignment of	
		costs to the electric and gas utilities is used and is based on	
		equally weighting operating revenue, plant in service and	
		supervised O&M.	
925-926	Labor Allocator	A labor allocation is reasonable because the costs recorded	
		in these accounts are injuries and damages and pension and	
		benefit costs. These costs have a cost-causative relationship	
		with labor.	
927-935	Three-factor	A three-factor allocation is reasonable because there is no	
	Allocator	single allocator that could provide a cost causative link. A	
		three-factor allocator that measures three distinct aspects of	
		the Company and results in an overall fair assignment of	
		costs to the electric and gas utilities is used and is based on	
		equally weighting operating revenue, plant in service and	
		supervised U&M.	

Table B – Rate Base and Non-O&M Utility Allocations

<u>Utility</u>	Functional Class	Pool of Costs	Allocation Methodology
Electric			Direct Assignment
Gas			Direct Assignment
Common	26/Common Intangible Plant	Computer Software	Computer Software Study
Common	31/Common General Plant	General Furniture & Equipment	Three-Factor Allocation
Common	31/Common General Plant	Electric Distribution – Mass – MN	Direct Assignment to Electric
Common	31/Common General Plant	Electric Distribution – ND	Direct Assignment to Electric
Common	31/Common General Plant	Electric Distribution – MN	Direct Assignment to Electric
Common	31/Common General Plant	Electric Distribution Vaults	Direct Assignment to Electric
Common	31/Common General Plant	Allen S King Plant	Direct Assignment to Electric
Common	31/Common General Plant	Electric Transmission Line – MN	Direct Assignment to Electric
Common	31/Common General Plant	Electric Transmission Substation – MN	Direct Assignment to Electric
Common	31/Common General Plant	Gas Distribution – MN	Direct Assignment to Gas
Common	31/Common General Plant	General Tools and Other Equipment	Three-Factor Allocation
Common	31/Common General Plant	Office, Service & Other Bldgs – MN	Three-Factor Allocation
Common	31/Common General Plant	Office, Service & Other Bldgs – ND	Three-Factor Allocation
Common	31/Common General Plant	Office, Service & Other Bldgs – SD	Three-Factor Allocation
Common	31/Common General Plant	Software – Minnesota	Three-Factor Allocation
Common	31/Common General Plant	Transportation Equipment – MN	Transportation Study
Common	31/Common General Plant	Transportation Equipment – MN	Transportation Study
Common	31/Common General Plant	Transportation Equipment – SD	Transportation Study
Common	31/Common General Plant	Prairie Island	Direct Assignment to Electric
Common	31/Common General Plant	Inver Hills – Prod Other	Direct Assignment to Electric
Common	31/Common General Plant	Big Oaks Rec Area	Three-Factor Allocation
Common	31/Common General Plant	Black Dog	Direct Assignment to Electric
Common	31/Common General Plant	High Bridge	Direct Assignment to Electric
Common	31/Common General Plant	Riverside	Direct Assignment to Electric
Common	31/Common General Plant	Sherco	Direct Assignment to Electric
Common	31/Common General Plant	Gas Prod – Wescott – MN	Direct Assignment to Gas
Common	31/Common General Plant	General Tools and Other Equipment	Three-Factor Allocation
Common	31/Common General Plant	General Plant – MN	Three-Factor Allocation
Common	31/Common General Plant	General Plant – SD	Three-Factor Allocation
Common	31/Common General Plant	General Plant – ND	Three-Factor Allocation

VII. NON-REGULATED ACTIVITY ALLOCATIONS

INTRODUCTION

The purpose of this section is to detail the methods of assigning and allocating costs between the regulated services and the non-regulated activities of NSPM.

NSPM follows the same approach for all types of costs for its fully distributed costing method. As discussed earlier in the CAAM, NSPM's method was approved by the Commission in its electric and gas rate cases (E002-GR-92-1185, G002-GR-92-1186 and G002/GR-97-1606) and the Commission's September 28, 1994 Order in Docket No. G,E-999/CI-90-1008.

The Commission established the following hierarchical cost assignment and allocation principles in Docket No. G,E-999/CI-90- 1008:

- 1. Tariffed rate shall be used to value tariffed services provided to non-regulated activities.
- 2. Costs shall be directly assigned to either regulated or non-regulated activities whenever possible.
- 3. Costs that cannot be directly assigned are common costs, which shall be grouped into homogenous cost categories. Each cost category shall be allocated based on direct analysis of the origin of the costs whenever possible. If direct analysis is not possible, common costs shall be allocated based upon an indirect cost causation.
- 4. Whenever neither direct or indirect measures of cost causation can be found, the cost category shall be allocated based upon a general allocator.

This process accomplishes the proper separation of costs between NSPM's regulated utility business and non-regulated activities. Each activity that could be considered as being outside of NSPM's electric and gas business is reviewed for regulated/non-regulated treatment. If the activity is approved to be treated as a non-regulated operation, the non-regulated cost allocation process is followed.

There are limited situations where an activity that would be in the public interest could not be pursued if a fully distributed costing approach was followed. In such circumstances, NSPM has filed, and will continue to file, any deviation from a fully distributed costing process on a project-specific basis. Any existing exceptions have been filed and approved by the Commission.

Evaluation Process

NSPM's approach to fully distributed costing includes the following steps of analysis: business profile, direct charging, labor overheads, cost causation allocation, labor related overhead, customer accounting overhead, and corporate residual allocation. Non-NSPM affiliates are charged a working capital fee as discussed in Section IV.

Business Profile

The allocation process begins by reviewing each non-regulated activity for the services NSPM's utility business will be providing to the non-regulated activity.

Direct Charging (Addresses Principle #2)

Cross charges between NSPM service providers and non-regulated activities are reviewed with the business. Any process, project, or service performed for the direct benefit of a non-regulated activity is directly charged to the non-regulated activity. The business area providing service to the non-regulated activity communicates the anticipated level of service and how much the service will cost.

Labor charges are directly assigned to the non-regulated activity within the budgeting process, generally based on historical charges and taking into consideration known changes. The non-labor charges are directly charged. This process enables charging for all service that will be provided.

Cost Causation Allocations (Addresses Principle #3)

If no direct charge has been established for a service expected to be provided, a cost causation allocation is developed. Direct charging is preferred. However, if a service is expected to be provided and was not budgeted as a direct charge, an estimate of the cost of the service is made and allocated to the non-regulated business. An example of this would be, when a service is being provided, but it is at such a minimal level that it would be very difficult or cost prohibitive to charge on a direct basis.

Overhead Costs (Addresses Principle #4)

The overhead allocation factors capture indirect costs associated with providing services to non-regulated activities.

Non-regulated services wholly contained within NSPM and affiliate or third-party transactions are allocated a portion of NSPM's administrative and general (A&G) costs. A&G costs are allocated to non-regulated activities on the basis of labor of each non-regulated activity. The Company utilizes labor dollars for regulated activities and non- regulated activities to allocate the A&G costs, recorded in FERC accounts 920-935, to the non-regulated activities. The labor overhead is applied to unloaded labor.

Most non-regulated activities are also allocated a portion of NSPM's common Customer Accounting Costs. The distinction here is whether the non-regulated activity uses the customer accounting services of NSPM. For those activities that do use these services, common Customer Accounting Costs are allocated on the basis of revenues earned by each non-regulated activity. The Company utilizes revenue dollars for regulated activities and non-regulated activities to allocate the common portion of Customer Accounting Costs, recorded in FERC accounts 901-916, to the non-regulated activities. Excluded from the Common Costs in FERC accounts 901-916 are: FERC account 902, Meter Reading Expenses; FERC account 904, Uncollectible Accounts; and CIP costs in FERC account 908, Customer Assistance Expenses. These costs have been excluded because they are not pertinent to NSPM's non-regulated activities, as the non-regulated activities account for their own bad debt expenses separately.

Working Capital Fee (Addresses Principle #3)

The working capital fee is applied to non-NSPM affiliates. The fee is based on the current Prime Rate and is reviewed and updated quarterly. This fee is to compensate the regulated business for the cost of working capital used by affiliates.

VIII. JURISDICTIONAL ALLOCATIONS

INTRODUCTION

NSPM's methods for assigning and allocating common O&M costs, plant and plant related, and other rate base investment to jurisdictions is intended to distribute costs in a manner that most closely reflects the benefit received from the expenditure. Accurately stating the assigned and allocated costs of the Company, as they relate to causation of the costs, is a fundamental part of creating a fair distribution of those costs to jurisdiction.

NSPM uses three methods to assign and allocate O&M expense, plant and plant related, and other rate base investment to jurisdiction:

- 1. direct assignment based on FERC account and location,
- 2. allocate based on cost causation, and
- 3. allocate based on a default allocator.

Determination of the assignment and allocation of costs to jurisdiction is an annual process designed to identify the jurisdiction(s) that receive the benefit from the cost or investment. During the review, the three methods stated above are used to ensure that the appropriate jurisdiction(s) is assigned or allocated the cost. It is NSPM's primary goal to direct assign or allocate based on cost causation as often as possible, and allocate based on a default as little as possible.

The first step in assigning costs and investments to a jurisdiction is to identify all costs that can be directly assigned to a jurisdiction (Minnesota, North Dakota or South Dakota), based on the location where work is being performed. For O&M expense, the SAP general ledger account has a location indicator (Profit Center) and a FERC account number associated with it and these are used to determine the appropriate jurisdiction(s) for assigning costs. The individual business areas determine and maintain the appropriate values for these codes based on the type of work being performed and which customers benefit from it. For plant investment data, the PowerPlan system's functional class ID, state code and the function that it is serving are used to determine the appropriate jurisdictions to assign costs for plant, plant related and other rate base costs.

Direct Assignment Based on FERC Account and Location

The first method NSPM uses is to direct assign costs whenever possible. For example, the distribution portion of an electric substation (that which is assigned to a distribution FERC account function) and is located in the Twin Cities metro area can be directly assigned to the Minnesota jurisdiction based on location as it directly serves only customers in Minnesota. In addition, all gas transmission and distribution property are directly assigned to the jurisdiction based on where the property is located as defined within the PowerPlan system. The Capital Asset Accounting organization maintains the capitalized property data.

An O&M example of direct assignment (expense) would be either electric or gas special meter reading done in the Twin Cities metro area (assigned to a distribution FERC account). The meters read are for customers in the State of Minnesota; therefore, the related costs are directly assigned to the Minnesota jurisdiction.

All regulatory expenses specific to a jurisdiction are directly assigned to that jurisdiction. For example, indirect assessments charged to NSPM, from the Minnesota Department of Commerce and the Commission, are directly assigned to the Minnesota jurisdiction.

Allocation Based on Cost Causal Relationship

The second method NSPM uses identifies all investments and costs that can be assigned to jurisdiction based on a causal relationship, and allocates these costs using the most cost causal allocation method. Examples of electric and gas analyses are as follows:

Electric

NSPM operates an integrated electric transmission system that transports electricity to NSPM's distribution system that in turn, supplies electricity to all of NSPM's customers. The transmission system is built to meet the demand created by serving its customers and, therefore, NSPM uses a coincident peak transmission demand taken from twelve consecutive months that constitute a calendar year method, to allocate transmission investment to all of its jurisdictions. All of the expense and plant investment, assigned to transmission function, exists to support NSPM's infrastructure, is fixed in nature and is assigned to jurisdiction based on transmission demand.

The cost causation allocators used for electric production expense or plant investment is a twelvemonth coincident peak demand or energy, depending on the type of expense or plant investment. If the expense is variable in nature, energy is used to make the assignment to jurisdiction. If it is determined that the expense or plant investment exists to support NSPM's infrastructure and is fixed in nature, the demand allocator is used to make the assignment to jurisdiction.

Gas

From a supply standpoint, for example, NSPM operates its gas distribution system as a single unit. NSPM purchases natural gas, pipeline delivery capacity, and transmission of gas purchased to meet its customers' requirements on a system-wide basis. In addition, NSPM also operates propane-air (LPG) peak shaving facilities and liquefied natural gas (LNG) peaking facilities to meet firm demand in excess of natural gas daily pipeline entitlement for the benefit of the entire NSPM system. Because these types of costs support the entire operating company system, it is not possible to direct assign them to a specific jurisdiction. For this example, the O&M production and storage functions are allocated to jurisdiction based on the type of expense within the FERC account number. The transmission function is allocated based on the gas load dispatch allocator that is a combination of the design day firm demand allocator and total annual throughput. For plant investment, all production and storage facilities are allocated based on the gas design day allocator related to the design day firm demand.

Electric & Gas

Cost and investment in support of NSPM's distribution, customer accounting, and customer information & sales are more easily identified by state based on the location or where the work is being performed, or they can be allocated to jurisdiction using customers as a basis. In cases where services are provided and serve all regional customers, a regional allocator is developed which reflects the number of customers served in Minnesota and North Dakota or Minnesota and South Dakota, depending on the region. This represents a causal relationship between costs incurred in those regions and the assignment of costs to jurisdiction. Locating services performed in the Fargo area is an example of these types of costs. Locating services are performed for customers on both sides of the Minnesota/North Dakota border and are, therefore allocated to jurisdiction based on the number of year-end average customers in the North Dakota Region, which includes Fargo, Moorhead, Grand Forks, East Grand Forks and Minot.

Allocation Based on a Default Allocator

Allocation of common and general investment or A&G expense: costs and investment that cannot be assigned to jurisdiction using either direct assignment or allocation based on cost causation as described above are allocated to jurisdiction using a default allocator.

Common and General Plant Investment

The default allocator for electric plant investment is determined by the function that it serves. Common and general plant that serves production uses a twelve-month coincident peak demand allocator to allocate costs to jurisdiction. Plant serving transmission uses a twelve-month coincident peak transmission demand allocator to allocate costs to jurisdiction. For plant serving distribution, the number of year-end average customers is used to allocate costs to jurisdiction.

For Gas plant a default allocator is also determined by the function that it serves. For general and common plant, a year-end average customer allocator is used as the default. If the investment function has been determined to be gas production related, then the default jurisdictional allocator used in the production allocator is gas design day.

Administrative and General Expenses

When assigning or allocating A&G expenses to jurisdiction, a cost causative allocator is used if a functional relationship is easily established. In other instances, Electric A&G costs are allocated to jurisdiction using an equally weighted two-factor allocator based on electric plant in service and electric O&M expense (excluding A&G). The two factor allocator is developed by first calculating a three part historical ratio of plant investment directly serving production, transmission or distribution and a three part historical ratio of O&M expenses assigned to FERC accounts that are either production, transmission or directly serve customers (distribution, customer accounting, customer information or sales). These two ratios are then averaged to develop an equally weighted production, transmission and distribution ratio. This resulting three part ratio is then multiplied times the jurisdictional O&M default allocation ratios. The electric production portion is allocated to jurisdiction using a twelve-month coincident peak demand allocator; the transmission portion using the transmission demand allocator; and the customer portion is allocated using twelve-month end-of-year customers. The final step is to add the three sets of jurisdictional ratios together to form the two factor jurisdictional allocator used to allocate electric A&G costs supporting corporate functions.

Gas A&G expenses are allocated to jurisdiction using the appropriate customer allocation as a default allocator, based on the SAP account location indicator (profit center).

A more detailed description of each allocation type and method of allocation, including examples of why the allocation was chosen to assign costs to jurisdiction is included below. Table C in this section lists the methodology applied to specific pools of costs.

ALLOCATION METHODS

GAS & ELECTRIC

Allocation: Direct Assigned

This allocation type is used to assign all expenses that are determined to be directly assignable to a jurisdiction (Minnesota, North Dakota, and South Dakota).

Allocation: Direct Assigned: State of Minnesota

This allocation type is used for all expenses that are determined to be for the direct benefit or in direct support of the Minnesota jurisdiction. The types of costs direct assigned include: direct and indirect assessments related to one of Minnesota's regulatory bodies, legal department expense budgeted in support of Minnesota, economic development activities in the state of Minnesota, facilities expenses in support of the distribution business unit in the state of Minnesota, delivery system operation and maintenance costs in the Twin Cities metro area, Northwest and Southeast regions and automated energy system (AES) expenses.

Allocation: Direct Assigned: State of North Dakota

This allocation type is used for all expenses that are determined to be for the direct benefit or in direct support of the state of North Dakota jurisdiction. The types of costs direct assigned include: regulatory development activities based out of the North Dakota regional offices, direct and indirect assessments related to the North Dakota regulatory bodies, legal department expenses budgeted in support of North Dakota, economic development activities performed directly for North Dakota and work performed in the Minot area for the sole benefit of North Dakota customers.

Allocation: Direct Assigned: State of South Dakota

This allocation type is used for all expenses that are determined to be for the direct benefit or in direct support of the state of South Dakota jurisdiction. The types of costs direct assigned include: direct and indirect assessments related to the South Dakota regulatory bodies, legal department expenses budgeted in support of South Dakota, economic development activities performed directly for South Dakota.

Allocation: Customers - Year-End Average - (Electric or Gas)

This allocation type is used to assign expenses where there is a cost causative relationship between the number of electric and gas utility NSP customers in a particular area and the service provided. This allocator is based on year-end average customer by utility.

Allocation: Customers Year-End Average Minnesota Co. MN/ND/SD

This allocation type is used to assign costs to all of Minnesota Company's jurisdictions (Minnesota, North Dakota, and South Dakota) when the work performed benefits all of the company's customers equally. This is the default allocator that is used for the electric and gas distribution, customer accounting, customer information, sales, and A& G FERC accounts.

This is also the gas utility A&G corporate function default allocator type.

Allocation: Customers Year End Average Minnesota/North Dakota

This allocation type is used to assign costs to both the North Dakota and Minnesota jurisdictions based on customers in the entire North Dakota region. This includes customers in Fargo, Moorhead, Grand Forks, East Grand Forks and Minot service areas. This method is the default allocator for O&M expenses associated with general ledger accounts where the SAP profit center designates support for Minnesota/North Dakota.

Allocation: Customers Year End Average Minnesota/South Dakota

This allocation type is used to assign costs to both the South Dakota and Minnesota jurisdictions based on customers in the entire South Dakota region. This method is the default allocator for O&M expenses associated with general ledger accounts where the SAP profit center designates support for Minnesota/South Dakota.

Allocation: Study Jurisdictional Budget Transmission

This allocation is used for all budgeted plant investment that is determined to be for the direct benefit or in direct support of transmission. It is a historical allocator based on the plant investment that has been direct assigned to jurisdiction based on its state location.

Allocation: Study Jurisdictional Budget Distribution

This allocation is used for all budgeted plant investment that is determined to be for the direct benefit or in direct support of Distribution. It is a historical allocator based on the plant investment that has been direct assigned to jurisdiction based on its state location.

ELECTRIC UTILITY ONLY

Allocation: Energy

Fuel and fuel-related items are assigned to jurisdiction based on the energy allocator because of the direct correlation of customer sales and the level of fuel consumed. These items include all fuel, purchased energy, interchange agreement energy, and variable production expenses.

Allocation: Demand Prod (Coincident Peak)

The 12 coincident peak (CP) demand production allocator is used to assign fixed capacity related expenses, plant, and plant related items to jurisdiction. Other expenses allocated to jurisdiction based on demand include: fixed production expenses, purchased power demand expense, interchange agreement demand charges and regulatory expenses not directly related to one of NSPM's jurisdictions. Also, any A&G costs that are directly in support of production are allocated using this method.

Allocation: Demand Tran (Coincident Peak)

The 12 CP demand transmission allocator is used to assign transmission FERC Accounts in support of NSPM's jurisdictions. Also, any A&G costs that are directly in support of transmission are allocated using this method.

Allocation: Two-Factor Allocator (A&G Only)

Expressed as an equally weighted factor based on electric plant in service and electric O&M expense (excluding A&G); the two-factor allocator is used to allocate electric A&G costs when there is not a direct or cost causative method available. Generally, all corporate electric A&G costs are allocated using this method.
GAS UTILITY ONLY

Allocation: Retail Revenues Cost of Gas Recovery - Demand, Commodity and Purchased Gas Adjustment True-up Study

Retail revenues include components for the recovery of costs associated with product and delivery of product to the service area. Such costs include capacity or entitlement costs, pipeline transportation costs, commodity costs and costs of alternative gas (LPG or LNG) supplied during times of firm peak demand. Regulations provide for the automatic adjustment of billing rates for price changes and the annual true up of the cost of gas incurred. Demand, commodity, and purchased gas adjustment are components of the retail revenues cost of gas recovery study. The portion of total NSPM cost of gas included in retail revenues that the Minnesota jurisdiction represents is also applied to total Minnesota company cost of gas expense accounts to achieve revenue neutrality for revenue requirements consideration.

Allocation: Design Demand Day

Expressed as a percentage, design demand day is the ratio of the Minnesota jurisdiction firm peak demand volume to the total NSPM firm peak demand volume that could occur on the distribution system on a day considered to be the most severe weather conditions that can be experienced.

Allocation: Load Dispatch

Expressed as a percentage, load dispatch is a combination of the Minnesota jurisdiction design demand day and the Minnesota jurisdiction total retail sales and transportation throughput each weighted equally.

Allocation: Limited Firm and Standby Services Study

Expressed as a percentage, limited firm and standby services, in revenues, is the ratio of Minnesota jurisdiction availability charges and volumetric charges to the total NSPM system; in costs, it is the ratio of Minnesota jurisdiction volumetric product costs to the total NSPM program product costs.

Table C

Allocation t	o Jurisdiction						
		Selection Criteria *					
Sub-Business Unit	Plant Function	Functional Class ID / Description	Location	Function al Use	Utility	Jurisdiction	Allocation Methodology
		Budg	et				
Production	Production	1 / Electric Steam Production Plant			Electric	MN/ND/SD/WHSL	Electric - Demand Prod (Coincident Peak)
Production	Production	2 /Electric Nuclear Production Plant			Electric	MN/ND/SD/WHSL	Electric - Demand Prod (Coincident Peak)
Production	Production	3 / Electric Hydro Production Plant			Electric	MN/ND/SD/WHSL	Electric - Demand Prod (Coincident Peak)
Production	Production	4 / Electric Other Production Plant			Electric	MN/ND/SD/WHSL	Electric - Demand Prod (Coincident Peak)
Production	Production	4 / Electric Other Production Plant-Wind			Electric	MN/ND/SD/WHSL	Electric - Energy
Production	Production	22 / Nuclear Fuel			Electric	MN/ND/SD/WHSL	Electric - Demand Prod (Coincident Peak)
Production	Common & General	24 / Electric Intangible Plant			Electric	MN/ND/SD/WHSL	Electric - Demand Prod (Coincident Peak)
Production	Common & General	26 / Common Intangible Plant			Electric	MN/ND/SD/WHSL	Electric - Demand Prod (Coincident Peak)
Production	Common & General	29 / Electric General Plant			Electric	MN/ND/SD/WHSL	Electric - Demand Prod (Coincident Peak)
Production	Common & General	31 / Common General Plant			Electric	MN/ND/SD/WHSL	Electric - Demand Prod (Coincident Peak)
Production	Production	23 / Decommissioning	FERC MN		Electric	MN/ND/SD/WHSL	Electric - Demand Prod (Coincident Peak)
Production	Production	23 / Decommissioning	Minnesota		Electric	MN	Direct Assigned - State of Minnesota
Production	Production	23 / Decommissioning	North Dakota		Electric	ND	Direct Assigned - State of North Dakota
Production	Production	23 / Decommissioning	South Dakota		Electric	SD	Direct Assigned - State of South Dakota
Production	Production	23 / Decommissioning	Wisconsin		Electric	WI	Direct Assigned - Wisconsin
Electric Transmission	Transmission	5 / Electric Transmission Plant			Electric	MN/ND/SD/WHSL	Electric - Demand Tran (Coincident Peak)
Electric Transmission	Transmission	5 / Transmission Direct Assignment	Minnesota	DRCT	Electric	MN	Direct Assigned – State of Minnesota
Electric Distribution	Transmission	5 / Transmission Serving Distribution	Minnesota		Electric	MN	Direct Assigned - State of Minnesota
Electric Distribution	Transmission	5 / Transmission Serving Distribution	North Dakota		Electric	ND	Direct Assigned - State of North Dakota
Electric Distribution	Transmission	5 / Transmission Serving Distribution	South Dakota		Electric	SD	Direct Assigned - State of South Dakota
Production	Transmission	5 / Transmission Generation Step-up		BSLD, PEAK	Electric	MN/ND/SD/WHSL	Electric - Demand Prod (Coincident Peak)
Electric Transmission	Common & General	24 / Electric Intangible Plant			Electric	MN/ND/SD/WHSL	Electric - Demand Tran (Coincident Peak)
Electric Transmission	Common & General	26 / Common Intangible Plant			Electric	MN/ND/SD/WHSL	Electric - Demand Tran (Coincident Peak)

		Selection Criteria *					
Sub-Business Unit	Plant Function	Functional Class ID / Description	Location	Function al Use	Utility	Jurisdiction	Allocation Methodology
	-	Budget	-	-			
Electric Transmission	Common & General	29 / Electric General Plant			Electric	MN/ND/SD/WH SL	Electric - Demand Tran (Coincident Peak)
Electric Transmission	Common & General	31 / Common General Plant			Electric	MN/ND/SD/WH SL	Electric - Demand Tran (Coincident Peak)
Electric Distribution	Distribution	6 / Electric Distribution Plant	Minnesota		Electric	MN	Direct Assigned - State of Minnesota
Electric Distribution	Distribution	6 / Electric Distribution Plant	North Dakota		Electric	ND	Direct Assigned - State of North Dakota
Electric Distribution	Distribution	6 / Electric Distribution Plant	South Dakota		Electric	SD	Direct Assigned - State of South Dakota
Electric Distribution	Distribution	6 / Electric Distribution Plant	Wholesale		Electric	WHSL	Direct Assigned - Wholesale Full Requirements
Production	Distribution	6 / Distribution Generation Step- up		РЕАК	Electric	MN/ND/SD/WH SL	Electric - Demand Prod (Coincident Peak)
Electric Transmission	Distribution	6 / Distribution Serving Transmission		TBULK	Electric	MN/ND/SD/WH SL	Electric - Demand Tran (Coincident Peak)
Electric Distribution	Common & General	24 / Electric Intangible Plant			Electric	MN/ND/SD/WH SL	Customer Year End Average - Electric Minnesota Company MN/ND/SD/WHSL
Electric Distribution	Common & General	26 / Common Intangible Plant			Electric	MN/ND/SD/WH SL	Customer Year End Average - Electric Minnesota Company MN/ND/SD/WHSL
Electric Distribution	Common & General	29 / Electric General Plant			Electric	MN/ND/SD/WH SL	Customer Year End Average - Electric Minnesota Company MN/ND/SD/WHSL
Electric Distribution	Common & General	31 / Common General Plant			Electric	MN/ND/SD/WH SL	Customer Year End Average - Electric Minnesota Company MN/ND/SD/WHSL
Gas	Production	7 / Gas Manufactured Production Plant			Gas	MN/ND	Gas - Design Demand Day
Gas	Storage	9 / Gas Underground Storage Plant			Gas	MN/ND	Gas - Design Demand Day
Gas	Transmission	10 / Gas Transmission Plant			Gas	MN	Direct Assigned – State Of Minnesota
Gas	Transmission	10 / Gas Transmission Plant			Gas	ND	Direct Assigned – State of North Dakota
Gas	Distribution	11 / Gas Distribution Plant			Gas	MN	Direct Assigned – State of Minnesota
Gas	Distribution	11 / Gas Distribution Plant			Gas	ND	Direct Assigned – State of North Dakota
Gas	Common & General	25 / Gas Intangible Plant			Gas	MN/ND	Gas - Design Demand Day
Gas	Common & General	26 / Common Intangible Plant			Gas	MN/ND	Gas - Design Demand Day
Gas	Common & General	30 / Gas General Plant			Gas	MN/ND	Gas - Design Demand Day
Gas	Common & General	31 / Common General Plant			Gas	MN/ND	Gas - Design Demand Day

	Selection Criteria *						
Sub-Business Unit	Plant Function	Functional Class ID / Description	Location	Function al Use	Utility	Jurisdiction	Allocation Methodology
	-	Budget	-	-			
Gas	Common & General	25 / Gas Intangible Plant			Gas	MN/ND	Customer Year End Average - Gas Minnesota Company MN/ND
Gas	Common & General	26 / Common Intangible Plant			Gas	MN/ND	Customer Year End Average - Gas Minnesota Company MN/ND
Gas	Common & General	30 / Gas General Plant			Gas	MN/ND	Customer Year End Average - Gas Minnesota Company MN/ND
Gas	Common & General	31 / Common General Plant			Gas	MN/ND	Customer Year End Average - Gas Minnesota Company MN/ND
Gas	Common & General	34 / Gas Other Storage Plant			Gas	MN/ND	Gas - Design Demand Day

* All items under the Selection Criteria must be met before this allocation takes place.

2024 Test Year Budget

SAP						
Cost Center	Cost Center Description	Description of Services Provided	General Allocator/ Cost Causative	Allocation Method	Reasonableness of Allocation Method	NSPM Allocation Percent
200063	Executive - Corporate Governance	Executive Corporate Governance includes the labor and non-labor costs for executive corporate management, long-term business strategy development and other programs that ensure the continuity and development of management. Corporate governance activities are generally services that are performed on behalf of all Xeel Energy operating companies and affiliates, including Xeel Energy Inc.	General Allocator	Assets/Revenue/No. of Employees	Executive - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's operations. Due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	39.1500%
200064	Shareholder - Corporate Governance	Shareholder - Corporate Governance includes the labor and non-labor costs for serving as liaison between Xcel Energy BOD and the shareholders, manages employee/executive stock award matters, liaison between Xcel Energy and the proxy advisory group, monitoring stock ownership patterns, planning shareholder meetings, coordinating the transfer agent and shareholder record keeping functions. Corporate governance activities are generally services that are performed on behalf of all Xcel Energy operating companies and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/No. of Employees	Shareholder - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's ago more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	39.1500%
200065	Investor Relations - Corporate Governance	Investor Relations - Corporate Governance includes the labor and non-labor costs for communications to investors and the financial community, providing management with feedback from investors, assisting in the communication to investors of debt and equity securities issuances, assists in the development of presentations for Board of Directors, develops and delivers Xcel Energy's credit story to credit rating agencies, develops and presents Xcel Energy's investment story to investors, reviews all public financial documents for accuracy and completeness and distributes all financial releases. Corporate governance activities are generally services that are performed on behalf of all Xcel Energy operating companies and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/No. of Employees	Investor Relations - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies, therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	39.1500%
200066	Accounting, Reporting & Tax - Corporate Governance	Accounting, Reporting & Tax - Corporate Governance includes the labor and non-labor costs associated with preparing and filing consolidated reporting and financial statements, preparing consolidated budgets, completing the consolidation process, maintaining the books and records of Xcel Energy Inc. and Service Company, composing the corporate-wide regulatory accounting policy and compliance, Sarbanes-Oxley (SOX) documentation and compliance, and Chief Financial Officer activities related to the Audit Committee. Provides financial eladership to Xcel Energy and provides policies, controls, and leadership to Xcel Energy and provides policies, controls, and leadership to Xcel Energy operating companies and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/No. of Employces	Accounting, Reporting & Tax - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated busines. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	39.1500%
200067	Audit Services - Corporate Governance	Audit Services corporate governance includes the labor and non-labor costs associated with the financial operations and information system audits of the holding company and service company, evaluating and improving risk management, corporate internal control guidelines and procedures ethical conduct and the implementation of best practices, reviewing financial reporting requirements and controls under Sarbanes-Oxley legislative requirements, auditing of consolidated financial statements and activities related to the Audit Committee, performing audits and reviews for compliance with regulatory and legal requirements an contracts with vendors and other parties, providing consulting services to management for operational and process improvement reviews, assistance in internal investigations of fraud, administering the corporate compliance holine, conflict of interest investigations, or other potential violations of the Xcel Energy Code of Conduct. Corporate governance activities are generally services that are performed on behalf of all Xcel Energy operating companies and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/No. of Employees	Audit Services - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies, therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	39.1500%

200068	Corporate Finance, Treasury & Cash Management - Corporate Governance	Corporate Finance, Treasury & Cash Management - Corporate Governance includes the labor and non-labor costs related to equity and debt securities issuance, relationships with financial institutions, cash management, investing activities and monitoring the capital markets, holding company commercial paper transactions, compliance with debt covenants, corporate-wide protection of assets from catastrophic loss using risk financing mechanisms including captive risk retention and design and negotiation of insurance contracts with commercial and industry mutual underwriters (Service Company portion of Auto Liability, Cyber, and various other insurance policies), supervising the asset management firms for the Pension Fund and 401k benefits. Corporate governance activities are generally services that are performed on behalf of all Xeel Energy operating companies and affiliates, including Xeel Energy Inc.	General Allocator	Assets/Revenue/No. of Employees	Corporate Finance, Treasury & Cash Management - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the varenues are used because the larger the subsidiary's nevenue the more focus will be placed on that subsidiary's operations. Due to its relative offect on the consolidated business. No. of Temployees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	39.1500%
200069	Risk Management - Corporate Governance	Risk Management Corporate Governance includes the labor and non-labor costs of providing administration of the Transaction Review Committee which handles contract and deal approvals for Commercial Operations, Resource Planning and Energy Supply, provides analysis associated with key risks facing Xcel Energy Inc., negotiates and manages required security (e.g., bank letters of credit, bonds and guarantees among others); reviews and approves all documents requiring Contracts area sign-off. Corporate governance activities are generally services that are performed on behalf of all Xcel Energy operating companies and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/No. of Employees	Risk Management - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; threefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	39.1500%
200070	Corporate Strategy & Business Development - Corporate Governance	Corporate Strategy & Business Development - Corporate Governance includes the labor and non- labor costs associated with providing leadership for the implementation of company-wide business strategies and plans; portfolio management including the evaluation of potential opportunities for mergers, acquisitions, and divestitures; providing financial, analytical and reporting support; researching and providing business intelligence information. Corporate governance activities are generally services that are performed on behalf of all Xeel Energy operating companies and affiliates, including Xeel Energy Inc.	General Allocator	Assets/Revenue/No. of Employees	Corporate Strategy & Business Development - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the banefits received from those activities. Corporate Governance includes overall management of the corporation and benefits lit companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	39.1500%
200071	Legal - Corporate Governance	Legal - Corporate Governance includes the labor and non-labor costs for anticipating and fulfilling the legal needs of Xcel Energy, its Board of Directors, officers, legal entities, business areas and corporate operations to protect the company's assets and to minimize potential liability. Provides services related to labor and employment law pertaining to Service Company employees, litigation, contracts, rates and regulation, environmental matters, and other legal matters. Supports Xcel Energy and its subsidiaries in fulfilling corporate and business area strategies ranging from maintaining/improving regulatory relationships to continued leadership on environmental issues. Corporate governance activities are generally services that are performed on behalf of all Xcel Energy operating companies and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/No. of Employees	Legal - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's operations. Use to its relative of a subsidiary's operations due to its relative of a subsidiary's operations due to its relative of a subsidiary's operations and the time and attention management must pay to the subsidiary's operations.	39.1500%
200072	Communications - Corporate Governance	Communications - Corporate Governance includes the labor and non-labor costs to assist and ensure Executive Management, Investor Relations and others communicate appropriately with shareholders, the public, and other key stakeholder audiences: Key projects include: development and production of the annual report and other communications to investors; speeches, videos, and major presentations delivered by top executives; and speeches, displays, video and presentations for the company's annual meeting of shareholders. Media Relations contributes to building Xcel Energy's reputation by developing media and public relations strategies for major company initiatives and issues; responding to news media inquiries; working pro-actively with the media to forward story ideas and information about company events, policies and actions, and providing media training for company spokespersons. Media Relations also plays a key role in crisis communications and emergency preparedness efforts. Corporate governance activities are generally services that are performed on behalf of all Xcel Energy operating companying and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/No. of Employees	Communications - Corporate Governance uses the three-factor formula because it reflects the complexity risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; threefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's operations and be to subsidiary's operations and the time and attention management must pay to the subsidiary's operations.	39.1500%
200073	Human Resources - Corporate Governance	Human Resources - Corporate Governance includes the labor and non-labor costs for executive officers and Service Company employees' compensation plans, corporate HR policies, executive policy benefit plans, payroll services for Service Company and the employees handbook. Corporate governance activities are generally services that are performed on behalf of all Xeel Energy operating companies and affiliates, including Xeel Energy Inc.	General Allocator	Assets/Revenue/No. of Employees	Human Resources - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; threefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's approximations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	39.1500%

200074	Corporate Systems – Corporate Governance	Corporate Systems – Corporate Governance includes the labor and non-labor costs for enterprise- wide corporate systems.	General Allocator	Assets/Revenue/No. of Employces	Corporate Systems - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies, therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. Nevenues are used because the larger the subsidiary's approxes is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	39.1500%
200075	Board of Directors - Corporate Governance	Board of Directors - Corporate Governance includes the labor and non-labor costs related to the Board of Directors (BOD). BOD costs may include Directors fees, retirement expenses and replacement fees; Board/Committee meetings and BOD related consulting. Corporate governance activities are generally services that are performed on behalf of all Xcel Energy operating companies and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/No. of Employces	Board of Directors - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	39.1501%
200076	Xcel Foundation	Xcel Foundation services includes the labor and non-labor costs associated with the management and administration of the Xcel Energy Foundation.	General Allocator	Assets/Revenue/No. of Employees	Xeel Foundation services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the service with costs being recorded to account 426.1-Donations.	39.2100%
200077	Branding	Branding services includes the labor and non-labor costs for brand advertising and management of community affairs programs such as employee volunteerism, educational programs and community events, the company's investment in major sponsorships such as the Xeel Energy Center as well as ensuring that such sponsorships and related activities support the company's brand, mission, and values.	General Allocator	Assets/Revenue/No. of Employees	Branding services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	39.2100%
200078	Governmental Affairs	Governmental Affairs includes the labor and non-labor costs associated with the interpretation of laws, regulations, and environmental policy to ensure compliance and cost effectiveness for Xeel Energy customers and stockholders Internal legislative policy development and issues management, appraise management and internal customers of political and policy trends and developments, develop, and maintain relationships with regulatory officials and staff.	General Allocator	Assets/Revenue/No. of Employees	Governmental Affairs services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	39.2279%
200079	Federal Lobbying	Federal Lobbying services includes the labor and non-labor costs for federal and state lobbying activities and the federal Political Action Committee (PAC).	General Allocator	Assets/Revenue/No. of Employees	Federal Lobbying services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are provided to a subset of companies based on who benefits from the services. These costs are recorded in FERC 426.4.	39.2279%
200080	Capital Asset Accounting	Capital Asset Accounting includes the labor and non-labor costs associated with operating and non-operating company capital asset accounting, budgeting, regulatory reporting, business area support for utility areas, and operating company budgeting support.	General Allocator	Assets/Revenue/No. of Employees	Capital Asset Accounting services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	43.9375%
200081	Accounting, Reporting & Taxes	Accounting, Reporting & Taxes services includes the labor and non-labor costs for preparation of operating and non-operating financial statements, tax returns and reporting, performing accounting for the employee benefit plans, ensuring compliance with applicable laws and regulations of the operating and non-operating companies; composing the corporate-wide regulatory accounting policy, and coordinating the budgeting process with the operating and non- operating companies.	General Allocator	Assets/Revenue/No. of Employees	Accounting Reporting & Taxes services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocat these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	43.9960%
200082	Audit Services	Audit Services includes the labor and non-labor costs for auditing operating and non-operating companies, evaluating and improving risk management, ethical conduct and the implementation of best practices for operating and non-operating companies, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other parties; establishing and reviewing internal controls for operating and non-operating companies, establishing and reviewing source requirements/control testing and evaluating contract risks for the operating and non- operating companies.	General Allocator	Assets/Revenue/No. of Employces	Audit Services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	43.9960%
200083	Corporate Finance, Treasury & Cash Management	Corporate Finance, Treasury & Cash Management services includes the labor and non-labor costs related to equity and debt securities issuance, cash management, relationships with financial institutions, compliance with debt covenants, Service Company portion of General and Excess liability insurance, and management of the Pension Fund and 401k benefits for operating companies.	General Allocator	Assets/Revenue/No. of Employees	Corporate Finance, Treasury & Cash Management services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	43.9960%

200084	Risk Management	Risk Management develops and negotiates security agreements with counterparties; reviews high risk vendor creditvorthiness for the Environmental Services group; supports wind generation, solar carbon offsets, emission allowances, bundled energy and RECs, biomass and other renewable energy purchase agreements; participates in industry contracts working groups; representing Xcel Energy operating utilities; performs production cost modeling and analysis for cooprote budgeting; analyzing value and risks of structured purchases and generation system modifications; performs long range system modeling to evaluate large capacity acquisition alternatives; provides central coordination of annual capital funding process for Distribution and maintains and administers the Risk Registry database, evaluates and prioritizes specific risk mitigations for Distribution assets; develops strategies for Distribution infrastructure including building and implementing stochastic models for asset life-eycle analysis and other ad hoc asset specific requests; creates retail and system load and energy forecasts providing regular updates to senior management and analyses of key drivers; provides data support and analyses for financial disclosure; and provides analyses and reporting of current sales and peak demand levels relative to forecasts.	General Allocator	Assets/Revenue/No. of Employees	Risk Management services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	43.9960%
200086	Legal & Claims Services	Legal & Claims Services includes the labor and non-labor costs for operating and non-operating legal services related to: labor and employment law, litigation, rates and regulation, environmental matters, real estate, contracts, and claims services related to casualty, public, and company claims.	General Allocator	Assets/Revenue/No. of Employees	Legal & Claims Services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	43.9960%
200087	Accounting, Reporting & Tax - Regulated	Accounting, Reporting & Tax - Regulated includes the labor and non-labor costs associated with operating company revenue accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, operating company budgeting support, and capital asset accounting.	General Allocator	Assets/Revenue/No. of Employees	Accounting, Reporting & Tax - Regulated services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to regulated companies based or who benefits from the services.	44.0031%
200088	Accounting, Reporting, Tax & Audit Services - Regulated Electric	Accounting, Reporting, Tax & Audit Services - Regulated Electric includes the labor and non- labor costs associated specifically with operating company electric utility revenue accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, operating company budgeting support, capital asset accounting auditing operating companies , evaluating and improving risk management, ethical conduct and the implementation of best practices for operating companies electric utility, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other parties; establishing and reviewing internal controls for operating companies electric utility, establishing and reviewing SOX compliance requirements/control testing and evaluating contract risks for the operating companies electric utility. Additionally, costs for electric association dues including Edison Electric Institute (EEI).	General Allocator	Assets/Revenue/No. of Employees	Accounting, Reporting, Tax & Audit Services - Regulated Electric services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to regulated companies with electric operations who benefits from the services.	44.0031%
200089	Audit Services - OpCo's & TransCo's	Audit Services - OpCo's & TransCo's includes the labor and non-labor costs for auditing operating companies, evaluating and improving risk management, ethical conduct and the implementation of best practices for operating companies, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other parties; establishing and reviewing internal controls for operating companies, establishing and reviewing SOX compliance requirements/control testing and evaluating contract risks for the operating companies.	General Allocator	Assets/Revenue/No. of Employees	Audit Services - OpCo's & TransCo's services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies and Transmission-only companies who benefit from the services.	44.0031%
200090	Risk Management - OpCo's & TransCo's	Risk Management - OpCo's & TransCo's includes the labor and non-labor costs of oversight and administrative of operating company risk management work, working with counterparties to establish enabling agreements with operating companies, risk management reports including all operating companies (such as CDAD - Contract Development, Approval & Delegation or TRC- Transaction Review Committee Reporting).	General Allocator	Assets/Revenue/No. of Employees	Risk Management - OpCO's & TransCo's services that could not be directly charged to a specific legal entity are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies and Transmission-only companies who benefit from the services.	44.0031%
200091	Captive Insurance	Captive Insurance - The Property Loss Control Engineers services includes the labor and non- labor costs for each primary Operating Company(s) as well as all of Energy Supply Services. Having an expertise in an area, they lend support to each other and members of Energy Supply, and the Utilities Group, throughout the corporation. Fire Protection, Transformer Maintenance, Turbine Characteristics, Policies and Procedures are some of the areas in which expertise has been developed. This expertise is then shared on a regular basis to the benefit of all OpCo's and it is further shared at periodic Engineering meetings hosted by Hazard Insurance, which bring together Engineers from the OpCo's, the Property Loss Control Engineers and Insurance Company representatives to promote Loss Control.	General Allocator	Assets/Revenue/No. of Employees	Captive Insurance services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies who benefit from the services.	44.0031%

200002						
200092	Corporate Strategy & Business Development	Corporate Strategy & Business Development services include the labor and non-labor costs associated with providing leadership for the implementation of company-wide business strategies and plans; portfolio management including the evaluation of potential opportunities for mergers, acquisitions, and divestitures; providing financial, analytical and reporting support; researching and providing business intelligence information.	General Allocator	Assets/Revenue/No. of Employees	Corporate Strategy & Business Development services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies who benefit from the services.	44.0031%
200093	Legal - OpCo's & TransCo's	Legal - OpCo's & TransCo's services include the labor and non-labor costs for operating companies' legal services related to: labor and employment law, litigation, rates and regulation, environmental matters, real estate and contracts.	General Allocator	Assets/Revenue/No. of Employees	Legal - OpCo's & TransCo's services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies and Transmission-only companies who benefit from the services.	44.0031%
200094	Supply Chain	Supply Chain includes the labor and non-labor costs for operating companies diversity program expenses as well as various dues for specific sponsored agencies (Chamber of Commerce, social service dues, etc.)	General Allocator	Assets/Revenue/No. of Employees	Supply chain services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies who benefit from the services.	44.0031%
200095	Electric Vehicle Programs FERC 912	Electric Vehicle Programs FERC 912 services includes the labor and non-labor costs of providing management and overall program support to the Electric Vehicle (EV) organization, maximizing business value of the EV information systems, developing and implementing the program plan and strategy.	Cost Causative	Electric Vehicle Plant	Electric Vehicle Programs FERC 912 using electric vehicle plant to allocate EV program costs is reasonable because there is a cost causative relationship with electric vehicle plant and the EV program operations supported by the program organization.	51.1988%
200096	Energy Markets - Business Services	Energy Markets Business Services includes the labor and non-labor costs for financial analysis, budgeting and administrative support, managerial reporting and business planning and process initiatives, independent daily forward valuation and risk measurement of commodify transactions and system fuel and purchase power requirements to meet system loads, as well as proprietary or trading transactions; creates retail system load and energy forecasts providing regular updates to senior management and analyses of key drivers, reviews and provides comments to dealmakers on non-standard agreements and associated confirmation agreements in the areas of coal supply, gas supply, wood lucl, rail, trucking, structured power purchases and nuclear/trunium concentrates and services; provides analyses for electric/gas hedge studies and sensitivities; creates load management forecast, jurisdictional peak demand forecasts, and cost of service studies for energy trading and marketing.	General Allocator	Assets/Revenue/No. of Employces	Energy Markets - Business Services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	44.0031%
200097	Accounting and Finance Software Applications Maintenance	Accounting and Finance Software Applications Maintenance services include the labor and non- labor operating costs for the application development and maintenance of the software applications used for accounting and finance business functions.	General Allocator	Assets/Revenue/No. of Employees	Accounting and Finance Software Applications Maintenance - The Business Systems expenses related to maintenance of this system that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three- factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	44.0031%
200098	Electric Transmission FERC 566	Electric Transmission FERC 566 services include Transmission electric labor and non-labor costs associated with accounting, budgeting, regulatory reporting, and capital asset accounting.	General Allocator	Assets/Revenue/No. of Employees	Electric Transmission FERC 566 charges that cannot be directly charged to a specific legal entity and are corporate in nature. The three-factor formula is used because these charges are comprised of a broad spectrum of activities and no measurable method of cost causative allocation was found.	44.0031%
200099	Electric Distribution FERC 588	Electric Distribution FERC 588 services include electric Distribution labor and non-labor costs associated with accounting, budgeting, regulatory reporting, and capital asset accounting.	General Allocator	Assets/Revenue/No. of Employees	Electric Distribution FERC 588 charges that cannot be directly charged to a specific legal entity and are corporate in nature. The three factor formula is used because these charges are comprised of a broad spectrum of activities and no measurable method of cost causative allocation was found.	44.0032%
200100	Accounting, Reporting, Tax & Audit Services – Regulated Gas	Accounting, Reporting, Tax & Audit Services – Regulated Gas includes the labor and non-labor costs associated specifically with gas utility revenue accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, capital asset accounting, auditing, evaluating and improving risk management, ethical conduct and the implementation of best practices for operating companies gas utility, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other partice; setablishing and reviewing internal controls for operating companies gas utility, establishing and reviewing SOX compliance requirements control testing and evaluating contract risks for the operating companies gas utility. Additionally, costs for gas association dues including American Gas Association (AGA).	General Allocator	Assets/Revenue/No. of Employees	Accounting, Reporting, Tax & Audit Services – Regulated Gas services that could not be directly charged to a specific legal entity and are compare in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies gas utility who benefit from the services.	51.7210%
200101	Legal Gas	Legal Gas services include the labor and non-labor costs for operating companies gas utility legal services related to: labor and employment law, litigation, rates and regulation, environmental matters, real estate and contracts. This is primarily used by the General Counsel area.	General Allocator	Assets/Revenue/No. of Employees	Legal Gas services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies who benefit from the services.	51.7210%
200102	Gas Distribution FERC 880	Gas Distribution FERC 880 services include gas Distribution labor and non-labor costs associated with accounting, budgeting, regulatory reporting, and capital asset accounting.	General Allocator	Assets/Revenue/No. of Employees	Gas Distribution FERC 880 charges that cannot be directly charged to a specific legal entity and are corporate in nature. The three- factor formula is used because these charges are comprised of a broad spectrum of activities and no measurable method of cost causative allocation was found.	51.7210%
200105	Accounting & Reporting - NSPM & NSPW	Accounting & Reporting - NSPM & NSPW includes the labor and non-labor costs associated with NSPM & NSPW accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, operating company budgeting support, and capital asset accounting.	General Allocator	Assets/Revenue/No. of Employees	Accounting & Reporting – NSPM & NSPW services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to NSPM & NSPW who benefit from the services.	87.1121%

200106	Accounting & Reporting Electric - NSPM & NSPW	Accounting & Reporting Electric - NSPM & NSPW includes the labor and non-labor costs associated with NSPM & NSPW accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, operating company budgeting support, and capital asset accounting specific to the electric utility.	General Allocator	Assets/Revenue/No. of Employees	Accounting & Reporting Electric - NSPM & NSPW services that could not be directly charged to a specific legal entity are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to NSPM & NSPW electric utility who benefit from the services.	87.1121%
200107	Legal - NSPM & NSPW	Legal - NSPM & NSPW services include the labor and non-labor costs for legal services related to: labor and employment law, litigation, rates and regulation, environmental matters, real estate and contracts specific to NSPM & NSPW. This is primarily used by the General Counsel area.	General Allocator	Assets/Revenue/No. of Employees	Legal - NSPM & NSPW services that could not be directly charged to a specific legal entity are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to NSPM & NSPW who benefit from the services.	87.1121%
200108	Advanced Metering Infrastructure (AMI)	Advanced Metering Infrastructure (AMI) includes the labor and non-labor costs associated with AMI.	Cost Causative	No. of AMI Enabled Meters	Advanced Metering Infrastructure (AMI) using No. of AMI Enabled Meters to allocate costs is reasonable because there is a cost causative relationship with the companies with AMI enabled meters.	16.5709%
200111	Enterprise Application Integration (EAI)	Enterprise Application Integration (EAI) includes the labor and non-labor costs associated with the management of information systems infrastructure and working with IT Project Managers to ensure that new systems are possitioned to function as successfully as possible in terms of overall performance and communication with other systems.	Cost Causative	Average of a Select Set of Software Allocators	Enterprise Application Integration (EAI) using average of selected software systems to allocate costs is reasonable because EAI is primarily the server costs supporting the selected software applications and benefits the companies using the software applications.	38.7608%
200112	Mainframe Charges	Mainframe Charges include labor and non-labor costs related to mainframe expenses for development, maintenance, and licensing. The Mainframe is comprised of three applications: Time, Transaction System, and Monitoring Device Management System applications. This is used primarily by the Business Systems Organization.	Cost Causative	Average of a Select Set of Software Allocators	Mainframe Charges expenses cannot be directly charged to a specific legal entity as the system is used by multiple entities. Using an average of selected software systems to allocate costs is reasonable because Mainframe primarily supports these selected software systems.	28.1622%
200115	Miscellaneous Applications	Miscellaneous Applications includes the labor and non-labor costs associated with the management of information systems infrastructure and working with IT project managers to ensure that new systems are possible on terms of overall performance and communication with other systems.	Cost Causative	Average of All Software Percentages	Miscellaneous Applications using average of all software systems to allocate costs is reasonable because Miscellaneous Applications is primarily the server costs supporting the software applications and benefits the companies using the software applications.	35.7938%
200116	Distribution Electric Supervision & Engineering (S&E) FERC 580	Distribution Electric Supervision & Engineering (S&E) FERC 580 services includes the labor and expenses incurred in the general supervision and direction of the operation of the electric distribution system.	Cost Causative	Electric Distribution Plant	Distribution Electric Supervision & Engineering (S&E) FERC 580 using the electric distribution plant to allocate the costs is reasonable because there is a cost causative relationship with the operations supported by electric distribution.	34.4054%
200117	Distribution Electric Metering FERC 586	Distribution Electric Metering FERC 586 services include labor, materials used, and expenses incurred in the operation of customer meters and associated equipment (e.g. electric distribution meters standards and development, meter purchases, etc.	Cost Causative	Electric Distribution Plant	Distribution Electric Metering FERC 586 using electric distribution plant to allocate meter costs is reasonable because there is a cost causative relationship with the electric distribution plant and meter operations supported by electric distribution.	34.4054%
200118	Distribution Electric Load Dispatching/EMS FERC 581	Distribution Electric Load Dispatching/EMS FERC 581 services include labor, materials used, and expenses incurred in load dispatching operations pertaining to the distribution of electricity. This includes Energy Management Systems (EMS) which provides supervisory control and data acquisition (SCADA) of substation devices through Remote Terminal Units (RTU's).	Cost Causative	Electric Distribution Plant	Distribution Electric Load Dispatching/EMS FERC 581 using electric distribution plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by load dispatching/EMS-distribution.	34.4054%
200119	Distribution Electric & Gas Miscellaneous FERC 588 & 880	Distribution Electric & Gas Miscellaneous FERC 588 & 880 services include labor, materials used, and expenses incurred in distribution system operation not provided for elsewhere. This includes software system labor and non-labor costs for the maintenance that support the electric and gas distribution to our customers as well as non-capital engineering & supervision costs.	Cost Causative	Electric Distribution Plant/ Gas Distribution Plant	Distribution Electric & Gas Miscellaneous FERC 588 & 880 using a ratio of electric distribution plant/gas distribution plant to allocate costs is reasonable because there is a cost causative relationship between the work performed by operations and distribution plant.	32.3478%
200120	Distribution & Transmission Gas Miscellaneous FERC 859 & 880	Distribution & Transmission Gas Miscellaneous FERC 859 & 880 include the cost of labor, materials used, and expenses incurred in providing Gas Emergency Response (GER) activities for the gas distribution and transmission systems as well as other activities related to the gas distribution and transmission systems. Additionally, costs include the labor and non-labor costs for the application development and maintenance of the GER system.	Cost Causative	Gas Distribution Plant/Gas Transmission Plant	Distribution & Transmission Gas Miscellaneous FERC 588 & 880 using a ratio of gas distribution plant/gas transmission plant to allocate costs is reasonable because the costs are directly related to miscellaneous activities, including Gas Emergency Response work for the gas distribution and gas transmission systems.	23.3161%
200121	Distribution Electric & Gas and Transmission Gas Miscellaneous FERC 588, 880, & 859	Distribution Electric & Gas and Transmission Gas Miscellaneous FERC 588, 880, & 859 services include gas distribution, gas transmission, and electric distribution labor and non-labor costs associated with accounting, budgeting, and regulatory reporting.	Cost Causative	Electric Distribution Plant/ Gas Transmission Plant/ Gas Distribution Plant	Distribution Electric & Gas and Transmission Gas Miscellaneous FERC 588, 880, & 859 charges that cannot be directly charged to a specific business unit and are corporate in nature. Using a ratio of electric distribution plant/gas transmission plant/gas distribution plant to allocate Utility Group costs is reasonable because there is a cost causative relationship with operations supported by Utilities Group.	30.6636%
200122	Transmission Electric Supervision & Engineering (S&E) FERC 560	Transmission Electric Supervision & Engineering (S&E) FERC 560 services include labor and expenses incurred in the general supervision and direction of the operation of the electric transmission system as a whole.	Cost Causative	Electric Transmission Plant	Transmission Electric Supervision & Engineering (S&E) FERC 560 using electric transmission plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by transmission electric.	31.9730%
200123	Transmission Electric Reliability, Planning, & Standards Development FERC 561.5	Transmission Electric FERC 561.5 services include labor, materials used, and expenses incurred for the system planning of the interconnected bulk electric transmission systems within a planning authority area. Activities include transmission reliability, planning authors standards development related to transmission assets and reliability needs and transmission customers' requirements and requests (e.g. developing and maintaining transmission system models, applying methodologies and tools for analysis and simulation of systems, notification of any planned transmission changes and impacts, etc.).	Cost Causative	Electric Transmission Plant	Transmission Electric Reliability, Planning, & Standards Development FERC 561.5 using electric transmission plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by transmission electric.	31.9730%
200124	Transmission Electric Load Dispatch-Monitor and Operate Transmission System FERC 561.2	Transmission Electric Load Dispatch-Monitor and Operate Transmission System FERC 561.2 services include labor, materials used, and expenses incurred to monitor, assess and operate the power system and individual transmission facilities in real-time to maintain safe and reliable operation of the transmission system. This also includes the expense incurred to manage transmission facilities to maintain system reliability and to monitor the real-time flows and direct actions according to regional plans and tariffs as necessary.	Cost Causative	Electric Transmission Plant	Transmission Electric Load Dispatch-Monitor and Operate Transmission System FERC 561.2 using electric transmission plant to allocate costs is reasonable because there is a direct causal relationship with the operations supported by EMS-transmission.	31.9730%

200125	Transmission Electric Supervision & Engineering (S&E) NSPM & NSPW FERC 560	Transmission Electric Supervision & Engineering (S&E) NSPM & NSPW FERC 560 services include labor and expenses incurred in the general supervision and direction of the operation of the electric transmission system as a whole. This allocation is used when NSPM and NSPW are the only jurisdictions benefiting from the services.	Cost Causative	Electric Transmission Plant	Transmission Electric Supervision & Engineering (S&E) NSPM & NSPW FERC 560 using electric transmission plant to allocate costs is reasonable because there is a direct causal relationship with the operations supported by transmission electric.	72.7556%
200126	Utilities Group Administrative & General (A&G) FERC 921	Utilities Group Administrative & General (A&G) FERC 921 services includes the labor and non- labor costs for utilities group leadership, management and support services for the Distribution, Transmission, transportation and supply chain areas.	Cost Causative	Electric Transmission Plant/ Electric Distribution Plant/ Gas Transmission Plant/Gas Distribution Plant	Utilities Group Administrative & General (A&G) FERC 921 using delivery gross plant to allocate costs is reasonable because these costs are directly related to the electric and gas delivery systems.	31.1502%
200127	Distribution Gas Supervision & Engineering (S&E) FERC 870	Distribution Gas Supervision & Engineering (S&E) FERC 870 services include labor and expenses incurred in the general supervision and direction of gas distribution system operations.	Cost Causative	Gas Distribution Plant	Distribution Gas Supervision & Engineering (S&E) FERC 870 using gas distribution plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by distribution gas.	27.2580%
200128	Distribution Gas Miscellaneous FERC 880	Distribution Gas Miscellaneous FERC 880 services include the cost of distribution maps and records, distribution office expenses, and the cost of miscellaneous labor and materials used, and expenses incurred in gas distribution systems. Additionally, the labor and non-labor costs for non-capital engineering and supervision.	Cost Causative	Gas Distribution Plant	Distribution Gas Miscellaneous FERC 880 using gas distribution plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by Distribution Gas.	27.2580%
200129	Distribution Gas Meters and House Regulators FERC 878	Distribution Gas Meters and House Regulators FERC 878 services include the cost of labor, materials used and expenses incurred in connection with removing, resetting, changing, testing, and servicing customer meters and house regulators.	Cost Causative	Gas Distribution Plant	Distribution Gas Meters and House Regulators FERC 878 using gas distribution plant to allocate meter costs is reasonable because there is a cost causative relationship with the gas distribution plant and meter operations supported by gas distribution.	27.2580%
200130	Transmission Gas Supervision & Engineering (S&E) FERC 850	Transmission Gas Supervision & Engineering (S&E) FERC 850 services include the cost of labor and expenses incurred in the general supervision and direction of the operation of transmission facilities.	Cost Causative	Gas Transmission Plant	Transmission Gas Supervision & Engineering (S&E) FERC 850 using gas transmission plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by transmission gas.	8.1415%
200131	Distribution & Transmission Gas System Control and Load Dispatching FERC 851 & 871	Distribution & Transmission Gas System Control and Load Dispatching FERC 851 & 871 include the cost of labor, materials used, and expenses incurred in dispatching and controlling the supply and flow of gas through the gas distribution and transmission systems. Additionally, costs include the labor and non-labor costs for the application development and maintenance of the Gas SCADA system.	Cost Causative	Gas Transmission Plant/ Gas Distribution Plant	Distribution & Transmission Gas System Control and Load Dispatching FERC \$51 & 871 using a ratio of gas transmission plant/gas distribution plant to allocate costs is reasonable because the costs are directly related to the monitoring of gas distribution and transmission.	23.3161%
200132	Payment & Reporting	Payment & Reporting services includes the labor and non-labor costs associated with processing payments to vendors, providing audit research and reconciliation support for Accounts Payable transactions, preparing statistical and 1099 reporting, and administering the purchase card programs.	Cost Causative	Invoice Transactions	Payment & Reporting using invoice transactions to allocate costs is reasonable because the costs are directly related to invoices processed.	29.0990%
200133	Proprietary Trading - Back Office	Proprietary Trading - Back Office includes the labor and non-labor costs associated with the accounting support and vice president oversight of proprietary trading activities. This allocator should be primarily used by Accounting and Finance, or others providing Administrative & General (A&G) activities when the trading deal doesn't involve Xcel Energy Utility generating resources, which is also considered non-asset-based trading activity.	Cost Causative	Joint Operating Agreement Peak Hour Megawatt Load Ratio	Proprietary Trading - Back Office uses the Joint Operating Agreement Peak Hour Megawatt Load Ratio for cost allocations as it is required for the Proprietary Trading services under the JOA.	46.2435%
200134	Proprietary Trading - Front/Mid Office FERC 557	Proprietary Trading – Front/Mid Office FERC 557 includes the labor and non-labor costs associated with proprietary trading activities which are short term transactions undertaken in the wholesale electric markets where electricity is purchased for the purpose of selling it. Also included are supporting activities: evaluating the credit worthiness of counterparties, reviewing contracts to ensure that regulations are being compled with, evaluating profitability and appropriateness of trades to ensure they are in the best interest of shareholders and rate payers, and ensuring that trades identified as proprietary appropriately fall into that category.	General Allocator	Joint Operating Agreement Peak Hour Megawatt Load Ratio	Proprietary Trading - Front/Mid Office FERC 537 uses the Joint Operating Agreement Peak Hour Megawatt Load Ratio for cost allocations as it is required for the Proprietary Trading services under the JOA.	46.2435%
200135	Energy Supply Business Resources	Energy Supply Business Resources services includes the labor and non-labor costs of performance analysis, specialists and analytical services provided to the operating companies' generation facilities.	Cost Causative	MWH Generation	Energy Supply Business Resources using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	36.8589%
200136	Energy Markets - Fuel	Energy Markets - Fuel includes the labor and non-labor costs for planning and implementing power supply portfolios to provide reliable service to native load and to capitalize on market opportunities including purchasing fuel for the operating companies' electric generation system (excluding nuclear) and resource planning and acquisition including purchase power and account management.	Cost Causative	MWH Generation	Energy Markets - Fuel using MWH generation to allocate costs is reasonable because the costs are directly related to the purchase of fuel for generation.	36.8589%
200137	Energy Supply Miscellaneous Power Expense FERC 506, 539, & 549	Energy Supply Miscellaneous Power Expense FERC 506, 539, & 549 services include Energy Supply operations performance services labor and non-labor costs for non-management employees with the following accountabilities: Develop / suggest / implement improvements for multiple power plants, standardize best practices and process improvements across multiple power plants, establish operations and maintenance policies and procedures for multiple power plants.	Cost Causative	MWH Generation	Energy Supply Miscellaneous Power Expense FERC 506, 539, & 549 using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	36.8589%
200138	Energy Supply Operation Supervision & Engineering (S&E) FERC 500, 535, & 546	Energy Supply Operation Supervision & Engineering (S&E) FERC 500, 535, & 546 services include labor and expenses incurred in the general supervision and direction of the operation of steam powered generation stations, hydraulic power generating stations, and other power generating stations.	Cost Causative	MWH Generation	Energy Supply Operation Supervision & Engineering (S&E) FERC 500, 535, & 546 using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	36.8589%

200139				[Energy Supply Maintenance Supervision & Engineering (S&E) FERC 510, 541, & 551 using MWH generation to allocate costs is	
	Energy Supply Maintenance Supervision & Engineering (S&E) FERC 510, 541, & 551	Energy Supply Maintenance Supervision & Engineering (S&E) FERC 510, 541, & 551 services which include management and performance labor and non-labor costs for the following accountabilities: Researching, reviewing, recommending and facilitating the selection of technological alternatives for improved plant and environmental performance. Manage uniform project management process (policies). Planning for physical plant modifications, which includes consolidation and management of short-term and long-term plans for physical plant modifications. Develop and execute innovative technology projects such as: biomass, solar, wind. Implement enterprise project management (EPM) and planning tools. Establish uniform technology, design & equipment standards.	Cost Causative	MWH Generation	reasonable because the costs are directly related to the support of electric generation facilities.	36.8589%
200143	Energy Supply Miscellaneous Power Expense NSPM & NSPW FERC 506, 539, & 549	Energy Supply Miscellaneous Power Expense NSPM & NSPW FERC 506, 539, & 549 services include Energy Supply operations performance services labor and non-labor costs for non- management employees with the following accountabilities: Develop / suggest / implement improvements for multiple power plants, standardize best practices and process improvements across multiple power plants. Etablish operations and maintenance policies and procedures for multiple power plants. This allocation is used when NSPM & NSPW jurisdictions are benefiting from the services.	Cost Causative	MWH Generation	Energy Supply Miscellaneous Power Expense NSPM & NSPW FERC 506, 539, & 549 using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	95.8426%
200144	Energy Supply Operation Supervision & Engineering (S&E) NSPM & NSPW FERC 500, 535, & 546	Energy Supply Operation Supervision & Engineering (S&E) NSPM & NSPW FERC 500, 535, & 546 services include labor and expenses incurred in the general supervision and direction of the operation of steam powered generation stations, hydraulic power generating stations, and other power generating stations. This allocation is used when NSPM & NSPW jurisdictions are benefiting from the services.	Cost Causative	MWH Generation	Energy Supply Operation Supervision & Engineering (S&E) NSPM & NSPW FERC 500, 535, & 546 using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	95.8426%
200145	Energy Supply Maintenance Supervision & Engineering (S&E) NSPM & NSPW FERC 510, 541, & 551	Energy Supply Maintenance Supervision & Engineering (S&E) NSPM & NSPW FERC 510, 541, & 551 services which include management and performance labor and non-labor costs for the following accountabilities: Researching, reviewing, recommending and facilitating the selection of technological alternatives for improved plant and environmental performance. Manage uniform project management process (policies). Planning for physical plant modifications, which includes consolidation and management of short-term and long-term plans for physical plant modifications. Develop and execute innovative technology projects such as: biomass, solar, wind. Implement enterprise project management (EPM) and planning tools. Establish uniform technology, design & equipment standards. This allocation is used when NSPM & NSPW jurisdictions are benefiting from the services.	Cost Causative	MWH Generation	Energy Supply Maintenance Supervision & Engineering (S&E) NSPM & NSPW FERC S10, 541, & 551 using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	95.8426%
200146	Energy Markets - Regulated Trading	Energy Markets - Regulated Trading services include the labor and non-labor costs of providing electric trading services to the operating companies' electric generation systems, including load management, system optimization and origination.	Cost Causative	MWH Hours Sold	Energy Markets - Regulated Trading using MWH hours sold to allocate costs is reasonable because there is a cost causative relationship between regulated trading activities and the MWH hours sold.	40.3720%
200147	Business Objects	Business Objects includes the labor and non-labor costs for the application that provides critical reporting from data universes and tables.	Cost Causative	No. of Business Objects Users	Business Objects using No. of Business Object users to allocate costs is reasonable because the costs are directly related to users who can access the application.	42.5836%
200148	Business Systems	Business Systems services includes the costs of providing assistance to computer users across the company. Specifically computer technology risk, software maintenance on applications Distributed to all users (e.g. Microsoft PC tools), governance and project management over all IT projects, fixed management fees with outside vendors, business analytics costs, corrective and preventative maintenance, security, data backup and recovery, help desk, and amorization of outside vendor fees and costs that are not specific to an application that has a specific allocator.	Cost Causative	No. of Computers	Business Systems using No. of computers to allocate costs is reasonable because there is a cost causative relationship between the No. of computers and the cost to support them.	48.3289%
200149	Customer & Enterprise Solutions (CES)	Customer & Enterprise Solutions (CES) includes the labor and non-labor costs for the leadership of the Customer & Enterprise Solutions organization and their administrative support staff.	Cost Causative	No. of Computers/ No. of Customers/ No. of Employees	Customer & Enterprise Solutions (CES) using a ratio of No. of Computers/Customers/Employees to allocate costs is reasonable because there is a cost causative relationship with the operations supported by CES.	45.1770%
200150	Interactive Voice Response (IVR)	Interactive Voice Response (IVR) includes the labor and non-labor costs for the application development and maintenance of the Interactive Voice Response system which interacts with a customer calling Xcel Energy call centers. It is intended to help service customers without invoking a call center agent. If the call needs to be handled by an agent, account information and the reason for the call is determined which helps route the call to the appropriate agent.	Cost Causative	No. of IVR Contacts	Interactive Voice Response (IVR) using No. of contacts to allocate costs is reasonable because this system is used to take and route customer calls and benefits customers using the call centers.	33.5696%
200151	Customer Billing FERC 903	Customer Billing FERC 903 includes the labor and non-labor costs related to the delivery of billing statements, letters and notices to Xcel customers including postage and outside services costs, oversight and administration of customer billing area, research of billing exceptions, providing escalated customer service assistance with regard to billing issues resolution, and process remittances and receivables. This allocation is used when all four jurisdictions are benefiting from the services.	Cost Causative	No. of Customer Bills	Customer Billing FERC 903 using No. of customer bills to allocate costs is reasonable because the costs are directly related to customer billing activities.	38.8038%
200152	Customer Care FERC 902	Customer Care FERC 902 services includes the labor and non-labor costs for meter reading of retail and wholesale customers and determining consumption for billing purposes as well as executing field collections.	Cost Causative	No. of Customers	Customer Care FERC 902 using No. of customers to allocate costs is reasonable because the costs are directly related to customers.	38.2129%

200153	Customer Safety Advertising &	Customer Safety Advertising & Information costs services includes the labor and non-labor costs	Cost Causative	No. of Customers	Customer Safety Advertising & Information Costs using No. of customers to allocate costs is reasonable because the costs are directly	38 2800%
200154	Information Costs	associated with public safety advertising, information and education.	Cost Causative	No. of Customers	related to customers.	38.2809%
200134	Customer Service Information Technology (IT) FERC 903	Customer service information Lecinnology (11) FERC 905 services includes the labor and non- labor costs for IT applications related customer billing to customers, call center support and credit and collections.	Cost Causative	No. of Customers	Customer service information recimology (11) PERC 905 using No. of customers to anocate costs is reasonable because the costs are directly related to customers.	38.2809%
200155	Customer Care FERC 903	Customer Care FERC 903 services includes the labor and non-labor costs for contact centers, remittance processing, credit and collections, customer resource management, and contact center training. This allocation is used when all four jurisdictions are benefiting from the services such as responding to residential customer inquiries regarding billings and outages, handling inbound credit calls, outbound collections calls, managing accounts receivables, training call center staffs, developing contact center call forecasts.	Cost Causative	No. of Customers	Customer Care FERC 903 using No. of customers to allocate costs is reasonable because the costs are directly related to customers.	38.2809%
200156	Customer Care FERC 901	Customer Care FERC 901 services includes the labor and non-labor costs for the leadership of the customer care organization and their administrative support staff such as consulting costs to support overall Customer Care organizational operations.	Cost Causative	No. of Customers	Customer Care FERC 901 using No. of customers to costs is reasonable because the costs are directly related to customers.	38.2809%
200159	Customer Service Information Technology (IT) NSPM & NSPW FERC 903	Customer Service Information Technology (IT) NSPM & NSPW FERC 903 services includes the labor and non-labor costs for IT applications related customer billing to customers, call center support and credit and collections. This allocation is used when NSPM & NSPW jurisdictions are benefiting from the services.	Cost Causative	No. of Customers	Customer Service Information Technology (IT) NSPM & NSPW FERC 903 using No. of customers to allocate costs is reasonable because the costs are directly related to customers.	85.2320%
200160	Customer Care NSPM & NSPW FERC 903	Customer Care NSPM & NSPW FERC 903 services includes the labor and non-labor costs for contact centers, and credit and collections, such as responding to commercial customers inquiries at the Business Solution Center. This is primarily used by the Customer Care organization when NSPM and NSPW jurisdictions are benefiting from the services.	Cost Causative	No. of Customers	Customer Care NSPM & NSPW FERC 903 using No. of customers to allocate costs is reasonable because the costs are directly related to customers.	85.2320%
200161	Customer Care Low Income Assistance FERC 908	Customer Care Low Income Assistance FERC 908 services includes the labor and non-labor costs associated with the low-income energy customer program such as answering calls from customers for referral to low-income assistance agencies, providing information to the agencies in order to process applications for assistance, take pledges/commitments from agencies and process payments from agencies.	Cost Causative	No. of Residential Customers/No. of Low- income customer calls	Customer Care Low Income Assistance FERC 908 using the average of No. of residential customers ratio and No. of Low Income Customer Calls ratio to allocate costs is reasonable because the costs are directly related to customers utilizing the low income assistance programs which is available and a benefit to the retail customer class as a whole	42.2312%
200162	Call Logging and Quality Management (CL/QM) FERC 903	Call Logging and Quality Management (CL/QM) FERC 903 includes the labor and non-labor operating costs for the application development and maintenance of the Call Logging and Quality Management system which is used to monitor and record calls for contact center training and leadership teams.	Cost Causative	No. of Customers/ No. of Contacts	Call Logging and Quality Management (CL/QM) FERC 903 using a ratio of no. of customers'no. of contacts to allocated costs is reasonable because the system benefits current and potential customers using the call centers.	35.8986%
200163	Employee Communications	Employee Communications includes the labor and non-labor costs for the development and enhancement of employee awareness and understanding of the company's strategies, priorities, decisions, and performance objectives. It develops and produces regular communication vehicles, including TODAY (daily news bulleting on intranet); XTRA (monthly print publication for all employees and retriees); All Managers E-mail (real-time communication for employees who supervise and manage others); Focus on Financials for all employees; targeted communications for specific business areas, such as Human Resources, and employee meetings.	Cost Causative	No. of Employees	Employee Communications using No. of Employees to allocate costs is reasonable because the costs are directly related to employees.	48.8489%
200164	Payroll	Payroll services include the labor and non-labor costs for processing payroll including consolidation of time collection, calculation of salaries and wages, administration of employee deductions, account Distribution and reconciliation, allocation and accounting for employment taxes and compliance reports.	Cost Causative	No. of Employees	Payroll using No. of Employees to allocate costs is reasonable because the costs are directly related to employees.	48.8489%
200165	Employee Management Systems	Employee Management Systems includes the labor and non-labor costs for the Security Operations Center (SOC), Time capture and processing for payroll and accounting and Human Resources software. These applications and services provide services for the whole company related to enterprise security, including physical access, security monitoring and investigations, payroll and time accounting and employee information databases.	Cost Causative	No. of Employees	Employee Management Systems using No. of Employees to allocate costs is reasonable because the costs are directly related to employees.	48.8489%
200166	Human Resources (Diversity/Safety/Employee Relations)	Human Resources (Diversity/Safety/Employee Relations) includes the labor and non-labor costs for work performed for operating and affiliate company employees, such as diversity programs, providing workforce relations resources for labor agreements, arbitration, and training. Manage, design, and implement Corporate Safety initiatives. Staffing administration for non-barganing positions and provides Affirmative Action plans (development) and government audit management (compliance).	Cost Causative	No. of Employees	Human Resources (Diversity/Safety/Emp Relations) using No. of Employees to allocate Human Resources costs is reasonable because the costs are directly related to employees.	48.9212%
200167	e-Business	The e-Business system includes the labor and non-labor costs associated with the corporate electronic business infrastructure.	Cost Causative	No. of Employees	e-Business using No. of Employees to allocate costs is reasonable because the costs benefit employees.	48.9212%
200168	Gas Transaction System (GTS) FERC 866 & 880	Gas Transaction System (GTS) FERC 866 & 880 supports Xcel Energy gas transportation business including contracts, nominations/allocations, end-user measurement, imbalance management, and input for billing, also supports gas system supply, other balancing services. Costs include labor and non-labor for the application development and maintenance of the Gas Transaction System.	Cost Causative	No. of Gas Customers	Gas Transaction System (GTS) FERC 866 & 880 using No. of gas transport customers to allocate costs is reasonable because this system benefits gas commercial customers such as powerplants and businesses.	0.0018%

200169	Energy Supply Systems Miscellaneous FERC 506, 539, & 549	Energy Supply Systems Miscellaneous FERC 506, 539, & 549 includes the labor and non-labor costs for the non-critical applications that support the Energy Supply area. Such as Emissions Tracker, Labworks, SAP WAM, Documentum and Meridian.	Cost Causative	No. of WAM ES Users	Energy Supply Systems Miscellaneous FERC 506, 539, & 549 using the no. of WAM ES users to allocate the costs is reasonable because there is a direct causal relationship with the operations supported by WAM ES.	40.5694%
200170	Meter Reading and Monitoring Systems FERC 902	Meter Reading and Monitoring Systems FERC 902 includes the labor and non-labor operating costs for the application development and maintenance of the software applications needed to read and monitor gas and electric meters, including Meter Data Management (MDM) and Meter Data Lake (MDL).	Cost Causative	No. of Meters	Meter Reading and Monitoring Systems FERC 902 using No. of meters to allocate costs is reasonable because there is a direct causal relationship with the companies use of systems to monitor meters.	35.6358%
200171	Customer Resource System (CRS) FERC 903	Customer Resource System (CRS) FERC 903 includes the labor and non-labor costs for the CRS system, specifically, application development and maintenance costs, licensing fees, server system costs and technology risk costs specific to disaster recovery of this application. CRS is Xcel Energy's customer service and billing system.	Cost Causative	No. of Meters/ No. of Contacts	Customer Resource System (CRS) FERC 903 using a ratio of no. of meters/no. of contacts to allocate costs is reasonable because there is a direct causal relationship with the operations supported by CRS.	34.5761%
200172	Network	Network services include the labor and non-labor costs for the operation, maintenance, and management of Xcel Energy's internal and external Information Technology Network. This includes circuits, firewalls, and communication assets.	Cost Causative	Phones/ Radios/ Computers	Network using a ratio of phones/radios/computers to allocate costs is reasonable because the network supports these major items.	50.0727%
200173	Generation Trading/Native Hedge - Back Office	Generation Trading/Native Hedge - Back Office includes the labor and non-labor costs associated with oversight and administration of accounting related trading costs including generation trading and native hedge. This allocator should be primarily used by Accounting and Finance, or others providing Administrative & General (A&G) activities when energy trades are executed using one of Xcel Energy Utilities generation resources.	Cost Causative	Joint Operating Agreement Labor Hours Ratio	Gen/Prop Trading - Back Office use of Joint Operating Agreement Labor Hours Ratio is reasonable because there is a direct correlation between the front office activities and the mid-office and back-office activities. It is required to use the Joint Operating Agreement for the Proprietary split for these accounting and trading costs.	29.8743%
200174	Generation Trading/Native Hedge - Mid Office FERC 557	Generation Trading/Native Hedge - Mid Office FERC 557 includes the labor and non-labor costs associated with independent evaluation and risk measurement of trading and generation book transactions, including preparing daily P&L (profit and loss) reports and individual trader profit and loss reports for the prop book, daily generation book valuation reports for each system showing all net fuel positions and any forward sales values and/or hedges, ensuring that margin reporting follows all SEC rules and GAAP reporting and that credit and risk policies and procedures are complied with.	Cost Causative	Joint Operating Agreement Labor Hours Ratio	Gen/Prog Trading - Mid Office FERC 537 use of Joint Operating Agreement Labor Hours Ratio is reasonable because there is a direct correlation between the front office activities and the mid-office and back-office activities. It is required to use the Joint Operating Agreement for the Proprietary split for these accounting and trading costs.	36.0365%
200176	Marketing & Sales	Marketing & Sales services includes the labor and non-labor costs for marketing and sales services for the operating companies for their customers including strategic planning, segment identification, business analysis, sales planning, customer service, promoting products to the business market, and providing regulatory and policy support with respect to utility energy efficiency and demand response program design, evaluation, measurement and verification, cost effectiveness testing , and cost recovery.	Cost Causative	Revenue	Marketing & Sales using revenue to allocate costs is reasonable because Marketing & Sales support the revenue-producing operations of the company.	41.7226%
200177	Rates & Regulation - Electric	Rates & Regulation - Electric includes the labor and non-labor costs for determining the regulated utilities' electric utility revenue requirements and rates for electric customers regulatory strategy, coordinating the regulatory compliance requirements, establishing, and maintaining relationships with regulatory bodies, policy development of regulatory and legislative strategy, preparing and organizing rate case filings.	Cost Causative	Direct Labor Dollars	Rates & Regulation Electric using direct labor dollars to allocate costs is reasonable because it represents the direct time spent on setting revenue requirements for each operating company.	31.5487%
200178	Rates & Regulation	Rates & Regulation includes the labor and non-labor costs for determining the regulated utilities' revenue requirements and rates for electric and gas customers regulatory strategy, coordinating the regulatory compliance requirements, establishing, and maintaining relationships with regulatory bodies, policy development of regulatory and legislative strategy, preparing and organizing rate case filings.	Cost Causative	Direct Labor Dollars	Rates & Regulation using direct labor dollars to allocate costs is reasonable because it represents the direct time spent on setting revenue requirements for each operating company.	31.5487%
200180	EMS-Shared (Energy Management System-SCADA) FERC 556, 561.2, & 581	EMS-Shared (Energy Management System-SCADA) FERC 556, 561.2, & 581 provides supervisory control and data acquisition of substation devices through Remote Terminal Units (RTU's). EMS-Shared system includes the labor and non-labor costs for the application development and maintenance of the Electric Transmission, Distribution and Production Plant information operations.	Cost Causative	Electric Production Plant/ Electric Transmission Plant/ Electric Distribution Plant	EMS-Shured (Energy Management System-SCADA) FERC 556, 561 2, & 581 using a ratio of electric production plant/electric transmission plant/electric distribution plant to allocate costs is reasonable because there is a direct causal relationship with the operations supported by EMS-Shared.	41.1440%
200181	Energy Supply Environmental Policy & Services	Energy Supply Environmental Policy & Services include the labor and non-labor costs dedicated to air quality, renewable energy, innovative technology and climate change, develop corporate compliance strategy, regulatory genery interaction (both at the federal and/or state level), permitting and compliance reporting, waste management, combustion byproducts management, environmental compliance auditing, provide support to the Environmental Council and assist with environmental communications strategies.	Cost Causative	Electric Production Plant/ Electric Transmission Plant/ Electric Distribution Plant/ Gas Transmission Plant/ Gas Distribution Plant	Energy Supply Environmental Policy & Services using gross plant assets to allocate costs is reasonable because the costs are directly related to the environmental policies and services which are generated by the operation and ownership of the assets.	38.8368%

200182	Energy Supply Environmental Policy & Services NSPM & NSPW	ES Environmental Policy & Services NSPM & NSPW functions which include the labor and non-labor costs dedicated to air quality, renewable energy, innovative technology and climate change, develop corporate compliance strategy, regulatory agency interaction (both at the federal and/or state level), permitting and compliance reporting, waste management, combustion byproducts management, environmental compliance auditing, provide support to the Environmental Council and assist with environmental communications strategies. This allocation is used when NSPM and NSPW jurisdictions are benefiting from the services.	Cost Causative	Electric Production Plant/ Electric Transmission Plant/ Electric Distribution Plant/ Gas Transmission Plant/ Gas Distribution Plant	ES Environmental Policy & Services NSPM & NSPW using gross plant assets to allocate costs is reasonable because the costs are directly related to the environmental policies and services which are generated by the operation and ownership of the assets.	85.6172%
200184	System Resources	System Resources includes the labor and non-labor operating costs for integrated system planning and cross-functional operational initiatives that benefit electric, gas, distribution, transmission, and energy supply. Costs include systems used to support plant activities which includes PowerPlan, the capital asset business system which includes the following modules. Fixed Assets, Power Tax, Property Tax, Projects, Budgets, Cost Repository, Depreciation studies and Depreciation forecast. This includes the application development and maintenance costs, licensing fees, server system costs and technology risk costs specific to disaster recovery of this application. Additionally, costs for UAS Fleet Management application which is used in association with Drone flights to inspect plant and facilities.	Cost Causative	Total Plant	System Resources using total plant to allocate costs is reasonable because there is a direct causal relationship with the companies planning, developing, and maintaining integrated system resources to plant assets.	41.6098%
200805	HomeSmart Revenue – Non- Utility 417,1	HomeSmart Revenue – Non-Utility 417,1 includes the labor and non-labor costs, including but not limited to business administration, advertising, marketing, software, and technology costs related to all HomeSmart activity (Equipment Sales, Service Plan, and Service Call) across MN, WI & CO Jurisdictions.	Cost Causative	Revenues	HomeSmart Revenue – Non-Utility 417,1 to allocate costs is reasonable because the costs are directly related to revenue generating activities of the business activity.	71.4343%
200806	HomeSmart Customers – Non- Utility 417.1	HomeSmart Customers – Non-Utility 417.1 includes the labor and non-labor costs, including but not limited to business administration, advertising, marketing, software, and technology costs related to HomeSmart Service Plan activity across MN, WI & CO Jurisdictions.	Cost Causative	No. of Customers	HomeSmart Customers – Non-Utility 417.1 to allocate costs is reasonable because the costs are directly related to customer related activities of the business activity.	56.5688%
201506	Transmission and Distribution Software Systems FERC 569.2, 588, 859 & 880	Transmission receive coas and presentation receive coast received scale and a service sinclude electric transmission, gas transmission, electric distribution, and gas distribution labor, materials used, and expenses incurred in the electric and gas delivery plant system operation not provided for elsewhere. This includes software system labor and non-labor costs for the maintenance that support the electric and gas delivery plant to our customers as well as non-	Cost Causative	Electric/Gas distribution plant and electric/gas transmission plant	Using delivery gross plant to allocate cost is reasonable because these costs are directly related to the electric and gas delivery systems	31.1502%
201511	Distribution Finance - OpCos Common	Distribution Finance - OpCos Common includes the labor and non-labor costs associated specifically with Distribution Finance (both electric and gas) budgeting, regulatory reporting, business area support for utility areas, budgeting support, evaluating and improving risk management, elicial conduct and the implementation of best practices for Distribution, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other partice; establishing and reviewing internal controls for Distribution, establishing and reviewing SOX compliance requirements/control testing and evaluating contract risks for Distribution.	Cost Causative	Assets/Revenue/No. of Employees	Distribution Finance - OpCos Common services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies common utility who benefit from the services.	44.0032%
201512	Miscellaneous Distribution Expenses FERC 588	Miscellancous Distribution Expense FERC 588 services include labor and non-labor costs for operating companies' integrated system planning services related to long-term planning for the generation, transmission and distribution on our electric and natural gas systems and integrating our systems' plans. This ACC is primarily used by the Integrated System Planning organization for electric distribution activities.	Cost Causative	Electric Distribution Plant	Use of electric distribution plant to allocate costs specific to electric distribution is reasonable because there is a direct causal relationship with the companies planning, developing, and maintaining electric distribution plant assets (including the Integrated System Planning organization).	34.4054%
201513	Miscellaneous Transmission Expenses FERC 566	Miscellaneous Transmission Expense FERC 566 services include labor and non-labor costs for operating companies' integrated system planning services related to long-term planning for the generation, transmission and distribution on our electric and natural gas systems and integrating our systems' plans. This ACC is primarily used by the Integrated System Planning organization for electric transmission activities.	Cost Causative	Electric Transmission Plant	Use of electric transmission plant to allocate costs specific to electric transmission is reasonable because there is a direct causal relationship with the companies planning, developing, and maintaining electric transmission plant assets (including the Integrated System Planning organization).	31.9730%
201514	Transmission Gas Miscellaneous FERC 859	Miscellaneous Transmission Expense FERC 859 services include labor and non-labor costs for operating companies' integrated system planning services related to long-term planning for the generation, transmission and distribution on our electric and natural gas systems and integrating our systems' plans. This ACC is primarily used by the Integrated System Planning organization for gas transmission activities.	Cost Causative	Gas Transmission Plant	Use of gas transmission plant to allocate costs specific to gas transmission is reasonable because there is a direct causal relationship with the companies planning, developing, and maintaining gas transmission plant assets (including the Integrated System Planning organization).	8.1415%
201515	Transmission Electric & Gas Miscellaneous FERC 566 & 859	Miscellaneous Transmission Expense FERC 566 & 859 services include labor and non-labor costs for operating companies' integrated system planning services related to long-term planning for the generation, transmission and distribution on our electric and natural gas systems and integrating our systems' plans. This ACC is primarily used by the Integrated System Planning organization for electric and gas transmission activities.	Cost Causative	Electric Transmission Plant/Gas Transmission Plant	Use of both electric and gas transmission plant to allocate costs specific to both electric and gas transmission is reasonable because there is a direct causal relationship with the companies planning, developing, and maintaining both electric and gas transmission plant assets (including the Integrated System Planning organization).	40.1773%
201516	Miscellaneous Other Power Generation Expenses FERC 549	Miscellaneous Other Power Generation Expense FERC 549 services include labor and non-labor costs for operating companies' integrated system planning services related to long-term planning for the generation, transmission and distribution on our electric and natural gas systems and integrating our systems' plans. This ACC is primarily used by the Integrated System Planning organization for electric production activities.	Cost Causative	Electric Production Plant	Use of electric production plant to allocate costs specific to electric production is reasonable because there is a direct causal relationship with the companies planning, developing, and maintaining electric production plant assets (including the Integrated System Planning organization).	50.8807%

201517	Miscellaneous Transmission Expenses (RTO) FERC 566	Miscellancous Transmission Expense FERC 566 services include labor and non-labor costs for operating companies' integrated system planning services related to long-term planning for the generation, transmission and distribution on our electric and natural gas systems and integrating our systems' plans. This ACC is primarily used by the Integrated System Planning organization for electric transmission activities, specifically RTO related activities (which excludes PSCo).	Cost Causative	Electric Transmission Plant	Use of electric transmission plant to allocate costs specific to electric transmission RTO activities (which exclude PSCo) is reasonable because there is a direct cusual relationship with the companies planning, developing, and maintaining electric transmission plant assets (including the Integrated System Planning organization).	42.8291%
201518	Transmission - Accounting, Reporting, Tax & Audit Services - Regulated Electric (FERC 5660)	Accounting, Reporting, Tax & Audit Services - Transmission Regulated Electric includes the labor and non-labor costs associated specifically with operating company transmission electric utility accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, operating company budgeting support, capital asset accounting auditing operating companies, evaluating and improving risk management, ethical conduct and the implementation of best practices for transmission electric utility, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other parties; setablishing and reviewing internal controls for operating companies electric utility, establishing and reviewing GOX compliance requirements/control testing and evaluating contract risks for the operating companies transmission electric utility.	Cost Causative	Assets/Revenue/No. of Employees - 3	Accounting, Reporting, Tax & Audit Services - Transmission Regulated Electric services specific to electric transmission that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to regulated companies with transmission electric operations who benefits from the services.	44.0031%
201519	Transmission - Accounting & Reporting Electric - NSPM & NSPW (FERC 5660)	Transmission Accounting & Reporting Electric - NSPM & NSPW includes the labor and non- labor costs associated with NSPM & NSPW transmission accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, operating company budgeting support, and capital asset accounting specific to the electric utility.	Cost Causative	Assets/Revenue/No. of Employees - 6	Transmission Accounting & Reporting Electric - NSPM & NSPW services specific to electric transmission fONSPM & NSPW and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to NSPM & NSPW electric utility who benefit from the services.	87.1121%
201520	Energy Supply - Accounting, Reporting, Tax & Audit Services - Regulated Electric (FERC 5570)	Energy Supply Finance, Reporting & Services - Regulated Electric includes the labor and non- labor costs associated specifically with Energy Supply budgeting, regulatory reporting, business area support for utility areas, budgeting support, evaluating and improving risk management, ethical conduct and the implementation of best practices for Energy Supply, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other parties; establishing and reviewing internal controls for Energy Supply, establishing and reviewing SOX compliance requirements/control testing and evaluating contract risks for Energy Supply.	Cost Causative	Assets/Revenue/No. of Employees	Energy Supply Finance, Reporting & Services - Regulated Electric services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities from corperate employees the three factor formula was used. These services are allocated to regulated companies with electric operations who benefits from the services.	44.0032%
201521	Energy Supply - Accounting & Reporting Electric - NSPM & NSPW (FERC 5570)	Energy Supply - NSPM & NSPW includes the labor and non-labor costs associated with NSPM & NSPW budgeting, regulatory reporting, business area support for utility areas, operating company budgeting support.	Cost Causative	Assets/Revenue/No. of Employees	Energy Supply Finance - NSPM & NSPW energy supply services that could not be directly charged to a specific legal entity are corporate in nature. Because these services are comprised of a broad spectrum of activities, and preformed by corperate employees, the three-factor formula was used.	87.1121%
201522	Distribution Finance - OpCos Electric	Distribution Finance - OpCos Common includes the labor and non-labor costs associated specifically with Distribution Finance (both electric and gas) budgeting, regulatory reporting, business area support for utility areas, budgeting support, evaluating and improving risk management, ethical conduct and the implementation of best practices for Distribution, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other partices; establishing and reviewing internal controls for Distribution, establishing and reviewing SOX compliance requirements/control testing and evaluating contract risks for Distribution.	Cost Causative	Assets/Revenue/No. of Employees	Distribution Finance - OpCos Electric services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies electric utility who benefit from the services.	44.0032%

NSPM Alloc

Percent

FTE

Hours

37.5480%

2024 Test Year Budget

SAP General Allocator/ Cost Cost Center Cost Center Description **Description of Services Provided** Allocation Method **Reasonableness of Allocation Method** Causative 200063 Executive - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Executive Corporate Governance includes the labor and non-labor costs for executive Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the corporate management, long-term business strategy development and other programs that most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will Executive - Corporate Assets/Revenue/FTE Hours be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the ensure the continuity and development of management. Corporate governance activities are General Allocator Governance generally services that are performed on behalf of all Xcel Energy operating companies and larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the affiliates, including Xcel Energy Inc. consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.

200064	Shareholder - Corporate Governance	Shareholder - Corporate Governance includes the labor and non-labor costs for serving as liaison between Xcel Energy BOD and the shareholders, manages employee/executive stock award matters, liaison between Xcel Energy and the proxy advisory group, monitoring stock ownership patterns, planning shareholder meetings, coordinating the transfer agent and shareholder record keeping functions. Corporate governance activities are generally service that are performed on behalf of all Xcel Energy operating companies and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/FTE Hours	Shareholder - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's operations will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	37.5480%
200065	Investor Relations - Corporate Governance	Investor Relations - Corporate Governance includes the labor and non-labor costs for communications to investors and the financial community, providing management with feedback from investors, assisting in the communication to investors of debt and equity securities issuances, assists in the development of presentations for Board of Directors, develops and delivers Xeel Energy's credit story to credit rating agencies, develops and presents Xeel Energy's investors, reviews all public financial documents for accuracy and completeness and distributes all financial releases. Corporate governance activities are generally services that are performed on behalf of all Xeel Energy operating companies and affiliates, including Xeel Energy Inc.	General Allocator	Assets/Revenue/FTE Hours	Investor Relations - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's operations.	37.5480%
200066	Accounting, Reporting & Tax - Corporate Governance	Accounting, Reporting & Tax - Corporate Governance includes the labor and non-labor costs associated with preparing and filing consolidated reporting and financial statements, preparing consolidated budgets, completing the consolidation process, maintaining the book and records of Xcel Energy Inc. and Service Company, composing the corporate- wide regulatory accounting policy and compliance, Sarbanes-Oxley (SOX) documentation and compliance, and Chief Financial Officer activities related to the Audit Committee. Provides financial leadership to Xcel Energy and provides policies, controls, and leadership to the Financial Officer South Susiness area. Corporate governance activities related and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/FTE Hours	Accounting, Reporting & Tax - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's evenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	37.5480%
200067	Audit Services - Corporate Governance	Audit Services corporate governance includes the labor and non-labor costs associated with the financial operations and information system audits of the holding company and service company; evaluating and improving risk management, corporate internal control guidelines and procedures; ethical conduct and the implementation of best practices, reviewing financial reporting requirements and controls under Sarbanes-Oxley legislative requirements, auditing of consolidated financial statements and activities related to the Audit Committee, performing audits and reviews for compliance with regulatory and legal requirements an contracts with vendors and other parties, providing consulting services to management for operational and process improvement reviews, assistance in internal investigations, or other potential violations of the Xcel Energy Code of Conduct. Corporate governance activities are generally services that are performed on behalf of all Xcel Energy operating companies and affiliates, including Xcel Energy Inc.	t General Allocator	Assets/Revenue/FTE Hours	Audit Services - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	37.5480%
200068	Corporate Finance, Treasury & Cash Management - Corporate Governance	Corporate Finance, Treasury & Cash Management - Corporate Governance includes the labor and non-labor costs related to equity and debt securities issuance, relationships with financial institutions, cash management, investing activities and monitoring the capital markets, holding company commercial paper transactions, compliance with debt covenants, corporate-wide protection of assets from catastrophic loss using risk financing mechanisms including capitve risk retention and design and negotiation of insurance contracts with commercial and industry mutual underwriters (Service Company portion of Auto Liability, Cyber, and various other insurance policies), supervising the asset management firms for the Pension Fund and 401k benefits. Corporate governance activities are generally services tha are performed on behalf of all Xeel Energy operating companies and affiliates, including Xeel Energy Inc.	General Allocator	Assets/Revenue/FTE Hours	Corporate Finance, Treasury & Cash Management - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received fro those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	37.5480%
				<u> </u>		

200069	Risk Management - Corporate Governance	Risk Management Corporate Governance includes the labor and non-labor costs of providing administration of the Transaction Review Committee which handles contract and deal approvals for Commercial Operations, Resource Planning and Energy Supply, provide: analysis associated with key risks facing Xcel Energy Inc., negotiates and manages required security (e.g., bank letters of credit, bonds and guarantees among others); reviews and approves all documents requiring Contracts area sign-off. Corporate governance activities are generally services that are performed on behalf of all Xcel Energy operating companies and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/FTE Hours	Risk Management - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's evenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	37.5480%
200070	Corporate Strategy & Business Development - Corporate Governance	Corporate Strategy & Business Development - Corporate Governance includes the labor and non-labor costs associated with providing leadership for the implementation of company-wide business strategies and plans; portfolio management including the evaluation of potential opportunities for mergers, acquisitions, and divestitures; providing financial, analytical and reporting support; researching and providing business intelligence information. Corporate governance activities are generally services that are performed on behalf of all Xeel Energy noe-	General Allocator	Assets/Revenue/FTE Hours	Corporate Strategy & Business Development - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received fro those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	37.5480%
200071	Legal - Corporate Governance	Legal - Corporate Governance includes the labor and non-labor costs for anticipating and fulfilling the legal needs of Xcel Energy, its Board of Directors, officers, legal entities, business areas and corporate operations to protect the company's assets and to minimize potential liability. Provides services related to labor and employment law pertaining to Service Company employees, litigation, contracts, rates and regulation, environmental matters, and other legal matters. Supports Xcel Energy and its subsidiaries in fulfilling corporate and business area strategies ranging from maintaining/improving regulatory relationships to continued leadership on environmental issues. Corporate governance activities are generally services that are performed on behalf of all Xcel Energy operating companies and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/FTE Hours	Legal - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	37.5480%
200072	Communications - Corporate Governance	Communications - Corporate Governance includes the labor and non-labor costs to assist and ensure Executive Management, Investor Relations and others communicate appropriately with shareholders, the public, and other key stakeholder audiences. Key projects include: development and production of the annual report and other communication to investors; speeches, videos, and major presentations delivered by top executives; and speeches, displays, video and presentations for the company's annual meeting of shareholders. Media Relations contributes to building Xcel Energy's reputation by developing media and public relations strategies for major company initiatives and issues; responding to news media inquiries; working pro-actively with the media to forward story ideas and information about company events, policies and actions, and providing media training for company spokespersons. Media Relations also plays a key role in crisis communications and emergency preparedness efforts. Corporate governance activities are generally services that are performed on behalf of all Xcel Energy operating companies and affiliates, including Xcel Energy Inc.	General Allocator	Assets/Revenue/FTE Hours	Communications - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	37.5480%
200073	Human Resources - Corporate Governance	Human Resources - Corporate Governance includes the labor and non-labor costs for executive officers' and Service Company employees' compensation plans, corporate HR policies, executive policy benefit plans, payroll services for Service Company and the employees' handbook. Corporate governance activities are generally services that are performed on behalf of all Xeel Energy operating companies and affiliates, including Xeel Energy Inc.	General Allocator	Assets/Revenue/FTE Hours	Human Resources - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's operations will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	37.5480%
200074	Corporate Systems – Corporate Governance	Corporate Systems – Corporate Governance includes the labor and non-labor costs for enterprise-wide corporate systems.	General Allocator	Assets/Revenue/FTE Hours	Corporate Systems - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits at correved from those activities. Corporate Governance includes overall management of the corporation and benefits at lcompanies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's revenue the more focus will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	37.5480%
200075	Board of Directors - Corporate Governance	Board of Directors - Corporate Governance includes the labor and non-labor costs related to the Board of Directors (BOD). BOD costs may include Directors fees, retirement expenses and replacement fees; Board/Committee meetings and BOD related consulting. Corporate governmec activities are generally services that are performed on behalf of all Xeel Energy operating companies and affiliates, including Xeel Energy Inc.	General Allocator	Assets/Revenue/FTE Hours	Board of Directors - Corporate Governance uses the three-factor formula because it reflects the complexity, risk and overall business activity levels that drive corporate governance costs and measures the benefits received from those activities. Corporate Governance includes overall management of the corporation and benefits all companies; therefore, the General Allocator is the most appropriate method of allocation. Assets are used because the greater the value of a subsidiary's assets the more focus will be placed on that subsidiary's operations. Due to its relative effect on the consolidated business. Revenues are used because the larger the subsidiary's operations will be placed on that subsidiary's operations due to its relative effect on the consolidated business. No. of Employees is a good measure of a subsidiary's importance to the consolidated operations and the time and attention management must pay to the subsidiary's operations.	37.5480%
200076	Xcel Foundation	Xcel Foundation services includes the labor and non-labor costs associated with the management and administration of the Xcel Energy Foundation.	General Allocator	Assets/Revenue/FTE Hours	Xcel Foundation services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the service with costs being recorded to account 426.1-Donations.	37.6151%

200077	Branding	Branding services includes the labor and non-labor costs for brand advertising and management of community affairs programs such as employee volunteerism, educational programs and community events, the company's investment in major sponsorships such as the Xeel Energy Center as well as ensuring that such sponsorships and related activities support the company's brand, mission, and values.	General Allocator	Assets/Revenue/FTE Hours	Branding services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	37.6151%
200078	Governmental Affairs	Governmental Affairs includes the labor and non-labor costs associated with the interpretation of laws, regulations, and environmental policy to ensure compliance and cost effectiveness for Xcel Energy customers and stockholders Internal legislative policy development and issues management, appraise management and internal customers of political and policy trends and developments, develop, and maintain relationships with regulatory officials and staff.	General Allocator	Assets/Revenue/FTE Hours	Governmental Affairs services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocations was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	37.6331%
200079	Federal Lobbying	Federal Lobbying services includes the labor and non-labor costs for federal and state lobbying activities and the federal Political Action Committee (PAC).	General Allocator	Assets/Revenue/FTE Hours	Federal Lobbying services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are provided to a subset of companies based on who benefits from the services. These costs are recorded in FERC 426.4	37.6331%
200080	Capital Asset Accounting	Capital Asset Accounting includes the labor and non-labor costs associated with operating and non-operating company capital asset accounting, budgeting, regulatory reporting, business area support for utility areas, and operating company budgeting support.	General Allocator	Assets/Revenue/FTE Hours	Capital Asset Accounting services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services	42.3142%
200081	Accounting, Reporting & Taxes	Accounting, Reporting & Taxes services includes the labor and non-labor costs for preparation of operating and non-operating financial statements, tax returns and reporting, performing accounting for the employee benefit plans, ensuring compliance with applicable laws and regulations of the operating and non-operating companies; composing the corporate-wide regulatory accounting policy, and coordinating the budgeting process with the operating and non-operating companies	General Allocator	Assets/Revenue/FTE Hours	Accounting Reporting & Taxes services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	42.3764%
200082	Audit Services	Audit Services includes the labor and non-labor costs for auditing operating and non- operating companies, evaluating and improving risk management, ethical conduct and the implementation of best practices for operating and non-operating companies, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other parties; establishing and reviewing internal controls for operating and non-operating companies, establishing and reviewing SOX compliance requirements/control testing and evaluating contract risks for the operating and non-operating companies.	General Allocator	Assets/Revenue/FTE Hours	Audit Services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	42.3764%
200083	Corporate Finance, Treasury & Cash Management	Corporate Finance, Treasury & Cash Management services includes the labor and non-labor costs related to equity and debt securities issuance, cash management, relationships with financial institutions, compliance with debt covenants, Service Company portion of General and Excess liability insurance, and management of the Pension Fund and 401k benefits for operatine companies.	General Allocator	Assets/Revenue/FTE Hours	Corporate Finance, Treasury & Cash Management services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	42.3764%
200084	Risk Management	Risk Management develops and negotiates security agreements with counterparties; reviews high-risk vendor creditworthiness for the Environmental Services group; supports wind generation, solar carbon offsets, emission allowances, bundled energy and RECs, biomass and other renewable energy purchase agreements; participates in industry contracts working groups; representing Xeel Energy operating utilities; performs production cost modeling and analysis for corporate budgeting; analyzing value and risks of structured purchases and generation system modifications; performs long range system modeling to evaluate large capacity acquisition alternatives; provides central coordination of annual capital funding process for Distribution and maintains and administers the Risk Registry database, evaluate and prioritizes specific risk mitigations for Distribution assets; develops strategies for Distribution infrastructure including building and implementing stochastic models for asset life-cycle analysis and other ad ho casset specific requests; creates retail and system load and energy forecasts providing regular updates to senior management and analyses of key drivers; provides data support and analyses for financial disclosures; and provides analyses and reporting of current sales and peak demand levels relative to forecasts.	General Allocator	Assets/Revenue/FTE Hours	Risk Management services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocations was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	42.3764%
200086	Legal & Claims Services	Legal & Claims Services includes the labor and non-labor costs for operating and non- operating legal services related to: labor and employment law, litigation, rates and regulation, environmental matters, real estate, contracts, and claims services related to casualty, public, and company claims.	General Allocator	Assets/Revenue/FTE Hours	Legal & Claims Services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocat these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services	^{te} 42.3764%
200087	Accounting, Reporting & Tax - Regulated	Accounting, reporting & Lax - Kegulated includes the labor and non-labor costs associated with operating company revenue accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, operating company budgeting support, and capital asset accounting.	General Allocator	Assets/Revenue/FTE Hours	Accounting, Keporting & Tax - Regulated services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to regulated companies based on who benefits from the services	42.3841%

200088	Accounting, Reporting, Tax & Audit Services - Regulated Electric	Accounting, Reporting, Tax & Audit Services - Regulated Electric includes the labor and non-labor costs associated specifically with operating company electric utility revenue accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, operating company budgeting support, capital asset accounting auditing operating companies, evaluating and improving risk management, ethical conduct and the implementation of best practices for operating companies electric utility, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other parties; establishing and reviewing internal controls for operating companies electric utility, contract risks for the operating companies electric utility. Additionally, costs for electric association dues including Edison Electric Institute (EEI).	General Allocator	Assets/Revenue/FTE Hours	Accounting, Reporting, Tax & Audit Services - Regulated Electric services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to regulated companies with electric operations who benefits from the services.	42.3841%
200089	Audit Services - OpCo's & TransCo's	Audit Services - OpCo's & TransCo's includes the labor and non-labor costs for auditing operating companies, evaluating and improving risk management, ethical conduct and the implementation of best practices for operating companies, conducting financial operations and information system audits, performing audits and reviews for compliance with regulated and legal requirements and contracts with vendors and other parties; establishing and reviewing internal controls for operating companies, establishing and reviewing SOX compliance requirements/control testing and evaluating contract risks for the operating companies.	General Allocator	Assets/Revenue/FTE Hours	Audit Services - OpCo's & TransCo's services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies and Transmission-only companies who benefit from the services.	42.3841%
200090	Risk Management - OpCo's & TransCo's	Risk Management - OpCo's & TransCo's includes the labor and non-labor costs of oversight and administrative of operating company risk management work, working with counterparties to establish enabling agreements with operating companies; risk management reports including all operating companies (such as CDAD - Contract Development, Approval & Delegation or TRC- Transaction Review Committee Reporting).	General Allocator	Assets/Revenue/FTE Hours	Risk Management - OpCo's & TransCo's services that could not be directly charged to a specific legal entity are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies and Transmission-only companies who benefit from the services.	42.3841%
200091	Captive Insurance	Captive Insurance - The Property Loss Control Engineers services includes the labor and non-labor costs for each primary Operating Company(s) as well as all of Energy Supply Services. Having an expertise in an area, they lend support to each other and members of Energy Supply, and the Utilities Group, throughout the corporation. Fire Protection, Transformer Maintenance, Turbine Characteristics, Policies and Procedures are some of the areas in which expertise has been developed. This expertise is then shared on a regular basis to the benefit of all OpCo's and it is further shared at periodic Engineering meetings hosted by Hazard Insurance, which bring together Engineers from the OpCo's, the Property Loss Control Engineers and Insurance Company representatives to promote Loss Control.	General Allocator	Assets/Revenue/FTE Hours	Captive Insurance services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies who benefit from the services.	42.3841%
200092	Corporate Strategy & Business Development	Corporate Strategy & Business Development services include the labor and non-labor costs associated with providing leadership for the implementation of company-wide business strategies and plans; portfolio management including the evaluation of potential opportunities for mergers, acquisitions, and divestitures; providing financial, analytical and reporting support; researching and providing business intelligence information.	General Allocator	Assets/Revenue/FTE Hours	Corporate Strategy & Business Development services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies who benefit from the services.	42.3841%
200093	Legal - OpCo's & TransCo's	Legal - OpCo's & TransCo's services include the labor and non-labor costs for operating companies' legal services related to: labor and employment law, litigation, rates and regulation, environmental matters, real estate and contracts.	General Allocator	Assets/Revenue/FTE Hours	Legal - OpCo's & TransCo's services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companie and Transmission-only companies who benefit from the service:	42.3841%
200094	Supply Chain	Supply Chain includes the labor and non-labor costs for operating companies diversity program expenses as well as various dues for specific sponsored agencies (Chamber of Commerce, social service dues, etc.)	General Allocator	Assets/Revenue/FTE Hours	Supply chain services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies who benefit from the services.	42.3841%
200095	Electric Vehicle Programs FERC 912	Electric Vehicle Programs FERC 912 services includes the labor and non-labor costs of providing management and overall program support to the Electric Vehicle (EV) organization, maximizing business value of the EV information systems, developing and implementing the program plan and strategy	Cost Causative	Electric Vehicle Plant	Electric Vehicle Programs FERC 912 using electric vehicle plant to allocate EV program costs is reasonable because there is a cost causative relationship with electric vehicle plant and the EV program operations supported by the program organization.	51.1988%
200096	Energy Markets - Business Services	Energy Markets Business Services includes the labor and non-labor costs for financial analysis, budgeting and administrative support, managerial reporting and business planning and process initiatives, independent daily forward valuation and risk measurement of commodity transactions and system fuel and purchase power requirements to meet system loads, as well as projectary or trading transactions; creates retail system load and energy forecasts providing regular updates to senior management and analyses of key drivers, reviews and provides comments to dealmakers on non-standard agreements and associated confirmation agreements in the areas of coal supply, gas supply, woof fuel; rail, trucking, structured power purchases and nuclear/uranium concentrates and services; provides analyses for electric/gas hedge studies and sensitivities; creates load management forecast, jurisdictional peak demand forecasts, and cost of service studies for energy trading and marketing.	General Allocator	Assets/Revenue/FTE Hours	Energy Markets - Business Services that could not be directly charged to a specific legal entity and are comported in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from the services.	42.3841%
200097	Accounting and Finance Software Applications Maintenance	Accounting and Finance Software Applications Maintenance services include the labor and non-labor operating costs for the application development and maintenance of the software applications used for accounting and finance business functions.	General Allocator	Assets/Revenue/FTE Hours	Accounting and rinance Software Applications Maintenance - The Business Systems expenses related to maintenance of this system that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to a subset of companies based on who benefits from th services.	42.3841%

	Electric Transmission FERC 566	Electric Transmission FERC 566 services include Transmission electric labor and non-labo costs associated with accounting, budgeting, regulatory reporting, and capital asset accounting	General Allocator	Assets/Revenue/FTE Hours	Electric Transmission FERC 566 charges that cannot be directly charged to a specific legal entity and are corporate in nature. The three-factor formula is used because these charges are comprised of a broad spectrum of activities and no measurable methe of cost causative allocation was found	d 42.3841%
200099	Electric Distribution FERC 588	Electric Distribution FERC 588 services include electric Distribution labor and non-labor costs associated with accounting, budgeting, regulatory reporting, and capital asset accounting.	General Allocator	Assets/Revenue/FTE Hours	Electric Distribution FERC 588 charges that cannot be directly charged to a specific legal entity and are corporate in nature. The three-factor formula is used because these charges are comprised of a broad spectrum of activities and no measurable method of cost causative allocation was found	42.3841%
200100	Accounting, Reporting, Tax & Audit Services – Regulated Gas	Accounting, Reporting, Tax & Audit Services – Regulated Gas includes the labor and non- labor costs associated specifically with gas utility revenue accounting, budgeting, regulator reporting, sales and use taxes, business area support for utility areas, capital asset accounting, auditing, evaluating and improving risk management, ethical conduct and the implementation of best practices for operating companies gas utility, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other parties; establishing and reviewing internal controls for operating companies gas utility, establishin, and reviewing SOX compliance requirements/control testing and evaluating contract risks for the operating companies gas utility. Additionally, costs for gas association dues includir American Gas Association (AGA).	General Allocator	Assets/Revenue/FTE Hours	Accounting, Reporting, Tax & Audit Services – Regulated Gas services that could not be directly charged to a specific legal enti and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of co-causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies gas utility who benefit from the services.	49.8565%
200101	Legal Gas	Legal Gas services include the labor and non-labor costs for operating companies gas utility legal services related to: labor and employment law, litigation, rates and regulation, environmental matters, real estate and contracts. This is primarily used by the General Counsel area.	General Allocator	Assets/Revenue/FTE Hours	Legal Gas services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies who benefit from the services.	49.8565%
200102	Gas Distribution FERC 880	Gas Distribution FERC 880 services include gas Distribution labor and non-labor costs associated with accounting, budgeting, regulatory reporting, and capital asset accounting.	General Allocator	Assets/Revenue/FTE Hours	Gas Distribution FERC 880 charges that cannot be directly charged to a specific legal entity and are corporate in nature. The three-factor formula is used because these charges are comprised of a broad spectrum of activities and no measurable method of cost causative allocation was found	49.8565%
200105	Accounting & Reporting - NSPM & NSPW	Accounting & Reporting - NSPM & NSPW includes the labor and non-labor costs associated with NSPM & NSPW accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, operating company budgeting support, and capital asset accounting.	General Allocator	Assets/Revenue/FTE Hours	Accounting & Reporting - NSPM & NSPW services that could not be directly charged to a specific legal entity and are corporat in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to NSPM & NSPW who benefit from the services	86.1265%
200106	Accounting & Reporting Electric - NSPM & NSPW	Accounting & Reporting Electric - NSPM & NSPW includes the labor and non-labor costs associated with NSPM & NSPW accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, operating company budgeting support, and capital asset accounting specific to the electric utility	General Allocator	Assets/Revenue/FTE Hours	Accounting & Reporting Electric - NSPM & NSPW services that could not be directly charged to a specific legal entity are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to NSPM & NSPW electric utility who benefit from the services	86.1265%
200107	Legal - NSPM & NSPW	Legal - NSPM & NSPW services include the labor and non-labor costs for legal services related to: labor and employment law, litigation, rates and regulation, environmental matter real estate and contracts specific to NSPM & NSPW. This is primarily used by the General Counsel area.	General Allocator	Assets/Revenue/FTE Hours	Legal - NSPM & NSPW services that could not be directly charged to a specific legal entity are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to NSPM & NSPW who benefit from the services.	86.1265%
200108	Advanced Metering Infrastructure (AMI)	Advanced Metering Infrastructure (AMI) includes the labor and non-labor costs associated with AMI.	Cost Causative	No. of AMI Enabled Meters	Advanced Metering Infrastructure (AMI) using No. of AMI Enabled Meters to allocate costs is reasonable because there is a cost causative relationship with the companies with AMI enabled meters	16.5709%
200111	Enterprise Application	Enterprise Application Integration (EAI) includes the labor and non-labor costs associated with the management of information systems infrastructure and working with	Cost Causative	Average of a Select Set of Software Allocators	Enterprise Application Integration (EAI) using average of selected software systems to allocate costs is reasonable because EAI primarily the server costs supporting the selected software applications and benefits the companies using the software applications.	37.6889%
	Integration (EAI)	IT Project Managers to ensure that new systems are positioned to function as successfully as possible in terms of overall performance and communication with other systems.				
200112	Integration (EAI) Mainframe Charges	IT Project Managers to ensure that new systems are positioned to function as successfully as possible in terms of overall performance and communication with other systems. Mainframe Charges include labor and non-labor costs related to mainframe expenses for development, maintenance, and licensing. The Mainframe is comprised of three applications: Time, Transaction System, and Monitoring Device Management System applications. This is used primarily by the Business Systems Organization	Cost Causative	Average of a Select Set of Software Allocators	Mainframe Charges expenses cannot be directly charged to a specific legal entity as the system is used by multiple entities. Using an average of selected software systems to allocate costs is reasonable because Mainframe primarily supports these selected software systems.	26.5673%
200112 200115	Integration (EAI) Mainframe Charges Miscellaneous Applications	IT Project Managers to ensure that new systems are positioned to function as successfully as possible in terms of overall performance and communication with other systems. Mainframe Charges include labor and non-labor costs related to mainframe expenses for development, maintenance, and licensing. The Mainframe is comprised of three applications: Time, Transaction System, and Monitoring Device Management System applications. This is used primarily by the Business Systems Organization Miscellaneous Applications includes the labor and non-labor costs associated with the management of information systems infrastructure and working with IT project managers te ensure that new systems are positioned to function as successfully as possible in terms of overall performance and communication with other systems	Cost Causative Cost Causative	Average of a Select Set of Software Allocators Average of All Software Percentages	Mainframe Charges expenses cannot be directly charged to a specific legal entity as the system is used by multiple entities. Using an average of selected software systems to allocate costs is reasonable because Mainframe primarily supports these selected software systems. Miscellaneous Applications using average of all software systems to allocate costs is reasonable because Miscellaneous Applications is primarily the server costs supporting the software applications and benefits the companies using the software applications.	26.5673% 35.1266%
200112 200115 200116	Integration (EAI) Mainframe Charges Miscellaneous Applications Distribution Electric Supervision & Engineering (S&E) FEC 580	IT Project Managers to ensure that new systems are positioned to function as successfully as possible in terms of overall performance and communication with other systems. Mainframe Charges include labor and non-labor costs related to mainframe expenses for development, maintenance, and licensing. The Mainframe is comprised of three applications. Time, Transaction System, and Monitoring Device Management System applications. Time, Tamsaction System, and Monitoring Device Management System management of information systems infrastructure and working with IT project managers to ensure that new systems are positioned to function as successfully as possible in terms of overall performance and communication with other system labor and expenses incurred in the general supervision and direction of the operation of the electric distribution system	Cost Causative Cost Causative Cost Causative	Average of a Select Set of Software Allocators Average of All Software Percentages Electric Distribution Plant	Mainframe Charges expenses cannot be directly charged to a specific legal entity as the system is used by multiple entities. Using an average of selected software systems to allocate costs is reasonable because Mainframe primarily supports these selected software systems. Miscellaneous Applications using average of all software systems to allocate costs is reasonable because Miscellaneous Applications is primarily the server costs supporting the software applications and benefits the companies using the software applications. Distribution Electric Supervision & Engineering (S&E) FERC 580 using the electric distribution plant to allocate the costs is reasonable because there is a cost causative relationship with the operations supported by electric distribution.	26.5673% 35.1266% 34.4054%
200112 200115 200116 200117	Integration (EAI) Mainframe Charges Miscellaneous Applications Distribution Electric Supervision & Engineering (S&E) FERC 580 Distribution Electric Metering FERC 586	IT Project Managers to ensure that new systems are positioned to function as successfully as possible in terms of overall performance and communication with other systems. Mainframe Charges include labor and non-labor costs related to mainframe expenses for development, maintenance, and licensing. The Mainframe is comprised of three applications: Timis i used primarily by the Business Systems Organization Miscellaneous Applications includes the labor and non-labor costs associated with the management of information systems infrastructure and working with IT project managers to ensure that new systems are positioned to function as successfully as possible in terms of overall performance and communication with other system: Distribution Electric Supervision & Engineering (S&E) FERC 580 services includes the labor and expenses incurred in the general supervision and direction of the operation of the electric distribution system Distribution Electric Metering FERC 586 services include labor, materials used, and expenses incurred in the operation of customer meters and associated equipment (e.g. electric distribution meters standards and development, meter purchases, etc	Cost Causative Cost Causative Cost Causative Cost Causative	Average of a Select Set of Software Allocators Average of All Software Percentages Electric Distribution Plant Electric Distribution Plant	Mainframe Charges expenses cannot be directly charged to a specific legal entity as the system is used by multiple entities. Using an average of selected software systems to allocate costs is reasonable because Mainframe primarily supports these selected software systems. Miscellaneous Applications using average of all software systems to allocate costs is reasonable because Miscellaneous Applications is primarily the server costs supporting the software applications and benefits the companies using the software applications. Distribution Electric Supervision & Engineering (S&E) FERC 580 using the electric distribution plant to allocate the costs is reasonable because there is a cost causative relationship with the operations supported by electric distribution. Distribution Electric Metering FERC 586 using electric distribution plant to allocate meter costs is reasonable because there is a cost causative relationship with the electric distribution plant to allocate meter costs is reasonable because there is a cost causative relationship with the electric distribution plant to allocate meter costs is reasonable because there is a	26.5673% 35.1266% 34.4054% 34.4054%
200112 200115 200116 200117 200117 200118	Integration (EAI) Mainframe Charges Miscellaneous Applications Distribution Electric Supervision & Engineering (S&E) FERC 580 Distribution Electric Metering FERC 586 Distribution Electric Load Dispatching/EMS FERC 581	IT Project Managers to ensure that new systems are positioned to function as successfully as possible in terms of overall performance and communication with other systems. Mainframe Charges include labor and non-labor costs related to mainframe expenses for development, maintenance, and licensing. The Mainframe is comprised of three applications: Time, Transaction System, and Monitoring Device Management System applications: This is used primarily by the Business Systems Organization Miscellaneous Applications includes the labor and non-labor costs associated with the management of information systems, and Monitoring with T project managers to ensure that new systems are positioned to function as successfully as possible in terms of overall performance and communication with other systems Distribution Electric Supervision & Engineering (S&E) FERC 580 services includes the labor and expenses incurred in the general supervision and direction of the operation of the electric distribution system Distribution Electric Supervision of customer meters and associated equipment (e.g. electric distribution meters standards and development, meter purchases, et Distribution Electric Load Dispatching/EMS FERC 581 services include labor, materials used, and expenses incurred in load dispatching operations pertaining to the distribution of electricity. This includes Energy Management Systems (EMS) which provides supervisory control and data acquisition (SCADA) of substation devices through Remote Terminal Unit (RTUS).	Cost Causative Cost Causative Cost Causative Cost Causative Cost Causative	Average of a Select Set of Software Allocators Average of All Software Percentages Electric Distribution Plant Electric Distribution Plant Electric Distribution Plant	Mainframe Charges expenses cannot be directly charged to a specific legal entity as the system is used by multiple entities. Using an average of selected software systems to allocate costs is reasonable because Mainframe primarily supports these selected software systems. Miscellaneous Applications using average of all software systems to allocate costs is reasonable because Miscellaneous Applications is primarily the server costs supporting the software applications and benefits the companies using the software applications. Distribution Electric Supervision & Engineering (S&E) FERC 580 using the electric distribution plant to allocate the costs is reasonable because there is a cost causative relationship with the operations supported by electric distribution. Distribution Electric Ketering FERC 586 using electric distribution plant to allocate meter costs is reasonable because there is a cost causative relationship with the electric distribution plant and meter operations supported by electric distribution. Distribution Electric Load Dispatching/EMS FERC 581 using electric distribution plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by load dispatching/EMS-distribution.	26.5673% 35.1266% 34.4054% 34.4054%
200112 200115 200116 200117 200118 200118 200119	Integration (EAI) Mainframe Charges Miscellaneous Applications Distribution Electric Supervision & Engineering (S&E) FERC 580 Distribution Electric Metering FERC 586 Distribution Electric Load Dispatching/EMS FERC 581 Distribution Electric & Gas Miscellaneous FERC 588 & 880	IT Project Managers to ensure that new systems are positioned to function as successfully as possible in terms of overall performance and communication with other systems. Mainframe Charges include labor and non-labor costs related to mainframe expenses for development, maintenance, and licensing. The Mainframe is comprised of three applications: Time, Transaction System, and Monitoring Device Management System applications. This is used primarily by the Business Systems Organization Miscellaneous Applications includes the labor and non-labor costs associated with the management of information systems, and Monitoring with T project managers to ensure that new systems are positioned to function as successfully as possible in terms of overall performance and communication with other systems Distribution Electric Supervision & Engineering (S&E) FERC 580 services includes the labor and expenses incurred in the general supervision and direction of the operation of the electric distribution system Distribution Electric Supervision of customer meters and associated equipment (e.g. electric distribution meters standards and development, meter parkanse, et Distribution Electric Load Dispatching/EMS FERC 581 services include labor, materials used, and expenses incurred in load dispatching operations pertaining to the distribution of electricity. This includes Energy Management Systems (EMS) which provides supervisory control and data acquisition (SCADA) of substation devices through Remote Terminal Unit (RTUS). Distribution Electric & Gas Miscellaneous FERC 588 & 880 services include labor, materials used, and expenses incurred in load dispatching operations potention provided for elsewhere. This includes software system labor and non-labor costs for the maintenance tha support the electric and gas distribution to our customers as well as non-capital engineering & supervision costs.	Cost Causative Cost Causative Cost Causative Cost Causative Cost Causative	Average of a Select Set of Software Allocators Average of All Software Percentages Electric Distribution Plant Electric Distribution Plant Electric Distribution Plant Electric Distribution Plant	Mainframe Charges expenses cannot be directly charged to a specific legal entity as the system is used by multiple entities. Using an average of selected software systems to allocate costs is reasonable because Mainframe primarily supports these selected software systems. Miscellancous Applications using average of all software systems to allocate costs is reasonable because Miscellancous Applications is primarily the server costs supporting the software applications and benefits the companies using the software applications. Distribution Electric Supervision & Engineering (S&E) FERC 580 using the electric distribution plant to allocate the costs is reasonable because there is a cost causative relationship with the operations supported by electric distribution. Distribution Electric Load Dispatching/EMS FERC 581 using electric distribution plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by electric distribution. Distribution Electric Load Dispatching/EMS FERC 581 using electric distribution plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by load dispatching/EMS-distribution.	26.5673% 35.1266% 34.4054% 34.4054% 34.4054% 32.3478%

200121	Distribution Electric & Gas and Transmission Gas Miscellaneous FERC 588, 880, & 859	Distribution Electric & Gas and Transmission Gas Miscellaneous FERC 588, 880, & 859 services include gas distribution, gas transmission, and electric distribution labor and non- labor costs associated with accounting, budgeting, and regulatory reporting.	Cost Causative	Electric Distribution Plant/ Gas Transmission Plant/ Gas Distribution Plant	Distribution Electric & Gas and Transmission Gas Miscellaneous FERC 588, 880, & 859 charges that cannot be directly chargee to a specific business unit and are corporate in nature. Using a ratio of electric distribution plant/gas transmission plant/gas distribution plant to allocate Utility Group costs is reasonable because there is a cost causative relationship with operations supported by Utilities Group.	30.6636%
200122	Transmission Electric Supervision & Engineering (S&E) FERC 560	Transmission Electric Supervision & Engineering (S&E) FERC 560 services include labor and expenses incurred in the general supervision and direction of the operation of the electri transmission system as a whole	Cost Causative	Electric Transmission Plant	Transmission Electric Supervision & Engineering (S&E) FERC 560 using electric transmission plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by transmission electric.	31.9730%
200123	Transmission Electric Reliability, Planning, & Standards Development FERC 561.5	Transmission Electric FERC 561.5 services include labor, materials used, and expenses incurred for the system planning of the interconnected bulk electric transmission systems within a planning authority area. Activities include transmission reliability, planning and standards development related to transmission assets and reliability needs and transmission customers' requirements and requests (e.g. developing and maintaining transmission system models, applying methodologies and tools for analysis and simulation of systems, notificatio of any planned transmission changes and impacts, etc.).	Cost Causative	Electric Transmission Plant	Transmission Electric Reliability, Planning, & Standards Development FERC 561.5 using electric transmission plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by transmission electric.	31.9730%
200124	Transmission Electric Load Dispatch-Monitor and Operate Transmission System FERC 561.2	Transmission Electric Load Dispatch-Monitor and Operate Transmission System FERC 561.2 services include labor, materials used, and expenses incurred to monitor, assess and operate the power system and individual transmission facilities in real-time to maintain safe and reliable operation of the transmission system. This also includes the expense incurred to manage transmission facilities to maintain system reliability and to monitor the real-time flows and direct actions according to regional plans and tariffs as necessary.	Cost Causative	Electric Transmission Plant	Transmission Electric Load Dispatch-Monitor and Operate Transmission System FERC 561.2 using electric transmission plant t allocate costs is reasonable because there is a direct causal relationship with the operations supported by EMS-transmission.	5 31.9730%
200125	Transmission Electric Supervision & Engineering (S&E) NSPM & NSPW FERC 560	Transmission Electric Supervision & Engineering (S&E) NSPM & NSPW FERC 560 services include labor and expenses incurred in the general supervision and direction of the operation of the electric transmission system as a whole. This allocation is used when NSPM and NSPW are the only jurisdictions benefiting from the service:	Cost Causative	Electric Transmission Plant	Transmission Electric Supervision & Engineering (S&E) NSPM & NSPW FERC 560 using electric transmission plant to allocate costs is reasonable because there is a direct causal relationship with the operations supported by transmission electric.	72.7556%
200126	Utilities Group Administrative & General (A&G) FERC 921	Utilities Group Administrative & General (A&G) FERC 921 services includes the labor and non-labor costs for utilities group leadership, management and support services for the Distribution, Transmission, transportation and supply chain areas.	Cost Causative	Electric Transmission Plant/ Electric Distribution Plant/ Gas Transmission Plant/Gas Distribution Plant	Utilities (froup Administrative & General (A&G) FERC 921 using delivery gross plant to allocate costs is reasonable because these costs are directly related to the electric and gas delivery systems.	31.1502%
200127	Distribution Gas Supervision & Engineering (S&E) FERC 870	Distribution Gas Supervision & Engineering (S&E) FERC 870 services include labor and expenses incurred in the general supervision and direction of gas distribution system operations.	Cost Causative	Gas Distribution Plant	Distribution Gas Supervision & Engineering (S&E) FERC 870 using gas distribution plant to allocate costs is reasonable becaus there is a cost causative relationship with the operations supported by distribution gas.	27.2580%
200128	Distribution Gas Miscellaneous FERC 880	Distribution Gas Miscellaneous FERC 880 services include the cost of distribution maps an records, distribution office expenses, and the cost of miscellaneous labor and materials used and expenses incurred in gas distribution systems. Additionally, the labor and non-labor costs for non-capital engineering and supervision	Cost Causative	Gas Distribution Plant	Distribution Gas Miscellaneous FERC 880 using gas distribution plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by Distribution Gas.	27.2580%
200129	Distribution Gas Meters and House Regulators FERC 878	Distribution Gas Meters and House Regulators FERC 878 services include the cost of labor, materials used and expenses incurred in connection with removing, resetting, changing, testing, and servicing customer meters and house regulators	Cost Causative	Gas Distribution Plant	Distribution Gas Meters and House Regulators FERC 878 using gas distribution plant to allocate meter costs is reasonable because there is a cost causative relationship with the gas distribution plant and meter operations supported by gas distribution.	27.2580%
200130	Transmission Gas Supervision & Engineering (S&E) FERC 850	Transmission Gas Supervision & Engineering (S&E) FERC 850 services include the cost of labor and expenses incurred in the general supervision and direction of the operation of transmission facilities	Cost Causative	Gas Transmission Plant	Transmission Gas Supervision & Engineering (S&E) FERC 850 using gas transmission plant to allocate costs is reasonable because there is a cost causative relationship with the operations supported by transmission gas.	8.1415%
200131	Distribution & Transmission Gas System Control and Load Dispatching FERC 851 & 871	Distribution & Transmission Gas System Control and Load Dispatching FERC 851 & 871 include the cost of labor, materials used, and expenses incurred in dispatching and controlling the supply and flow of gas through the gas distribution and transmission systems Additionally, costs include the labor and non-labor costs for the application development an maintenance of the Gas SCADA system	Cost Causative	Gas Transmission Plant/ Gas Distribution Plant	Distribution & Transmission Gas System Control and Load Dispatching FERC 851 & 871 using a ratio of gas transmission plant/gas distribution plant to allocate costs is reasonable because the costs are directly related to the monitoring of gas distribution and transmission.	23.3161%
200132	Payment & Reporting	Payment & Reporting services includes the labor and non-labor costs associated with processing payments to vendors, providing audit research and reconcilitation support for Accounts Payable transactions, preparing statistical and 1099 reporting, and administering the nurchase card moverans.	Cost Causative	Invoice Transactions	Payment & Reporting using invoice transactions to allocate costs is reasonable because the costs are directly related to invoices processed.	29.0990%
200133	Proprietary Trading - Back Office	Proprietary Trading - Back Office includes the labor and non-labor costs associated with the accounting support and vice president oversight of proprietary trading activities. This allocator should be primarily used by Accounting and Finance, or others providing Administrative & General (A&G) activities when the trading deal doesn't involve Xcel Energy Utility generating resources, which is also considered non-asset-based trading activity.	Cost Causative	Joint Operating Agreement Peak Hour Megawatt Load Ratio	Proprietary Trading - Back Office uses the Joint Operating Agreement Peak Hour Megawatt Load Ratio for cost allocations as i is required for the Proprietary Trading services under the JOA.	46.2435%
200134	Proprietary Trading - Front/Mid Office FERC 557	Proprietary Trading - Front/Mid Office FERC 557 includes the labor and non-labor cost: associated with proprietary trading activities which are short term transactions undertaken in the wholesale electric markets where electricity is purchased for the purpose of selling it. Also included are supporting activities: evaluating the credit worthiness of counterparties, reviewing contracts to ensure that regulations are being complied with, evaluating profitability and appropriateness of trades to ensure they are in the best interest of shareholders and rate payers, and ensuring that trades identified as proprietary appropriately fall into that category	i Cost Causative	Joint Operating Agreement Peak Hour Megawatt Load Ratio	Proprietary Trading - Front/Mid Office FERC 557 uses the Joint Operating Agreement Peak Hour Megawatt Load Ratio for cos allocations as it is required for the Proprietary Trading services under the JOA.	46.2435%
200135	Energy Supply Business Resources	Energy Supply Business Resources services includes the labor and non-labor costs of performance analysis, specialists and analytical services provided to the operating companies' generation facilities	Cost Causative	MWH Generation	Energy Supply Business Resources using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	36.8589%
200136	Energy Markets - Fuel	Energy Markets - Fuel includes the labor and non-labor costs for planning and implementing power supply portfolios to provide reliable service to native load and to capitalize on marke opportunities including purchasing fuel for the operating companies' electric generation system (excluding nuclear) and resource planning and acquisition including purchase power and account management	Cost Causative	MWH Generation	Energy Markets - Fuel using MWH generation to allocate costs is reasonable because the costs are directly related to the purchase of fuel for generation.	36.8589%

200137	Energy Supply Miscellaneous Power Expense FERC 506, 539, & 549	Energy Supply Miscellaneous Power Expense FERC 506, 539, & 549 services include Energy Supply operations performance services labor and non-labor costs for non- management employees with the following accountabilities: Develop / suggest / implement improvements for multiple power plants, standardize best practices and process improvements across multiple power plants, establish operations and maintenance policies and procedures for multiple power plants.	Cost Causative	MWH Generation	Energy Supply Miscellaneous Power Expense FERC 506, 539, & 549 using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	36.8589%
200138	Energy Supply Operation Supervision & Engineering (S&E) FERC 500, 535, & 546	Energy Supply Operation Supervision & Engineering (S&E) FERC 500, 535, & 546 services include labor and expenses incurred in the general supervision and direction of the operation of steam powered generation stations, hydraulic power generating stations, and other power generating stations	Cost Causative	MWH Generation	Energy Supply Operation Supervision & Engineering (S&E) FERC 500, 535, & 546 using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	36.8589%
200139	Energy Supply Maintenance Supervision & Engineering (S&E) FERC 510, 541, & 551	Energy Supply Maintenance Supervision & Engineering (S&E) FERC 510, 541, & 551 services which include management and performance labor and non-labor costs for the following accountabilities: Researching, reviewing, recommending and facilitating the selection of technological alternatives for improved plant and environmental performance. Manage uniform project management process (policies). Planning for physical plant modifications, which includes consolidation and management of short-term and long-term plans for physical plant modifications. Develop and execute innovative technology projects such as: biomass, solar, wind. Implement enterprise project management (EPM) and planning tools. Establish uniform technology, design & equipment standards.	Cost Causative	MWH Generation	Energy Supply Maintenance Supervision & Engineering (S&E) FERC 510, 541, & 551 using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	36.8589%
200143	Energy Supply Miscellaneous Power Expense NSPM & NSPW FERC 506, 539, & 549	Energy Supply Miscellaneous Power Expense NSPM & NSPW FERC 506, 539, & 549 services include Energy Supply operations performance services labor and non-labor costs for non-management employees with the following accountabilities: Develop' suggest/ implement improvements for multiple power plants, standardize best practices and process improvements across multiple power plants, is allocation is used when NSPM & NSPW jurisdictions are benefiting from the services.	Cost Causative	MWH Generation	Energy Supply Miscellaneous Power Expense NSPM & NSPW FERC 506, 539, & 549 using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	95.8426%
200144	Energy Supply Operation Supervision & Engineering (S&E) NSPM & NSPW FERC 500, 535, & 546	Energy Supply Operation Supervision & Engineering (S&E) NSPM & NSPW FERC 500, 535, & 546 services include labor and expenses incurred in the general supervision and direction of the operation of steam powered generation stations, hydraulic power generating stations, and other power generating stations. This allocation is used when NSPM & NSPW jurisdictions are benefiting from the services.	Cost Causative	MWH Generation	Energy Supply Operation Supervision & Engineering (S&E) NSPM & NSPW FERC 500, 535, & 546 using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	95.8426%
200145	Energy Supply Maintenance Supervision & Engineering (S&E) NSPM & NSPW FERC 510, 541, & 551	Energy Supply Maintenance Supervision & Engineering (S&E) NSPM & NSPW FERC 510, 541, & 551 services which include management and performance labor and non-labor costs for the following accountabilities: Researching, reviewing, recommending and facilitating the selection of technological alternatives for improved plant and environmental performance. Manage uniform project management process (policies). Planning for physical plant modifications, which includes consolidation and management of short-term and long- term plans for physical plant modifications. Develop and execute innovative technology projects such as: biomass, solar, wind. Implement enterprise project management (EPM) and planning tools. Establish uniform technology, design & equipment standards. This allocation is used when NSPM & NSPW jurisdictions are benefiting from the services.	Cost Causative	MWH Generation	Energy Supply Maintenance Supervision & Engineering (S&E) NSPM & NSPW FERC 510, 541, & 551 using MWH generation to allocate costs is reasonable because the costs are directly related to the support of electric generation facilities.	95.8426%
200146	Energy Markets - Regulated Trading	Energy Markets - Regulated Trading services include the labor and non-labor costs of providing electric trading services to the operating companies' electric generation systems, including load management, system optimization and origination	Cost Causative	MWH Hours Sold	Energy Markets - Regulated Trading using MWH hours sold to allocate costs is reasonable because there is a cost causative relationship between regulated trading activities and the MWH hours sold.	40.3720%
200147	Business Objects	Business Objects includes the labor and non-labor costs for the application that provides critical reporting from data universes and tables	Cost Causative	No. of Business Objects Users	Business Objects using No. of Business Object users to allocate costs is reasonable because the costs are directly related to users who can access the application	42.5836%
200148	Business Systems	Business Systems services includes the costs of providing assistance to computer user: across the company. Specifically computer technology risk, software maintenance on applications Distributed to all users (e.g. Microsoft PC tools), governance and project management over all IT projects, fixed management fees with outside vendors, business analytics costs, corrective and preventative maintenance, security, data backup and recovery, help desk, and amortization of outside vendor fees and costs that are not specific to an application that has a specific allocator	Cost Causative	No. of Computers	Business Systems using No. of computers to allocate costs is reasonable because there is a cost causative relationship between the No. of computers and the cost to support them.	48.3289%
200149	Customer & Enterprise Solutions (CES)	Customer & Enterprise Solutions (CES) includes the labor and non-labor costs for the leadership of the Customer & Enterprise Solutions organization and their administrative summort staff.	Cost Causative	No. of Computers/ No. of Customers/ FTE Hours	Customer & Enterprise Solutions (CES) using a ratio of No. of Computers/Customers/Employees to allocate costs is reasonable because there is a cost causative relationship with the operations supported by CES.	43.5579%
200150	Interactive Voice Response (IVR)	Interactive Voice Response (IVR) includes the labor and non-labor costs for the application development and maintenance of the Interactive Voice Response system which interacts with a customer calling Xcel Energy call centers. It is intended to help service customers withou invoking a call center agent. If the call needs to be handled by an agent, account informatio and the reason for the call is determined which helps route the call to the appropriate agent.	Cost Causative	No. of IVR Contacts	Interactive Voice Response (IVR) using No. of contacts to allocate costs is reasonable because this system is used to take and route customer calls and benefits customers using the call centers.	33.5696%
200151	Customer Billing FERC 903	Customer Billing FERC 903 includes the labor and non-labor costs related to the delivery o billing statements, letters and notices to Xcel customers including postage and outside services costs, oversight and administration of customer billing area, research of billing exceptions, providing escalated customer service assistance with regard to billing issues resolution, and process remittances and receivables. This allocation is used when all four jurisdictions are benefiting from the service.	Cost Causative	No. of Customer Bills	Customer Billing FERC 903 using No. of customer bills to allocate costs is reasonable because the costs are directly related to customer billing activities.	38.8038%
200152	Customer Care FERC 902	Customer Care FERC 902 services includes the labor and non-labor costs for meter reading of retail and wholesale customers and determining consumption for billing purposes as well as executive field collections	Cost Causative	No. of Customers	Customer Care FERC 902 using No. of customers to allocate costs is reasonable because the costs are directly related to customers.	38.2129%

200153	Customer Safety Advertising &	Customer Safety Advertising & Information costs services includes the labor and non-labor	Cost Causative	No. of Customers	Customer Safety Advertising & Information Costs using No. of customers to allocate costs is reasonable because the costs are	38.2809%
200154	Information Costs	costs associated with public safety advertising, information and education. Customer Service Information Technology (IT) FERC 903 services includes the labor and			directly related to customers Customer Service Information Technology (IT) FERC 903 using No. of customers to allocate costs is reasonable because the	
200101	Customer Service Information Technology (IT) FERC 903	non-labor costs for IT applications related customer billing to customers, call center support and credit and collections	Cost Causative	No. of Customers	costs are directly related to customers.	38.2809%
200155	Customer Care FERC 903	Customer Care FERC 903 services includes the labor and non-labor costs for contact centers, remittance processing, credit and collections, customer resource management, and contact center training. This allocation is used when all four jurisdictions are benefiting from, the services such as responding to residential customer inquiries regarding billings and outages, handling inbound credit calls, outbound collections calls, managing accounts receivables, training call center staffs, developing contact center call forecasts.	ost Causative	No. of Customers	Customer Care FERC 903 using No. of customers to allocate costs is reasonable because the costs are directly related to customers.	38.2809%
200156	Customer Care FERC 901	Customer Care FERC 901 services includes the labor and non-labor costs for the leadership of the customer care organization and their administrative support staff such as consulting costs to support overall Customer Care organizational operations.	Cost Causative	No. of Customers	Customer Care FERC 901 using No. of customers to costs is reasonable because the costs are directly related to customers.	38.2809%
200159	Customer Service Information Technology (IT) NSPM & NSPW FERC 903	Customer Service Information Technology (IT) NSPM & NSPW FERC 903 services includes the labor and non-labor costs for IT applications related customer billing to customers, call center support and credit and collections. This allocation is used when NSPM & NSPW jurisdictions are benefiting from the services	Cost Causative	No. of Customers	Customer Service Information Technology (IT) NSPM & NSPW FERC 903 using No. of customers to allocate costs is reasonable because the costs are directly related to customers.	85.2320%
200160	Customer Care NSPM & NSPW FERC 903	Customer Care NSPM & NSPW FERC 903 services includes the labor and non-labor costs for contact centers, and credit and collections, such as responding to commercial customers inquiries at the Business Solution Center. This is primarily used by the Customer Care organization when NSPM and NSPW jurisdictions are benefiting from the services.	Cost Causative	No. of Customers	Customer Care NSPM & NSPW FERC 903 using No. of customers to allocate costs is reasonable because the costs are directly related to customers.	85.2320%
200161	Customer Care Low Income Assistance FERC 908	Customer Care Low Income Assistance FERC 908 services includes the labor and non- labor costs associated with the low-income energy customer program such as answering calls from customers for referral to low-income assistance agencies, providing information to the agencies in order to process applications for assistance, take pledges/ commitments from agencies and process payments from agencies	Cost Causative	No. of Residential Customers/No. of Low- income customer calls	Customer Care Low Income Assistance FERC 908 using the average of No. of residential customers ratio and No. of Low Income Customer Calls ratio to allocate costs is reasonable because the costs are directly related to customers utilizing the low income assistance programs which is available and a benefit to the retail customer class as a whole	42.2312%
200162	Call Logging and Quality Management (CL/QM) FERC 903	Call Logging and Quality Management (CL/QM) FERC 903 includes the labor and non- labor operating costs for the application development and maintenance of the Call Logging and Quality Management system which is used to monitor and record calls for contact center training and leadership teams	Cost Causative	No. of Customers/ No. of Contacts	Call Logging and Quality Management (CL/QM) FERC 903 using a ratio of no. of customers/no. of contacts to allocated costs is reasonable because the system benefits current and potential customers using the call centers.	35.8986%
200163	Employee Communications	Employee Communications includes the labor and non-labor costs for the development and enhancement of employee awareness and understanding of the company's strategies, priorities, decisions, and performance objectives. It develops and produces regular communication vehicles, including TODAY (daily news bulleting on intranet); XTRA (monthly print publication for all employees and retirees); All Managers E-mail (real-time communication for employees who supervise and manage others); Focus on Financials for all employees; targeted communications for specific business areas, such as Human Resources, and employee meetings.	Cost Causative	FTE Hours	Employee Communications using No. of Employees to allocate costs is reasonable because the costs are directly related to employees.	44.0643%
200164	Payroll	Payroll services include the labor and non-labor costs for processing payroll including consolidation of time collection, calculation of salaries and wages, administration of employee deductions, account Distribution and reconciliation, allocation and accounting for employment taxes and compliance reports.	Cost Causative	FTE Hours	Payroll using No. of Employees to allocate costs is reasonable because the costs are directly related to employees.	44.0643%
200165	Employee Management Systems	Employee Management Systems includes the labor and non-labor costs for the Security Operations Center (SOC), Time capture and processing for payroll and accounting and Human Resources software. These applications and services provide services for the whole company related to enterprise security, including physical access, security monitoring and investigations, payroll and time accounting and employee information databases.	Cost Causative	FTE Hours	Employee Management Systems using No. of Employees to allocate costs is reasonable because the costs are directly related to employees.	44.0643%
200166	Human Resources (Diversity/Safety/Employee Relations)	Human Resources (Diversity/Safety/Employee Relations) includes the labor and non-labor costs for work performed for operating and affiliate company employees, such as diversity programs, providing workforce relations resources for labor agreements, arbitration, and training. Manage, design, and implement Corporate Safety initiatives. Staffing administration for non-bargaining positions and provides Affirmative Action plans (development) and government audit management (compliance).	Cost Causative	FTE Hours	Human Resources (Diversity/Safety/Emp Relations) using No. of Employees to allocate Human Resources costs is reasonable because the costs are directly related to employees.	44.0643%
200167	e-Business	The e-Business system includes the labor and non-labor costs associated with the corporate electronic business infrastructure	Cost Causative	FTE Hours	e-Business using No. of Employees to allocate costs is reasonable because the costs benefit employees.	44.0643%
200168	Gas Transaction System (GTS) FERC 866 & 880	Gas Transaction System (GTS) FERC 866 & 880 supports Xcel Energy gas transportation business including contracts, nominations/allocations, end-user measurement, imbalance management, and input for billing. also supports gas system supply, other balancing services. Costs include labor and non-labor for the application development and maintenance of the Gas Transaction System.	Cost Causative	No. of Gas Customers	Gas Transaction System (GTS) FERC 866 & 880 using No. of gas transport customers to allocate costs is reasonable because this system benefits gas commercial customers such as powerplants and businesses.	0.0018%
200169	Energy Supply Systems Miscellaneous FERC 506, 539, & 549	Energy Supply Systems Miscellaneous FERC 506, 539, & 549 includes the labor and non- labor costs for the non-critical applications that support the Energy Supply area. Such as Emissions Tracker, Labworks, SAP WAM, Documentum and Meridian.	Cost Causative	No. of WAM ES Users	Energy Supply Systems Miscellaneous FERC 506, 539, & 549 using the no. of WAM ES users to allocate the costs is reasonable because there is a direct causal relationship with the operations supported by WAM ES.	40.5694%
200170	Meter Reading and Monitoring Systems FERC 902	Meter Reading and Monitoring Systems FERC 902 includes the labor and non-labor operating costs for the application development and maintenance of the software application needed to read and monitor gas and electric meters, including Meter Data Management (MDM) and Meter Data Lake (MDL)	Cost Causative	No. of Meters	Meter Reading and Monitoring Systems FERC 902 using No. of meters to allocate costs is reasonable because there is a direct causal relationship with the companies use of systems to monitor meters.	35.6358%

200171	Customer Resource System (CRS) FERC 903	Customer Resource System (CRS) FERC 903 includes the labor and non-labor costs for the CRS system, specifically, application development and maintenance costs, licensing fees, server system costs and technology risk costs specific to disaster recovery of this application. CRS is Xcel Energy's customer service and billing system.	Cost Causative	No. of Meters/ No. of Contacts	Customer Resource System (CRS) FERC 903 using a ratio of no. of meters/no. of contacts to allocate costs is reasonable because there is a direct causal relationship with the operations supported by CRS.	34.5761%
200172	Network	Network services include the labor and non-labor costs for the operation, maintenance, and management of Xcel Energy's internal and external Information Technology Network. This includes circuits, firewalls, and communication assets	Cost Causative	Phones/ Radios/ Computers	Network using a ratio of phones/radios/computers to allocate costs is reasonable because the network supports these major items.	50.0727%
200173	Generation Trading/Native Hedge - Back Office	Generation Trading/Native Hedge - Back Office includes the labor and non-labor costs associated with oversight and administration of accounting related trading costs including generation trading and native hedge. This allocator should be primarily used by Accounting and Finance, or others providing Administrative & General (A&G) activities when energy trades are executed using one of Xcel Energy Utilities generation resources.	Cost Causative	Joint Operating Agreement Labor Hours Ratio	Gen/Prop Trading - Back Office use of Joint Operating Agreement Labor Hours Ratio is reasonable because there is a direct correlation between the front office activities and the mid-office and back-office activities. It is required to use the Joint Operating Agreement for the Proprietary split for these accounting and trading costs.	29.8743%
200174	Generation Trading/Native Hedge - Mid Office FERC 557	Generation Trading/Native Hedge - Mid Office FERC 557 includes the labor and non-labor costs associated with independent evaluation and risk measurement of trading and generatie book transactions, including preparing daily P&L (profit and loss) reports and individual trader profit and loss reports for the prop book, daily generation book valuation reports for each system showing all net fuel positions and any forward sales values and/or hedges, ensuring that margin reporting follows all SEC rules and GAAP reporting and that credit an risk policies and procedures are complied with.	Cost Causative	Joint Operating Agreement Labor Hours Ratio	Gen/Prop Trading - Mid Office FERC 557 use of Joint Operating Agreement Labor Hours Ratio is reasonable because there is a direct correlation between the front office activities and the mid-office and back-office activities. It is required to use the Joint Operating Agreement for the Proprietary split for these accounting and trading costs.	36.0365%
200176	Marketing & Sales	Marketing & Sales services includes the labor and non-labor costs for marketing and sales services for the operating companies for their customers including strategic planning, segment identification, business analysis, sales planning, customer service, promoting products to the business market, and providing regulatory and policy support with respect to utility energy efficiency and demand response program design, evaluation, measurement an verification, cost effectiveness testing , and cost recovery.	Cost Causative	Revenue	Marketing & Sales using revenue to allocate costs is reasonable because Marketing & Sales support the revenue-producing operations of the company.	41.7226%
200177	Rates & Regulation - Electric	Rates & Regulation - Electric includes the labor and non-labor costs for determining the regulated utilities' electric utility revenue requirements and rates for electric customers regulatory strategy, coordinating the regulatory compliance requirements, establishing, and maintaining relationships with regulatory bodies, policy development of regulatory and legislative strategy, preparing and organizing rate case filings.	Cost Causative	Direct Labor Dollars	Rates & Regulation Electric using direct labor dollars to allocate costs is reasonable because it represents the direct time spent on setting revenue requirements for each operating company.	31.5487%
200178	Rates & Regulation	Rates & Regulation includes the labor and non-labor costs for determining the regulated utilities' revenue requirements and rates for electric and gas customers regulatory strategy, coordinating the regulatory compliance requirements, establishing, and maintaining relationships with regulatory bodies, policy development of regulatory and legislative strategy, preparing and organizing rate case filings.	Cost Causative	Direct Labor Dollars	Rates & Regulation using direct labor dollars to allocate costs is reasonable because it represents the direct time spent on setting revenue requirements for each operating company.	31.5487%
200180	EMS-Shared (Energy Management System-SCADA) FERC 556, 561.2, & 581	EMS-Shared (Energy Management System-SCADA) FERC 556, 561.2, & 581 provides supervisory control and data acquisition of substation devices through Remote Terminal Units (RTU's). EMS-Shared system includes the labor and non-labor costs for the application development and maintenance of the Electric Transmission, Distribution and Production Plant information operations	Cost Causative	Electric Production Plant/ Electric Transmission Plant/ Electric Distribution Plant	EMS-Shared (Energy Management System-SCADA) FERC 556, 561.2, & 581 using a ratio of electric production plant/electric transmission plant/electric distribution plant to allocate costs is reasonable because there is a direct causal relationship with the operations supported by EMS-Shared.	41.1440%
200181	Energy Supply Environmental Policy & Services	Energy Supply Environmental Policy & Services include the labor and non-labor costs dedicated to air quality, renewable energy, innovative technology and climate change, develop corporate compliance strategy, regulatory agency interaction (both at the federal and/or state level), permitting and compliance reporting, waste management, combustion byproducts management, environmental compliance auditing, provide support to the Environmental Council and assist with environmental communications strategies.	Cost Causative	Electric Production Plant/ Electric Transmission Plant/ Electric Distribution Plant/ Gas Transmission Plant/ Gas Distribution Plant	Energy Supply Environmental Policy & Services using gross plant assets to allocate costs is reasonable because the costs are directly related to the environmental policies and services which are generated by the operation and ownership of the assets.	38.8368%
200182	Energy Supply Environmental Policy & Services NSPM & NSPW	ES Environmental Policy & Services NSPM & NSPW functions which include the labor and non-labor costs dedicated to air quality, renewable energy, innovative technology and climate change, develop corporate compliance strategy, regulatory agency interaction (both at the federal and/or state level), permitting and compliance reporting, waste management, combustion byproducts management, environmental compliance auditing, provide support to the Environmental Council and assist with environmental communications strategies. This allocation is used when NSPM and NSPW jurisdictions are benefiting from the services.	Cost Causative	Electric Production Plant/ Electric Transmission Plant/ Electric Distribution Plant/ Gas Transmission Plant/ Gas Distribution Plant	ES Environmental Policy & Services NSPM & NSPW using gross plant assets to allocate costs is reasonable because the costs are directly related to the environmental policies and services which are generated by the operation and ownership of the assets.	85.6172%
200184	System Resources	System Resources includes the labor and non-labor operating costs for integrated system planning and cross-functional operational initiatives that benefit electric, gas, distribution, transmission, and energy supply. Costs include systems used to support plant activities which includes PowerPlan, the capital asset business system which includes the following modules. Fixed Assets, Power Tax, Property Tax, Projects, Budgets, Cost Repository, Depreciation studies and Depreciation forecast. This includes the application development and maintenance costs, licensing fees, server system costs and technology risk costs specific to disaster recovery of this application. Additionally, costs for UAS Fleet Management application which is used in association with Drone flights to inspect plant.	Cost Causative	Total Plant	System Resources using total plant to allocate costs is reasonable because there is a direct causal relationship with the companie planning, developing, and maintaining integrated system resources to plant assets.	41.6098%
200805	HomeSmart Revenue – Non- Utility 417,1	HomeSmart Revenue – Non-Utility 417,1 includes the labor and non-labor costs, including but not limited to business administration, advertising, marketing, software, and technology costs related to all HomeSmart activity (Equipment Sales, Service Plan, and Service Call) across MN, WI & CO Jurisdictions.	Cost Causative	Revenues	HomeSmart Revenue – Non-Utility 417,1 to allocate costs is reasonable because the costs are directly related to revenue generating activities of the business activity.	71.4343%

200000	1					1
200806	HomeSmart Customers – Non- Utility 417.1	Homesmart Customers – Non-Utility 41 / 1 includes the labor and non-labor costs, including but not limited to business administration, advertising, marketing, software, and technology costs related to HomeSmart Service Plan activity across MN, WI & CO Jurisdictions.	Cost Causative	No. of Customers	HomeSmart Customers – Non-Utility 417.1 to allocate costs is reasonable because the costs are directly related to customer related activities of the business activity.	56.5688%
201506	Transmission and Distribution Software Systems FERC 569.2, 588, 859 & 880	Transmission Electric & Gas and Distribution Electric & Gas FERC 569.2, 859, 588 & 880 services include electric transmission, gas transmission, electric distribution, and gas distribution labor, materials used, and expenses incurred in the electric and gas delivery plant system operation not provided for elsewhere. This includes software system labor and non-labor costs for the maintenance that support the electric and gas delivery plant to our customers as well as non-capital engineering & supervision costs.	Cost Causative	Electric/Gas distribution plant and electric/gas transmission plant	Using delivery gross plant to allocate cost is reasonable because these costs are directly related to the electric and gas delivery systems.	31.1502%
201511	Distribution Finance - OpCos Common	Distribution Finance - OpCos Common includes the labor and non-labor costs associated specifically with Distribution Finance (both electric and gas) budgeting, regulatory reportin, business area support for utility areas, budgeting support, evaluating and improving risk management, ethical conduct and the implementation of best practices for Distribution, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other parties; establishing and reviewing internal controls for Distribution, establishing and reviewing SQX compliance requirements/control testing and evaluating contract risks for Distribution.	Cost Causative	Assets/Revenue/FTE Hours	Distribution Finance - OpCos Common services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies common utility who benefit from the services.	42.3841%
201512	Miscellaneous Distribution Expenses FERC 588	Miscellaneous Distribution Expense FERC 588 services include labor and non-labor costs for operating companies' integrated system planning services related to long-term planning for the generation, transmission and distribution on our electric and natural gas systems and integrating our systems' plans. This ACC is primarily used by the Integrated System Planning organization for electric distribution activities	Cost Causative	Electric Distribution Plant	Use of electric distribution plant to allocate costs specific to electric distribution is reasonable because there is a direct causal relationship with the companies planning, developing, and maintaining electric distribution plant assets (including the Integrated System Planning organization).	34.4054%
201513	Miscellaneous Transmission Expenses FERC 566	Miscellaneous Transmission Expense FERC 566 services include labor and non-labor costs for operating companies' integrated system planning services related to long-term planning for the generation, transmission and distribution on our electric and natural gas systems and integrating our systems' plans. This ACC is primarily used by the Integrated System Planning organization for electric transmission activities.	Cost Causative	Electric Transmission Plant	Use of electric transmission plant to allocate costs specific to electric transmission is reasonable because there is a direct causal relationship with the companies planning, developing, and maintaining electric transmission plant assets (including the Integrated System Planning organization).	31.9730%
201514	Transmission Gas Miscellaneous FERC 859	Miscellaneous Transmission Expense FERC 859 services include labor and non-labor costs for operating companies' integrated system planning services related to long-term planning for the generation, transmission and distribution on our electric and natural gas systems and integrating our systems' plans. This ACC is primarily used by the Integrated System Planning organization for gas transmission activities	Cost Causative	Gas Transmission Plant	Use of gas transmission plant to allocate costs specific to gas transmission is reasonable because there is a direct causal relationship with the companies planning, developing, and maintaining gas transmission plant assets (including the Integrated System Planning organization).	8.1415%
201515	Transmission Electric & Gas Miscellaneous FERC 566 & 859	Miscellaneous Transmission Expense FERC 566 & 859 services include labor and non- labor costs for operating companies' integrated system planning services related to long- term planning for the generation, transmission and distribution on our electric and natural gas systems and integrating our systems' plans. This ACC is primarily used by the Integrated System Planning organization for electric and gas transmission activities.	Cost Causative	Electric Transmission Plant/Gas Transmission Plant	Use of both electric and gas transmission plant to allocate costs specific to both electric and gas transmission is reasonable because there is a direct causal relationship with the companies planning, developing, and maintaining both electric and gas transmission plant assets (including the Integrated System Planning organization).	29.4647%
201516	Miscellaneous Other Power Generation Expenses FERC 549	Miscellaneous Other Power Generation Expense FERC 549 services include labor and non- labor costs for operating companies' integrated system planning services related to long- term planning for the generation, transmission and distribution on our electric and natural gas systems and integrating our systems' plans. This ACC is primarily used by the Integrated System Planning organization for electric production activities.	Cost Causative	Electric Production Plant	Use of electric production plant to allocate costs specific to electric production is reasonable because there is a direct causal relationship with the companies planning, developing, and maintaining electric production plant assets (including the Integrated System Planning organization).	50.8807%
201517	Miscellaneous Transmission Expenses (RTO) FERC 566	Miscellaneous Transmission Expense FERC 566 services include labor and non-labor cost: for operating companies' integrated system planning services related to long-term planning for the generation, transmission and distribution on our electric and natural gas systems and integrating our systems' plans. This ACC is primarily used by the Integrated System Planning organization for electric transmission activities, specifically RTO related activities (which excludes PSCo).	Cost Causative	Electric Transmission Plant	Use of electric transmission plant to allocate costs specific to electric transmission RTO activities (which exclude PSCo) is reasonable because there is a direct causal relationship with the companies planning, developing, and maintaining electric transmission plant assets (including the Integrated System Planning organization).	42.8291%
201518	Transmission - Accounting, Reporting, Tax & Audit Services - Regulated Electric (FERC 5660)	Accounting, Reporting, Tax & Audit Services - Transmission Regulated Electric includes the labor and non-labor costs associated specifically with operating company transmission electric utility accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, operating company budgeting support, capital asset accounting auditing operating companies, evaluating and improving risk management, ethical conduct and the implementation of best practices for transmission electric utility, conducting financia operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other parties; establishing and reviewing florm gOX compliance requirements/control testing and evaluating contract risks for the operating companies transmission electric utility.	Cost Causative	Assets/Revenue/FTE Hours	Accounting, Reporting, Tax & Audit Services - Transmission Regulated Electric services specific to electric transmission that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to regulated companies with transmission electric operations who benefits from the services.	42.3841%
201519	Transmission - Accounting & Reporting Electric - NSPM & NSPW (FERC 5660)	Transmission Accounting & Reporting Electric - NSPM & NSPW includes the labor and non-labor costs associated with NSPM & NSPW transmission accounting, budgeting, regulatory reporting, sales and use taxes, business area support for utility areas, operating company budgeting support, and capital asset accounting specific to the electric utility.	Cost Causative	Assets/Revenue/FTE Hours	Transmission Accounting & Reporting Electric - NSPM & NSPW services specific to electric transmission for NSPM & NSPW and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of co causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to NSPM & NSPW electric utility who benefit from the services.	86.1265%

201520	Energy Supply - Accounting, Reporting, Tax & Audit Services - Regulated Electric (FERC 5570)	Energy Supply Finance, Reporting & Services - Regulated Electric includes the labor and non-labor costs associated specifically with Energy Supply budgeting, regulatory reporting, business area support for utility areas, budgeting support, evaluating and improving risk management, ethical conduct and the implementation of best practices for Energy Supply, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other parties; establishing and reviewing internal controls for Energy Supply, contract risks for Energy Supply.	Cost Causative	Assets/Revenue/FTE Hours	Energy Supply Finance, Reporting & Services - Regulated Electric services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities from corperate employees the three-factor formula was used. These services are allocated to regulated companies with electric operations who benefits from the services.	42.3841%
201521	Energy Supply - Accounting & Reporting Electric - NSPM & NSPW (FERC 5570)	Energy Supply - NSPM & NSPW includes the labor and non-labor costs associated with NSPM & NSPW budgeting, regulatory reporting, business area support for utility areas, operating company budgeting support.	Cost Causative	Assets/Revenue/FTE Hours	Energy Supply Finance - NSPM & NSPW energy supply services that could not be directly charged to a specific legal entity are corporate in nature. Because these services are comprised of a broad spectrum of activities, and preformed by corperate employees, the three-factor formula was used.	86.1265%
201522	Distribution Finance - OpCos Electric	Distribution Finance - OpCos Common includes the labor and non-labor costs associated specifically with Distribution Finance (both electric and gas) budgeting, regulatory reportin, business area support for utility areas, budgeting support, evaluating and improving risk management, ethical conduct and the implementation of best practices for Distribution, conducting financial operations and information system audits, performing audits and reviews for compliance with regulatory and legal requirements and contracts with vendors and other parties; establishing and reviewing internal controls for Distribution, establishing and reviewing SQX compliance requirements/control testing and evaluating contract risks for Distribution.	Cost Causative	Assets/Revenue/FTE Hours	Distribution Finance - OpCos Electric services that could not be directly charged to a specific legal entity and are corporate in nature. Because these services are comprised of a broad spectrum of activities, no measurable method of cost causative allocation was found to allocate these costs therefore the three-factor formula was used. These services are allocated to the operating companies electric utility who benefit from the services.	42.3841%

Allocating Cost Center	Allocating Cost Center Description	Method of Allocation	Percentage					Allocation	n Statistics		
200062	Executive Corporate Covernance	Asset/Revenue/Number of	20.1500%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200003	Executive - Corporate Governance	Employees	39.1300%	\$27,056,785	\$89,166,728	\$6,813,474	\$17,809,803	Employees - 3,968	Employees - 8,123		
200064	Shareholder - Corporate Governance	Asset/Revenue/Number of	39.1500%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
		Employees Asset/Revenue/Number of		\$27,056,785	\$89,166,728 Total Assets -	\$0,813,474	\$17,809,803 Total Revenues -	NSPM No. of	Employees - 8,123		
200065	Investor Relations - Corporate Governance	Employees	39.1500%	\$27.056.785	\$89,166,728	\$6.813.474	\$17.809.803	Employees - 3.968	Employees - 8.123		
200066	Accounting, Reporting & Tax - Corporate	Asset/Revenue/Number of	20.45000/	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200066	Governance	Employees	39.1500%	\$27,056,785	\$89,166,728	\$6,813,474	\$17,809,803	Employees - 3,968	Employees - 8,123		
200067	Audit Services - Corporate Governance	Asset/Revenue/Number of	39.1500%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
	Comprete Finance Treasury & Cash Management	Employees		\$27,056,785	\$89,166,728	\$6,813,474	\$17,809,803	Employees - 3,968	Employees - 8,123		
200068	- Corporate Governance	Employees	39.1500%	\$27.056.785	\$89,166,728	\$6.813.474	\$17.809.803	Employees - 3.968	Employees - 8.123		
200060	Disk Management, Compareta Courses	Asset/Revenue/Number of	20.45000/	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200069	Risk Management - Corporate Governance	Employees	39.1500%	\$27,056,785	\$89,166,728	\$6,813,474	\$17,809,803	Employees - 3,968	Employees - 8,123		
200070	Corporate Strategy & Business Development -	Asset/Revenue/Number of	39.1500%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
	Corporate Governance	Employees	_	\$27,056,785	\$89,166,728 Total Associa	\$6,813,474	\$17,809,803	Employees - 3,968	Employees - 8,123		
200071	Legal - Corporate Governance	Employees	39.1500%	\$27.056.785	\$89 166 728	\$6.813.474	\$17 809 803	Employees - 3.968	Employees - 8 123		
200072	Communications Community Community	Asset/Revenue/Number of	20.45000/	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200072	Communications - Corporate Governance	Employees	39.1500%	\$27,056,785	\$89,166,728	\$6,813,474	\$17,809,803	Employees - 3,968	Employees - 8,123		
200073	Human Resources - Corporate Governance	Asset/Revenue/Number of	39.1500%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
		Employees		\$27,056,785	\$89,166,728 Total Associa	\$6,813,474	\$17,809,803	Employees - 3,968	Employees - 8,123		
200074	Corporate Systems – Corporate Governance	Employees	39.1500%	\$27.056.785	\$89 166 728	\$6.813.474	\$17,809,803	Employees - 3.968	Employees - 8.123		
000075		Asset/Revenue/Number of	00.45040	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200075	Board of Directors - Corporate Governance	Employees	39.1501%	\$27,056,785	\$89,166,938	\$6,813,474	\$17,809,803	Employees - 3,968	Employees - 8,123		
200076	Xcel Foundation	Asset/Revenue/Number of	39.2100%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
		Employees		\$27,056,785	\$88,/55,/48	\$6,813,474	\$17,791,391 Total Davages	Employees - 3,968	Employees - 8,123		
200077	Branding	Employees	39.2100%	\$27.056.785	\$88,755,748	\$6.813.474	\$17,791,391	Employees - 3.968	Employees - 8.123		
000070	0	Asset/Revenue/Number of	00.00700/	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200078	Governmental Affairs	Employees	39.2279%	\$27,056,785	\$88,599,259	\$6,813,474	\$17,791,391	Employees - 3,968	Employees - 8,123		
200079	Federal Lobbying	Asset/Revenue/Number of	39 2279%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200010	r odorar zobojing	Employees	00.227070	\$27,056,785	\$88,599,259	\$6,813,474	\$17,791,391	Employees - 3,968	Employees - 8,123		
200080	Capital Asset Accounting	Asset/Revenue/Number of	43.9375%	\$27.056.785	1 Otal Assets - \$65 662 072	\$6,813,474	\$16 3/15 000	NSPM NO. 01 Employees - 3.968	Fmployees - 8 111		
		Asset/Revenue/Number of		NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200081	Accounting, Reporting & Taxes	Employees	43.9960%	\$27,056,785	\$65,423,725	\$6,813,474	\$16,335,204	Employees - 3,968	Employees - 8,111		
200082	Audit Services	Asset/Revenue/Number of	43 9960%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
		Employees		\$27,056,785	\$65,423,921	\$6,813,474	\$16,335,204	Employees - 3,968	Employees - 8,111		
200083	Corporate Finance, Treasury & Cash Management	Employees	43.9960%	\$27.056.785	\$65 423 725	\$6 813 474	\$16 335 204	Employees = 3.968	Employees = 8 111		
		Asset/Revenue/Number of		NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200084	Risk Management	Employees	43.9960%	\$27,056,785	\$65,423,725	\$6,813,474	\$16,335,204	Employees - 3,968	Employees - 8,111		
200086	Legal & Claims Services	Asset/Revenue/Number of	43.9960%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
	•	Employees		\$27,056,785	\$65,423,725	\$6,813,474	\$16,335,204	Employees - 3,968	Employees - 8,111		
200087	Accounting, Reporting & Tax - Regulated	Employees	44.0031%	\$27.056.785	\$65 409 449	\$6 813 474	\$16 330 391	Employees = 3.968	Employees = 8 111		
	Accounting, Reporting, Tax & Audit Services -	Asset/Revenue/Number of		NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200088	Regulated Electric	Employees	44.0031%	\$27,056,785	\$65,409,449	\$6,813,474	\$16,330,391	Employees - 3,968	Employees - 8,111		
200089	Audit Services - OpCo's & TransCo's	Asset/Revenue/Number of	44.0031%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
		Employees		\$27,056,785	\$65,409,449	\$6,813,474	\$16,330,391	Employees - 3,968	Employees - 8,111		
200090	Risk Management - OpCo's & TransCo's	Employees	44.0031%	\$27.056.785	\$65 409 449	\$6 813 474	\$16 330 391	Employees = 3.968	Employees = 8 111		
000001		Asset/Revenue/Number of	44.000404	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200091	Captive insurance	Employees	44.0031%	\$27,056,785	\$65,409,449	\$6,813,474	\$16,330,391	Employees - 3,968	Employees - 8,111		
200092	Corporate Strategy & Business Development	Asset/Revenue/Number of	44,0031%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
		Employees		\$27,056,785	\$65,409,449	\$6,813,474	\$16,330,391	Employees - 3,968	Employees - 8,111		
200093	Legal - OpCo's & TransCo's	Asset/Revenue/Number of Employees	44.0031%	\$27.056.785	1 otal Assets - \$65 409 449	\$6,813,474	\$16.330.391	NSPM No. of Employees - 3 968	Fmployees - 8 111		
		Asset/Revenue/Number of		NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200094	Supply Chain	Employees	44.0031%	\$27,056,785	\$65,409,449	\$6,813,474	\$16,330,391	Employees - 3,968	Employees - 8,111	<u> </u>	<u> </u>
				NSPM Gross EV	Total Gross EV						
200095	Electric Vehicle Programs FERC 912	Electric Vehicle Plant	51.1988%	Plant (000's)-	Plant (000's)-					1	1
		Asset/Revenue/Number of		99,972 NSPM Assete -	Total Assete -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200096	Energy Markets - Business Services	Employees	44.0031%	\$27,056,785	\$65,409,449	\$6,813,474	\$16,330,391	Employees - 3,968	Employees - 8,111		
200097	Accounting and Finance Software Applications	Asset/Revenue/Number of	44.003194	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of		
200097	Maintenance	Employees	44.003176	\$27,056,785	\$65,409,449	\$6,813,474	\$16,330,391	Employees - 3,968	Employees - 8,111	1	1

Allocating Cost Center	Allocating Cost Center Description	Method of Allocation	Percentage					Allocation	Statistics			
200098	Electric Transmission FERC 566	Asset/Revenue/Number of	44.0031%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of			
		Employees Asset/Revenue/Number of		\$27,056,785 NSPM Assets -	\$65,409,449 Total Assets -	\$6,813,474 NSPM Revenues -	\$16,330,391 Total Revenues -	NSPM No. of	Employees - 8,111 Total No. of			
200099	Electric Distribution FERC 588	Employees	44.0032%	\$27,056,785	\$65,409,449	\$6,813,474	\$16,330,391	Employees - 3,968	Employees - 8,111			
200100	Accounting, Reporting, Tax & Audit Services -	Asset/Revenue/Number of	51.7210%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of			
	Regulated Gas	Employees Asset/Revenue/Number of		\$27,056,785 NSPM Assets -	\$55,169,574 Total Assets -	\$6,813,474 NSPM Revenues -	\$13,902,179 Total Revenues -	NSPM No. of	Employees - 6,948 Total No. of			
200101	Legal Gas	Employees	51.7210%	\$27,056,785	\$55,169,574	\$6,813,474	\$13,902,179	Employees - 3,968	Employees - 6,948			
200102	Gas Distribution FERC 880	Asset/Revenue/Number of	51.7210%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of			
		Asset/Revenue/Number of		\$27,050,765 NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of			
200105	Accounting & Reporting - NSPM & NSPW	Employees	87.1121%	\$27,056,785	\$30,528,795	\$6,813,474	\$8,014,098	Employees - 3,968	Employees - 4,525			
200106	Accounting & Reporting Electric - NSPM & NSPW	Asset/Revenue/Number of	87.1121%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of			
000107		Asset/Revenue/Number of	07.440404	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM No. of	Total No. of			
200107	Legal - NSPM & NSPW	Employees	87.1121%	\$27,056,785	\$30,528,795	\$6,813,474	\$8,014,098	Employees - 3,968	Employees - 4,525			
200108	Advanced Metering Infrastructure (AMI)	No. of AMI Enabled Meters	16.5709%	NSPM No. of AMI Meters - 1/3 312	Total AMI Meters -							
200111		Average of a Select Set of Software	20.7000/	NSPM Percentage -	Total Percent -							
200111	Enterprise Application Integration (EAI)	Allocators	30.7000%	38.7608%	100%							
200112	Mainframe Charges	Average of a Select Set of Software Allocators	28.1622%	28.1622%	10tal Percent - 100%							
200115	Miscellaneous Applications	Average of all Software Percentages	35 7038%	NSPM Percentage -	Total Percent -							
200110	Miscelaricous Applications	Average of all contware refeelinges	33.7 330 /0	35.7938%	100%							
200116	Distribution Electric Supervision & Engineering	Electric Distribution Plant	34,4054%	Electric Dist Plant -	Dist Plant -							
	(S&E) FERC 580			\$5,230,356	\$15,202,158							
200117	Distribution Electric Matering EEBC 5%	Electric Distribution Plant	24 405496	NSPM Gross	Total Gross Electric							
200117	Distribution Electric Metering FERC 586	Electric Distribution Plant	34.4054%	\$5,230,356	\$15,202,158							
	Distribution Electric Load Dispatching/EMS EERC			NSPM Gross	Total Gross Electric							
200118	581	Electric Distribution Plant	34.4054%	Electric Dist Plant - \$5 230 356	Dist Plant - \$15 202 158							
				NSPM Gross	Total Gross Electric	NSPM Gross Gas	Total Gross Gas					
200119	588 & 880	Distribution Plant/ Gas	32.3478%	Electric Dist Plant -	Dist Plant -	Dist Plant -	Dist Plant -					
				\$5,230,356 NSPM Gross Gas	\$15,202,158 Total Gross Gas	\$1,675,127 NSPM Gross Gas	\$6,145,450 Total Gross Gas					
200120	Distribution & Transmission Gas Miscellaneous	Gas Distribution Plant/Gas	23.3161%	Dist Plant -	Dist Plant -	Trans Plant -	Trans Plant -					
	FERC 039 & 000	Transmission Plant		\$1,675,127	\$6,145,450	\$129,970	\$1,596,388					
200121	Distribution Electric & Gas and Transmission Gas	Electric Distribution Plant/ Gas Transmission Plant/ Gas Distribution	30 6636%	NSPM Gross Electric Dist Plant -	Dist Plant -	NSPM Gross Gas Trans Plant -	Trans Plant -	NSPM Gross Gas Dist Plant -	Total Gross Gas Dist Plant -			
	Miscellaneous FERC 588, 880, & 859	Plant		\$5,230,356	\$15,202,158	\$129,970	\$1,596,388	\$1,675,127	\$6,145,450			
000100	Transmission Electric Supervision & Engineering		04.07000/	NSPM Gross	Total Gross Electric							
200122	(S&E) FERC 560	Electric Transmission Plant	31.9730%	\$4.339.187	\$13.571.434							
	Transmission Electric Reliability Planning &			NSPM Gross	Total Gross Electric							
200123	Standards Development FERC 561.5	Electric Transmission Plant	31.9730%	Electric Trans Plant	 Trans Plant - \$13 571 434 							
				NSPM Gross	Total Gross Electric							
200124	Derate Transmission System FERC 561.2	Electric Transmission Plant	31.9730%	Electric Trans Plant	Trans Plant -							
	. ,			\$4,339,187 NSPM Gross	\$13,5/1,434 Total Gross Electric							
200125	Transmission Electric Supervision & Engineering	Electric Transmission Plant	72.7556%	Electric Trans Plant	Trans Plant -							
	(Sae) NSFM & NSFW FERC 500			\$4,339,187	\$5,964,057							
200126	Utilities Group Administrative & General (A&G)	Electric Transmission Plant/ Electric Distribution Plant/ Gas Transmission	31.1502%	NSPM Gross Flectric Trans Plant	Trans Plant -	NSPM Gross Electric Dist Plant -	Dist Plant -	NSPM Gross Gas Trans Plant -	Trans Plant -	NSPM Gross Gas Dist Plant -	Dist Plant -	
	FERC 921	Plant/Gas Distribution Plant	• · · · • • •	\$4,339,187	\$13,571,434	\$5,230,356	\$15,202,158	\$129,970	\$1,596,388	\$1,675,127	\$6,145,450	
2004.27	Distribution Gas Supervision & Engineering (S&E)	Cas Distribution Plant	27.25000/	NSPM Gross Gas	Total Gross Gas							
200127	FERC 870	Gas Distribution Plant	27.20070	\$1,675,127	\$6,145,450							
				NSPM Gross Gas	Total Gross Gas							
200128	Distribution Gas Miscellaneous FERC 880	Gas Distribution Plant	27.2580%	Dist Plant -	Dist Plant -							
				NSPM Gross Gas	Total Gross Gas							
200129	FERC 878	Gas Distribution Plant	27.2580%	Dist Plant -	Dist Plant -							
				\$1,675,127 NSPM Gross Gas	\$6,145,450 Total Gross Gas							
200130	Transmission Gas Supervision & Engineering	Gas Transmission Plant	8.1415%	Trans Plant -	Trans Plant -							
	(Sae) FERC 850			\$129,970	\$1,596,388	NORMO	T.1.10					
200131	Distribution & Transmission Gas System Control	Gas Transmission Plant/ Gas	23.3161%	Trans Plant -	Trans Plant -	Dist Plant -	Dist Plant -					
	and Load Dispatching FERC 851 & 871	Distribution Plant		\$129,970	\$1,596,388	\$1,675,127	\$6,145,450					
200122	Poyment & Reporting	Invoice Transactions	20.0000%	NSPM Invoice	Total Invoice							
200132	r ayment a Reporting	invoice transactions	29.0990%	162,214	557,455							
200133	Proprietary Trading - Back Office	Joint Operating Agreement Peak	46.2435%	NSPM Peak MWH -	Total Peak MWH -							
	,,	Hour Megawatt Load Ratio		9,245	19,992 Total Reak MW/H							
200134	Proprietary Trading - Front/Mid Office FERC 557	Hour Megawatt Load Ratio	46.2435%	9,245	19,992							
				NSPM MWH	Total MWH							
200135	Energy Supply Business Resources	MWH Generation (000's)	36.8589%	Generation - 24 731 643	Generation - 67 098 083							
				NSPM MWH	Total MWH							
200136	Energy Markets - Fuel	MWH Generation (000's)	36.8589%	Generation -	Generation -		1					
				24,731,643 NSPM MM/H	67,098,083 Total MM/H							
200137	Energy Supply Miscellaneous Power Expense	MWH Generation (000's)	36.8589%	Generation -	Generation -							
	FERG 300, 338, & 348	· ,		24,731,643	67,098,083							
200138	Energy Supply Operation Supervision &	MWH Generation (000's)	36 8589%	NSPM MWH Generation -	I otal MWH Generation -		1					
200100	Engineering (S&E) FERC 500, 535, & 546	intern constation (ood a)	20.000070	24,731,643	67,098,083		1					

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 5 Page 2 of 4

Northern States Power Company XES Allocation Statistics 2024 Test Year Budget

Allocating Cost Center	Allocating Cost Center Description	Method of Allocation	Percentage					Allocation	n Statistics		
200139	Energy Supply Maintenance Supervision & Engineering (S&E) FERC 510, 541, & 551	MWH Generation (000's)	36.8589%	NSPM MWH Generation -	Total MWH Generation -						
200143	Energy Supply Miscellaneous Power Expense	MWH Generation (000's)	95.8426%	24,731,643 NSPM MWH Generation -	67,098,083 Total MWH Generation -						
200144	Energy Supply Operation Supervision & Engineering (S&E) NSPM & NSPW FERC 500,	MWH Generation (000's)	95.8426%	24,731,643 NSPM MWH Generation -	67,098,083 Total MWH Generation -						
	535, & 546 Energy Supply Maintenance Supervision &			24,731,643 NSPM MWH	25,804,441 Total MWH						
200145	Engineering (S&E) NSPM & NSPW FERC 510, 541, & 551	MWH Generation (000's)	95.8426%	Generation - 24,731,643	Generation - 25,804,441						
200146	Energy Markets - Regulated Trading	MWH Hours Sold (000's)	40.3720%	NSPM MWh Hour Sales - 47,188,607	Total MWh Hour Sales - 116,884,588						
200147	Business Objects	Number of Business Objects Users	42.5836%	NSPM No. of Business Objects users - 1,490	Total No. of Business Objects users - 3,499						
200148	Business Systems	Number of Computers	48.3289%	NSPM No. of Computers - 5,408	Total No. of Computers - 11,190						
200149	Customer & Enterprise Solutions (CES)	Number of - Computers/Customers/Employees	45.1770%	NSPM No. of Computers - 5,408	Total No. of Computers - 11,190	NSPM No. of Customers - 1,706,969	Total No. of Customers - 4,458,947	NSPM No. of Employees - 3,968	Total No. of Employees - 8,111		
200150	Interactive Voice Response (IVR)	Number of Contacts	33.5696%	NSPM No. of Contacts (IVR) - 2,203,110	Total No. of Contacts (IVR) - 6,562,805						
200151	Customer Billing FERC 903	Number of Customer Bills	38.8038%	NSPM No. of Customer Bills - 1 412 367	Total No. of Customer Bills - 3 639 761						
200152	Customer Care FERC 902	Number of Customers	38.2129%	NSPM No. of Customers - 1.706.969	Total No. of Customers - 4.466.995						
200153	Customer Safety Advertising & Information Costs	Number of Customers	38.2809%	NSPM No. of Customers Excluding Wholesale -	Total No. of Customers Excluding Wholesale -						
200154	Customer Service Information Technology (IT) FERC 903	Number of Customers	38.2809%	NSPM No. of Customers Excluding Wholesale - 1 706 925	4,456,947 Total No. of Customers Excluding Wholesale - 4,458,947						
200155	Customer Care FERC 903	Number of Customers	38.2809%	NSPM No. of Customers Excluding Wholesale -	Total No. of Customers Excluding Wholesale -						
200156	Customer Care FERC 901	Number of Customers	38.2809%	1,706,925 NSPM No. of Customers Excluding Wholesale - 1,706,925	4,458,947 Total No. of Customers Excluding Wholesale - 4,458,947						
200159	Customer Service Information Technology (IT) NSPM & NSPW FERC 903	Number of Customers	85.2320%	NSPM No. of Customers Excluding Wholesale - 1,706,925	Total No. of Customers Excluding Wholesale - 2,002,680						
200160	Customer Care NSPM & NSPW FERC 903	Number of Customers	85.2320%	NSPM No. of Customers Excluding Wholesale - 1,706,925	Total No. of Customers Excluding Wholesale - 2,002,680						
200161	Customer Care Low Income Assistance FERC 908	No. of Residential Customers/No. of Low-income customer calls	42.2312%	NSPM No. of Residential Customers -	Residential Customers -	NSPM No. of Calls - 26,205	Total No. of Calls - 57,896				
200162	Call Logging and Quality Management (CL/QM) FERC 903	Number of Customers/Number of Contacts	35.8986%	NSPM No. of Customers Excluding Wholesale - 1 706 925	Total No. of Customers Excluding Wholesale - 4 458 947	NSPM No. of Contacts - 3,505,783	Total No. of Contacts - 10,459,919				
200163	Employee Communications	Number of Employees	48.8489%	NSPM No. of Employees - 3,968	Total No. of Employees - 8,123						
200164	Payroll	Number of Employees	48.8489%	NSPM No. of Employees - 3,968	Total No. of Employees - 8,123						
200165	Employee Management Systems	Number of Employees	48.8489%	NSPM No. of Employees - 3,968	Total No. of Employees - 8,123						
200166	Human Resources (Diversity/Safety/Employee Relations)	Number of Employees	48.9212%	NSPM No. of Employees - 3,968	Total No. of Employees - 8,123						
200167	e-Business	Number of Employees	48.9212%	NSPM No. of Employees - 3,968	Employees - 8,123						
200168	Gas Transaction System (GTS) FERC 866 & 880	No. of Gas Customers	0.0018%	Transport Customers - 30	Transport Customers - 7,977						
200169	Energy Supply Systems Miscellaneous FERC 506, 539, & 549	No. of WAM ES Users	40.5694%	NSPM No. of WAM ES Users - 570	Total No. of WAM ES Users - 1,405						
200170	Meter Reading and Monitoring Systems FERC 902	Number of Meters	35.6358%	NSPM No. of Meters - 2,128,924	Total No. of Meters 5,974,115						
200171	Customer Resource System (CRS) FERC 903	Number of Meters/Number of Contacts	34.5761%	NSPM No. of Meters - 2,128,924	Total No. of Meters 5,974,115	NSPM No. of Contacts - 3,505,783	Total No. of Contacts - 10,459,919				

Northern States Power Company XES Allocation Statistics 2024 Test Year Budget

Allocating Cost Center	Allocating Cost Center Description	Method of Allocation	Percentage					Allocation	Statistics				
Anocating Cost Center	Allocating Cost Center Description	Method of Allocation	Fercentage		1	1	1	Allocation	NCDM No. of		1	1	1
200172	Network	Phones/Radios/Computers	50.0727%	NSPM No. of Phones - 7,010	Total No. of Phones - 12,711	NSPM No. of Radios - 3,262	Total No. of Radios 6,979	NSPM No. of Computers - 5,408	Computers -				
200173	Generation Trading/Native Hedge - Back Office	Joint Operating Agreement Labor Hours Ratio	29.8743%	NSPM Percentage - 29 8743%	Total Percent -				11,130				
200174	Generation Trading/Native Hedge - Mid Office FERC 557	Joint Operating Agreement Labor Hours Ratio	36.0365%	NSP Percentage - 36.0365%	Total Percent - 100%								
200176	Marketing & Sales	Revenue	41.7226%	NSPM Revenues - \$6,813,474	Total Revenues - \$16,330,391								
200177	Rates & Regulation - Electric	Labor Dollars	31.5487%	NSPM Labor R&R - \$1,611,557	Total Labor R&R - \$5,108,149								
200178	Rates & Regulation	Labor Dollars	31.5487%	NSPM Labor R&R - \$1,611,557	Total Labor R&R - \$5,108,149								
200180	EMS-Shared (Energy Management System- SCADA) FERC 556, 561.2, & 581	Electric Production Plant/ Electric Transmission Plant/ Electric Distribution Plant	41.1440%	NSPM Gross Electric Prod Plant - \$11,875,578	Total Gross Electric Prod Plant - \$23,304,669	NSPM Gross Electric Trans Plant \$4,339,187	Total Gross Electric Trans Plant - \$13,571,434	NSPM Gross Electric Dist Plant - \$5,230,356	Total Gross Electric Dist Plant - \$15,202,158				
200181	Energy Supply Environmental Policy & Services	Electric Production Plant/ Electric Transmission Plant/ Electric Distribution Plant/ Gas Transmission Plant/ Gas Distribution Plant	38.8368%	NSPM Gross Electric Prod Plant - \$11,875,578	Total Gross Electric Prod Plant - \$23,304,669	NSPM Gross Electric Trans Plant \$4,339,187	Total Gross Electric Trans Plant - \$13,571,434	NSPM Gross Electric Dist Plant - \$5,230,356	Total Gross Electric Dist Plant - \$15,202,158	NSPM Gross Gas Trans Plant - \$129,970	Total Gross Gas Trans Plant - \$1,596,388	NSPM Gross Gas Dist Plant - \$1,675,127	Total Gross Gas Dist Plant - \$6,145,450
200182	Energy Supply Environmental Policy & Services NSPM & NSPW	Electric Production Plant/ Electric Transmission Plant/ Electric Distribution Plant/ Gas Transmission Plant/ Gas Distribution Plant	85.6172%	NSPM Gross Electric Prod Plant - \$11,875,578	Total Gross Electric Prod Plant - \$12,436,271	NSPM Gross Electric Trans Plant \$4,339,187	Total Gross Electric Trans Plant - \$5,964,057	NSPM Gross Electric Dist Plant - \$5,230,356	Total Gross Electric Dist Plant - \$6,516,505	NSPM Gross Gas Trans Plant - \$129,970	Total Gross Gas Trans Plant - \$129,970	NSPM Gross Gas Dist Plant - \$1,675,127	Total Gross Gas Dist Plant - \$2,088,188
200184	System Resources	Total Plant	41.6098%	NSPM Plant Assets \$29,695,818	Total Plant Assets - \$71,367,330								
200805	HomeSmart Revenue – Non-Utility 417.1	HomeSmart Revenue	71.4343%	NSPM HomeSmart Revenues - \$38,047,726	Total HomeSmart Revenues - \$53,262,513								
200806	HomeSmart Customers – Non-Utility 417.1	No. of Customers	56.5688%	NSPM HomeSmart No. of Customers - 84,472	Total HomeSmart No. of Customers - 149,326								
201506	Transmission and Distribution Software Systems FERC 569.2, 588, 859 & 880	Electric/Gas distribution plant and electric/gas transmission plant	31.1502%	NSPM Gross Electric Dist Plant - \$5,230,356	Total Gross Electric Dist Plant - \$15,202,158	NSPM Gross Gas Dist Plant - \$1,675,127	Total Gross Gas Dist Plant - \$6,145,450	NSPM Gross Electric Trans Plant \$4,339,187	Total Gross Electric Trans Plant - \$13,571,434	NSPM Gross Gas Trans Plant - \$129,970	Total Gross Gas Trans Plant - \$1,596,388		
201511	Distribution Finance - OpCos Common	Asset/Revenue/Number of Employees	44.0032%	NSPM Assets - \$27,056,785	Total Assets - \$65,409,078	NSPM Revenues - \$6,813,474	Total Revenues - \$16,330,391	NSPM No. of Employees - 3,968	Total No. of Employees - 8,111				
201512	Miscellaneous Distribution Expenses FERC 588	Electric Distribution Plant	34.4054%	NSPM Gross Electric Dist Plant - \$5,230,356	Total Gross Electric Dist Plant - \$15,202,158								
201513	Miscellaneous Transmission Expenses FERC 566	Electric Transmission Plant	31.9730%	NSPM Gross Electric Trans Plant \$4,339,187	Total Gross Electric Trans Plant - \$13,571,434								
201514	Transmission Gas Miscellaneous FERC 859	Gas Transmission Plant	8.1415%	NSPM Gross Gas Trans Plant - \$129,970	Total Gross Gas Trans Plant - \$1,596,388								
201515	Transmission Electric & Gas Miscellaneous FERC 566 & 859	Electric Transmission Plant/Gas Transmission Plant	40.1773%	NSPM Gross Electric Trans Plant \$4,339,187	Total Gross Electric Trans Plant - \$13,571,434	NSPM Gross Gas Trans Plant - \$129,970	Total Gross Gas Trans Plant - \$1,596,388						
201516	Miscellaneous Other Power Generation Expenses FERC 549	Electric Production Plant	50.8807%	NSPM Gross Electric Prod Plant - \$11,875,578	Total Gross Electric Prod Plant - \$23,304,669								
201517	Miscellaneous Transmission Expenses (RTO) FERC 566	Electric Transmission Plant	42.8291%	NSPM Gross Electric Trans Plant \$4,339,187	Total Gross Electric Trans Plant - \$10,131,415								
201518	Transmission - Accounting, Reporting, Tax & Audit Services - Regulated Electric (FERC 5660)	Asset/Revenue/Number of Employees	44.0031%	NSPM Assets - \$27,056,785	Total Assets - \$65,409,449	NSPM Revenues - \$6,813,474	Total Revenues - \$16,330,391	NSPM No. of Employees - 3,968	Total No. of Employees - 8,111				
201519	Transmission - Accounting & Reporting Electric - NSPM & NSPW (FERC 5660)	Asset/Revenue/Number of Employees	87.1121%	NSPM Assets - \$27,056,785	Total Assets - \$30,528,795	NSPM Revenues - \$6,813,474	Total Revenues - \$8,014,098	NSPM No. of Employees - 3,968	Total No. of Employees - 4,525				
201520	Energy Supply - Accounting, Reporting, Tax & Audit Services - Regulated Electric (FERC 5570)	Asset/Revenue/Number of Employees	44.0032%	NSPM Assets - \$27,056,785	Total Assets - \$65,409,078	NSPM Revenues - \$6,813,474	Total Revenues - \$16,330,391	NSPM No. of Employees - 3,968	Total No. of Employees - 8,111				
201521	Energy Supply - Accounting & Reporting Electric - NSPM & NSPW (FERC 5570)	Asset/Revenue/Number of Employees	87.1121%	NSPM Assets - \$27,056,785	Total Assets - \$30,528,795	NSPM Revenues - \$6,813,474	Total Revenues - \$8,014,098	NSPM No. of Employees - 3,968	Total No. of Employees - 4,525				
201522	Distribution Finance - OpCos Electric	Assets/Revenue/No. of Employees	44.0032%	NSPM Assets - \$27,056,785	Total Assets - \$65,409,078	NSPM Revenues - \$6,813,474	Total Revenues - \$16,330,391	NSPM No. of Employees - 3,968	Total No. of Employees - 8,111				

Northern States Power Company XES Allocation Statistics (Using Allocated FTE Hours) 2024 Test Year Budget

Allocating Cost Center	Allocating Cost Center Description	Method of Allocation	Percentage					Allocation	Statistics		
200063	Executive - Corporate Governance	Asset/Revenue/FTE Hours	37.5480%	NSPM Assets - \$27,056,785	Total Assets - \$89 166 728	NSPM Revenues - \$6 813 474	Total Revenues - \$17 809 803	NSPM FTE Hours - 10 174	Total FTE Hours - 23 100		
200064	Shareholder - Corporate Governance	Asset/Revenue/FTE Hours	37.5480%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM FTE Hours -	Total FTE Hours -		
200065	Investor Relations - Corporate Governance	Asset/Revenue/FTE Hours	37.5480%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM FTE Hours -	Total FTE Hours -		
200066	Accounting, Reporting & Tax - Corporate	Asset/Revenue/FTE Hours	37.5480%	NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM FTE Hours -	Total FTE Hours -		
200067	Governance Audit Services - Corporate Governance	Asset/Revenue/FTE Hours	37.5480%	\$27,056,785 NSPM Assets -	\$89,166,728 Total Assets -	\$6,813,474 NSPM Revenues -	\$17,809,803 Total Revenues -	NSPM FTE Hours -	Z3,100 Total FTE Hours -		
200068	Corporate Finance, Treasury & Cash Management	Asset/Revenue/FTF Hours	37.5480%	\$27,056,785 NSPM Assets -	\$89,166,728 Total Assets -	\$6,813,474 NSPM Revenues -	\$17,809,803 Total Revenues -	10,174 NSPM FTE Hours -	23,100 Total FTE Hours -		
200069	- Corporate Governance Risk Management - Corporate Governance	Asset/Revenue/FTF Hours	37 5480%	\$27,056,785 NSPM Assets -	\$89,166,728 Total Assets -	\$6,813,474 NSPM Revenues -	\$17,809,803 Total Revenues -	10,174 NSPM FTE Hours -	23,100 Total FTE Hours -		
200070	Corporate Strategy & Business Development -	Asset/Revenue/FTE Hours	37 5480%	\$27,056,785 NSPM Assets -	\$89,166,728 Total Assets -	\$6,813,474 NSPM Revenues -	\$17,809,803 Total Revenues -	10,174 NSPM FTE Hours -	23,100 Total FTE Hours -		
200070	Corporate Governance	Asset/Revenue/FTE Hours	37 5480%	\$27,056,785 NSPM Assets -	\$89,166,728 Total Assets -	\$6,813,474 NSPM Revenues -	\$17,809,803 Total Revenues -	10,174 NSPM FTE Hours -	23,100 Total FTE Hours -		 _
200071		Asset/Revenue/ETE Hours	27 5490%	\$27,056,785 NSPM Assets -	\$89,166,728 Total Assets -	\$6,813,474 NSPM Revenues -	\$17,809,803 Total Revenues -	10,174 NSPM FTE Hours -	23,100 Total FTE Hours -		
200072	Communications - Colporate Governance	Asset/Neverlue/FTE Hours	37.5480%	\$27,056,785 NSPM Assets -	\$89,166,728 Total Assets -	\$6,813,474 NSPM Revenues -	\$17,809,803 Total Revenues -	10,174 NSPM FTE Hours -	23,100 Total FTE Hours -		
200073	Human Resources - Corporate Governance	Asset/Revenue/FTE Hours	37.5480%	\$27,056,785 NSPM Assets -	\$89,166,728 Total Assets -	\$6,813,474 NSPM Revenues -	\$17,809,803 Total Revenues -	10,174 NSPM FTE Hours -	23,100 Total FTE Hours -		
200074	Corporate Systems – Corporate Governance	Asset/Revenue/FIE Hours	37.5480%	\$27,056,785 NSPM Assets -	\$89,166,728 Total Assets -	\$6,813,474 NSPM Revenues -	\$17,809,803 Total Revenues -	10,174 NSPM FTF Hours -	23,100 Total FTF Hours -		
200075	Board of Directors - Corporate Governance	Asset/Revenue/FIE Hours	37.5480%	\$27,056,785 NSPM Assets -	\$89,166,938 Total Assets -	\$6,813,474 NSPM Revenues -	\$17,809,803 Total Revenues -	10,174 NSPM FTF Hours -	23,100 Total FTF Hours -		
200076	Xcel Foundation	Asset/Revenue/FTE Hours	37.6151%	\$27,056,785	\$88,755,748 Total Assets -	\$6,813,474 NSPM Revenues -	\$17,791,391 Total Revenues -	10,174 NSPM FTE Hours -	23,089 Total FTE Hours -	-	
200077	Branding	Asset/Revenue/FTE Hours	37.6151%	\$27,056,785	\$88,755,748	\$6,813,474	\$17,791,391	10,174	23,089		
200078	Governmental Affairs	Asset/Revenue/FTE Hours	37.6331%	\$27,056,785	\$88,599,259	\$6,813,474	\$17,791,391	10,174	23,089		
200079	Federal Lobbying	Asset/Revenue/FTE Hours	37.6331%	\$27,056,785	\$88,599,259	\$6,813,474	\$17,791,391	10,174	23,089		
200080	Capital Asset Accounting	Asset/Revenue/FTE Hours	42.3142%	\$27,056,785	\$65,662,072	\$6,813,474	\$16,345,000	10,174	10tal FTE Hours - 23,096		
200081	Accounting, Reporting & Taxes	Asset/Revenue/FTE Hours	42.3764%	NSPM Assets - \$27,056,785	1 otal Assets - \$65,423,725	\$6,813,474	10tal Revenues - \$16,335,204	NSPM FTE Hours - 10,174	Iotal FTE Hours - 23,090		
200082	Audit Services	Asset/Revenue/FTE Hours	42.3764%	NSPM Assets - \$27,056,785	Total Assets - \$65,423,921	NSPM Revenues - \$6,813,474	Total Revenues - \$16,335,204	NSPM FTE Hours - 10,174	Total FTE Hours - 23,090		
200083	Corporate Finance, Treasury & Cash Management	Asset/Revenue/FTE Hours	42.3764%	NSPM Assets - \$27,056,785	Total Assets - \$65,423,725	NSPM Revenues - \$6,813,474	Total Revenues - \$16,335,204	NSPM FTE Hours - 10,174	Total FTE Hours - 23,090		
200084	Risk Management	Asset/Revenue/FTE Hours	42.3764%	NSPM Assets - \$27,056,785	Total Assets - \$65,423,725	NSPM Revenues - \$6,813,474	Total Revenues - \$16,335,204	NSPM FTE Hours - 10,174	Total FTE Hours - 23,090		
200086	Legal & Claims Services	Asset/Revenue/FTE Hours	42.3764%	NSPM Assets - \$27,056,785	Total Assets - \$65,423,725	NSPM Revenues - \$6,813,474	Total Revenues - \$16,335,204	NSPM FTE Hours - 10,174	Total FTE Hours - 23,090		
200087	Accounting, Reporting & Tax - Regulated	Asset/Revenue/FTE Hours	42.3841%	NSPM Assets - \$27,056,785	Total Assets - \$65,409,449	NSPM Revenues - \$6,813,474	Total Revenues - \$16,330,391	NSPM FTE Hours - 10,174	Total FTE Hours - 23,089		
200088	Accounting, Reporting, Tax & Audit Services - Regulated Electric	Asset/Revenue/FTE Hours	42.3841%	NSPM Assets - \$27,056,785	Total Assets - \$65,409,449	NSPM Revenues - \$6,813,474	Total Revenues - \$16,330,391	NSPM FTE Hours - 10,174	Total FTE Hours - 23,089		
200089	Audit Services - OpCo's & TransCo's	Asset/Revenue/FTE Hours	42.3841%	NSPM Assets - \$27,056,785	Total Assets - \$65,409,449	NSPM Revenues - \$6,813,474	Total Revenues - \$16,330,391	NSPM FTE Hours - 10,174	Total FTE Hours - 23,089		
200090	Risk Management - OpCo's & TransCo's	Asset/Revenue/FTE Hours	42.3841%	NSPM Assets - \$27,056,785	Total Assets - \$65 409 449	NSPM Revenues - \$6,813,474	Total Revenues - \$16,330,391	NSPM FTE Hours - 10.174	Total FTE Hours - 23.089		
200091	Captive Insurance	Asset/Revenue/FTE Hours	42.3841%	NSPM Assets - \$27,056,785	Total Assets - \$65 409 449	NSPM Revenues - \$6,813,474	Total Revenues - \$16,330,391	NSPM FTE Hours - 10.174	Total FTE Hours - 23.089		-
200092	Corporate Strategy & Business Development	Asset/Revenue/FTE Hours	42.3841%	NSPM Assets - \$27,056,785	Total Assets - \$65 409 449	NSPM Revenues - \$6 813 474	Total Revenues - \$16 330 391	NSPM FTE Hours - 10 174	Total FTE Hours - 23.089		
200093	Legal - OpCo's & TransCo's	Asset/Revenue/FTE Hours	42.3841%	NSPM Assets - \$27,056,785	Total Assets - \$65 409 449	NSPM Revenues - \$6 813 474	Total Revenues - \$16,330,391	NSPM FTE Hours - 10 174	Total FTE Hours - 23.089		
200094	Supply Chain	Asset/Revenue/FTE Hours	42.3841%	NSPM Assets -	Total Assets -	NSPM Revenues - \$6.813.474	Total Revenues -	NSPM FTE Hours -	Total FTE Hours -		
200005	Electric Vehicle Programs EERC 912	Electric Vehicle Plant	51 1088%	NSPM Gross EV Plant (000's)-	Total Gross EV Plant (000's)-	\$0,010,111	\$10,000,001	10,111	20,000		
200033		Licence vehicle riant	51.1300%	\$9,972	\$19,477	NCDM Deveryor	Total Devenues	NODM ETE Usura	Tatal FTF Llaura		
200096	Energy Markets - Business Services	Asset/Revenue/FTE Hours	42.3841%	\$27,056,785	\$65,409,449	\$6,813,474	\$16,330,391	10,174	23,089		
200097	Maintenance	Asset/Revenue/FTE Hours	42.3841%	\$27,056,785	\$65,409,449	\$6,813,474	\$16,330,391	10,174	23,089		
200098	Electric Transmission FERC 566	Asset/Revenue/FTE Hours	42.3841%	\$27,056,785	\$65,409,449	\$6,813,474	\$16,330,391	10,174	10tal FTE Hours - 23,089		
200099	Electric Distribution FERC 588	Asset/Revenue/FTE Hours	42.3841%	NSPM Assets - \$27,056,785	1 otal Assets - \$65,409,449	\$6,813,474	10tal Revenues - \$16,330,391	NSPM FTE Hours - 10,174	Iotal FTE Hours - 23,089		
200100	Accounting, Reporting, Tax & Audit Services – Regulated Gas	Asset/Revenue/FTE Hours	49.8565%	NSPM Assets - \$27,056,785	Total Assets - \$55,169,574	NSPM Revenues - \$6,813,474	Total Revenues - \$13,902,179	NSPM FTE Hours - 10,174	Total FTE Hours - 19,749		
200101	Legal Gas	Asset/Revenue/FTE Hours	49.8565%	NSPM Assets - \$27,056,785	Total Assets - \$55,169,574	NSPM Revenues - \$6,813,474	10tal Revenues - \$13,902,179	NSPM FTE Hours - 10,174	I otal FTE Hours - 19,749		
200102	Gas Distribution FERC 880	Asset/Revenue/FTE Hours	49.8565%	NSPM Assets - \$27,056,785	Total Assets - \$55,169,574	NSPM Revenues - \$6,813,474	Total Revenues - \$13,902,179	NSPM FTE Hours - 10,174	Total FTE Hours - 19,749		
200105	Accounting & Reporting - NSPM & NSPW	Asset/Revenue/FTE Hours	86.1265%	NSPM Assets - \$27,056,785	Total Assets - \$30,528,795	NSPM Revenues - \$6,813,474	Total Revenues - \$8,014,098	NSPM FTE Hours - 10,174	Total FTE Hours - 12,007		
200106	Accounting & Reporting Electric - NSPM & NSPW	Asset/Revenue/FTE Hours	86.1265%	NSPM Assets - \$27,056,785	Total Assets - \$30,528,795	NSPM Revenues - \$6,813,474	Total Revenues - \$8,014,098	NSPM FTE Hours - 10,174	Total FTE Hours - 12,007		
200107	Legal - NSPM & NSPW	Asset/Revenue/FTE Hours	86.1265%	NSPM Assets - \$27,056,785	Total Assets - \$30,528,795	NSPM Revenues - \$6,813,474	Total Revenues - \$8,014,098	NSPM FTE Hours - 10,174	Total FTE Hours - 12,007		
200108	Advanced Metering Infrastructure (AMI)	No. of AMI Enabled Meters	16.5709%	NSPM No. of AMI Meters - 143,312	Total AMI Meters - 864,840						
200111	Enterprise Application Integration (EAI)	Average of a Select Set of Software Allocators	37.6889%	NSPM Percentage - 37.6889%	Total Percent - 100%						-

Allocating Cost	Allocation Cost Contro Description	Mathead of Allocation	Derester					All	Statistics			
200112	Allocating Cost Center Description	Average of a Select Set of Software	De 5672%	NSPM Percentage -	Total Percent -			Allocation	Statistics			
200112	Mainirame Charges	Allocators	20.0073%	26.5673%	100%							
200115	Miscellaneous Applications	Average of all Software Percentages	35.1266%	35.1266%	100%							
200116	Distribution Electric Supervision & Engineering	Electric Distribution Plant	24 405 4%	NSPM Gross	Total Gross Electric							
200116	(S&E) FERC 580	Electric Distribution Plant	34.4054%	\$5,230,356	\$15,202,158							
200117	Distribution Floatsia Materian FFDC 596	Electric Distribution Diset	24 405 40/	NSPM Gross	Total Gross Electric							
200117	Distribution Electric Metering PERC 566	Electric Distribution Plant	34.4054%	\$5,230,356	\$15,202,158							
200110	Distribution Electric Load Dispatching/EMS FERC	Electric Distribution Diant	24 405 49/	NSPM Gross	Total Gross Electric							
200116	581	Electric Distribution Plant	34.4054%	\$5,230,356	\$15,202,158							
000110	Distribution Electric & Gas Miscellaneous FERC	Electric Distribution Plant/ Gas	00.04700/	NSPM Gross	Total Gross Electric	NSPM Gross Gas	Total Gross Gas					
200119	588 & 880	Distribution Plant	32.3478%	\$5,230,356	\$15,202,158	\$1,675,127	\$6,145,450					
000100	Distribution & Transmission Gas Miscellaneous	Gas Distribution Plant/Gas	00.040404	NSPM Gross Gas	Total Gross Gas	NSPM Gross Gas	Total Gross Gas					
200120	FERC 859 & 880	Transmission Plant	23.310176	\$1,675,127	\$6,145,450	\$129,970	\$1,596,388					
000101	Distribution Electric & Gas and Transmission Gas	Electric Distribution Plant/ Gas	00.00000	NSPM Gross	Total Gross Electric	NSPM Gross Gas	Total Gross Gas	NSPM Gross Gas	Total Gross Gas			
200121	Miscellaneous FERC 588, 880, & 859	Plant Plant	30.6636%	Electric Dist Plant - \$5,230,356	Dist Plant - \$15,202,158	1 rans Plant - \$129,970	\$1,596,388	\$1,675,127	Dist Plant - \$6,145,450			
000100	Transmission Electric Supervision & Engineering		04.07000/	NSPM Gross	Total Gross Electric							
200122	(S&E) FERC 560	Electric Transmission Plant	31.9730%	\$4,339,187	\$13,571,434							
	Transmission Electric Reliability, Planning, &			NSPM Gross	Total Gross Electric							
200123	Standards Development FERC 561.5	Electric Transmission Plant	31.9730%	\$4,339,187	\$13,571,434							
	Transmission Electric Load Dispatch-Monitor and			NSPM Gross	Total Gross Electric							
200124	Operate Transmission System FERC 561.2	Electric Transmission Plant	31.9730%	\$4,339,187	\$13,571,434							
	Transmission Electric Supervision & Engineering			NSPM Gross	Total Gross Electric							
200125	(S&E) NSPM & NSPW FERC 560	Electric Transmission Plant	72.7556%	S4.339.187	\$5.964.057							
		Electric Transmission Plant/ Electric		NSPM Gross	Total Gross Electric	NSPM Gross	Total Gross Electric	NSPM Gross Gas	Total Gross Gas	NSPM Gross Gas	Total Gross Gas	
200126	Utilities Group Administrative & General (A&G) FERC 921	Distribution Plant/ Gas Transmission	31.1502%	Electric Trans Plant	Trans Plant -	Electric Dist Plant -	Dist Plant -	Trans Plant -	Trans Plant -	Dist Plant -	Dist Plant -	
		Plant/Gas Distribution Plant		\$4,339,187	\$13,571,434	\$5,230,356	\$15,202,158	\$129,970	\$1,596,388	\$1,675,127	\$6,145,450	
200127	Distribution Gas Supervision & Engineering (S&E)	Gas Distribution Plant	27.2580%	NSPM Gross Gas Dist Plant -	Total Gross Gas Dist Plant -							
	FERC 870	-		\$1,675,127	\$6,145,450							
200128	Distribution Gas Miscellaneous FERC 880	Gas Distribution Plant	27.2580%	NSPM Gross Gas Dist Plant -	Total Gross Gas Dist Plant -							
				\$1,675,127	\$6,145,450							
200129	Distribution Gas Meters and House Regulators	Gas Distribution Plant	27.2580%	Dist Plant -	Dist Plant -							
	FERC 8/8			\$1,675,127	\$6,145,450							
200130	Transmission Gas Supervision & Engineering	Gas Transmission Plant	8.1415%	NSPM Gross Gas Trans Plant -	Total Gross Gas Trans Plant -							
	(S&E) FERC 850	-		\$129,970	\$1,596,388							
200131	Distribution & Transmission Gas System Control	Gas Transmission Plant/ Gas	23.3161%	NSPM Gross Gas Trans Plant -	Trans Plant -	Dist Plant -	Dist Plant -					
	and Load Dispatching FERC 851 & 871	Distribution Plant		\$129,970	\$1,596,388	\$1,675,127	\$6,145,450					
200132	Payment & Reporting	Invoice Transactions	29.0990%	Transactions -	Transactions -							
	, , , ,			162,214	557,455							
200133	Proprietary Trading - Back Office	Hour Megawatt Load Ratio	46.2435%	9,245	10tal Peak MWH - 19,992							
200134	Proprietary Trading - Front/Mid Office FERC 557	Joint Operating Agreement Peak	46.2435%	NSPM Peak MWH -	Total Peak MWH -							
		Hour wegawatt Load Natio		NSPM MWH	Total MWH							
200135	Energy Supply Business Resources	MWH Generation (000's)	36.8589%	Generation -	Generation -							
				NSPM MWH	Total MWH							
200136	Energy Markets - Fuel	MWH Generation (000's)	36.8589%	Generation - 24 731 643	Generation - 67.098.083							
	Eporgy Supply Missellaneous Bower Expose			NSPM MWH	Total MWH							
200137	FERC 506, 539, & 549	MWH Generation (000's)	36.8589%	Generation -	Generation -							
	Energy Supply Operation Supervision &			NSPM MWH	Total MWH							
200138	Engineering (S&E) FERC 500, 535, & 546	MWH Generation (000's)	36.8589%	Generation - 24 731 643	Generation - 67.098.083							
	Energy Supply Maintananaa Supervision 8			NSPM MWH	Total MWH							
200139	Engineering (S&E) FERC 510, 541, & 551	MWH Generation (000's)	36.8589%	Generation - 24 731 643	Generation - 67.098.083							
	Epergy Supply Miscellaneous Power Expense			NSPM MWH	Total MWH							
200143	NSPM & NSPW FERC 506, 539, & 549	MWH Generation (000's)	95.8426%	Generation - 24 731 643	Generation - 25 804 441							
	Energy Supply Operation Supervision &			NSPM MWH	Total MWH							
200144	Engineering (S&E) NSPM & NSPW FERC 500, 535 & 546	MWH Generation (000's)	95.8426%	Generation - 24 731 643	Generation - 25 804 441							
	Energy Supply Maintenance Supervision &			NSPM MWH	Total MWH							
200145	Engineering (S&E) NSPM & NSPW FERC 510, 541 & 551	MWH Generation (000's)	95.8426%	Generation - 24 731 643	Generation - 25 804 441							
				NSPM MWb Hour	Total MWh Hour							
200146	Energy Markets - Regulated Trading	MWH Hours Sold (000's)	40.3720%	Sales - 47,188,607	Sales - 116.884 588							
				NSPM No. of	Total No. of							
200147	Business Objects	Number of Business Objects Users	42.5836%	Business Objects	Business Objects		1					

Allocating Cost Center	Allocating Cost Center Description	Method of Allocation	Percentage	9				Allocatio	n Statistics				
200148	Business Systems	Number of Computers	48 3289%	NSPM No. of	Total No. of Computers -								
200110			10.020070	Computers - 5,408	11,190	NCDMNf	Total No. of						
200149	Customer & Enterprise Solutions (CES)	Number of - Computers/Customers/FTE Hours	43.5579%	NSPM No. of Computers - 5,408	Computers - 11,190	Customers - 1,706,969	Customers - 4,458,947	NSPM FTE Hours - 10,174	Total FTE Hours - 23,089				
200150	Interactive Voice Response (IVR)	Number of Contacts	33.5696%	NSPM No. of Contacts (IVR) - 2 203 110	Total No. of Contacts (IVR) - 6.562.805								
200151	Customer Billing FERC 903	Number of Customer Bills	38.8038%	NSPM No. of Customer Bills -	Total No. of Customer Bills -								
				1,412,367 NSPM No. of	Total No. of								
200152	Customer Care FERC 902	Number of Customers	38.2129%	Customers - 1,706,969	Customers - 4,466,995								
200153	Customer Safety Advertising & Information Costs	Number of Customers	38.2809%	NSPM No. of Customers - 1.706.969	Total No. of Customers - 4.458.947								
200154	Customer Service Information Technology (IT) FERC 903	Number of Customers	38.2809%	NSPM No. of Customers - 1 706 969	Total No. of Customers - 4 458 947								
200155	Customer Care FERC 903	Number of Customers	38.2809%	NSPM No. of Customers - 1 706 969	Total No. of Customers - 4 458 947								
200156	Customer Care FERC 901	Number of Customers	38.2809%	NSPM No. of Customers -	Total No. of Customers -								
	Customer Service Information Technology (IT)			NSPM No. of	4,458,947 Total No. of								
200159	NSPM & NSPW FERC 903	Number of Customers	85.2320%	Customers - 1,706,969	Customers - 2,002,680								
200160	Customer Care NSPM & NSPW FERC 903	Number of Customers	85.2320%	NSPM No. of Customers - 1,706,969	Total No. of Customers - 2,002,680								
		No. of Residential Customers/No. of		NSPM No. of Residential	Total No. of Residential	NSPM No. of Calls	Total No. of Calls -						
200161	Customer Care Low Income Assistance FERC 908	Low-income customer calls	42.2312%	Customers - 1,506,227	Customers - 3,842,391	26,205	57,896						
200162	Call Logging and Quality Management (CL/QM) FERC 903	Number of Customers/Number of Contacts	35.8986%	NSPM No. of Customers - 1,706,969	Total No. of Customers - 4,458,947	NSPM No. of Contacts - 3,505,783	Total No. of Contacts - 10,459,919						
200163	Employee Communications	FTE Hours	44.0643%	NSPM FTE Hours - 10,174	Total FTE Hours - 23,089								
200164	Payroll	FTE Hours	44.0643%	NSPM FTE Hours - 10,174	Total FTE Hours - 23,089								
200165	Employee Management Systems	FTE Hours	44.0643%	NSPM FTE Hours - 10.174	Total FTE Hours - 23 089								
200166	Human Resources (Diversity/Safety/Employee	FTE Hours	44.0643%	NSPM FTE Hours -	Total FTE Hours -								
200167	e-Business	FTE Hours	44.0643%	NSPM FTE Hours -	Total FTE Hours -								
				10,174 NSPM No. of Gas	23,089 Total No. of Gas								
200168	Gas Transaction System (GTS) FERC 866 & 880	No. of Gas Customers	0.0018%	Transport Customers - 30	Transport Customers - 7,977								
200169	Energy Supply Systems Miscellaneous FERC 506, 539, & 549	No. of WAM ES Users	40.5694%	NSPM No. of WAM ES Users - 570	Total No. of WAM ES Users - 1,405								
200170	Meter Reading and Monitoring Systems FERC 902	Number of Meters	35.6358%	Meters - 2,128,924	5,974,115	•							
200171	Customer Resource System (CRS) FERC 903	Number of Meters/Number of Contacts	34.5761%	NSPM No. of Meters - 2,128,924	Total No. of Meters 5,974,115	NSPM No. of Contacts - 3,505,783	Total No. of Contacts - 10,459,919						
200172	Network	Phones/Radios/Computers	50.0727%	NSPM No. of Phones - 7,010	Total No. of Phones - 12,711	NSPM No. of Radios - 3,262	Total No. of Radios 6,979	NSPM No. of Computers - 5,408	NSPM No. of Computers - 11,190				
200173	Generation Trading/Native Hedge - Back Office	Joint Operating Agreement Labor Hours Ratio	29.8743%	NSPM Percentage - 29.8743%	Total Percent - 100%								
200174	Generation Trading/Native Hedge - Mid Office	Joint Operating Agreement Labor Hours Ratio	36.0365%	NSP Percentage - 36.0365%	Total Percent - 100%								
200176	Marketing & Sales	Revenue	41.7226%	NSPM Revenues -	Total Revenues -								
200177	Rates & Regulation - Electric	Labor Dollars	31.5487%	\$6,813,474 NSPM Labor R&R -	\$16,330,391 Total Labor R&R -								
200178	Rates & Regulation	Labor Dollare	31 5487%	\$1,611,557 NSPM Labor R&R -	\$5,108,149 Total Labor R&R -								
200110		Electric Production Plant/ Electric	01.040770	\$1,611,557 NSPM Gross	\$5,108,149 Total Gross Electric	NSPM Gross	Total Gross Electric	NSPM Gross	Total Gross Electric				
200180	EMS-Shared (Energy Management System- SCADA) FERC 556, 561.2, & 581	Transmission Plant/ Electric Distribution Plant	41.1440%	Electric Prod Plant - \$11,875,578	Prod Plant - \$23,304,669	Electric Trans Plant \$4,339,187	Trans Plant - \$13,571,434	Electric Dist Plant - \$5,230,356	Dist Plant - \$15,202,158				
200181	Energy Supply Environmental Policy & Services	Electric Production Plant/ Electric Transmission Plant/ Electric Distribution Plant/ Gas Transmission Plant/ Gas Distribution Plant	38.8368%	NSPM Gross Electric Prod Plant - \$11,875,578	Total Gross Electric Prod Plant - \$23,304,669	NSPM Gross Electric Trans Plant \$4,339,187	Total Gross Electric Trans Plant - \$13,571,434	NSPM Gross Electric Dist Plant - \$5,230,356	Total Gross Electric Dist Plant - \$15,202,158	NSPM Gross Gas Trans Plant - \$129,970	Total Gross Gas Trans Plant - \$1,596,388	NSPM Gross Gas Dist Plant - \$1,675,127	Total Gross Gas Dist Plant - \$6,145,450
200182	Energy Supply Environmental Policy & Services NSPM & NSPW	Electric Production Plant/ Electric Transmission Plant/ Electric Distribution Plant/ Gas Transmission Plant/ Gas Distribution Plant	85.6172%	NSPM Gross Electric Prod Plant - \$11,875,578	Total Gross Electric Prod Plant - \$12,436,271	NSPM Gross Electric Trans Plant \$4,339,187	Total Gross Electric Trans Plant - \$5,964,057	NSPM Gross Electric Dist Plant - \$5,230,356	Total Gross Electric Dist Plant - \$6,516,505	NSPM Gross Gas Trans Plant - \$129,970	Total Gross Gas Trans Plant - \$129,970	NSPM Gross Gas Dist Plant - \$1,675,127	Total Gross Gas Dist Plant - \$2,088,188
200184	System Resources	Total Plant	41.6098%	NSPM Plant Assets \$29,695,818	Total Plant Assets - \$71,367,330								

Allocating Cost	Alla action Cost Contas Description	Mathead of Allegation	Demonstra					Alla antion	Statistics			
Center	Allocating Cost Center Description	Method of Allocation	Percentage		T. 1. 111 0 1	1	1	Allocation	Statistics	1		1
200805	Line Creat Devenue Nee Little 447.4	Liene Smeet Devenue	74 40400/	NSPM HomeSmart	Total HomeSmart							
200605	HomeSmart Revenue - Non-Otility 417.1	HomeSman Revenue	/1.4343%	revenues -	revenues -							
				\$30,040,720	JJJ,203,313							
2000000	Linna Creat Customers New Utility 447.4	No. of Customers	56 56000/	NoPM Homeoman	Total HomeSman							
200000	HomeSmart Customers - Non-Otility 417.1	No. of Customers	30.300076	NO. OF CUSIOMERS -	140 226							
				NCDM Cases	Tatal Casas Electric	NODM Create Care	Tatal Casas Cas	NCDM Cares	Total Corres Electric	NCDM Creat Car	Tatal Casas Cas	-
201506	Transmission and Distribution Software Systems	Electric/Gas distribution plant and	21 1502%	Floatric Dist Bloat	Dist Plant	Dist Plant	Diet Plant	NSPW Gloss	Trans Plant	Trans Plant	Trans Plant	
201506	FERC 569.2, 588, 859 & 880	electric/gas transmission plant	31.1502%	Electric Dist Plant -	\$15 202 159	0151 Plant - \$1.675 107	DISL PIAIL -	¢4 220 197	#12.671.424	\$120.070	11211S P1211L - \$1.506.299	
				NSPM Accoto	Total Assots	NSPM Povopuos	Total Revenues	NODM ETE Hours	Total ETE Hours	\$129,970	\$1,390,388	-
201511	Distribution Finance - OpCos Common	Assets/Revenue/FTE Hours	42.3841%	\$27.056.795	10121 ASSets -	RE 912 474	101al Revenues -	10 174	10tal FTE Hours -			
				\$27,030,783	Job,409,078	\$0,013,474	\$10,330,391	10,174	23,009		<u>+</u>	-
201512	Missellaneous Distribution Exponeos EEBC 599	Electric Distribution Blant	24 4054%	Floatric Dist Blant	Dist Blant							
201312	Miscellarieous Distribution Expenses FERC 300	Electric Distribution Flant	34.4034 /0	Electric Dist Fiant -	¢15 202 159							
				\$3,230,330	\$13,202,130							
201512	Missellaneous Transmission Exponses EERC 566	Electric Transmission Plant	21.0720%	Floatria Trans Blant	Trans Blant							
201313	Miscellarieous marismission Expenses r ERC 500	Electric transmission Fiant	31.973070	¢4 220 197	\$12.571.424							
				94,335,107	Total Cross Cas						<u>+</u>	-
201514	Transmission Cas Missellaneous EERC 950	Cos Transmission Plant	9 14150/	Trans Plant	Trans Blant							
201314	Transmission Gas Miscellaneous FERC 655	Gas mansmission Fiant	0.141370	\$120.070	¢1 606 200							
				NSPM Cross	Total Cross Electric	NSPM Cross Cos	Total Cross Cos				<u>+</u>	-
201515	Transmission Electric & Gas Miscellaneous FERC	Electric Transmission Plant/Gas	20 4647%	Flootria Trans Blant	Trans Blant	Trans Plant	Trans Plant					
201313	566 & 859	Transmission Plant	29.4047 /0	¢4 220 197	\$12 571 424	\$120.070	\$1 506 200					
				NSPM Cross	Total Cross Electric	φ123,310	91,000,000					
201516	Miscellaneous Other Power Generation Expenses	Electric Production Plant	50 8807%	Flectric Prod Plant -	Prod Plant -							
201010	FERC 549	Electric Freduction Frank	30.000170	\$11 875 578	\$23 304 660							
				NSPM Gross	Total Gross Electric							
201517	Miscellaneous Transmission Expenses (RTO)	Electric Transmission Plant	42 8291%	Electric Trans Plant	Trans Plant -							
201011	FERC 566		12.020170	\$4,339,187	\$10,131,415							
	Transmission - Accounting Reporting Tax & Audit			NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM FTF Hours -	Total FTF Hours -			
201518	Services - Regulated Electric (EERC 5660)	Assets/Revenue/FTE Hours	42.3841%	\$27,056,785	\$65 409 449	\$6,813,474	\$16,330,391	10.174	23.089			
	Transmission - Accounting & Reporting Electric -			NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM FTF Hours -	Total FTF Hours -			
201519	NSPM & NSPW (FERC 5660)	Assets/Revenue/FTE Hours	86.1265%	\$27.056.785	\$30,528,795	\$6.813.474	\$8.014.098	10.174	12.007			
	Energy Supply - Accounting Reporting Tax &			NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM FTF Hours -	Total FTF Hours -			
201520	Audit Services - Regulated Electric (FERC 5570)	Assets/Revenue/FTE Hours	42.3841%	\$27.056.785	\$65,409,078	\$6.813.474	\$16.330.391	10.174	23.089			
	Energy Supply - Accounting & Reporting Flectric -			NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM FTE Hours -	Total FTE Hours -			
201521	NSPM & NSPW (FERC 5570)	Assets/Revenue/FTE Hours	86.1265%	\$27,056,785	\$30,528,795	\$6,813,474	\$8,014,098	10.174	12 007			
				NSPM Assets -	Total Assets -	NSPM Revenues -	Total Revenues -	NSPM FTF Hours -	Total FTF Hours -		4I	1
201522	Distribution Finance - OpCos Electric	Assets/Revenue/FTE Hours	42.3841%	\$27,056,785	\$65 409 078	\$6 813 474	\$16,330,391	10.174	23.089			
I			1	12.,200,700	\$22, 100,010	+=,=:0,111	÷.:,:00,001		_000	1		

Northern States Power Company Impact to NSPM 2024 Test Year for Change in XES Allocations 2023 NSPM FTE Hours Vs. Number of Employees 2024 Budget Test Year

								Curi	rent Method				FTE He	ours Method					mpact		
Allocating Cost Center	Allocating Cost Center Description	Allocation Method	Current Method	FTE Hours Method	Variance	XES Total Amount (2024 Budget)	NSPM Total Company Amount	Common	Electric	Gas	Non-Reg	NSPM Total Company Revised Amount	Common	Electric	Gas	Non-Reg	NSPM Impact	Common	Electric	Gas	Non-Reg
200063	Executive - Corp Governance	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	\$ 86,062,392	\$ 33,693,426	\$ 33,693,426	\$ -	\$ -	\$ -	\$ 32,314,707	\$ 32,314,707	\$ -	\$ -	\$ -	\$ (1,378,720)	\$(1,378,720)	\$ -	\$ -	S -
200064	Shareholder - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	-		-		-	-	-	-	-	-	-	-	-	-	-	-
200065	Investor Relations - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	2,692,916	1,054,277	1,054,277	-	-	-	1,011,136	1,011,136	-	-	-	(43,141)	(43,141)	-	-	-
200066	Acctg. & Reporting - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	25,069,907	9,814,869	9,814,869	-	-	-	9,413,249	9,413,249	-	-	-	(401,620)	(401,620)	-	-	-
200067	Audit Services - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	3,561,796	1,394,443	1,394,443	-	-	-	1,337,383	1,337,383	-	-	-	(57,060)	(57,060)	-	-	-
200068	Finance & Treasury - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	10,777,870	4,219,536	4,219,536	-	-	-	4,046,875	4,046,875	-	-	-	(172,661)	(172,661)	-	-	-
200069	Risk Management - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	405,528	158,764	158,764	-	-	-	152,268	152,268	-	-	-	(6,497)	(6,497)	-	-	-
200070	Corporate Strategy & Bus Dev - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	4,632,091	1,813,464	1,813,464	-	-	-	1,739,258	1,739,258	-	-	-	(74,206)	(74,206)	-	-	-
200071	Legal - Corp Governance	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	14,623,828	5,725,229	5,725,229	-	-	-	5,490,955	5,490,955	-	-	-	(234,274)	(234,274)	-	-	-
200072	Communications - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	6,948,688	2,720,411	2,720,411	-	-	-	2,609,093	2,609,093	-	-	-	(111,318)	(111,318)	-	-	-
200073	HR Corp Governance	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	7,893,781	3,090,415	3,090,415	-	-	-	2,963,957	2,963,957	-	-	-	(126,458)	(126,458)	-	-	-
200074	Corporate Systems	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	16,916,065	6,622,640	6,622,640	-	-	-	6,351,644	6,351,644	-	-	-	(270,995)	(270,995)	-	-	-
200075	Board of Directors - Corp Gov	Asset/Revenue/Number of Employees	39.1501%	37.5480%	-1.6021%	4,896,213	1,916,872	1,916,872	-	-	-	1,838,430	1,838,430	-	-	-	(78,442)	(78,442)	-	-	-
200076	Xcel Foundation	Assets/Revenue/No. of Employees (Corp Gov)	39.2100%	37.6151%	-1.5949%	7,621,501	2,988,390	2,988,390	-	-	-	2,866,835	2,866,835	-	-	-	(121,555)	(121,555)	-	-	-
200077	Branding	Assets/Revenue/No. of Employees (Corp Gov)	39.2100%	37.6151%	-1.5949%	13,209,615	5,179,490	5,179,490	-	-	-	4,968,810	4,968,810	-	-	-	(210,680)	(210,680)	-	-	-
200078	Governmental Affairs	Assets/Revenue/No. of Employees	39.2279%	37.6331%	-1.5948%	7,449,975	2,922,469	2,922,469	-	-	-	2,803,656	2,803,656	-	-	-	(118,812)	(118,812)	-	-	-
200079	Federal Lobbying	Assets/Revenue/No. of Employees	39.2279%	37.6331%	-1.5948%	1,481,235	581,058	-	-	-	581,058	557,435	-	-	-	557,435	(23,623)	-	-	-	(23,623)
		Assets/Revenue/No. of Employees																			
200080	CAACCTG	(Unique Iteration of method 1)	43.9375%	42.3142%	-1.6233%	993,615	436,570	436,570	-	-	-	420,440	420,440	-	-	-	(16,129)	(16,129)	-	-	-
200081	Acctg, Reporting, & Taxes	Assets/Revenue/No. of Employees	43.9960%	42.3764%	-1.6196%	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
200082	Audit Services	Assets/Revenue/No. of Employees	43.9960%	42.3764%	-1.6196%	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
200083	Finance & Treasury	Asset/Revenue/Number of Employees	43.9960%	42.3764%	-1.6196%	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
200084	Risk Management	Asset/Revenue/Number of Employees	43.9960%	42.3764%	-1.6196%	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
200086	Legal	Assets/Revenue/No. of Employees	43.9960%	42.3764%	-1.6196%	795,975	350,197	350,197	-	-	-	337,305	337,305	-	-	-	(12,892)	(12,892)	-	-	-
200087	Accounting - Op Co's	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	11,826,771	5,204,146	5,204,146	-	-	-	5,012,670	5,012,670	-	-	-	(191,475)	(191,475)	-	-	-
200088	Accounting OPCos Elec	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	6,813,118	2,997,983	-	2,997,983	-	-	2,887,679	-	2,887,679	-	-	(110,304)	-	(110,304)	-	-
200089	AUDIT Serv OPCos	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	150,456	66,205	66,205	-	-	-	63,769	63,769	-	-	-	(2,436)	(2,436)	-	-	-
200090	Risk OPCos	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	4,480,660	1,971,629	1,971,629	-	-	-	1,899,087	1,899,087	-	-	-	(72,542)	(72,542)	-	-	-
200091	Captive Insurance	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	20,900,815	9,197,006	9,197,006	-	-	-	8,858,622	8,858,622	-	-	-	(338,384)	(338,384)	-	-	-
200092	CORP STRAT OPCo	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	6,208,051	2,731,735	2,731,735	-	-	-	2,631,227	2,631,227	-	-	-	(100,508)	(100,508)	-	-	-
200093	LEGAL OPCos	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	50,144	22,065	22,065	-	-	-	21,253	21,253	-	-	-	(812)	(812)	-	-	-
200094	Supply Chain	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	-		-	-	-	-	-	-	-	-	-	-	-	-	-	-
200096	Energy Markets - Business Services	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	2,719,876	1,196,830	1,196,830	-	-	-	1,152,795	1,152,795	-	-	-	(44,035)	(44,035)	-	-	-
200097	PCI	Asset/Revenue/Number of Employees	44.0031%	42.3841%	-1.6190%	531,026	233,668	233,668	-	-	-	225,071	225,071	-	-	-	(8,597)	(8,597)	-	-	-
200098	Transm Elec FERC 566	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	526,267	231,574	-	231,574	-	-	223,053	-	223,053	-	-	(8,520)	-	(8,520)	-	-
200099	Elec Dist FERC 588	Assets/Revenue/No. of Employees	44.0032%	42.3841%	-1.6191%	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
200100	AUDIT OPCos Gas	Assets/Revenue/No. of Employees	51.7210%	49.8565%	-1.8645%	69,947	36,177	-	-	36,177	-	34,873	-	-	34,873	-	(1,304)	-	-	(1,304)	
200101	Legal OPCo Gas	Assets/Revenue/No. of Employees	51.7210%	49.8565%	-1.8645%	696,794	360,389	-	-	360,389	-	347,397	-	-	347,397	-	(12,992)	-	-	(12,992)	
200102	Gas Dist FERC 813	Assets/Revenue/No. of Employees	51.7210%	49.8565%	-1.8645%	85,273	44,104	-	-	44,104	-	42,514	-	-	42,514	-	(1,590)	-	-	(1,590)	
200105	Accounting NSPM & NSPW	Assets/Revenue/No. of Employees	87.1121%	86.1265%	-0.9856%	602,220	524,607	524,607	-	-	-	518,671	518,6/1	-	-	-	(5,935)	(5,935)	-	-	-
200106	Acctg NSPW & NSPW Electric	Assets/Revenue/No. or Employees	87.1121%	86.1265%	-0.9856%	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
200107	EQUER /Enterprise Application Integration	Assets/Neverfue/No. or Employees	87.1121%	00.1205%	-0.9856%	194,192	169,165	169,165	-	-		167,251	167,251	-	-	-	(1,914)	(1,914)	-	-	
200111	Canico Buo	Augrage of a Salast Sat of Saftuare Allegate	20 70000/	27 6990%	1.07100/	162 200 000	62 227 424	50 005 101	0 050 440	4 242 840		61 E76 400	40 472 000	9 950 440	4 242 849		(1 751 074)	(1 751 074)			
200111	Service Bus)	Average of a Select Set of Software Allocators	38.7608%	37.0889%	-1.0719%	103,300,093	03,327,431	50,225,164	8,859,449	4,242,616		01,570,100	40,473,093	8,859,449	4,242,010	-	(1,751,271)	(1,751,271)		-	
200112	Miec Applications	Average of All Software Decentages	28.1022%	20.30/3%	-1.5949%	2 409 771	904 405	-	-	64 906	-	977 722	- E01.664	-	64 906	-	(16.672)	(16 670)	-		
200115	Misc. Applications	Average of All Software Percentages	35.7936%	35.1200%	-0.0072%	2,496,771	894,405	008,330	221,174	64,890		6//,/33	591,004	221,174	04,890	-	(10,072)	(10,072)		-	
200140	CES	Employee	45 17709/	43 5570%	1 6101%	5 385 345	2 432 802	2 432 802	_		1 .	2 345 700	2 345 700				(87 103)	(87 102)			1
200149	CE3 Employee Communications	Employees	40.1770%	43.3379%	4 79 469/	5,365,245	2,432,092	2,432,092	-	-	-	2,343,700	2,343,700	-	-	-	(07,193)	(07,193)	-	-	
200103	Employee communications	No. Of Employees	40.0469%	44.0043%	4.7946%	1 / 16 614	341,430 601,000	341,430 601.000			+	624 220	624 220				(33,443)	(67 770)		-	+
200104	F dytoli Security Systems	No. Of Employees	40.0409%	44.0043%	4 70 40 %	22,905,702	11 140 225	11 140 225	-	-	-	10 040 172	10 040 172	-	-	-	(07,779)	(1.001.163)	-	-	
200165	HP (Divercity/Safety/Emp Palatione)	No. Of Employees	48.8489%	44.0043%	4 95609/	22,805,702	12,000,760	12,000,760	-	-	-	10,049,173	10,049,173	-	-	-	(1,091,102)	(1.091,102)	-		
200165	AR (Diversity/Salety/Emp Relations)	No. Of Employees	48.9212%	44.0643%	4.8509%	24,049,212	12,009,769	12,009,769		-		10,817,439	10,617,439	-	-	-	(1,192,331)	(1,192,331)		-	
20010/	Distribution Einance - OnCos Common	Accete/Revenue/No. of Employees	40.3212%	42 38/10/	-4.0009%	-	-				+									-	+
201011	Transmission - Accounting Reporting Tax & Audit	raadari vovortuerivu, ur Erripioyees	44.0032%	42.3041%	-1.0191%	-	-		-	-	+		-	-			-	-	-	-	+ <u> </u>
201518	Services - Regulated Electric (FERC 5660)	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%			-	-		-		-	-	-	-	-		-	-	<u> </u>
201519	NSPW (FERC 5660)	Assets/Revenue/No. of Employees	87.1121%	86.1265%	-0.9856%	-	-	-	-	-	-	-	-	-	-	-	-	-		-	-
201520	Energy Supply - Accounting, Reporting, Tax & Audit Services - Regulated Electric (FERC 5570)	Assets/Revenue/No. of Employees	44.0032%	42.3841%	-1.6191%	-	-	-	-	-	-		-	-	-	-	-	-	-	-	
201521	Energy Supply - Accounting & Reporting Electric - NSPM & NSPW (FERC 5570)	Assets/Revenue/No. of Employees	87.1121%	86.1265%	-0.9856%			-	-	-			-	-	-	-	-		-	-	
201522	Distribution Finance - OpCos Electric	Assets/Revenue/No. of Employees	44.0032%	42.3841%	-1.6191%	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-

NSPM Total					NSPM Total									
Company					Company					NSPM 2022				
Amount	Common	Electric	Gas	Non-Reg	Revised Amount	Common	Electric	Gas	Non-Reg	Budget Impact	Common	Electric	Gas	Non-Reg
\$ 200 508 069	\$182 868 449	\$12 310 180	\$4 748 383	\$ 581 058	\$ 191 907 787	\$174 426 500	\$12 191 355	\$4 732 497	\$ 557 435	\$ (8 600 282)	\$(8 441 949)	\$(118,825)	\$(15,886)	\$ (23.623)
Northern States Power Company Impact to NSPM 2024 Test Year for Change in XES Allocations 2023 NSPM FTE Hours Vs. Number of Employees 2024 Budget Test Year

							93.17%	86.78%	6.25%	6.97%	6.83%	88.35%	11.65%
													1
													, I
Allocating	Allocating Cost Contex Description	Allocation Method	Current Method	FIE Hours	Varianaa	XES Total Amount	NODM FLOO	MNI Elec		SD Eles	NODM Con	MNI Coo	ND Coo
200063	Executive - Corp Governance	Assets/Revenue/No. of Employees (Corp.Gov)	30 1500%	37 5480%	-1.6020%	\$ 86,062,302	\$ (1.284.582)	\$ (1.114.708)	\$ (80.280)	S (80.406)	\$ (04.138)	\$ (83.175)	\$ (10.963)
200063	Shareholder - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39 1500%	37 5480%	-1.6020%	9 00,002,332	φ (1,204,302) -	¢ (1,114,730)	\$ (00,203)	\$ (03,430)	φ (34,130)	ə (05,175) -	\$ (10,303)
200065	Investor Relations - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	2.692.916	(40,195)	(34,882)	(2.512)	(2.800)	(2.946)	(2.603)	(343)
200066	Acctg. & Reporting - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	25,069,907	(374, 198)	(324,740)	(23,388)	(26,070)	(27,422)	(24,229)	(3,193)
200067	Audit Services - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	3,561,796	(53,164)	(46,137)	(3,323)	(3,704)	(3,896)	(3,442)	(454)
200068	Finance & Treasury - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	10,777,870	(160,872)	(139,609)	(10,055)	(11,208)	(11,789)	(10,416)	(1,373)
200069	Risk Management - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	405,528	(6,053)	(5,253)	(378)	(422)	(444)	(392)	(52)
200070	Corporate Strategy & Bus Dev - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	4,632,091	(69,139)	(60,001)	(4,321)	(4,817)	(5,067)	(4,477)	(590)
200071	Legal - Corp Governance	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	14,623,828	(218,278)	(189,428)	(13,643)	(15,207)	(15,996)	(14,133)	(1,863)
200072	Lommunications - Corp Gov	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	0,948,088	(103,717)	(90,009)	(0,463)	(7,220)	(7,001)	(0,710)	(1005)
200073	Corporate Systems	Assets/Revenue/No. of Employees (Corp Gov)	39.1500%	37.5480%	-1.6020%	16 016 065	(252,402)	(210 120)	(15 781)	(17 501)	(18 503)	(16 348)	(2,155)
200074	Board of Directors - Corp Gov	Asset/Revenue/Number of Employees	39 1501%	37 5480%	-1.6021%	4 896 213	(73 086)	(63 426)	(4 568)	(5.092)	(5.356)	(4 732)	(624)
200076	Xcel Foundation	Assets/Revenue/No. of Employees (Corp Gov)	39.2100%	37.6151%	-1.5949%	7.621.501	(113,256)	(98,287)	(7.079)	(7.890)	(8.300)	(7,333)	(967)
200077	Branding	Assets/Revenue/No. of Employees (Corp Gov)	39.2100%	37.6151%	-1.5949%	13,209,615	(196,295)	(170,350)	(12,269)	(13,676)	(14,385)	(12,710)	(1,675)
200078	Governmental Affairs	Assets/Revenue/No. of Employees	39.2279%	37.6331%	-1.5948%	7,449,975	(110,700)	(96,069)	(6,919)	(7,712)	(8,112)	(7,168)	(945)
200079	Federal Lobbying	Assets/Revenue/No. of Employees	39.2279%	37.6331%	-1.5948%	1,481,235		-	-	-		-	!
		Assets/Revenue/No. of Employees											1
200080	CAACCTG	(Unique Iteration of method 1)	43.9375%	42.3142%	-1.6233%	993,615	(15,028)	(13,042)	(939)	(1,047)	(1,101)	(973)	(128)
200081	Acctg, Reporting, & Taxes	Assets/Revenue/No. of Employees	43.9960%	42.3764%	-1.6196%	-	-	-	-	-	-	-	
200082	Audit Services	Assets/Revenue/No. of Employees	43.9960%	42.3764%	-1.6196%	-	-	-	-	-	-	-	
200083	Pillalice & Heasury Rick Management	Asset/Revenue/Number of Employees	43.9900%	42.3764%	-1.6196%				-	-			
200086	Lecal	Assets/Revenue/No. of Employees	43.9960%	42.3764%	-1.6196%	795 975	(12 011)	(10.423)	(751)	(837)	(880)	(778)	(102)
200087	Accounting - On Co's	Assets/Revenue/No. of Employees	44.0031%	42.3704%	-1.6190%	11 826 771	(178,402)	(154 822)	(11 150)	(12 429)	(13.074)	(11 551)	(1523)
200088	Accounting OPCos Elec	Assets/Revenue/No. of Employees	44 0031%	42 3841%	-1 6190%	6 813 118	(110,304)	(95 725)	(6 894)	(7.685)	(10,014)	-	(1,020)
200089	AUDIT Serv OPCos	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	150.456	(2.270)	(1.970)	(142)	(158)	(166)	(147)	(19)
200090	Risk OPCos	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	4,480,660	(67,589)	(58,656)	(4,224)	(4,709)	(4,953)	(4,376)	(577)
200091	Captive Insurance	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	20,900,815	(315,280)	(273,609)	(19,706)	(21,965)	(23,105)	(20,414)	(2,691)
200092	CORP STRAT OPCo	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	6,208,051	(93,646)	(81,269)	(5,853)	(6.524)	(6,863)	(6,063)	(799)
200093	LEGAL OPCos	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	50,144	(756)	(656)	(47)	(53)	(55)	(49)	(6)
200094	Supply Chain	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	-		-	-	-		-	
200096	Energy Markets - Business Services	Assets/Revenue/No. of Employees	44.0031%	42.3841%	-1.6190%	2,719,876	(41,028)	(35,605)	(2,564)	(2,858)	(3,007)	(2,657)	(350)
200097	PCI Tronom Eleo EEBC 566	Asset/Revenue/Number of Employees	44.0031%	42.3841%	-1.6190%	531,020	(8,010)	(0,951)	(501)	(508)	(567)	(519)	(66)
200098	Flec Dist FERC 588	Assets/Revenue/No. of Employees	44.0031%	42.3041%	-1.6190%	520,207	(0,320)	(7,394)	(555)	(394)		-	
200033	AUDIT OPCos Gas	Assets/Revenue/No. of Employees	51 7210%	49.8565%	-1.8645%	69 947					(1 304)	(1 152)	(152)
200100	Legal OPCo Gas	Assets/Revenue/No. of Employees	51.7210%	49.8565%	-1.8645%	696,794	-	-	-		(12,992)	(11.479)	(1.513)
200102	Gas Dist FERC 813	Assets/Revenue/No. of Employees	51.7210%	49.8565%	-1.8645%	85,273	-	-	-		(1,590)	(1,405)	(185)
200105	Accounting NSPM & NSPW	Assets/Revenue/No. of Employees	87.1121%	86.1265%	-0.9856%	602,220	(5,530)	(4,799)	(346)	(385)	(405)	(358)	(47)
200106	Acctg NSPM & NSPW Electric	Assets/Revenue/No. of Employees	87.1121%	86.1265%	-0.9856%	-	-	-	-	-	-	-	!
200107	LEGAL NSPM & NSPW	Assets/Revenue/No. of Employees	87.1121%	86.1265%	-0.9856%	194,192	(1,783)	(1,547)	(111)	(124)	(131)	(115)	(15)
	EAI/ESB (Enterprise Application Integration/Enterprise						(1.001.000)	(1.1.0.000)		(110.070)	(110 575)	(105.050)	(10.005)
200111	Service Bus)	Average of a Select Set of Software Allocators	38.7608%	37.6889%	-1.0719%	163,380,093	(1,631,696)	(1,416,033)	(101,984)	(113,679)	(119,575)	(105,650)	(13,925)
200112	Manifame Charges From IBM	Average of all Software Percentages	28.1022%	20.00/3%	-1.5949%	2 409 771	(15 522)	(12 490)	- (071)	(1.092)	(1.120)	(1.006)	(122)
200113	Miac. Applications	Number of Computers/Number of Customers/Number of	33.7930%	33.1200%	-0.007276	2,490,771	(10,000)	(13,400)	(971)	(1,002)	(1,130)	(1,000)	(133)
200149	CES	Employees	45 1770%	43 5579%	-1 6191%	5 385 245	(81 239)	(70 502)	(5.078)	(5.660)	(5.953)	(5 260)	(693)
200163	Employee Communications	No. Of Employees	48.8489%	44.0643%	-4.7846%	698,964	(31,159)	(27.041)	(1,947)	(2,171)	(2.283)	(2.018)	(266)
200164	Payroll	No. Of Employees	48.8489%	44.0643%	-4.7846%	1,416,611	(63,151)	(54,804)	(3,947)	(4,400)	(4,628)	(4,089)	(539)
200165	Security Systems	No. Of Employees	48.8489%	44.0643%	-4.7846%	22,805,702	(1,016,658)	(882,285)	(63,543)	(70,830)	(74,503)	(65,827)	(8,676)
200166	HR (Diversity/Safety/Emp Relations)	No. Of Employees	48.9212%	44.0643%	-4.8569%	24,549,212	(1,110,920)	(964,089)	(69,435)	(77,397)	(81,411)	(71,930)	(9,481)
200167	e-Business	No. Of Employees	48.9212%	44.0643%	-4.8569%	-	-	-	-	-	-	-	!
201511	Distribution Finance - OpCos Common	Assets/Revenue/No. of Employees	44.0032%	42.3841%	-1.6191%	-	-	-	-	-	-	-	
	Transmission - Accounting, Reporting, Tax & Audit												1
201518	Services - Regulated Electric (FERC 5000)	Assets/Revenue/No. or Employees	44.0031%	42.3841%	-1.6190%		-	-	-	-	-	-	
201510	Transmission - Accounting & Reporting Electric - NSPW &	Assets/Revenue/Ne. of Employees	97 11019/	96 10659/	0.09569/								1
201019	Energy Supply, Accounting Reporting Tax & Audit	naaotantovonuento, ut Ettipluyees	07.1121%	00.1203%	-0.9000%	· ·		-	-	-	-	-	
201520	Services - Regulated Electric (EERC 5570)	Assets/Revenue/No. of Employees	44 0032%	42 3841%	-1 6191%		I .		-				!
201020	Energy Supply - Accounting & Reporting Electric - NSPM			.2.00-170	1.010170			-					, I
201521	& NSPW (FERC 5570)	Assets/Revenue/No. of Employees	87.1121%	86.1265%	-0.9856%	-	-	-	-	-		-	!
201522	Distribution Finance - OpCos Electric	Assets/Revenue/No. of Employees	44.0032%	42.3841%	-1.6191%	-	-	-	-	-	-	-	, - I

\$ (7,984,364) \$ (6,929,062) \$ (499,038) \$ (556,265) \$ (592,293) \$ (523,319) \$ (68,97

E/G Allocator Two Factor Jurisdictional Allocator

E/G Allocator Customer Allocator

Minnesota Jurisdiction Gas Long Term Incentive Adjustment 16,874 Minnesota Jurisdiction GasPayroll Tax Adjustment (7,422)

Total Minnesota Jurisdiction Gas Adjustment \$ (513,867)

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 1 of 84

THIS FILING IS

Item 1: 🗹 An Initial (Original) Submission OR 🗌 Resubmission No.



FERC FINANCIAL REPORT FERC FORM No. 60: Annual Report of Centralized Service Companies

This report is mandatory under the Public Utility Holding Company Act of 2005, Section 1270, Section 309 of the Federal Power Act and 18 C.F.R. § 366.23. Failure to report may result in criminal fines, civil penalties, and other sanctions as provided by law. The Federal Energy Regulatory Commission does not consider this report to be of a confidential nature.

Exact Legal Name of Respondent (Company)	Year/Period of Report:
Xcel Energy Services Inc.	End of: 2022/ Q4

FERC FORM NO. 60 (12-06)

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 3 of 84

GENERAL INSTRUCTIONS FOR FILING FERC FORM NO. 60

Purpose

Form No. 60 is an annual regulatory support requirement under 18 C.F.R. § 369.1 for centralized service companies. The report is designed to collect financial information from centralized service companies subject to the jurisdiction of the Federal Energy Regulatory Commission. The report is considered to be a non-confidential public use form.

Who Must Submit

Unless the holding company system is exempted or granted a waiver by Commission rule or order pursuant to 18 C.F.R. § 366.3 and § 366.4 of this chapter, every centralized service company (see § 367.2) in a holding company system must prepare and file electronically with the Commission the FERC Form No. 60 then in effect pursuant to the General Instructions set out in this form.

How to Submit

Submit FERC Form Nos. 2, 2-A and 3-Q electronically through the eCollection portal at https://eCollection.ferc.gov, and according to the specifications in the Form 60 taxonomy.

When to Submit

Submit FERC Form No. 60 according to the filing date contained 18 C.F.R. § 369.1 of the Commission's regulations.

Preparation

Prepare this report in conformity with the Uniform System of Accounts (18 C.F.R. § 367) (USofA). Interpret all accounting words and phrases in accordance with the USofA.

Time Period

This report covers the entire calendar year.

Whole Dollar Usage

Enter in whole numbers (dollars) only, except where otherwise noted. The amounts shown on all supporting pages must agree with the amounts entered on the statements that they support. When applying thresholds to determine significance for reporting purposes, use for balance sheet accounts the balances at the end of the current reporting period, and use for statement of income accounts the current year's amounts.

Accurateness

Complete each question fully and accurately, even if it has been answered in a previous report. Enter the word "None" where it truly and completely states the fact.

Applicability

For any page(s) that is not applicable to the respondent, enter "NONE," or "Not Applicable" in column (c) on the List of Schedules, page 2.

FERC FORM NO. 60

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 4 of 84

Date Format

Enter the month, day, and year for all dates. Use customary abbreviations. The "Resubmission Date" included in the header of each page is to be completed only for resubmissions (see III. above).

Number Format

Generally, except for certain schedules, all numbers, whether they are expected to be debits or credits, must be reported as positive. Numbers having a sign that is different from the expected sign must be reported by use of a minus sign.

Required Entries

Do not make references to reports of previous years or to other reports instead of required entries, except as specifically authorized.

Prior Year References

Wherever (schedule) pages refer to figures from a previous year, the figures reported must be based upon those shown by the report of the previous year, or an appropriate explanation given as to why the different figures were used.

Where to Send Comments on Public Reporting Burden

The public reporting burden for the Form No. 60 collection of information is estimated to average 75 hours per response, including

- the time for reviewing instructions, searching existing data sources,
- gathering and maintaining the data-needed, and
- completing and reviewing the collection of information.

Send comments regarding these burden estimates or any aspect of this collection of information, including suggestions for reducing burden, to:

Federal Energy Regulatory Commission, (Attention: Information Clearance Officer, CIO), 888 First Street NE, Washington, DC 20426 or by email to DataClearance@ferc.gov

And to:

Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503 (Attention: Desk Office for the Federal Energy Regulatory Commission). Comments to OMB should be submitted by email to: oira_submission@omb.eop.gov

No person shall be subject to any penalty if any collection of information does not display a valid control number (44 U.S.C. 3512(a)).

DEFINITIONS

Respondent -- The person, corporation, or other legal entity in whose behalf the report is made.

FERC FORM NO. 60 REPORT OF CENTRALIZED SERVICE COMPANIES						
	Identification					
01 Exact Legal Name of Respondent		02 Year / Period of Report				
Xcel Energy Services Inc.		2022/ Q4				
03 Previous Name (if name changed during the year)		04 Date of Name Change				
05 Address of Principal Office at End of Year (Street, City, State, Zip Code)		06 Name of Contact Person				
414 Nicollet Mall, Minneapolis, MN 55401		Brian J. Van Abel				
07 Title of Contact Person		08 Address of Contact Person				
Executive Vice President, Chief Financial Officer		401 Nicollet Mall, Minneapolis, MN 55401				
09 Telephone Number of Contact Person		10 E-mail Address of Contact Person				
(612) 330-6747		Brian.J.Van.Abel@xcelenergy.com				
 11 This Report is An Original / A Resubmission (1) An Original (2) A Resubmission 		12 Resubmission Date (Month, Day, Year) 04/25/2023				
13 Date of Incorporation 04/02/1997		14 If Not Incorporated, Date of Organization				
15 State or Sovereign Power Under Which Incorporated or Organized						
DE						
16 Name of Principal Holding Company Under Which Reporting Company is Organiz	zed:					
Xcel Energy, Inc.						
	CORPORATE OFFICER CERTIFICATION					
The undersigned officer certifies that:						
I have examined this report and to the best of my knowledge, information, and belief other financial information contained in this report, conform in all material respects to	all statements of fact contained in this report are correct s the Uniform System of Accounts.	tatements of the business affairs of the respondent and the financial statements, and				
17 Name of Signing Officer	19 Signature of Signing Officer	20 Date Signed (Month, Day, Year)				
Brian J. Van Abel	Brian J. Van Abel	04/25/2023				
18 Title of Signing Officer						
Executive Vice President, Chief Financial Officer						
FERC FORM No. 60 (REVISED 12-07)	3	1				

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 7 of 84

Name of Xcel Ene	Name of Respondent: (1) ☑ An Original Xcel Energy Services Inc. (2) □ A Resubmission		Resubmission Date (Mo, Da 04/25/2023 List of Schedules	a, Yr)	Year/Period of Report: End of: 2022/ Q4		
1. En	ter in Column (c) the terms "None" or "Not Appli	cable" as appropriate, where no information or a	mounts have been reported for ce	rtain pages.			
Line No.	Descri (a	ption)	Page Reference (b)	Remarks (c)			
1	Schedule I - Comparative Balance Sheet		<u>101</u>				
2	Schedule II - Service Company Property		<u>103</u>	Not Applicable			
3	Schedule III - Accumulated Provision for Depr Company Property	eciation and Amortization of Service	<u>104</u>	Not Applicable			
4	Schedule IV - Investments		<u>105</u>				
4.1	Schedule IV - Investments - Other Investment	S	<u>105</u>				
4.2	Schedule IV - Investments - Other Special Funds		<u>105</u>				
4.3	Schedule IV - Investments - Temporary Cash	Investments	<u>105</u>				
5	Schedule V - Accounts Receivable from Assoc	ciate Companies	<u>106</u>				
6	Schedule VI - Fuel Stock Expenses Undistribu	ited	<u>107</u>	Not Applicable			
7	Schedule VII - Stores Expense Undistributed		<u>108</u>	Not Applicable			
8	Schedule VIII - Miscellaneous Current and Ac	crued Assets	<u>109</u>	Not Applicable			
9	Schedule IX - Miscellaneous Deferred Debits		<u>110</u>				
10	Schedule X - Research, Development, or Den	nonstration Expenditures	<u>111</u>	Not Applicable			
11	Schedule XI - Proprietary Capital		<u>201</u>				
12	Schedule XII - Long-Term Debt		<u>202</u>	Not Applicable			
13	Schedule XIII - Current and Accrued Liabilities	3	<u>203</u>				
14	Schedule XIV - Notes to Financial Statements		204				
15	Schedule XV - Comparative Income Statemer	nt	<u>301</u>				
16	Schedule XVI - Analysis of Charges for Servic Companies	e - Associate and Nonassociate	303				

17	Schedule XVII - Analysis of Billing - Associate Companies (Account 457)	<u>307</u>	
18	Schedule XVIII - Analysis of Billing - Non-Associate Companies (Account 458)	<u>308</u>	Not Applicable
21	Schedule XIX - Miscellaneous General Expenses - Account 930.2	<u>309</u>	
23	Schedule XX - Organization Chart	<u>401</u>	
24	Schedule XXI - Methods of Allocation	<u>402</u>	

FERC FORM No. 60 (REVISED 12-07)

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 9 of 84

Name of Respondent: Xcel Energy Services Inc.			This Report Is: (1) ☑ An Original (2) □ A Resubmission	Resubmission Date (Mo, Da, Yr) 04/25/2023		Year/Period of Report: End of: 2022/ Q4	
			Schedule I - C	omparative Balance Sheet			
1. Giv	e balance sheet of the Comp	any as of Decembe	er 31 of the current and prior year.				
Line No.	Account Number (a)		Description (b)	Reference Page No. (c)	As of Dec 31 Current (d)	As of Dec 31 Prior (e)	
1		Service Compar	ny Property				
2	101	Service Company	y Property	103			
3	101.1	Property Under C	Capital Leases	103	22,003	,391 26,804,362	
4	106	Completed Cons	truction Not Classified				
5	107	Construction Wor	rk In Progress	103		0 0	
6		Total Property (To	otal Of Lines 2-5)		22,003	31 26,804,362	
7	108	Less: Accumulate Property	ed Provision for Depreciation of Service Company	104			
8	111	Less: Accumulate Property	ed Provision for Amortization of Service Company				
9		Net Service Com	pany Property (Total of Lines 6-8)		22,003	,391 26,804,362	
10		Investments					
11	123	Investment In Ass	sociate Companies	105		0	
12	124	Other Investment	ts	105	^(a) 71,722	,109 98,830,513	
13	128	Other Special Fu	nds	105		0	
14		Total Investments	s (Total of Lines 11-13)		71,722	,109 98,830,513	
15		Current And Aco	crued Assets				
16	131	Cash				0 1,034,581	
17	134	Other Special De	posits				
18	135	Working Funds					
19	136	Temporary Cash	Investments	105	^(b) 665	,372 734,118	

I	1	1	1	1	
20	141	Notes Receivable			
21	142	Customer Accounts Receivable			
22	143	Accounts Receivable		7,877,142	5,711,972
23	144	Less: Accumulated Provision for Uncollectible Accounts			
23.1	145	Notes Receivable From Associate Companies			
24	146	Accounts Receivable From Associate Companies	106	158,307,613	123,219,567
25	152	Fuel Stock Expenses Undistributed	107	0	
26	154	Materials And Supplies			
27	163	Stores Expense Undistributed	108	0	
28	165	Prepayments		133,273,932	114,091,244
29	171	Interest And Dividends Receivable			
30	172	Rents Receivable			
31	173	Accrued Revenues			
32	174	Miscellaneous Current and Accrued Assets	109		
33	175	Derivative Instrument Assets			
34	176	Derivative Instrument Assets - Hedges			
35		Total Current and Accrued Assets (Total of Lines 16-34)		300,124,059	244,791,482
36		Deferred Debits			
37	181	Unamortized Debt Expense			
38	182.3	Other Regulatory Assets			
39	183	Preliminary Survey And Investigation Charges			
40	184	Clearing Accounts			
41	185	Temporary Facilities			
42	186	Miscellaneous Deferred Debits	110	152,850,827	135,154,388
43	188	Research, Development, or Demonstration Expenditures	111	0	
44	189	Unamortized Loss on Reacquired Debt			

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 11 of 84

1	1		1	1	1
45	190	Accumulated Deferred Income Taxes		52,839,317	61,086,573
46		Total Deferred Debits (Total of Lines 37-45)		205,690,144	196,240,961
47		TOTAL ASSETS AND OTHER DEBITS (TOTAL OF LINES 9, 14, 35 and 46)		599,539,703	566,667,318
48		Proprietary Capital			
49	201	Common Stock Issued	201	10	10
50	204	Preferred Stock Issued	201		
51	211	Miscellaneous Paid-In-Capital	201	(357,703)	(358,795)
52	215	Appropriated Retained Earnings	201		
53	216	Unappropriated Retained Earnings	201	2,690,013	2,690,013
54	219	Accumulated Other Comprehensive Income	201	(3,394,507)	(11,291,459)
55		Total Proprietary Capital (Total of Lines 49-54)		(1,062,187)	(8,960,231)
56		Long-Term Debt			
57	223	Advances From Associate Companies	202	0	0
58	224	Other Long-Term Debt	202	0	0
59	225	Unamortized Premium on Long-Term Debt			
60	226	Less: Unamortized Discount on Long-Term Debt-Debit			
61		Total Long-Term Debt (Total of Lines 57-60)		0	0
62		Other Non-current Liabilities			
63	227	Obligations Under Capital Leases-Non-current		11,159,597	22,003,391
64	228.2	Accumulated Provision for Injuries and Damages			
65	228.3	Accumulated Provision For Pensions and Benefits		101,952,735	48,329,412
66	230	Asset Retirement Obligations			
67		Total Other Non-current Liabilities (Total of Lines 63-66)		113,112,332	70,332,803
68		Current and Accrued Liabilities			
69	231	Notes Payable			

70	232	Accounts Payable		202,255,235	192,773,757
71	233	Notes Payable to Associate Companies	203	143,800,000	123,700,000
72	234	Accounts Payable to Associate Companies	203	0	0
73	236	Taxes Accrued		19,619,701	16,027,383
74	237	Interest Accrued		197,634	142,555
75	241	Tax Collections Payable		4,915,067	901,774
76	242	Miscellaneous Current and Accrued Liabilities	203	4,366,006	38,072,786
77	243	Obligations Under Capital Leases - Current		10,843,794	4,800,971
78	244	Derivative Instrument Liabilities			
79	245	Derivative Instrument Liabilities - Hedges			
80		Total Current and Accrued Liabilities (Total of Lines 69-79)		385,997,437	376,419,226
81		Deferred Credits			
82	253	Other Deferred Credits		77,197,777	94,291,928
83	254	Other Regulatory Liabilities			
84	255	Accumulated Deferred Investment Tax Credits			
85	257	Unamortized Gain on Reacquired Debt			
86	282	Accumulated deferred income taxes-Other property		1,772,689	2,053,081
87	283	Accumulated deferred income taxes-Other		22,521,655	32,530,511
88		Total Deferred Credits (Total of Lines 82-87)		101,492,121	128,875,520
89		TOTAL LIABILITIES AND PROPRIETARY CAPITAL (TOTAL OF LINES 55, 61, 67, 80, AND 88)		599,539,703	566,667,318

FOOTNOTE DATA

FERC Account 124-Other Invest	tments:					
Funding vehicles for key man insurance	and deferred compensation obligations.					
2022	Pacific Life Insurance Co.	Security Life Insurance	Prudential Insurance Co.	Rabbi Trust	Hartford Insurance Co.	Total
Officer Survivor Benefit (OSB) Cash Surrender Value (CSV)	\$\$	_ :	§ —	\$	\$ 182,937	\$ 182,937
Premiums	231,009	18,025	77,453	-	_	326,487
CSV	11,843,909	526,403	1,258,193	62,279,483	—	75,907,988
Loans	(4,347,630)	(347,673)	-	-	_	(4,695,303)
Total	\$ 7,727,288 \$	196,755	\$ 1,335,646	\$ 62,279,483	\$ 182,937	\$ 71,722,109
(b) Concept: TemporaryC FERC Account 136-Temporary Cash In The full amount represents December 3	ashInvestments /estments: 1, 2022 excess cash balance which was held in temporary ca	sh investments.				

FERC FORM No. 60 (REVISED 12-07)

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 14 of 84

Name of Respondent: This Report Is: Xcel Energy Services Inc. (1) ☑ An Original (2) □ A Resubmission			ion	Resubmission Date (Mo, Da, Yr) 04/25/2023			Year/Period of Report: End of: 2022/ Q4		
			Schedule II - S	ervice Co	ompany Property				
1. 2.	Provide an explanation Describe each constru	of Other Changes recorded in Column (f) consic tion work in progress on lines 18 through 30 in C	ered material in a footnote. olumn (b).						
Line No.	Account # (a)	Title of Account (b)	Balance at Beginni Year (c)	ing of	Additions (d)	Retirements or Sales (e)	Other Changes (f)	Balance at End of Year (g)	
1	301	Organization		0					
2	303	Miscellaneous Intangible Plant		0					
3	306	Leasehold Improvements		0					
4	389	Land and Land Rights		0					
5	390	Structures and Improvements		0					
6	391	Office Furniture and Equipment		0					
7	392	Transportation Equipment		0					
8	393	Stores Equipment		0					
9	394	Tools, Shop and Garage Equipment		0					
10	395	Laboratory Equipment		0					
11	396	Power Operated Equipment		0					
12	397	Communications Equipment		0					
13	398	Miscellaneous Equipment		0					
14	399	Other Tangible Property		0					
15	399.1	Asset Retirement Costs		0					
16		Total Service Company Property (Total of Lines 15)	1-	0	0		0 0	0	
17	107	Construction Work in Progress:							
18				0					

31	Total Account 107 (Total of Lines 18-30)	0	0	0	0
32	Total (Lines 16 and Line 31)	0	0	0	0

Name of Respondent: This Report Is: Xcel Energy Services Inc. (1) ☑ An Original (2) □ A Resubmission			Resubmission Date (Mo, Da, Yr) 04/25/2023			Ye Er	Year/Period of Report: End of: 2022/ Q4			
1. F	1. Provide an explanation of Other Charges in Column (f) considered material in a footnote.									
Line No.	Account Number (a)	Descr (i	ription b)	Balance at Beginni Year (c)	ing of	Additions Charged To Account 403-403.1 404-405 (d)	Retirements (e)	Other Changes Additions (Deductions) (f)	Balance at Close of Year (g)	
1	301	Organization			0					
2	303	Miscellaneous Intangible Plant			0					
3	306	Leasehold Improvements		0						
4	389	Land and Land Rights		0						
5	390	Structures and Improvements		0						
6	391	Office Furniture and Equipment		0						
7	392	Transportation Equipment		0						
8	393	Stores Equipment		0						
9	394	Tools, Shop and Garage E	quipment		0					
10	395	Laboratory Equipment			0					
11	396	Power Operated Equipment	nt		0					
12	397	Communications Equipment			0					
13	398	98 Miscellaneous Equipment			0					
14	399	Other Tangible Property			0					
15	399.1	Asset Retirement Costs		0						
16		Total			0	0	0	0	0	

FERC FORM No. 60 (NEW 12-05)

Name of Respondent: Xcel Energy Services Inc.This Report Is: (1) I An Original (2) A ResubmissionResubmission Date (Mo, Da, Yr) 04/25/2023		Resubmission Date (Mo, Da, Yr) 04/25/2023		Year/Period of Report: End of: 2022/ Q4				
		Schee	lule IV - Investments	3				
1. For 2. For 3. Inve	 For Other Investments (Account 124) and Other Special Funds (Account 128), state each investment separately, with description including the name of issuing company, number of shares held or principal investment amount. For Temporary Cash Investments (Account 136), list each investment separately. Investments less than \$50,000 may be grouped, showing the number of items in each group. 							
Line No.	Account Number (a)	Title of Account (b)	Title of Account (b)		Balance at Close of Year (d)			
1	123	Investment In Associate Companies		0				
2	124	Other Investments		98,830,513	^(a) 71,722,109			
3	128	Other Special Funds	l Funds					
4	136	Temporary Cash Investments		734,118	≌665,372			
5		(Total of Line 1-4)		99,564,631	72,387,481			

FOOTNOTE DATA

FERC Account 124-Other Investr	nents:					
Funding vehicles for key man insurance	and deferred compensation obligations.					
2022	Pacific Life Insurance Co.	Security Life Insurance	Prudential Insurance Co.	Rabbi Trust	Hartford Insurance Co.	Total
Officer Survivor Benefit (OSB) Cash Surrender Value (CSV)	\$ -	- \$ —	s —	\$ —	\$ 182,937	\$ 182,937
Premiums	231,00	18,025	77,453	-	-	326,487
CSV	11,843,90	526,403	1,258,193	62,279,483	-	75,907,988
Loans	(4,347,63	0) (347,673)	-	-	-	(4,695,303)
Total	\$ 7,727,28	3 \$ 196,755	\$ 1,335,646	\$ 62,279,483	\$ 182,937	\$ 71,722,109
(b) Concept: TemporaryCa	ashInvestments					
FERC Account 136-Temporary Cash Inve The full amount represents December 31	estments: , 2022 excess cash balance which was held in temporar	y cash investments.				

FERC FORM No. 60 (REVISED 12-07)

Name of Respondent: (1) Xcel Energy Services Inc. (2)		This Report Is: (1) ☑ An Original (2) □ A Resubmission	n Original Resubmission Date (04/25/2023		Year/Period of Repo End of: 2022/ Q4	ort:
		Schedule IV - Inv	vestments - Other Inve	estments		
1. Fo 2. Fo 3. In	or Other Investments (Account 124) and Other Sp or Temporary Cash Investments (Account 136), lis vestments less than \$50,000 may be grouped, sh	pecial Funds (Account 128), state each investment s st each investment separately . howing the number of items in each group.	eparately, with description	on including the name of issuing company, numbe	r of shares held or pr	rincipal investment amount.
Line No.	Investment Description (a)	Name of Issuing Co (b)	mpany	Number of Shares Held (c)	Prin	cipal Investment Amount (d)
1						
2						
3						
4						
5						
6						
7						
8						
9						
10						
11						
12						
13						
14						
15						
16						
17						
18						
19						

20

Page 105.1

Name of Respondent: TI Xcel Energy Services Inc. (1		This Report Is: (1) ☑ An Original (2) □ A Resubmiss	This Report Is: 1) ☑ An Original Resubmission 2) □ A Resubmission 04/25/2023		(Mo, Da, Yr)	Year/Period End of: 202	l of Report: 2/ Q4
			Schedule IV - Inves	stments - Other Spec	ial Funds		
1. Fo 2. Fo 3. In	or Other Investments (Account 124) and Other Sp or Temporary Cash Investments (Account 136), lis vestments less than \$50,000 may be grouped, sh	ecial Funds (Account t each investment sep owing the number of it	128), state each investment se arately . ems in each group.	parately, with description	on including the name of issuing company, numbe	er of shares h	eld or principal investment amount.
Line No.	Investment Description (a)		Name of Issuing Com (b)	npany	Number of Shares Held (c)		Principal Investment Amount (d)
1							
2							
3							
4							
5							
6							
7							
8							
9							
10							
11							
12							
13							
14							
15							
16							
17							
18							
19							

20

Page 105.2

Name of Respondent: Xcel Energy Services Inc.		This Report Is: (1) ☑ An Original (2) □ A Resubmission	Resubmission Date (Mo, Da, Yr) 04/25/2023		Year/Period of Report: End of: 2022/ Q4			
		Schedule IV - Investme	ents - Temporary Cash Investments					
1. For Oth 2. For Ten 3. Investm	 For Other Investments (Account 124) and Other Special Funds (Account 128), state each investment separately, with description including the name of issuing company, number of shares held or principal investment amount. For Temporary Cash Investments (Account 136), list each investment separately. Investments less than \$50,000 may be grouped, showing the number of items in each group. 							
Line No.		Investment Description (a)		Ва	lance at Close of Year (b)			
1								
2								
3								
4								
5								
6								
7								
8								
9								
10								
11								
12								
13								
14								
15								
16								
17								
18								
19								

20

FERC FORM No. 60 (REVISED 12-07)

Page 105.3

Name of Respondent: Xcel Energy Services Inc.			This Report Is: (1) ☑ An Original (2) □ A Resubmission	Resubmission Date (Mo, Da, Yr) 04/25/2023		Year/Period of Report: End of: 2022/ Q4		
			Schedule V - Accounts	Receivable from Associate Companie	S			
1. Lis 2. If tl	 List the accounts receivable from each associate company. If the service company has provided accommodation or convenience payments for associate companies, provide in a separate footnote a listing of total payments for each associate company. 							
Line No.	Account Number (a)	Title of Account (b)		Balance at Beginning of Year (c)	Balance at Close of Year (d)	Total Accommodation or Convenience Payments (e)		
1	146	Accounts Receival	ble From Associate Companies					
2		Associate Compar	ıy:					
3		Northern States Pov Minnesota)	wer Company, a Minnesota corporation (NSP-	53,974,810	67,94	7,394		
4		Public Service Com (PSCo)	pany of Colorado, a Colorado corporation	44,225,912	53,894	4,386		
5		Southwestern Public (SPS)	c Service Company, a New Mexico corporation	15,826,530	22,91	5,377		
6		Northern States Pov Wisconsin)	wer Company, a Wisconsin corporation (NSP-	10,097,321	14,374	4,819		
7		Xcel Energy Nuclea	r Services Idaho, LLC	0	476	6,630		
8		Nicollet Projects I, L	LC	47,361	48	3,229		
9		Nicollet Land Servic	es, LLC	30,892	4	1,992		
10		Xcel Energy Venture	es Hold	850	3(0,482		
11		Xcel Energy WYCO	, Inc.	64,164	2	1,101		
12		Eloigne Company		15,914	10	5,853		
13		Capital Services, LLC		3,016	1'	1,518		
14		Energy Impact Func	d Invest	6,510		9,012		
15		Xcel Energy Wholes	sale Group, Inc.	5,404	(6,169		
16		1480 Welton, Inc.		2,244	;	3,635		
17		Nicollet Holdings Co	ompany	16,782	:	2,951		

18	United Power & Land Company	1,360	2,744	
19	Chippewa and Flambeau Improvement Company	3,141	1,767	
20	PSR Investments, Inc.	2,544	1,401	
21	WestGas Interstate, Inc.	5,711	1,292	
22	Xcel Energy Markets Holdings, Inc.	983	840	
23	Xcel Transmission Hold Co	1,272	783	
24	Xcel Energy Investments	799	745	
25	Xcel Energy International, Inc.	853	716	
26	Xcel Energy Communications Group, Inc.	726	709	
27	Larimer Land Services, LLC	880	678	
28	Xcel Energy Retail Holdings, Inc.	997	667	
29	Clearwater Investments, Inc.	712	654	
30	Xcel Transmission Development Co	(22,248)	610	
31	Xcel West Transmission Co	801	575	
32	Xcel Energy Nuclear Services Oregon, LLC	0	508	
33	Xcel Southwest Transmission Co	48,049	493	
34	Xcel Energy Performance Contracting, Inc.	81	449	
35	Nicollet Project Holdings	687	398	
36	e-prime, Inc.	1,205	359	
37	Quixx Corporation	167	335	
38	Quixxlin Corporation	300	300	
39	Reddy Kilowatt Corporation	450	209	
40	Seren Innovations, Inc.	55,579	161	
41	Xcel Energy Nuclear Services Holdings, LLC	0	111	
42	NSP Lands, Inc.	35	5	
43	Xcel Energy Ventures, Inc.	1,414	(3,786)	
44	Xcel Energy, Inc.	(1,204,641)	^(a) (1,506,658)	

Northern States Power Company
XES 2022 FERC Form 60

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 27 of 84

45			@0	
40	Total	123,219,567	158,307,613	

FERC FORM No. 60 (REVISED 12-07)

FOOTNOTE DATA

(a) Concept: AccountsReceivableFromAssociateCompanies						
Xcel Energy Inc.: This credit balance represents unsettled payments for the 401(k) credits an intercompany A/R with the Holding Company. The corresponding entry on the Holding Company is a debit to an inter	and restricted stock units. The offsetting equity account for these ercompany A/R with the Service Company and a credit to an equi	items are recorded on Xcel Energy Inc. (the Hol ty account.	lding Company). Xcel Energy Services, Inc. (the Service Company) debits an expense account and			
(b) Concept: AccountsReceivableFromAssociateCon	npanies					
2022 Convenience Payments:						
NSP-Minnesota PSCo SPS NSP-Wisconsin Xcel Energy, Inc	\$	22,407,762 21,829,989 10,475,687 3,664,524 443,148				
United Power and Land Co P.S.R. Investments, Inc Nicollet Projects I LLC		104,731 42,457 37,740				
WestGas Interstate, Inc. Eloigne Company Nicollet Holdings Company		1,086 860 130				
Nicollet Project Holdings Seren Innovations, Inc Total	\$	28 21 59,180,268				

FERC FORM No. 60 (REVISED 12-07)

Name Xcel Ei	of Respondent: nergy Services Inc.	This Report Is: (1) ☑ An Original (2) □ A Resubmission	Resubmission Date (Mo, Da, Yr) 04/25/2023	Resubmission Date (Mo, Da, Yr) 04/25/2023					
	Schedule VI - Fuel Stock Expenses Undistributed								
1. Lis 2. In	 List the amount of labor in Column (c) and expenses in Column (d) incurred with respect to fuel stock expenses during the year and indicate amount attributable to each associate company. In a separate footnote, describe in a narrative the fuel functions performed by the service company. 								
Line No.	Account Number (a)	Title of Account (b)	Labor (C)	Expenses (d)	<u>Total</u> (e)				
1	152	Fuel Stock Expenses Undistributed							
2		Associate Company:							
3					0				
40	Total		0		0 0				
FERC F	ERC FORM No. 60 (REVISED 12-07)								

Name of Respondent: Xcel Energy Services Inc.		This Report Is: (1) ☑ An Original (2) □ A Resubmission	Resubmission Date (Mo, Da, Yr) 04/25/2023	Resubmission Date (Mo, Da, Yr) 04/25/2023		Year/Period of Report: End of: 2022/ Q4		
	Schedule VII - Stores Expense Undistributed							
1. Lis	1. List the amount of labor in Column (c) and expenses in Column (d) incurred with respect to stores expense during the year and indicate amount attributable to each associate company.							
Line No.	Account Number (a)	Title of Account (b)	Labor (c)	Expenses (d)		Total (e)		
1	163	Stores Expense Undistributed						
2		Associate Company:						
3						0		
40	Total		0		0	0		

Name of Respondent: Xcel Energy Services Inc.			This Report Is: (1) ☑ An Original (2) □ A Resubmission	Resubmission Date (Mo, Da, Yr) 04/25/2023		Year/Period of Report: End of: 2022/ Q4	
	Schedule VIII - Miscellaneous Current and Accrued Assets						
1. Provide detail of items in this account. Items less than \$50,000 may be grouped, showing the number of items in each group.							
Line No.	Account Number (a)		Title of Account (b)		Balance at Beginning of Year (c)	Balance at Close of Year (d)	
1	174	Miscellaneo	neous Current and Accrued Assets				
2		Item List:	em List:				
3					0		
40	Total						

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 32 of 84

Name of Respondent: Xcel Energy Services Inc.			This Report Is: (1) ☑ An Original (2) □ A Resubmission	Resubmission Date (Mo, Da, Yr) 04/25/2023		Year/Period of Report: End of: 2022/ Q4	
			Schedule IX - Mi	scellaneous Defer	red Debits		
1. Provide detail of items in this account. Items less than \$50,000 may be grouped, showing the number of items in each group.							
Line No.	Account Number (a)	Title of Account (b)		Balance at Beginning of Year (c)	Balance at Close of Year (d)		
1	186	Miscellane	Miscellaneous Deferred Debits				
2		Item List:					
3		Post Retirement Benefits		133,554,490	151,250,929		
4		Life Insurance Premium		1,600,000	1,600,000		
5		Other Miscellaneous Deferred Debits		(102)	(102)		
6					0		
40	Total			135,154,388	152,850,827		

FERC FORM No. 60 (REVISED 12-07)

Name of Respondent: TI Xcel Energy Services Inc. (1 (2		This Report Is: (1) ☑ An Original (2) □ A Resubmission		Resubmission Date (Mo, Da, Yr) 04/25/2023	Year/Period of Report: End of: 2022/ Q4			
	Schedule X - Research, Development, or Demonstration Expenditures							
1. Des	1. Describe each material research, development, or demonstration project that incurred costs by the service company during the year. Items less than \$50,000 may be grouped, showing the number of items in each group.							
Line No.	Line Account Number No. (a)			Title of Account (b)	Amount (c)			
1	188		Research, Development, or Demonstration Expenditures					
2			Project List					
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		
31		
32		
33		
34		
35		
36		
37		
38		
39		
40		
41		
40	Total	0

FERC FORM No. 60 (NEW 12-05)

Name Xcel Ei	of Respondent: hergy Services Inc.	This Report Is: (1) ☑ An Origir (2) □ A Resub	al nission	Resubmission Date (Mo, Da, Yr) 04/25/2023 Yea End		Year/Period of Report: End of: 2022/ Q4		
	Schedule XI - Proprietary Capital							
1. Fo rep 2. Fo se	 For Miscellaneous Paid-In Capital (Account 211) and Appropriated Retained Earnings (Account 215), classify amounts in each account, with a brief explanation, disclosing the general nature of transactions which give rise to the reported amounts. For Unappropriated Retained Earnings (Account 216), in a footnote, give particulars concerning net income or (loss) during the year, distinguishing between compensation for the use of capital owed or net loss remaining from servicing non-associates per the General Instructions of the Uniform System of Accounts. For dividends paid during the year in cash or otherwise, provide rate percentages, amount of dividend, date declared and date paid. 							
Line No. Account Number (a) Title of Account (b)			Des	Description (c)				
1	201	Common Stock Issued		Number of Shares Authorized		1,000		
2				Par or Stated Value per Share	Par or Stated Value per Share			
3				Outstanding Number of Shares	Outstanding Number of Shares			
4				Close of Period Amount	Close of Period Amount			
5	204	204 Preferred Stock Issued			Number of Shares Authorized			
6				Par or Stated Value per Share	Par or Stated Value per Share			
7								
8				Close of Period Amount				
9	211 Miscellaneous Paid-In Capital					(357,703)		
10	215	Appropriated Retained Earnings						
11	219	Accumulated Other Comprehensiv	Income			(3,394,507)		
12	216 Unappropriated Retained Earnings			Balance at Beginning of Year	Balance at Beginning of Year			
13				Net Income or (Loss)				
14					Dividend Paid			
15				Balance at Close of Year 2,6		2,690,013		
	Dividends paid during the year							
Line No.	ine Dividend Paid Description (a) Dividend Rate (b)			Dividend Paid Amount (c)	Dividend Declared Date (d)	Dividend Paid Date (e)		
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			

Name Xcel E	of Respondent: Energy Services In	с. (his Report Is: □ ☑ An Original ?) □ A Resubmission	Resubmission Date (Mo, Da, Y 04/25/2023	r)		Year/Pe End of∷	riod of Report: 2022/ Q4	:	
		·	Sche	dule XII - Long-Term Debt			·			
1. 2. 3.	For Advances from under the class an For the deductions For Other Long-Te	Associate Companies (Account 22 d series of obligation in Column (d) in Column (i), give an explanation rm Debt (Account 224), list the nan	 (3), describe in a footnote the advances on n in a footnote. e of the creditor company or organization in 	otes and advances on open accounts Column (b).	. Names of associate o	companies fi	rom which adv	ances were re	ceived shall be	shown
Line No.	Account Number (a)	Title of Account (b)	Term of Obligation (c)	Class & Series of Obligation (d)	Date of Maturity (e)	Interest Rate (f)	Amount Authorized (g)	Balance at Beginning of Year (h)	Additions Deductions (i)	Balance at Close of Year (j)
1	223	Advances from Associate Companies								
2		Associate Company:								
3								0		
13		Total						0	0	0
14	224	Other Long Term Debt								
15		List Creditor:								
16								0		
28		Total						0	0	0

of Respondent: ergy Services Inc.		This Report Is: (1) ☑ An Original	Resubmission Da	te (Mo, Da, Yr)	Year/Period of Report: End of: 2022/ Q4
		(2) 🗆 A Resubmission			
		Schedule XIII - Cu	urrent and Accrue	Liabilities	
rovide the balance of notes and ac ive description and amount of Misc	counts payabl cellaneous Cu	le to each associate company (Accounts 233 and 234 rrent and Accrued Liabilities (Account 242). Items les	4). s than \$50,000 may	be grouped, showing the number of items in each g	jroup.
Account Number (a)		Title of Account (b)		Balance at Beginning of Year (c)	Balance at Close of Year (d)
233	Notes Paya	able to Associate Companies			
	Associate	Company:			
	Notes Paya	ble to Associate Companies		123,700,000	^(a) 143,800,000
				0	
	Subtotal (To	otal of Lines 3-22)		123,700,000	143,800,000
234	Accounts I	Payable to Associate Companies			
	Associate	Company:			
	Accounts P	ayable to Associate Companies		0	
				0	
	Subtotal (To	otal of Lines 26-39)		0	0
242	Miscellane	ous Current and Accrued Liabilities			
	Items List:				
	Miscellaneo	ous Current and Accrued Liabilities		38,072,786	№4,366,006
				0	
	Subtotal (To	otal of Lines 43-48)		38,072,786	4,366,006
	TOTAL (LIN	IES 23, 40, AND 49)		161,772,786	148,166,006
	of Respondent: revide the balance of notes and ac- ive description and amount of Misc Account Number (a) 233 234 234 242 242	of Respondent: lergy Services Inc. Tovide the balance of notes and accounts payabive description and amount of Miscellaneous Cu Account Number (a) Account Number (a) Account Number (a) Associate Notes Paya Subtotal (To Accounts P Accounts P Acc	f Respondent: lergy Services Inc. This Report Is: (1) ☑ An Original (2) □ A Resubmission Schedule XIII - C Schedule XIII - C Towide the balance of notes and accounts payable to each associate company (Account 233 and 23- ive description and amount of Miscellaneous Current and Accrued Liabilities (Account 242). Items less Account Number (a) Title of Account (b) 233 Notes Payable to Associate Companies Associate Company: Notes Payable to Associate Companies Subtotal (Total of Lines 3-22) Subtotal (Total of Lines 3-22) 234 Accounts Payable to Associate Companies Accounts Payable to Associate Companies Accounts Payable to Associate Companies 234 Accounts Payable to Associate Companies 235 Accounts Payable to Associate Companies 236 Associate Company: 237 Accounts Payable to Associate Companies 238 Accounts Payable to Associate Companies 239 242 Miscellaneous Current and Accrued Liabilities 242 Miscellaneous Current and Accrued Liabilities 242 Miscellaneous Current and Accrued Liabilities 242 Miscellaneous Current and Accrued Liabilities 242	of Respondent: ergry Services Inc. This Report Is: (1) ☑ An Original (2) □ A Resubmission Schedule XII - Current and Accrued rovide the balance of notes and accounts payable to each associate company (Accounts 233 and 234), ive description and amount of Miscellaneous Current and Accrued Liabilities (Account 242). Items less than \$50,000 may Account Number (a) Account Number (b) Account Number (a) Notes Payable to Associate Companies Associate Company: Notes Payable to Associate Companies Accounts Payable to Account Accrued Liabilities Accounts Payable to Accounte Payable to Accounte Payable to Accounte Payable to Accounte Pay	If Respondent: (1) ⊠ An Original (2) □ A Resubmission Schedule XIII - Current and Accrued Liabilities Trivide the balance of notes and accounts payable to each associate company (Accounts 233 and 234). we description and amount of Miscellaneous Current and Accrued Liabilities (Ce) Account Number (a) Account Number (b) Carrent and Accrued Liabilities Account Number (c) Balance at Beginning of Year (c) Balance at Begin

FOOTNOTE DATA

(a) Concept: NotesPayableToAssociateCo	ompanies			
FERC Account 233-Notes Payable to Associate Co	ompanies			
The 2022 balance represents intercompany borrow	vings with Xcel Energy, Inc.			
(b) Concept: MiscellaneousCurrentAndAc	ccruedLiabilities			
FERC Account 242-Miscellaneous Current and Acc	crued Liabilities			
The 2022 balance represents the current benefit ob	pligation for a non-qualified pension plan an	d retiree medical and other miscellaneous lia	ibility accruals.	
Non-qualified Pension Plan	\$	589,000		
Unrecognized Tax Benefit		2,972,362		
Retiree Medical		773,000		
Miscellaneous Accruals		31,644		
Total	\$	4,366,006		

FERC FORM No. 60 (REVISED 12-07)

Name of Respondent: Xcel Energy Services Inc.	This Report Is: (1) ☑ An Original (2) □ A Resubmission	Resubmission Date (Mo, Da, Yr) 04/25/2023	Year/Period of Report: End of: 2022/ Q4
	Schedule XIV - N	otes to Financial Statements	
 Use the space below for important notes regarding Furnish particulars as to any significant contingent Furnish particulars as to any significant increase in Furnish particulars as to any amounts recorded in E Notes relating to financial statements shown elsew Describe the annual statement supplied to each as interest to each associate company. If a ratio, descriassociate company. 	the financial statements or any account thereof. assets or liabilities existing at the end of the year. services rendered or expenses incurred during the ye Extraordinary Income (Account 434) or Extraordinary here in this report may be indicated here by reference sociate company in support of the amount of interest ribe in detail how ratio is computed. If more than one	ear. Deductions (Account 435). 5. on borrowed capital and compensation for use of capital billed during th ratio, explain the calculation. Report the amount of interest borrowed an	e calendar year. State the basis for billing of d/or compensation for use of capital billed to each

Docket No. G002/23-413 Exhibit (NLD-1), Schedule 6 Page 43 of 84

Placeholder for - Disclosure of Important Disclosures Regarding the Financial Statements

ANNUAL REPORT OF XCEL ENERGY SERVICES INC.

For the Years Ended December 31, 2022 and 2021

Schedule XIV - NOTES TO FINANCIAL STATEMENTS

1. Summary of Significant Accounting Policies

Business and System of Accounts --- Xcel Energy Services Inc. (XES or the Company) is a wholly owned subsidiary of Xcel Energy Inc. (Xcel Energy). XES provides Northern States Power Company, a Minnesota corporation (NSP-Minnesota), Northern States Power Company, a Wisconsin corporation (NSP-Wisconsin), Public Service Company of Colorado (PSCo) and Southwestern Public Service Company (SPS) and other subsidiaries of Xcel Energy with a variety of administrative, management, engineering, construction, and corporate support services at cost. XES began operations effective April 2, 1997 doing business as New Century Energy. All of XES' accounting records conform to the Federal Energy Regulatory Commission (FERC) uniform system of accounts or to systems required by various state regulatory commissions, which are the same in all material respects.

Basis of Accounting — The accompanying financial statements were prepared in accordance with the accounting requirements of the FERC as set forth in the Uniform System of Accounts and published accounting releases, which is a comprehensive basis of accounting other than Generally Accepted Accounting Principles (GAAP). The following areas represent the significant differences between the Uniform System of Accounts and GAAP:

- Accumulated deferred income taxes are shown as long-term assets and liabilities at their gross amounts in the FERC presentation, in contrast to the GAAP presentation as net long-term assets and liabilities. Unrecognized tax benefits are recorded for temporary differences in accounts established for accumulated deferred income taxes in the FERC presentation, in contrast to the GAAP presentation as taxes accrued and noncurrent other liabilities.
- Various expenses such as donations, lobbying, and other non-regulatory expenses are presented as other income and deductions for the FERC presentation and reported as operating expenses for the GAAP presentation. Income tax expense is shown as a component of operating expenses in the FERC presentation, in contrast to the GAAP presentation as a below-the-line deduction from operating income.

Subsequent Events - Management has evaluated the impact of events occurring after Dec. 31, 2022 up to Feb. 23, 2023, the date Xcel Energy's GAAP financial statements were issued and has updated such evaluation for disclosure purposes through the date of filing this report. These statements contain all necessary adjustments and disclosures resulting from these evaluations.

Use of Estimates — In recording transactions and balances resulting from business operations, XES uses estimates based on the best information available. The recorded estimates are revised when better information becomes available or when actual amounts can be determined. Those revisions can affect operating results.

Benefit Plans and Other Postretirement Benefits — Xcel Energy maintains pension and postretirement benefit plans for eligible employees. Recognizing the cost of providing benefits and measuring the projected benefit obligation of these plans under applicable accounting guidance requires management to make various assumptions and estimates.

Based on the regulatory recovery mechanisms of Xcel Energy's utility subsidiaries, certain unrecognized actuarial gains and losses and unrecognized prior service costs or credits are recorded as regulatory assets and liabilities, rather than other comprehensive income. Leases - XES evaluates contracts that may contain leases, including arrangements for the use of office space and other facilities, vehicles and equipment. A contract contains a lease if it conveys the exclusive right to control the use of a specific asset. A contract determined to contain a lease is evaluated further to determine if the arrangement is a finance lease.

Income Taxes — The Company's operations are included in the consolidated federal income tax return of Xcel Energy. The allocation of income tax consequences to the Company is calculated under a parent company policy which provides that benefits or liabilities created by the Company, computed on a separate return basis, will be allocated to (and paid to or by) the Company to the extent the benefits are usable or additional liabilities are incurred in Xeel Energy's consolidated tax returns. Deferred taxes are provided on temporary differences between the financial accounting and tax bases of assets and liabilities using the tax rates that are in effect at the balance sheet date (see Note 6).

Accounts Receivable - Accounts receivable are stated at the actual billed amount.

2. Common Stock

XES has authorized the issuance of common stock.

Common Shares Authorized	Par Value
1,000	\$0.01

At Dec. 31, 2022 and 2021, all shares of common stock were issued and held by Xcel Energy.

3. Borrowings and Other Financing Instruments

Money Pool - FERC approval was received to establish a utility money pool arrangement with the utility subsidiaries, subject to receipt of required state regulatory approvals. The utility money pool, administered by XES, allows for short-term investments in and borrowings between the participating utility subsidiaries. Xcel Energy Inc. may make investments in the participating utility subsidiaries at market-based interest rates; however, the money pool arrangement does not allow the participating utility subsidiaries to make investments in Xcel Energy Inc.

The Board of Directors has authorized the Company to borrow directly from Xcel Energy, At Dec. 31, intercompany borrowings outstanding and the weighted average interest rate were as follows:

	Twelve	Months Ended	Twelve Months Ended
(Amounts in Thousands of Dollars, Except Interest Rates)	De	ec. 31, 2022	Dec. 31, 2021
Borrowing limit	\$	400,000 \$	300,000
Intercompany borrowings outstanding at period end		143,800	123,700
Average amount outstanding		196,848	165,170
Maximum amount outstanding		320,600	271,300
Weighted average interest rate, computed on a daily basis		1.98 %	0.58 %
			· · ·

Northern States Power Company	Docke	t No. G002/23-413	
XES 2022 FERC Form 60	Exhibit (1	NLD-1), Schedule 6	
	(Page 44 of 84	
Weighted average interest rate at period end	4.46	_	0.43
4. Commitments and Contingencies			
Leases — XES leases a variety of equipment and facilities used in the normal course of business. Total expenses under operating lease obligations for XES were approximately \$5.7 million in both 2022 and 2021. Future commitments under operating leases are as follows:			
		Total	
(Thousands of Dollars)		Leases	
2023	\$		11,468
2024			4,416
2025			4,237
2026			3,093
2027			—
Thereafter			-
Total minimum obligation			23,214
Interest component of obligation			(1,211)
Present value of minimum obligation			22,003
Less current portion			(10,844)
Noncurrent operating lease obligation	\$		11,159
Weighted avarage remaining large term in years			28

Technology Agreements — Xcel Energy has several contracts for information technology services that extend through 2027. The contracts are cancelable, although there are financial penalties for early termination. Xcel Energy capitalized or expensed \$181 million, \$103 million and \$110 million associated with these contracts in 2022, 2021 and 2020, respectively.

Committed minimum payments under these obligations are \$24 million in 2023.

5. Benefit Plans and Other Postretirement Benefits

Pension and other postretirement disclosures below represent Xcel Energy consolidated information unless specifically identified as being attributable to XES. Consistent with the process for rate recovery of pension and postretirement benefits for its employees, XES accounts for its participation in, and related costs of, pension and other postretirement benefit plans sponsored by Xcel Energy as multiple employer plans. XES is responsible for its share of cash contributions, plan costs and obligations and is entitled to its share of plan assets; accordingly, XES accounts for its pro rata share of these plans, including pension expenses and contributions, resulting in accounting consistent with that of a single employer plan exclusively for XES employees.

The plans invest in various instruments which are disclosed under the accounting guidance for fair value measurements which establishes a hierarchical framework for disclosing the observability of the inputs utilized in measuring fair value. The three levels in the hierarchy and examples of each level are as follows:

- Level 1 Quoted prices are available in active markets for identical assets as of the reporting date. The types of assets included in Level 1 are highly liquid and actively traded instruments with quoted prices.
- Level 2 Pricing inputs are other than quoted prices in active markets, but are either directly observable as of the reporting date. The types of assets included in Level 2 are typically either comparable to actively traded securities or contracts, or priced with models using highly observable inputs.

Level 3 — Significant inputs to pricing have little or no observability as of the reporting date. The types of assets included in Level 3 are those with inputs requiring significant management judgment or estimation.

Pension Benefits

Xcel Energy, which includes XES, has several noncontributory, defined benefit pension plans that cover almost all employees. Generally, benefits are based on a combination of years of service, the employee's average pay and, in some cases, social security benefits. Xcel Energy and XES' policy is to fully fund into an external trust the actuarially determined pension costs recognized for ratemaking and financial reporting purposes, subject to the limitations of applicable employee benefit and tax laws.

In addition to the qualified pension plans, Xcel Energy maintains a supplemental executive retirement plan (SERP) and a nonqualified pension plan. The SERP is maintained for certain executives that were participants in the plan in 2008, when the SERP was closed to new participants. The nonqualified pension plan provides unfunded, nonqualified benefits for compensation that is in excess of the limits applicable to the qualified pension plans. The total obligations of the SERP and nonqualified plan as of Dec. 31, 2022 and 2021 for XES were \$4.9 million and \$35.8 million, respectively. XES recognized

net benefit cost for financial reporting for the SERP and nonqualified plans of \$16.2 million in 2022 and \$3.3 million in 2021. Benefits for these unfunded plans are paid out of Xcel Energy's consolidated operating cash flows.

In 2016, Xcel Energy established rabbi trusts to provide partial funding for future distributions of the SERP and its deferred compensation plan, supplemented by Xcel Energy's consolidated operating cash flows as determined necessary. Also, in 2016, Xcel Energy amended the deferred compensation plan to provide eligible participants the ability to diversify deferred settlements of equity awards, other than time-based equity awards, into various fund options.

Xcel Energy and XES base their investment-return assumption on expected long-term performance for each of the investment types included in its pension asset portfolio. Xcel Energy and XES consider the historical returns achieved by its asset portfolio over the past 20-year or longer period, as well as the long-term return levels projected and recommended by investment experts. Investment returns were below the assumed levels of 6.49 percent in 2021 and above the assumed levels of 6.49 percent in 2021. Xcel Energy and XES continually review their pension assumptions. In 2023, Xcel Energy and XES will use an investment return assumption of 6.93 percent. The pension cost determination assumes a forecasted mix of investment types over the long-term.

The assets are invested in a portfolio according to Xcel Energy and XES' return, liquidity, and diversification objectives to provide a source of funding for plan obligations and minimize the necessity of contributions to the plan, within appropriate levels of risk. The principal mechanism for achieving these objectives is the projected allocation of assets to selected asset classes, given the long-term risk, return, and liquidity characteristics of each particular asset class. There were no significant concentrations of risk in any particular industry, index, or entity. Market volatility can impact even welldiversified portfolios and significantly affect the return levels achieved by pension assets in any year.

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 45 of 84

The following table presents the target pension asset allocations for Xcel Energy at Dec. 31 for the upcoming year:

	2022	2021
Domestic and international equity securities	33 %	33 %
Long-duration fixed income securities	38	37
Short-to-intermediate fixed income securities	9	11
Alternative investments	18	17
Cash	2	2
Total	100 %	100 %

The ongoing investment strategy is based on plan-specific investment recommendations that seek to minimize potential investment and interest rate risk as a plan's funded status increases over time. The investment recommendations result in a greater percentage of long-duration fixed income securities being allocated to plans having relatively lower funded status ratios. The aggregate projected asset allocation presented in the table above for the master pension trust results from the plan-specific strategies. **Pension Plan Assets**

The following tables present, for each of the fair value hierarchy levels, Xcel Energy's pension plan assets that are measured at fair value as of Dec. 31, 2022 and 2021:

				Dec. 31, 2022		
(Millions of Dollars)	Level 1	l	Level 2	Level 3	Investments Measured at NAV	Total
Cash equivalents	S	129 \$	_	\$ —	\$	\$ 129
Commingled funds		935			882	1,817
Debt Securities		—	682	3	_	685
Equity Securities		47				47
Other		_	7	—		7
Total	\$	1,111 \$	689	\$ 3	\$ 882	\$ 2,685

Dec. 31, 2021			
Level 2 Level 3 Investments Measured at NAV Total	Level 2	Level 1	of Dollars)
- \$ - \$	_ 3	133	ivalents \$
— — 1,143	—	1,324	çled funds
959 5 —	959	—	urities
		67	curities
7 — 32	7	—	
<u>966</u> § <u>5</u> § <u>1,175</u> §	966 5	1,524	<u>S</u>
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$		133 1,324 — 67 — 1,524	valents jed funds arities curities

Benefit Obligations — A comparison of the actuarially computed pension benefit obligation and plan assets for Xcel Energy is presented in the following table:

(Thousands of Dollars)	2022		2021	
Accumulated Benefit Obligation at Dec. 31	\$	2,672,358	\$	3,468,636
Change in Projected Benefit Obligation:				
Obligation at Jan. 1	\$	3,718,212	\$	3,964,319
Service cost		96,985		104,108
Interest cost		110,200		103,690
Amendments		571		_
Actuarial loss (gain)		(703,403)		(93,845)
Executive pension transfer		_		4,368
Benefit Payments ^(a)		(351,949)		(364,428)
Obligation at Dec. 31	\$	2,870,616	\$	3,718,212
(Thousands of Dollars)	2022		2021	

Northern States Power Company XES 2022 FERC Form 60		Dock Exhibit(et No. G002/23-413 NLD-1), Schedule 6 Page 46 of 84
Change in Fair Value of Plan Assets:			
Fair value of plan assets at Jan. 1	\$	3,670,013 \$	3,599,374
Actual return (loss) on plan assets		(683,549)	304,119
Employer contributions		50,000	130,948
Benefit payments		(351,949)	(364,428)
Fair value of plan assets at Dec. 31	\$	2,684,515 \$	3,670,013
Funded Status of Plans at Dec. 31:			
Funded status ^(b)	\$	(186,101) \$	(48,199)
(a) Includes approximately \$195 million in 2022 and \$197 million in 2021 of lump-sum benefit payments used in the determination of a settlement charge (b) Amounts are recognized in noncurrent liabilities on Xcel Energy's consolidated balance sheets.			
(Thousands of Dollars)	2022		2021
XES Amounts Not Yet Recognized as Components of Net Periodic Benefit Cost:			
Net loss	\$	151,462 \$	125,269
Prior service cost		(6,352)	(7,337)
Total	\$	145,110 \$	117,932
(Thousands of Dollars)	2022		2021
XES Amounts Not Yet Recognized as Components of Net Periodic Benefit Cost Have Been Recorded As Follows Based on Expected Recovery in Rates:			
Miscellaneous deferred debits	\$	142,174 \$	115,653
Accumulated deferred income taxes		769	601
Net-of-tax accumulated other comprehensive income		3,703	1,678
Total	\$	146,646 \$	117,932
XES accumulated provision for pensions and benefits	\$	78,193 \$	18,982
Measurement date		Dec. 31, 2022	Dec. 31, 2021
(Thousands of Dollars)	2022		2021
Significant Assumptions Used to Measure Benefit Obligations:			
Discount rate for year-end valuation		5.80 %	3.07 %
Expected average long-term increase in compensation level		4.25	3.75
Mortality table		PRI-2012	PRI-2012
<i>Cash Flows</i> — Funding requirements can be impacted by changes to actuarial assumptions, actual asset levels and other calculations prescribed by the requirements of increquirements.	come tax and other pension-related regulation	ns. Required contributions were made in 2	020 - 2023 to meet minimum funding
Voluntary and required pension finding contributions:			
 \$50 million in January 2023 \$50 million in 2022 			

- \$50 million in 2022 \$131 million in 2021 \$150 million in 2020 .

The postretirement health care plans have no funding requirements other than fulfilling benefit payment obligations when claims are presented and approved. Additional cash funding requirements are prescribed by certain state and federal rate regulatory authorities.

Plan Amendments — There were no significant plan amendments made in 2022 or 2020 which affected the postretirement benefit obligation.

In 2021, Xcel Energy amended the Xcel Energy Pension Plan and Xcel Energy Inc. Non-bargaining Pension Plan (South) to reduce supplemental benefits for non-bargaining participants as well as to allow the transfer of a portion of non-qualified pension obligations into the qualified plans.

Benefit Costs — The components of Xcel Energy's net periodic pension cost were:

(Millions of Dollars)	2022	2021
Service cost	\$ 97	\$ 104
Interest cost	110	104
Expected return on plan assets	(208)	(206)
Amortization of prior service credit	(1)	(1)

Northern States Power Company XES 2022 FERC Form 60	Docket No. G0 Exhibit(NLD-1), S Pag	02/23-413 Schedule 6 ge 47 of 84
A montanion of prior service or an	(*)	(4)
Amortization of net loss	75	107
Settlement charge ^(a)	71	59
Net periodic pension cost	144	167
Cost not recognized due to effects of regulation	(30)	(46)
Net benefit cost recognized for financial reporting	\$ 114 \$	121
XES:		
Net periodic pension cost	\$ 36 \$	37

(a) A settlement charge is required when the amount of all lump-sum distributions during the year is greater than the sum of the service and interest cost components of the annual net periodic pension cost. In 2022 and 2021 as a result of lump-sum distributions during the plan year, Xcel Energy recorded a total pension settlement charge of \$71 million and \$59 million, respectively, the majority of which was not recognized due to the effects of regulation. A total of \$9 million and \$7 million was recorded in the consolidated statements of income in 2022 and 2021, respectively, There were no settlement charges recorded for the qualified pension plans in 2020.

	2022	2021
Significant Assumptions Used to Measure Costs:		
Discount Rate	3.08 %	2.71 %
Expected average long-term increase in compensation level	3.75	3.75
Expected average long-term rate of return on assets	6.49	6.49

Defined Contribution Plans

Xcel Energy, which includes XES, maintains 401(k) and other defined contribution plans that cover most employees. Total expense to these plans was approximately \$46 million in 2022 and \$43 million in 2021. XES' portion of that expense was approximately \$16 million in 2022 and \$14 million in 2021.

Postretirement Health Care Benefits

Xcel Energy, which includes XES, has a contributory health and welfare benefit plan that provides health care and death benefits to certain retirees. *Plan Assets* — Certain state agencies that regulate Xcel Energy's utility subsidiaries also have issued guidelines related to the funding of postretirement benefit costs. These assets are invested in a manner consistent with the investment strategy for the pension plan.

The following table presents the target postretirement asset allocations for Xcel Energy at Dec. 31 for the upcoming year:

	2022	2021
Domestic and international equity securities	16 %	15 %
Short-to-intermediate fixed income securities	71	71
Alternative investments	12	8
Cash	1	6
Total	100 %	100 %

Xcel Energy and XES bases its investment-return assumption for the postretirement health care fund assets on expected long-term performance for each of the investment types included in its asset portfolio. The assets are invested in a portfolio according to Xcel Energy's return, liquidity, and diversification objectives to provide a source of funding for plan obligations and minimize contributions to the plan, within appropriate levels of risk. The principal mechanism for achieving these objectives is the projected asset allocation given the long-term risk, return, correlation, and liquidity denarce to asset significant vertices of each objective were no significant operatives of breater the relative asset in any particular industry, index, or entity. Market ovell-diversified portfolios and significant vertices of each particular industry.

The following tables present, for each of the fair value hierarchy levels, Xcel Energy's postretirement benefit plan assets that are measured at fair value as of Dec. 31, 2022 and 2021:

		Dec. 31, 2022						
(Millions of Dollars)	Le	vel 1	Level 2	Level 3	Investments Measured at NAV	Total		
Cash equivalents	\$	31 \$	— \$	_	\$	\$ 31		
Insurance contracts		_	41	_	—	41		
Commingled funds		54	_	_	63	117		
Debt Securities		—	175	1	_	176		
Other		—	(1)	_	—	(1)		
Total	<u>\$</u>	85 \$	215 \$	1	\$ 63	\$ 364		
				Dec. 31, 2021				
(Millions of Dollars)	Le	vel 1	Level 2	Level 3	Investments Measured at NAV	Total		
A 1 1 1 .	n	20 0	e		·	n		

۲ ۲	Northern States Power Company KES 2022 FERC Form 60				Exhi	Docket No. G002/23 pit(NLD-1), Schec Page 48	3-413 lule 6 of 84
Cash equivalents		\$	28 \$	— \$	- \$	- \$	28
Insurance contracts			_	52	_		52
Commingled funds			64	—	_	77	141
Debt Securities			_	218	1	_	219
Other			_	2	_		2
Total		\$	92 \$	272 \$	1 \$	77 \$	442
Immaterial assets w	ere transferred in or out of Level 3 for 2022. No assets were transferred	in or out of Level 3 for 2021.					
Benefit Obligations (Thousands of Dol	- A comparison of the actuarially computed benefit obligation and pla [ars]	n assets for Xcel Energy is presented in t	he following table:		2022	2021	
Change in Project	ed Benefit Obligation:						
Obligation at Ian 1				\$	511 379 \$		574 390
Service Cost				Ψ	1 552		1 914
Interest Cost					1,552		1,514
Medicare subsidy r	eimhursement				1 170		2 331
Plan participants' co	antributions				8 445		8 350
Actuarial (gain) los	s				(85,186)		(40.781)
Renafit navmants	5				(47,716)		(49,492)
Obligation at Day	21			2	404.833		511 370
Obligation at Dec.	31			ф			511,575
(Thousands of Dol	lars)				2022	2021	
Change in Fair Va	lue of Plan Assets:						
Fair value of plan a	ssets at Jan. 1			\$	442,080 \$		452,288
Actual return on pla	an assets				(51,277)		15,973
Plan participants' co	ontributions				8,445		8,350
Employer contribut	ions				12,701		14,961
Benefit payments					(47,716)		(49,492)
Fair value of plan	assets at Dec. 31			\$	364,233 \$		442,080
(Thousands of Dol	lave)				2022	2021	
(Thousands of Dol	lars)				2022	2021	
Funded Status of Funded status	lans at Dec. 31:			\$	(40,600) \$		(69,299)
Misselleneous defe	mod dahita			¢	(1.797)		(2.052)
Accumulated provis	sion for pensions and benefits			.p	(1,707) \$		(07 027)
Net postretiremen	t amounts recognized on the balance sheet			\$	(74,042) \$		(101,890)
							<u> </u>
(Thousands of Dol	lars)				2022	2021	
XES Amounts Not	Yet Recognized as Components of Net Periodic Benefit Cost:						
Net loss				\$	9,427 \$		15,037
Prior service credit					(33)		(311)
Total				\$	9,394 \$		14,726
(Thousands of Dol	lars)				2022	2021	
XES Amounts Not	Yet Recognized as Components of Net Periodic Benefit Cost Have E	Been Recorded as Follows Based Upon	Expected Recovery in Rates:				
Miscellaneous defe	rred debits			\$	8,410 \$		13,456
Accumulated defer	red income taxes				189		330
Net-of-tax accumul	ated other comprehensive income				908		940
Total				\$	9,507 \$		14,726

Northern States Power Company XES 2022 FERC Form 60	1	Docket No. G002/23-413 Exhibit(NLD-1), Schedule 6 Page 49 of 84	
XES accumulated provision for pensions and benefits	\$ 20,159	\$ 2	25,963
Measurement date	Dec. 31, 202	Dec. 31	1,2021
	2022	2021	
Significant Assumptions Used to measure Benefit Obligations:	 2022	2021	
Significant Assumptions Used to measure Benefit Obligations: Discount rate for year-end valuation	 2022 5.80 %	2021	3.09 %
Significant Assumptions Used to measure Benefit Obligations: Discount rate for year-end valuation Mortality table	 2022 5.80 % PRI-2012	2021	3.09 % I-2012
Significant Assumptions Used to measure Benefit Obligations: Discount rate for year-end valuation Mortality table Health care costs trend rate - initial: Pre-65	 2022 5.80 % PRI-2012 6.50 %	2021	3.09 % I-2012 5.30 %

As of Dec. 31, 2022, the initial medical trend cost claim assumptions for Pre-65 was 6.5% and Post-65 was 5.5%. The ultimate trend assumption remained at 4.5% for both Pre-65 and Post-65 claims costs. Xcel Energy bases its medical trend assumption on the long-term cost inflation expected in the health care market, considering the levels projected and recommended by industry experts, as well as recent actual medical cost experienced by Xcel Energy's retiree medical plan.

Cash Flows — The postretirement health care plans have no funding requirements under income tax and other retirement-related regulations other than fulfilling benefit payment obligations, when claims are presented and approved under the plans. Additional cash funding requirements are prescribed by certain state and federal rate regulatory authorities. Xcel Energy, which includes XES, contributed \$13 million, \$15 million during 2022, 2021, and 2020, respectively, to the postretirement health care plans. Xcel Energy expects to contribute approximately \$12 million during 2023.

Benefit Costs — The components of Xcel Energy's net periodic postretirement benefit cost were:

(Thousands of Dollars)		2022	2021
Service cost	\$	1,552 \$	1,914
Interest cost		15,189	14,667
Expected return on plan assets		(17,505)	(17,887)
Amortization of prior service credits		(6,363)	(7,919)
Amortization of net loss		2,305	5,393
Net periodic postretirement benefit credit	\$	(4,822) \$	(3,832)
XES:			
Net periodic postretirement benefit cost recognized	\$	950 \$	1,150
	2	022	2021
Significant Assumptions Used to Measure Costs:			
Discount rate		3.09 %	2.65 %
Expected average long-term rate of return on assets		4.10	4.10
л (, , , , , , , , , , , , , , , , , ,			

Projected Benefit Payments

The following table lists Xcel Energy's projected benefit payments for the pension and postretirement benefit plans:

(Thousands of Dollars)	Projected Pension Benefits Payments	Gross Projected Postretirement Health Care Benefit Payments	Expected Medicare Part D Subsidies	Net Projected Postretirement Health Care Benefit Payments
2023	\$ 282,749	\$ 42,276	\$ 2,117	\$ 40,159
2024	248,704	41,179	2,179	39,000
2025	248,698	39,833	2,246	37,587
2026	246,145	38,742	2,296	36,446
2027	242,638	37,434	2,330	35,104
2028-2032	1,161,696	166,690	11,591	155,099
6. Income Taxes				

The components of income tax expense for the years ending Dec. 31 were as follows:

(Thousands of Dollars)	2022	2021
Current federal tax expense	\$ 6,245	\$ 1,903
Current state tax expense	2,584	1,475
Current change in unrecognized tax (benefit) expense	(1,834)	(12)

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 50 of 84

26,503

28,545

\$

Deferred federal tax expense (benefit)	(3,780)	3,892		
Deferred state tax expense (benefit)	(986)	1,212		
Total income tax expense	\$ 2,229 \$	8,470		
Total income tax expense from operations differs from the amount computed by applying the statutory federal income tax rate to income be	fore income tax expense. The following reconciles such differences for the years ending Dec. 31:			
	2022	2021		
Federal statutory rate	21 %	21 %		
State income taxes, net of federal income tax benefit	5	5		
Increase (decrease) in tax from:				
Resolutions of income tax audit and other	(88)	4		
Texas margin tax, net of federal tax effect	36	9		
Executive officer non-deductible compensation	117	64		
Non-deductible business meals	1	1		
Adjustments attributed to tax returns	5	(3)		
Insurance fund income	3	(1)		
Effective income tax rate	100 %	100 %		
The components of the accumulated deferred income taxes at Dec. 31 were as follows:				
(Thousands of Dollars)	2022	2021		
Deferred tax liabilities:				
Employee benefits	\$ 16,377 \$	24,748		
Operating lease assets	5,644	6,897		
Difference between book and tax base of property	1,773	2,053		
Other	500	886		
Total deferred tax liabilities	\$ <u>24,294</u> \$	34,584		
Deferred tax assets:				
Employee benefits	\$ 45,993 \$	53,048		
Operating lease assets	5,644	6,897		
Other	1,202	1,142		
Total deferred tax assets	52,839	61,087		

7. Financial Instruments

Net deferred tax asset

In June 2016, XES established rabbi trusts to provide partial funding for future distributions of its supplemental executive retirement plan and deferred compensation plan. The following table presents the cost and fair value of the assets held in rabbi trusts at Dec. 31, 2022 and 2021:

			Dec. 31, 2022	!		
(Millions of Dollars)	 Cost	Level 1	Level 2	L	evel 3	Total
Rabbi Trust ^(a)						
Cash equivalents	\$ — \$	—	\$	— \$	— \$	—
Mutual funds	61	62			_	62
Total	\$ 61 \$	62	\$	\$	— \$	62
			Dec. 31, 2021	1		
(Millions of Dollars)	 Cost	Level 1	Level 2	L	evel 3	Total
Rabbi Trust ^(a)						
Cash equivalents	\$ 19 \$	19	\$	— \$	— \$	19
Mutual funds	59	70		_	_	70
Total	\$ 78 \$	89	\$	— \$	— \$	89

\$

(a) Reported as other investments on the balance sheet.

I

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 52 of 84

Schedule XX - Organization Chart

Organization Chart	Service Function *					
Chief Executive Officer (CEO)	Executive Management Services					
Corporate Other	Accounting, Financial Reporting & Taxes					
Customer and Innovation						
Customer Experience Transformation	Business Systems & Innovation; Corporate Strategy & Business Development; Customer Service					
Business Systems	Business Systems & Innovation					
Customer & Brand Strategy	Business Systems & Innovation; Corporate Strategy & Business Development; Customer Service; Energy Delivery Marketing					
Customer Care	Customer Service; Receipts Processing					
Customer Solutions & Innovation	Business Systems & Innovation; Customer Service					
Enterprise Security and Emergency Management	Business Systems & Innovation					
Innovation and Transformation Office	Business Systems & Innovation; Customer Service					
Financial Operations						
Chief Financial Officer	Accounting, Financial Reporting & Taxes					
Controller	Accounting, Financial Reporting & Taxes					
Corporate Development	Corporate Strategy & Business Development					
Financial Analysis and Planning	Finance & Treasury					
Financial Planning	Finance & Treasury; Rates & Regulation					
Investor Relations	Investor Relations					
Treasurer	Finance & Treasury					
General Counsel						
Claims Services	Claims Services					
Corporate Secretary	Executive Management Services					
Legal Services	Legal					
Human Resources and Employee Services						
Aviation Services	Aviation Services					
Employee Services	Human Resources & Payroll					
Property Services	Facilities and Real Estate; Facilities Admin Services					
Workforce Relations & Safety	Human Resources					
Operations						
Commercial Operations	Energy Markets Regulated Trading & Marketing; Energy Markets – Fuel Procurement					
Distribution	Energy Delivery Marketing; Energy Delivery (COM); Energy Delivery Engineering/Design					
Energy Supply	Energy Supply Business Resources; Environmental Services & System Planning					
Gas Engineering & Operations	Energy Delivery Marketing; Energy Delivery (COM); Energy Delivery Engineering/Design					
Transmission	Energy Delivery Marketing; Energy Delivery (COM); Energy Delivery Engineering/Design					
Strategy Planning & External Affairs						
Energy & Environmental Policy	Government Affairs					
Federal Governmental Affairs	Government Affairs					
Federal Regulatory Affairs	Government Affairs					
Strategic Communications	Corporate Communications; Employee Communications; Marketing & Sales					
Strategic Resources and Business Planning	Corporate Strategy & Business Development					
Group President / Utilities						
NSPM President	Government Affairs; Rates & Regulation					
NSPW President	Government Affairs; Rates & Regulation					
PSCo President	Government Attairs; Rates & Regulation					
SYS President	Government Affairs; Rates & Regulation					
Audit & Financial Services						
Kisk Management & Audit Services	Internal Audit & Risk					
supply chain operations	Supply Chain; Supply Chain Special Programs; Fleet					
	Payment & Reporting					
systems strategy & rianning						

Systems Strategy & Planning

Environmental Services & System Planning

FERIC FORMINE tion (NEW \$12,195) the primary service functions for each area; however, others may be used based on a case-by-case basis depending on the specific work being performed.

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 54 of 84

Name o Xcel En	f Respondent: ergy Services Inc.		This Report Is: (1) ☑ An Original (2) □ A Resubmission	Resubmission Da 04/25/2023	te (Mo, Da, Yr)	Year/Period of Report: End of: 2022/ Q4
	-		Schedule XV -	Comparative Income	Statement	-
Line No.	Account Number (a)		Title of Account (b)		Current Year (c)	Prior Year (d)
1		SERVICE C	OMPANY OPERATING REVENUES			
2	400	Service Corr	npany Operating Revenues		1,722,459,350	1,566,990,295
3		SERVICE C	OMPANY OPERATING EXPENSES			
4	401	Operation E	xpenses		953,002,192	916,890,005
5	402	Maintenance	e Expenses		20,202,595	17,759,291
6	403	Depreciation	n Expenses			
7	403.1	Depreciation	n Expense for Asset Retirement Costs			
8	404	Amortization	n of Limited-Term Property			
9	405	Amortization	n of Other Property			
10	407.3	Regulatory [Debits			
11	407.4	Regulatory (Credits			
12	408.1	Taxes Other	Than Income Taxes, Operating Income		24,485,733	22,976,738
13	409.1	Income Taxe	es, Operating Income		(2,290,936)	(8,452,861)
14	410.1	Provision for	r Deferred Income Taxes, Operating Income		65,952	
15	411.1	Provision for	r Deferred Income Taxes - Credit, Operating Incor	me		
16	411.4	Investment	Tax Credit, Service Company Property			
17	411.6	Gains from [Disposition of Service Company Plant		0	
18	411.7	Losses from	Disposition of Service Company Plant		0	
19	411.10	Accretion Ex	xpense		0	
20	412	Costs and E	xpenses of Construction or Other Services		699,572,490	603,604,204
21	416	Costs and E	xpenses of Merchandising, Jobbing, and Contract	Work	0	

22		TOTAL SERVICE COMPANY OPERATING EXPENSES (Total of Lines 4-21)	1,695,038,026	1,552,777,377
23		NET SERVICE COMPANY OPERATING INCOME (Total of Lines 2 less 22)	27,421,324	14,212,918
24		OTHER INCOME		
25	418.1	Equity in Earnings of Subsidiary Companies	0	
26	419	Interest and Dividend Income	(9,987,739)	7,935,774
27	419.1	Allowance for Other Funds Used During Construction	0	
28	421	Miscellaneous Income or Loss	4,124,666	
29	421.1	Gain on Disposition of Property	0	
30		TOTAL OTHER INCOME (Total of Lines 25-29)	(5,863,073)	7,935,774
31		OTHER INCOME DEDUCTIONS		
32	421.2	Loss on Disposition of Property	0	
33	425	Miscellaneous Amortization	0	
34	426.1	Donations	8,514,168	674,650
35	426.2	Life Insurance	[@] 261,480	(214,440)
36	426.3	Penalties	2,366	13,049
37	426.4	Expenditures for Certain Civic, Political and Related Activities	2,462,999	2,562,250
38	426.5	Other Deductions	683,477	550,579
39		TOTAL OTHER INCOME DEDUCTIONS (Total of Lines 32-38)	11,924,490	3,586,088
40		TAXES APPLICABLE TO OTHER INCOME AND DEDUCTIONS		
41	408.2	Taxes Other Than Income Taxes, Other Income and Deductions	277,610	261,646
42	409.2	Income Taxes, Other Income and Deductions	9,286,532	11,818,574
43	410.2	Provision for Deferred Income Taxes, Other Income and Deductions	(4,832,098)	5,104,511
44	411.2	Provision for Deferred Income Taxes - Credit, Other Income and Deductions		
45	411.5	Investment Tax Credit, Other Income Deductions		
46		TOTAL TAXES APPLICABLE TO OTHER INCOME AND DEDUCTIONS (Total of Lines 41-45)	4,732,044	17,184,731

47		INTEREST CHARGES		
48	427	Interest on Long-Term Debt	0	
49	428	Amortization of Debt Discount and Expense	0	
50	429	(less) Amortization of Premium on Debt- Credit	0	
51	430	Interest on Debt to Associate Companies	4,796,394	1,042,088
52	431	Other Interest Expense	105,323	335,785
53	432	(less) Allowance for Borrowed Funds Used During Construction-Credit	0	
54		TOTAL INTEREST CHARGES (Total of Lines 48-53)	4,901,717	1,377,873
55		NET INCOME BEFORE EXTRAORDINARY ITEMS (Total of Lines 23, 30, minus 39, 46, and 54)	0	0
56		EXTRAORDINARY ITEMS		
57	434	Extraordinary Income		
58	435	(less) Extraordinary Deductions		
59		Net Extraordinary Items (Line 57 less Line 58)	0	0
60	409.4	(less) Income Taxes, Extraordinary		
61		Extraordinary Items After Taxes (Line 59 less Line 60)	0	0
62		NET INCOME OR LOSS/COST OF SERVICE (Total of Lines 55 and 61)	0	0

FOOTNOTE DATA

P										
(a) Concept: LifeInsurance										
FERC Account 246.2-Life Insurance										
The 2022 balance in FERC 426.2 includes the net premiu	m, less increase in cash surrender value of	policies.								
Cash surrender value of policies	\$	(79,540)								
Premiums		341,020								
Total	stal \$ 261,480									
FERC FORM No. 60 (REVISED 12-07)										

Name Xcel E	of Respondent Energy Services	Inc.	This Report Is: (1) ☑ An Original (2) □ A Resubmis	This Report Is: (1) ☑ An Original (2) □ A Resubmission			Resubmission Date (Mo, Da, Yr) 04/25/2023				Year/Period of Report: End of: 2022/ Q4		
			Schedule	• XVI - Analysis of Cl	narges for Servi	vice - As	sociate and Nonasso	ciate Companies	5				
1.	1. Total cost of service will equal for associate and non-associate companies the total amount billed under their separate analysis of billing schedules.												
Line No.	Account Number (a)	Title of Account (b)	Associate Company Direct Cost (c)	Associate Company Indirect Cost (d)	Associate Company T Cost (e)	te Fotal	Nonassociate Company Direct Cost (f)	Nonassociate Company Indirect Cost (g)	Nonassociate Company Total Cost (h)	Total Charges for Services Direct Cost	Total Charges for Services Indirect Cost	Total Charges for Services Total Cost	
										(1)	(i)	(K)	
1	403-403.1	Depreciation Expense				0			0	0	0	0	
2	404-405	Amortization Expense				0			0	0	0	0	
3	407.3-407.4	Regulatory Debits/Credits - Net				0			0	0	0	0	
4	408.1-408.2	Taxes Other Than Income Taxes	8,798,109	15,965,234	24,76	63,343			0	8,798,109	15,965,234	24,763,343	
5	409.1-409.3	Income Taxes	6,995,596		6,99	95,596			0	6,995,596	0	6,995,596	
6	410.1-410.2	Provision for Deferred Taxes	(4,766,146)		(4,766	6,146)			0	(4,766,146)	0	(4,766,146)	
7	411.1-411.2	Provision for Deferred Taxes - Credit				0			0	0	0	0	
8	411.6	Gain from Disposition of Service Company Plant				0			0	0	0	0	
9	411.7	Losses from Disposition of Service Company Plant				0			0	0	0	0	
10	411.4-411.5	Investment Tax Credit Adjustment				0			0	0	0	0	
11	411.10	Accretion Expense				0			0	0	0	0	
12	412	Costs and Expenses of Construction or Other Services	699,572,490		699,57	72,490			0	699,572,490	0	699,572,490	
13	416	Costs and Expenses of Merchandising, Jobbing, and Contract Work for Associated Companies				0			0	0	0	0	

		1	1		1	1	1	1		1	1
14	418	Non-operating Rental Income			0			0	0	0	0
15	418.1	Equity in Earnings of Subsidiary Companies			0			0	0	0	0
16	419	Interest and Dividend Income	905,559	(10,893,298)	(9,987,739)			0	905,559	(10,893,298)	(9,987,739)
17	419.1	Allowance for Other Funds Used During Construction			0			0	0	0	0
18	421	Miscellaneous Income or Loss		4,124,666	4,124,666			0	0	4,124,666	4,124,666
19	421.1	Gain on Disposition of Property			0			0	0	0	0
20	421.2	Loss on Disposition Of Property			0			0	0	0	0
21	425	Miscellaneous Amortization			0			0	0	0	0
22	426.1	Donations	119,973	8,394,195	8,514,168			0	119,973	8,394,195	8,514,168
23	426.2	Life Insurance		^(a) 261,480	261,480			0	0	261,480	®261,480
24	426.3	Penalties	2,000	366	2,366			0	2,000	366	2,366
25	426.4	Expenditures for Certain Civic, Political and Related Activities	138,149	2,324,850	2,462,999			0	138,149	2,324,850	2,462,999
26	426.5	Other Deductions	26,235	657,242	683,477			0	26,235	657,242	683,477
27	427	Interest On Long-Term Debt			0			0	0	0	0
28	428	Amortization of Debt Discount and Expense			0			0	0	0	0
29	429	Amortization of Premium on Debt - Credit			0			0	0	0	0
30	430	Interest on Debt to Associate Companies	4,796,394		4,796,394			0	4,796,394	0	4,796,394
31	431	Other Interest Expense		105,323	105,323			0	0	105,323	105,323
32	432	Allowance for Borrowed Funds Used During Construction			0			0	0	0	0

33	500-509	Total Steam Power Generation Operation Expenses	28,228,299	6,039,875	34,268,174		0	28,228,299	6,039,875	34,268,174
34	510-515	Total Steam Power Generation Maintenance Expenses	4,971,076	182,933	5,154,009		0	4,971,076	182,933	5,154,009
35	517-525	Total Nuclear Power Generation Operation Expenses	13,263,314		13,263,314		0	13,263,314	0	13,263,314
36	528-532	Total Nuclear Power Generation Maintenance Expenses	260,166		260,166		0	260,166	0	260,166
37	535-540.1	Total Hydraulic Power Generation Operation Expenses	1,381,132	272,315	1,653,447		0	1,381,132	272,315	1,653,447
38	541-545.1	Total Hydraulic Power Generation Maintenance Expenses	514,691	4,810	519,501		0	514,691	4,810	519,501
39	546-550.1	Total Other Power Generation Operation Expenses	10,839,565	4,971,655	15,811,220		0	10,839,565	4,971,655	15,811,220
40	551-554.1	Total Other Power Generation Maintenance Expenses	6,322,717	153,550	6,476,267		0	6,322,717	153,550	6,476,267
41	555-557	Total Other Power Supply Operation Expenses	10,259,925	6,121,132	16,381,057		0	10,259,925	6,121,132	16,381,057
42	560	Operation Supervision and Engineering	11,584,989	10,898,441	22,483,430		0	11,584,989	10,898,441	22,483,430
43	561.1	Load Dispatch-Reliability			0		0	0	0	0
44	561.2	Load Dispatch-Monitor and Operate Transmission System	1,811,892	3,474,748	5,286,640		0	1,811,892	3,474,748	5,286,640
45	561.3	Load Dispatch-Transmission Service and Scheduling			0		0	0	0	0
46	561.4	Scheduling, System Control and Dispatch Services			0		0	0	0	0
47	561.5	Reliability Planning and Standards Development	40,514		40,514		0	40,514	0	40,514
48	561.6	Transmission Service Studies	22,457		22,457		0	22,457	0	22,457

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 61 of 84

1	1				1	1	1	1	1	1
49	561.7	Generation Interconnection Studies	782,383		782,383		0	782,383	0	782,383
50	561.8	Reliability Planning and Standards Development Services	2,064		2,064		0	2,064	0	2,064
51	562	Station Expenses (Major Only)	28,501		28,501		0	28,501	0	28,501
51.1	562.1	Operation of Energy Storage Equipment								
52	563	Overhead Line Expenses (Major Only)	261,938		261,938		0	261,938	0	261,938
53	564	Underground Line Expenses (Major Only)	64		64		0	64	0	64
54	565	Transmission of Electricity by Others (Major Only)			0		0	0	0	0
55	566	Miscellaneous Transmission Expenses (Major Only)	10,982,368	1,484	10,983,852		0	10,982,368	1,484	10,983,852
56	567	Rents	4,385,159	35,072	4,420,231		0	4,385,159	35,072	4,420,231
57	567.1	Operation Supplies and Expenses (Nonmajor Only)			0		0	0	0	0
58		Total Transmission Operation Expenses	29,902,329	14,409,745	44,312,074		0	29,902,329	14,409,745	44,312,074
59	568	Maintenance Supervision and Engineering (Major Only)			0		0	0	0	0
60	569	Maintenance of Structures (Major Only)			0		0	0	0	0
61	569.1	Maintenance of Computer Hardware			0		0	0	0	0
62	569.2	Maintenance of Computer Software			0		0	0	0	0
63	569.3	Maintenance of Communication Equipment			0		0	0	0	0
64	569.4	Maintenance of Miscellaneous Regional Transmission Plant			0		0	0	0	0

65	570	Maintenance of Station Equipment (Major Only)	20,384		20,384		0	20,384	0	20,384
65.1	570.1	Maintenance of Energy Storage Equipment								
66	571	Maintenance of Overhead Lines (Major Only)	260,221		260,221		0	260,221	0	260,221
67	572	Maintenance of Underground Lines (Major Only)			0		0	0	0	0
68	573	Maintenance of Miscellaneous Transmission Plant (Major Only)	79		79		0	79	0	79
69	574	Maintenance of Transmission Plant (Nonmajor Only)			0		0	0	0	0
70		Total Transmission Maintenance Expenses	280,684	0	280,684		0	280,684	0	280,684
71	575.1-575.8	Total Regional Market Operation Expenses	1,111,643		1,111,643		0	1,111,643	0	1,111,643
72	576.1-576.5	Total Regional Market Maintenance Expenses			0		0	0	0	0
73	580-589	Total Distribution Operation Expenses	35,288,440	7,387,009	42,675,449		0	35,288,440	7,387,009	42,675,449
74	590-598	Total Distribution Maintenance Expenses	3,732,859		3,732,859		0	3,732,859	0	3,732,859
75		Total Electric Operation and Maintenance Expenses	861,134,081	74,020,346	935,154,427		0	861,134,081	74,020,346	935,154,427
76	700-798	Production Expenses (Provide selected accounts in a footnote)	63,094		63,094		0	63,094	0	63,094
77	800-813	Total Other Gas Supply Operation Expenses	1,104,163		1,104,163		0	1,104,163	0	1,104,163
78	814-826	Total Underground Storage Operation Expenses	48,424		48,424		0	48,424	0	48,424
79	830-837	Total Underground Storage Maintenance Expenses	120,619		120,619		0	120,619	0	120,619
80	840-842.3	Total Other Storage Operation Expenses	1,389,466		1,389,466		0	1,389,466	0	1,389,466

81	843.1-843.9	Total Other Storage Maintenance Expenses	392,787		392,787		0	392,787	0	392,787
82	844.1-846.2	Total Liquefied Natural Gas Terminaling and Processing Operation Expenses	112,408		112,408		0	112,408	0	112,408
83	847.1-847.8	Total Liquefied Natural Gas Terminaling and Processing Maintenance Expenses	14,419		14,419		0	14,419	0	14,419
84	850	Operation Supervision and Engineering	1,950,429	998,665	2,949,094		0	1,950,429	998,665	2,949,094
85	851	System Control and Load Dispatching	93,551	652,460	746,011		0	93,551	652,460	746,011
86	852	Communication System Expenses	17		17		0	17	0	17
87	853	Compressor Station Labor and Expenses	1,683		1,683		0	1,683	0	1,683
88	854	Gas for Compressor Station Fuel			0		0	0	0	0
89	855	Other Fuel and Power for Compressor Stations			0		0	0	0	0
90	856	Mains Expenses	74,033		74,033		0	74,033	0	74,033
91	857	Measuring and Regulating Station Expenses	766		766		0	766	0	766
92	858	Transmission and Compression of Gas By Others			0		0	0	0	0
93	859	Other Expenses	722,482	6,707	729,189		0	722,482	6,707	729,189
94	860	Rents	1,026,081		1,026,081		0	1,026,081	0	1,026,081
95		Total Gas Transmission Operation Expenses	3,869,042	1,657,832	5,526,874		0	3,869,042	1,657,832	5,526,874
96	861	Maintenance Supervision and Engineering			0		0	0	0	0
97	862	Maintenance of Structures and Improvements			0		0	0	0	0
98	863	Maintenance of Mains	17,107		17,107		0	17,107	0	17,107

99	864	Maintenance of Compressor Station Equipment	13,458		13,458		0	13,458	0	13,458
100	865	Maintenance of Measuring And Regulating Station Equipment	4,911		4,911		0	4,911	0	4,911
101	866	Maintenance of Communication Equipment	1	9,061	9,062		0	1	9,061	9,062
102	867	Maintenance of Other Equipment			0		0	0	0	0
103		Total Gas Transmission Maintenance Expenses	35,477	9,061	44,538		0	35,477	9,061	44,538
104	870-881	Total Distribution Operation Expenses	16,078,248	7,461,118	23,539,366		0	16,078,248	7,461,118	23,539,366
105	885-894	Total Distribution Maintenance Expenses	838,822		838,822		0	838,822	0	838,822
106		Total Natural Gas Operation and Maintenance Expenses	24,066,969	9,128,011	33,194,980		0	24,066,969	9,128,011	33,194,980
107	901	Supervision		425,356	425,356		0	0	425,356	425,356
108	902	Meter reading expenses	13,899,851	9,526,335	23,426,186		0	13,899,851	9,526,335	23,426,186
109	903	Customer records and collection expenses	536,356	59,182,709	59,719,065		0	536,356	59,182,709	59,719,065
110	904	Uncollectible accounts			0		0	0	0	0
111	905	Miscellaneous customer accounts expenses	1,053,735		1,053,735		0	1,053,735	0	1,053,735
112		Total Customer Accounts Operation Expenses	15,489,942	69,134,400	84,624,342		0	15,489,942	69,134,400	84,624,342
113	907	Supervision			0		0	0	0	0
114	908	Customer assistance expenses	816,074	517,768	1,333,842		0	816,074	517,768	1,333,842
115	909	Informational And Instructional Advertising Expenses	84,996	1,232,503	1,317,499		0	84,996	1,232,503	1,317,499
116	910	Miscellaneous Customer Service And Informational Expenses	846,278		846,278		0	846,278	0	846,278

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 65 of 84

117		Total Service and Informational Operation Accounts	1,747,348	1,750,271	3,497,619		0	1,747,348	1,750,271	3,497,619
118	911	Supervision			0		0	0	0	0
119	912	Demonstrating and Selling Expenses	6,180,014	2,632,441	8,812,455		0	6,180,014	2,632,441	8,812,455
120	913	Advertising Expenses			0		0	0	0	0
121	916	Miscellaneous Sales Expenses	103,825		103,825		0	103,825	0	103,825
122		Total Sales Operation Expenses	6,283,839	2,632,441	8,916,280		0	6,283,839	2,632,441	8,916,280
123	920	Administrative and General Salaries	32,032,136	170,546,689	202,578,825		0	32,032,136	170,546,689	202,578,825
124	921	Office Supplies and Expenses	31,095,888	117,170,287	148,266,175		0	31,095,888	117,170,287	148,266,175
125	923	Outside Services Employed	5,140,837	40,100,446	45,241,283		0	5,140,837	40,100,446	45,241,283
126	924	Property Insurance		124,346	124,346		0	0	124,346	124,346
127	925	Injuries and Damages	117,348	20,205,302	20,322,650		0	117,348	20,205,302	20,322,650
128	926	Employee Pensions and Benefits	30,111,165	52,648,369	82,759,534		0	30,111,165	52,648,369	82,759,534
129	928	Regulatory Commission Expenses	5,042		5,042		0	5,042	0	5,042
130	930.1	General Advertising Expenses	56,043	7,701,687	7,757,730		0	56,043	7,701,687	7,757,730
131	930.2	Miscellaneous General Expenses	135,973	11,476,732	11,612,705		0	135,973	11,476,732	11,612,705
132	931	Rents	21,672,898	114,365,871	136,038,769		0	21,672,898	114,365,871	136,038,769
133		Total Administrative and General Operation Expenses	120,367,330	534,339,729	654,707,059		0	120,367,330	534,339,729	654,707,059
134	935	Maintenance of Structures and Equipment	1,640,455	724,188	2,364,643		0	1,640,455	724,188	2,364,643
135		Total Administrative and General Maintenance Expenses	145,528,914	608,581,029	754,109,943		0	145,528,914	608,581,029	754,109,943

130 Iotal Cost of Service 1,030,723,304 031,723,300 1,722,433,330	136	Total Cost of Service	1,030,729,964	691,729,386	1,722,459,350			0	1,030,729,964	691,729,386	1,722,459,350
---	-----	-----------------------	---------------	-------------	---------------	--	--	---	---------------	-------------	---------------

FERC FORM No. 60 (REVISED 12-07)

FOOTNOTE DATA

a) Concept: LifeInsuranceAssociateCompanyIndirectCost									
RC Account 246.2-Life Insurance									
The 2022 balance in FERC 426.2 includes the net premium, less increase	he 2022 balance in FERC 426.2 includes the net premium, less increase in cash surrender value of policies.								
Cash surrender value of policies	\$	(79,540)							
Premiums		341,020							
Total	\$	261,480							
(b) Concept: LifeInsurance									
FERC Account 246.2-Life Insurance									
The 2022 balance in FERC 426.2 includes the net premium, less increase	e in cash surrender value of policies.								
Cash surrender value of policies	\$	(79,540)							
Premiums		341,020							
Total	\$	261,480							
FERC FORM No. 60 (REVISED 12-07)		-							

Name of Respondent: This Report Is Xcel Energy Services Inc. (1) ☑ An Orig (2) □ A Result		inal omission	Resubmission Date (Mo, Da, Yr) 04/25/2023	Yea Enc	Year/Period of Report: End of: 2022/ Q4							
	Schedule XVII - Analysis of Billing - Associate Companies (Account 457)											
1. F	1. For Services Rendered to Associate Companies (Account 457), list all of the associate companies.											
Line No.	Name of Associate Company (a)		Account 457.1 Direct Costs Charged (b)	Account 457.2 Indirect Costs Charged (c)	Account 457.3 Compensation Use of Capital (d)	n for <u>Total Amount Billed</u> (e)						
1	NSP-Minnesota		381,145,3	14 290,738,211	757	7,631 672,641,156						
2	PSCo		423,933,1	18 244,088,745	1,918	8,559 669,940,422						
3	SPS		144,439,2	92,551,715	804	4,172 237,795,106						
4	NSP-Wisconsin		68,994,3	39 44,565,755	445	5,153 114,005,297						
5	Xcel Energy, Inc.		3,922,1	98 19,383,082	(42,	2,200) 23,263,080						
6	Xcel Energy Joint Ventures		2,033,4	08 0		0 (a)2,033,408						
7	Xcel Energy Nuclear Services Idaho, LLC		975,7	56 0	1	1,610 977,366						
8	Nicollet Land Services, LLC		623,4	33 0	2	2,967 626,450						
9	Nicollet Projects I, LLC		187,9	48,826		422 237,167						
10	Nicollet Holdings Company		210,1	37 0		433 210,620						
11	Eloigne Company		44,1	80,676		269 125,051						
12	Xcel Energy WYCO, Inc.		9,8	19 112,024		640 122,483						
13	Capital Services, LLC		22,42	29 72,236		193 94,858						
14	Xcel Energy Wholesale Group, Inc.		71,0	0 8		0 71,008						
15	Energy Impact Fund Investments, Inc.		3,5	53,035		128 56,697						
16	Xcel Energy Southwest Transmission Company	, LLC	42,3	76 42		109 42,527						
17	Chippewa and Flambeau Improvement Compar	ıy	32,6	3,519		82 36,209						
18	Xcel Energy Ventures Holdings, Inc.		33,34	19 0		7 33,356						
19	1480 Welton, Inc.		7,7	32 21,939		65 29,736						

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 69 of 84

20	Xcel Energy Transmission Development Company, LLC	12,582	169	22	12,773
21	P.S.R. Investments, Inc	9,086	1,871	64	11,021
22	WestGas Interstate, Inc.	10,201	716	27	10,944
23	United Power & Land Company	6,827	1,063	343	8,233
24	Clearwater Investments, Inc.	5,444	2,323	16	7,783
25	Larimer Land Services, LLC	5,898	0	18	5,916
26	Xcel Energy Markets Holdings, Inc.	5,511	0	11	5,522
27	Xcel Energy Retail Holdings Inc.	5,434	0	12	5,446
28	Xcel Energy Investments	3,854	1,301	12	5,167
29	e-prime, Inc.	5,118	0	0	5,118
30	Xcel Energy Transmission Holding Company, LLC	4,883	211	10	5,104
31	Xcel Energy International, Inc.	4,981	0	0	4,981
32	Xcel Energy Communications Group, Inc.	4,910	0	10	4,920
33	Quixx Corporation	3,921	0	0	3,921
34	Xcel Energy West Transmission Company, LLC	3,599	0	7	3,606
35	Xcel Energy Performance Contracting, Inc.	3,186	260	9	3,455
36	Seren Innovations, Inc.	2,467	0	0	2,467
37	Reddy Kilowatt Corporation	762	1,667	6	2,435
38	Nicollet Project Holdings	2,238	0	5	2,243
39	Xcel Energy Nuclear Services Oregon, LLC	2,123	0	5	2,128
40	Xcel Energy Ventures, Inc.	1,669	0	13	1,682
41	Xcel Energy Nuclear Services Holdings, LLC	1,627	0	4	1,631
42	NSP Lands, Inc.	856	0	1	857
43					0
40	Total	1,026,839,129	691,729,386	3,890,835	1,722,459,350

FERC FORM No. 60 (REVISED 12-07)

FOOTNOTE DATA

a) Concept: ServicesRenderedToAssociateCompanies								
Icel Energy Joint Ventures:								
The amount represents the combined total of all Xcel Energy Joint Ventures as listed below:								
Joint Venture Comanche 3	\$	1,123,400						
Joint Venture Sherco 3		672,608						
Joint Venture CAPX		167,322						
Joint Venture Hayden		70,078						
Joint Venture Tri-State		_						
Total	\$	2,033,408						

FERC FORM No. 60 (REVISED 12-07)

Name Xcel I	e of Respondent: Energy Services Inc.	This Report Is: (1) ☑ An Original (2) □ A Resubmission	Resubmission Date 04/25/2023	Resubmission Date (Mo, Da, Yr) 04/25/2023			Year/Period of Report: End of: 2022/ Q4				
	Schedule XVIII - Analysis of Billing - Non-Associate Companies (Account 458)										
1.	1. For Services Rendered to Non-Associate Companies (Account 458), list all of the non-associate companies. In a footnote, describe the services rendered to each respective non-associate company.										
Line No.	Name of Non-associate Company (a)	Account 458.1 Direct Costs Charged (b)	Account 458.2 Indirect Costs Charged (c)	Account 458.3 Compensation for Use of Capital (d)	Account Deficiency associate	458.4 Excess or on Servicing Non- Utility Companies (e)	Total Amount Billed (f)				
1											
2											
3											
4											
5											
6											
7											
8											
9											
10											
11											
12											
13											
14											
15											
16											
17											
18											
19											
Northern States Power Company XES 2022 FERC Form 60

		1	1			
20						
21						
22						
23						
24						
25						
26						
27						
28						
29						
30						
31						
32						
33						
34						
35						
36						
37						
38						
39						
40	Total	0	0	0	0	0

FERC FORM No. 60 (REVISED 12-07)

Page 308

Name of Re Xcel Energy	Name of Respondent: Xcel Energy Services Inc.This Report Is: (1) I An Original (2) A ResubmissionResubmission Date (Mo, Da, Yr) 			Year/Period of Report: End of: 2022/ Q4		
	Schedule XIX - Miscellaneous General Expenses - Account 930.2					
1. Provid and the 2. Payme	 Provide a listing of the amount included in Miscellaneous General Expenses (Account 930.2), classifying such expenses according to their nature. Amounts less than \$50,000 may be grouped showing the number of items and the total for the group. Payments and expenses permitted by Section 321 (b)(2) of the Federal Election Campaign Act, as amended by Public Law 94-283 in 1976 (2 U.S.C. 441(b)(2)) shall be separately classified. 					
Line No.	No. Title of Account (a)				Amount (b)	
1	Utility Association Dues				7,311,812	
2	Board of Directors Fees and Expenses			3,858,2		
3	Shareholder Relation Expenses				380,106	
4	SEC Filing and Shareholder Reporting Expenses				62,582	
40	Total				11,612,705	

FERC FORM No. 60 (REVISED 12-07)

Page 309

Name of Respondent: Xcel Energy Services Inc.	This Report Is: (1) ☑ An Original (2) □ A Resubmission	Resubmission Date (Mo, Da, Yr) 04/25/2023	Year/Period of Report: End of: 2022/ Q4	
Schedule XX - Organization Chart				
1. Provide a graphical presentation of the relationships and inter relationships within the service company that identifies lines of authority and responsibility in the organization.				

FERC FORM No. 60 (NEW 12-05)

Page 401

Name of Respondent: Xcel Energy Services Inc.	This Report Is: (1) ☑ An Original (2) □ A Resubmission	Resubmission Date (Mo, Da, Yr) 04/25/2023	Year/Period of Report: End of: 2022/ Q4	
Schedule XXI - Methods of Allocation				
1. Indicate the service department or function and the basis for allocation used when employees render services to more than one department or functional group. If a ratio, include the numerator and denominator. 2. Include any other allocation methods used to allocate costs.				

Allocation Ratios

The following ratios will be utilized as outlined above.

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 77 of 84

Revenue Ratio - Based on the sum of the monthly revenue amounts for the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Revenue Ratio with intercompany dividends assigned to Xcel Energy Inc. – Based on the sum of the monthly revenue amounts for the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. Xcel Energy Inc. will be assigned the amount of intercompany dividends. This ratio will be determined annually, or at such time as may be required due to significant changes.

Employee Ratio - Based on the number of employees at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such time as may be required due to significant changes

Employee Ratio with number of common officers assigned to Xcel Energy Inc. - Based on the number of employees at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate companies. Xcel Energy Inc. will be assigned the number of common officers. This ratio will be determined annually, or at such time as may be required due to significant changes.

Total Assets Ratio - Based on the total assets as of December 31 for the prior year, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Total Assets Ratio including Xcel Energy Inc's Per Book Assets - Based on the total assets as of December 31 for the prior year, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies. Xcel Energy Inc. will be assigned the per book assets of Xcel Energy Inc. This ratio will be determined annually, or at such time as may be required due to significant changes.

Square Footage Ratio - Based on the total square footage as of December 31 for the prior year, the numerator of which is for an applicable Operating Company or affiliate company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Invoice Transaction Ratio - Based on the sum of the monthly number of invoice transactions processed for the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable

Operating Companies and affiliate companies. This ratio will be determined annually or at such time as may be required due to significant changes.

Customer Bills Ratio - Based on the average of the monthly total number of customer bills issued during the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

MWh Generation Ratio - Based on the sum of the monthly electric MWh generated by type of generator during the prior year ending December 31, the numerator of which is for an applicable Operating Company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Total MWh Sales Ratio - Based on the sum of the monthly electric MWh hours sold during the prior year ending December 31, the numerator of which is for an applicable Operating Companies. This includes sales to ultimate customers, wholesale customers, and non-requirement sales for resale. This ratio will be determined annually, or at such time as may be required due to significant changes.

Customers Ratio - Based on the average of the monthly total electric customers (and/or gas customers, or residential, business and large commercial and industrial customers, where applicable) for the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Delivery Services Gross Plant Ratio - Based on transmission and distribution gross plant, both electric and gas, for the prior year ending December 31, the numerator of which is an applicable Operating Company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such time as may be required due to significant changes.

Provided, however, as follows:

- (1) If the costs being allocated are directly related only to electric transmission, the ratio shall be based on the electric transmission gross plant;
- (2) If the costs being allocated are directly related only to electric distribution, the ratio shall be based on the electric distribution gross plant;
- (3) If the costs being allocated are directly related only to gas transmission, the ratio shall be based on the gas transmission gross plant;
- (4) If the costs being allocated are directly related only to gas distribution, the ratio shall be based on the gas distribution gross plant;

(5) If the costs being allocated are directly related only to electric transmission and electric distribution, the ratio shall be based on the sum of the electric transmission gross plant and the electric distribution gross plant;

(6) If the costs being allocated are directly related only to electric transmission and gas transmission, the ratio shall be based on the sum of the electric transmission gross plant and the gas transmission gross plant;

(7) If the costs being allocated are directly related only to electric transmission and gas distribution, the ratio shall be based on the sum of the electric transmission gross plant and the gas distribution gross plant;

(8) If the costs being allocated are directly related only to electric distribution and gas transmission, the ratio shall be based on the sum of the electric distribution gross plant and the gas transmission gross plant;

(9) If the costs being allocated are directly related only to electric distribution and gas distribution, the ratio shall be based on the sum of the electric distribution gross plant and the gas distribution gross plant;

Northern States Power Company XES 2022 FERC Form 60 Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 78 of 84

(10) If the costs being allocated are directly related only to gas transmission and gas distribution, the ratio shall be based on the sum of the gas transmission gross plant and the gas distribution gross plant;

(11) If the costs being allocated are directly related only to electric transmission, electric distribution, and gas transmission, the ratio shall be based on the sum of the electric transmission gross plant, the electric distribution gross plant, and the gas transmission gross plant;

(12) If the costs being allocated are directly related only to electric transmission, electric distribution, and gas distribution, the ratio shall be based on the sum of the electric transmission gross plant, the electric distribution gross plant, and the gas distribution gross plant;

(13) If the costs being allocated are directly related only to electric transmission, gas transmission, and gas distribution, the ratio shall be based on the sum of the electric transmission gross plant, the gas transmission gross plant, and the gas distribution gross plant;

(14) If the costs being allocated are directly related only to electric distribution, gas transmission, and gas distribution, the ratio shall be based on the sum of the electric distribution plant, the gas transmission gross plant, and the gas distribution gross plant.

Meters Ratio - Based on the number of meters at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Provided, however, as follows:

(1) If the costs being allocated are directly related only to Advanced Metering Infrastructure ("AMI") enabled meters, the ratio shall be based on the number of AMI enabled meters.

Customer Contacts Ratio - Based on the total annual number of customer contacts at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

If the costs being allocated are directly related only to the support of special needs customers, such as those receiving low income energy assistance and those having certified medical conditions, the Special Needs Customer Contacts Ratio shall be used.

Special Needs Customer Contacts Ratio - Based on the number of contacts received by the special needs customer department at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Accounts Payable Transactions Ratio - Based on the total annual number of accounts payable transactions by system application at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Inventory Transactions Ratio - Based on the total annual number of inventory transactions by system application at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all

applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Work Management Transactions Ratio - Based on the total annual number of work management transactions by system application at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Purchasing Transactions Ratio - Based on the total annual number of purchasing transactions by system application at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Total Plant Ratio - Based on total property, plant and equipment at the end of the prior year ending December 31, the numerator of which is an applicable Operating Company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such a time as may be required due to significant changes.

Provided, however, as follows:

(1) If the costs being allocated are directly related only to electric production, the ratio shall be based on the total electric production plant;

(2) If the costs being allocated are directly related only to electric transmission, the ratio shall be based on the total electric transmission plant;

(3) If the costs being allocated are directly related only to electric distribution, the ratio shall be based on the total electric distribution plant;

(4) If the costs being allocated are directly related only to gas transmission, the ratio shall be based on the total gas transmission plant;

(5) If the costs being allocated are directly related only to gas distribution, the ratio shall be based on the total gas distribution plant;

(6) If the costs being allocated are directly related only to electric vehicles, the ratio shall be based on the total electric vehicle plant;

(7) If the costs being allocated are directly related only to intangible plant, the ratio shall be based on the total intangible plant;

(8) If the costs being allocated are directly related only to electric production and electric transmission, the ratio shall be based on the sum of the total electric production plant and the total electric transmission plant;

(9) If the costs being allocated are directly related only to electric production and electric distribution, the ratio shall be based on the sum of the total electric production plant and the total electric distribution plant;

(10) If the costs being allocated are directly related only to electric production and gas transmission, the ratio shall be based on the sum of the total electric production plant and the total gas transmission plant;

(11) If the costs being allocated are directly related only to electric production and gas distribution, the ratio shall be based on the sum of the total electric production plant and the total gas distribution plant;

(12) If the costs being allocated are directly related only to electric production and intangible plant, the ratio shall be based on the sum of the total electric production plant and the total intangible plant;

(13) If the costs being allocated are directly related only to electric transmission and electric distribution, the ratio shall be based on the sum of the total electric transmission plant and the total electric distribution plant; (14) If the costs being allocated are directly related only to electric transmission and gas transmission, the ratio shall be based on the sum of the total electric transmission plant and the total gas transmission plant;

(14) If the costs being allocated are directly related only to electric transmission and gas distribution, the ratio shall be based on the sum of the total electric transmission plant and the total gas distribution plant, (15) If the costs being allocated are directly related only to electric transmission and gas distribution, the ratio shall be based on the sum of the total electric transmission plant and the total gas distribution plant,

(15) If the costs being allocated are directly related only to electric transmission and intangible plant, the ratio shall be based on the sum of the total electric transmission plant and the total intangible plant;

(17) If the costs being allocated are directly related only to electric distribution and gas transmission, the ratio shall be based on the sum of the total electric distribution plant and the total gas transmission plant;

(18) If the costs being allocated are directly related only to electric distribution and gas distribution the ratio shall be based on the sum of the total electric distribution nlant and the total gas distribution nlant

plant:

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 79 of 84

(10) is the costs could allowing an encody tented only to electric distribution and gas anotonion, the tails shall be based on the same of the total electric distribution plant and the total gas distribution plant.

(19) If the costs being allocated are directly related only to electric distribution and intangible plant, the ratio shall be based on the sum of the total electric distribution plant and the total intangible plant;

(20) If the costs being allocated are directly related only to electric distribution and electric vehicle plant, the ratio shall be based on the sum of the total electric distribution plant and the total electric vehicle plant;

(21) If the costs being allocated are directly related only to gas transmission and gas distribution, the ratio shall be based on the sum of the total gas transmission plant and the total gas distribution plant;

(22) If the costs being allocated are directly related only to gas transmission and intangible plant, the ratio shall be based on the sum of the total gas transmission plant and the total intangible plant;

(23) If the costs being allocated are directly related only to gas distribution and intangible plant, the ratio shall be based on the sum of the total gas distribution plant and the total intangible plant;

(24) If the costs being allocated are directly related only to electric production, electric transmission, and electric distribution, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, and the total electric distribution plant;

(25) If the costs being allocated are directly related only to electric production, electric transmission, and gas transmission, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, and the total gas transmission plant;

(26) If the costs being allocated are directly related only to electric production, electric transmission, and gas distribution, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, and the total gas distribution plant;

(27) If the costs being allocated are directly related only to electric production, electric transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, and the total intangible plant;

(28) If the costs being allocated are directly related only to electric production, electric distribution, and gas transmission, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, and the total gas transmission plant;

(29) If the costs being allocated are directly related only to electric production, electric distribution, and gas distribution, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, and the total gas distribution plant;

(30) If the costs being allocated are directly related only to electric production, electric distribution, and intangible, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, and the total gas transmission, and gas distribution, the ratio shall be based on the sum of the total electric production plant, the total gas transmission plant, and the total gas distribution plant;

(32) If the costs being allocated are directly related only to electric production, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total intangible plant;

(33) If the costs being allocated are directly related only to electric production, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total intangible plant;

(34) If the costs being allocated are directly related only to electric transmission, electric distribution, and gas transmission, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, and the total gas transmission plant;

(35) If the costs being allocated are directly related only to electric transmission, electric distribution, and gas distribution, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, and the total gas distribution plant;

(36) If the costs being allocated are directly related only to electric transmission, electric distribution, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, and the total intangible plant;

(37) If the costs being allocated are directly related only to electric transmission, gas transmission, and gas distribution, the ratio shall be based on the sum of the total electric transmission plant, the total gas transmission plant, and the total gas distribution plant;

(38) If the costs being allocated are directly related only to electric transmission, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total gas transmission plant, and the total intangible plant;

(39) If the costs being allocated are directly related only to electric transmission, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total gas distribution plant, and the total intangible plant;
(40) If the costs being allocated are directly related only to electric distribution, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric distribution plant, the total gas distribution plant, and the total intangible plant;
(41) If the costs being allocated are directly related only to electric distribution, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric distribution plant, the total gas distribution plant, and the total intangible plant;
(42) If the costs being allocated are directly related only to electric distribution, gas distribution, and gas transmission, the ratio shall be based on the sum of the total electric distribution plant, the total gas distribution plant, and the total gas transmission plant, the total gas distribution plant, and the total intangible plant;
(42) If the costs being allocated are directly related only to electric distribution, gas distribution, and gas transmission, the ratio shall be based on the sum of the total electric distribution plant, and the total gas distribution plant, and the total gas distribution plant, and the total gas transmission.

(43) If the costs being allocated are directly related only to gas transmission, gas distribution, and intangible plant, the ratio shall be based on the sum of the total gas transmission plant, the total gas distribution plant, and the total intangible plant;

(44) If the costs being allocated are directly related only to electric production, electric transmission, electric distribution, and gas transmission, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total electric distribution plant, and the total gas transmission plant;

(45) If the costs being allocated are directly related only to electric production, electric transmission, electric distribution, and gas distribution, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total electric distribution plant, and the total gas distribution plant;

(46) If the costs being allocated are directly related only to electric production, electric transmission, electric distribution, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total electric distribution plant, and the total intangible plant:

(47) If the costs being allocated are directly related only to electric production, electric transmission, gas transmission, and gas distribution, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total gas transmission plant, and the total gas distribution plant;

(48) If the costs being allocated are directly related only to electric production, electric transmission, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total gas transmission plant, and the total intangible plant;

(49) If the costs being allocated are directly related only to electric production, electric distribution, gas transmission, and gas distribution, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, the total gas transmission plant, and the total gas distribution plant;

(50) If the costs being allocated are directly related only to electric production, electric distribution, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, the total gas transmission plant, and the total intangible plant;

(51) If the costs being allocated are directly related only to electric production, electric distribution, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, the total gas distribution plant, and the total intangible plant;

(52) If the costs being allocated are directly related only to electric production, gas transmission, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total gas transmission plant, the total gas distribution plant, and the total intangible plant;

(53) If the costs being allocated are directly related only to electric transmission, electric distribution, gas transmission, and gas distribution, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, the total gas transmission plant, and the total gas distribution plant;

total gas transmission plant, and the total intangible plant; (55) If the costs being allocated are directly related only to electric transmission, electric distribution, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, the total gas distribution plant, and the total intangible plant: (56) If the costs being allocated are directly related only to electric transmission, gas transmission, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total gas distribution plant, and the total intangible plant: (57) If the costs being allocated are directly related only to electric distribution, gas transmission, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric distribution plant, the total gas transmission plant, the total gas distribution plant, and the total intangible plant; (58) If the costs being allocated are directly related only to electric production, electric transmission, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total gas distribution plant, and the total intangible plant; (59) If the costs being allocated are directly related only to electric production, electric transmission, electric distribution, gas distribution, and gas transmission, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total electric distribution plant, the total gas distribution plant, and the total gas transmission plant; (60) If the costs being allocated are directly related only to electric production, electric transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total electric distribution plant, the total gas transmission plant, and the total intangible plant; (61) If the costs being allocated are directly related only to electric production, electric distribution, gas distribution, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric distribution plant, the total gas distribution plant, the total gas transmission plant, and the total intangible plant; (62) If the costs being allocated are directly related only to electric production, electric transmission, gas distribution, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total gas distribution plant, the total gas transmission plant, and the total intangible plant; (63) If the costs being allocated are directly related only to electric production, electric transmission, electric distribution, and intangible plant, the ratio shall be based on the sum of the total electric production plant, the total electric transmission plant, the total electric distribution plant, the total gas distribution plant, and the total intangible plant; (64) If the costs being allocated are directly related only to electric transmission, electric distribution, gas distribution, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, the total gas distribution plant, the total gas transmission plant, and the total intangible plant. Total Phones Ratio - Based on the number of phones at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes. Total Radios Ratio - Based on the number of radios at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes. Total Computers Ratio - Based on the number of computers at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes. Total Software Applications Users Ratio - Based on the number of users of a specific software application at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies and affiliate companies. This ratio will be determined annually, or at such a time as may be required due to significant changes. Joint Operating Agreement Peak Hour Megawatt Load Ratio - Based on that certain Joint Operating Agreement among Northern States Power Company, a Minnesota corporation, Northern States Power Company, a Wisconsin corporation, Public Service Company of Colorado, Southwestern Public Service Company, and Xcel Energy Services Inc., as agent, dated as of October 1, 2004, as may be amended from time to time, that designates costs to be allocated based on peak hour of megawatt load for previous year ending December 31, the numerator of which is for an applicable Operating Company or affiliate company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such time as may be required due to significant changes. Joint Operating Agreement Labor Hours Ratio - Based on that certain Joint Operating Agreement among Northern States Power Company, a Minnesota corporation, Northern States Power Company, a Wisconsin corporation, Public Service Company of Colorado, Southwestern Public Service Company, and Xcel Energy Services Inc., as agent, dated as of October 1, 2004, as may be amended from time to time, that designates costs to be allocated based on labor hours at the end of the prior year ending December 31, the numerator of which is for an applicable Operating Company and the denominator of which is for all applicable Operating Companies. This ratio will be determined annually, or at such time as may be required due to significant changes. Direct Labor Ratio - Based on fully-loaded direct-charged Rates and Regulation labor dollars charged to individual operating affiliates by the Rates and Regulation service function. The numerator of which is the fully-loaded direct-charged labor dollars to individual operating affiliates by Rates and Regulation service function and the denominator of which is the total fully-loaded direct-charged labor dollars to all affiliates by the Rates and Regulation service function.

(54) If the costs being allocated are directly related only to electric transmission, electric distribution, gas transmission, and intangible plant, the ratio shall be based on the sum of the total electric transmission plant, the total electric distribution plant, the

Description of Services Provided

A description of the services provided by Xcel Energy Services is detailed below. Identifiable costs will be directly assigned to the Operating Companies and other affiliates. For costs that are for services of a general nature and cannot be directly assigned, the method of allocation is described below for each service provided.

a) Executive Management Services*

Description - Represents charges for Xcel Energy Inc. (Xcel Energy) executive management and services, including, but not limited to, officers of Xcel Energy.

Method of Allocation - Executive Management Services indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

b) Investor Relations*

Description - Provides communications to investors and the financial community. Coordinates the transfer agent and shareholder record keeping functions and plans the annual shareholder meeting.

Method of Allocation - Investor Relations indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

c) Internal Audit & Risk*

Description - Reviews internal controls and procedures to ensure assets are safeguarded and transactions are properly authorized and recorded. Evaluates contract risks and trading risks.

Method of Allocation - Internal Audit and Risk indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio, except for:

a. indirect costs associated with proprietary trading activities, which will be allocated based on the Joint Operating Agreement Peak Hour Megawatt Load Ratio, provided, however, that indirect costs provided jointly for both generation trading activities and proprietary trading activities will be allocated based on the Joint Operating Agreement Labor Hours Ratio.

d) Legal*

Description - Provides legal services related to labor and employment law, litigation, contracts, rates and regulation, environmental matters, real estate and other legal matters.

Method of Allocation - Legal indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio. e) Claims Services*

<u>Description</u> - Provides claims services related to casualty, public and company claims.

Method of Allocation - Claims Services indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

f) Corporate Communications*

Description - Provides corporate communications, speech writing and coordinates media services. Provides advertising and branding development for the companies within the Xcel Energy system. Manages and tracks all charitable contributions made on behalf of the Xcel Energy system.

Method of Allocation - Corporate Communications indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

g) Employee Communications*

Description - Develops and distributes communications to employees.

Method of Allocation - Employee Communications indirect costs will be allocated based on the Employee Ratio.

h) Corporate Strategy & Business Development*

Description - Facilitates development of corporate strategy and prepares strategic plans, monitors corporate performance and evaluates business opportunities. Develops and facilitates process improvements.

Method of Allocation - Corporate Strategy & Business Development indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

i) Government Affairs*

.

Description - Monitors, reviews and researches government legislation.

Method of Allocation - Government Affairs indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

j) Facilities & Real Estate*

Description - Operates and maintains office buildings and service centers. Procures real estate and administers real estate leases. Administers contracts to provide security, housekeeping and maintenance services for such facilities. Procures office furniture and equipment.

<u>Method of Allocation</u> - Facilities & Real Estate indirect costs will be allocated based on the Employee Ratio. *k) Facilities Administrative Services**

Description - Includes but is not limited to the functions of Mail Delivery, Duplicating and Records Management.

Method of Allocation - Facilities Administrative Services indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio

l) Supply Chain*

Description - Includes contract negotiations, development and management of supplier relationships and acquisition of goods and services. Also includes inventory planning and forecasting, ordering, accounting and database management. Warehousing services includes receiving, storing, issuing, shipping, returns, and distribution of material and parts.

Method of Allocation - Supply Chain will be direct charged. Any management and oversight of the payment and reporting services activities that cannot be direct charged will be allocated based on the Invoice Transaction Ratio.

m) Supply Chain Special Programs*

Description - Develops and implements special programs utilized across the company such as procurement cards, travel services, and compliance with corporate MWBE (minority women business expenditures) program goals.

Method of Allocation - Supply Chain Special Programs indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio.

n) Human Resources*

Description - Establishes and administers policies related to employment, compensation and benefits. Maintains Human Resources computer system, the tuition reimbursement plan, and diversity program. Coordinates the bargaining strategy and labor agreements with union employees. Provides technical and professional development training and general Human Resources support services.

Method of Allocation - Human Resources indirect costs will be allocated based on the Employee Ratio.

o) Finance & Treasury*

Description - Coordinates activities related to securities issuance, including maintaining relationships with financial institutions, cash management, investing activities and monitoring the capital markets. Performs financial and economic analysis.

Method of Allocation - Finance & Treasury indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio, except for:

a. indirect costs associated with proprietary trading activities, which will be allocated based on the Joint Operating Agreement Peak Hour Megawatt Load Ratio, provided, however, that indirect costs provided jointly for both generation trading activities and proprietary trading activities will be allocated based on the Joint Operating Agreement Labor Hours Ratio.

p) Accounting, Financial Reporting & Taxes*

Description - Maintains the books and records. Prepares financial and statistical reports, tax filings and ensures compliance with the applicable laws and regulations. Maintains the accounting systems. Coordinates the budgeting process.

Method of Allocation - Accounting, Financial Reporting & Taxes indirect costs will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio and the Total Assets Ratio, except for:

(1) indirect costs associated with proprietary trading activities, which will be allocated based on the Joint Operating Agreement Peak Hour Megawatt Load Ratio, provided, however, that indirect costs provided jointly for both generation trading activities and proprietary trading activities will be allocated based on the Joint Operating Agreement Labor Hours Ratio.

q) Payment & Reporting*

Description - Processes payments to vendors and prepares statistical reports.

Mathad of Allocation Dormant & Donarting indirect sasts will be allocated based on the Invesion Transaction Datio

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 82 of 84 Miethod of Anocation - rayment & Reporting indirect costs will be anocated based on the invoice Transaction Ratio.

r) Receipts Processing*

Description - Processes payments received from customers of the Operating Companies and affiliates.

Method of Allocation - Receipts Processing indirect costs will be allocated based on the Customer Bills Ratio.

s) Payroll*

Description - Processes payroll including but not limited to time reporting, calculation of salaries and wages, payroll tax reporting and compliance reports.

Method of Allocation - Payroll indirect costs will be allocated based on the Employee Ratio.

t) Rates & Regulation*

Description - Determines the Operating Companies' regulatory strategy, revenue requirements and rates for electric and gas customers. Coordinates the regulatory compliance requirements and maintains relationships with the regulatory bodies.

Method of Allocation - Rates & Regulation indirect costs will be allocated based on the Direct Labor Ratio.

u) Environmental Services & System Planning*

Description - Responsible for the long-term planning and integration for generation, transmission and distribution of electric and natural gas systems. Also, provides engineering services to the generation business. Establishes policies and procedures for compliance with environmental laws and regulations. Researches emerging environmental issues and monitors compliance with environmental requirements. Oversees environmental cleanup projects.

Method of Allocation - Environmental Services & System Planning will be direct charged; indirect costs will be allocated based on the Total Plant Ratio.

v) Energy Supply Business Resources*

Description - Provides performance, specialists and analytical services to the Operating Companies' generation facilities.

Method of Allocation - Energy Supply Business Resources indirect costs will be allocated based on the MWh Generation Ratio.

w) Energy Markets Regulated Trading & Marketing*

Description - Provides electric trading services to the Operating Companies' electric generation systems including load management, system optimization and resource acquisition.

Method of Allocation - Energy Markets Regulated Trading & Marketing indirect costs will be allocated based on the Total MWh Sales Ratio, except for:

a. indirect costs associated with proprietary trading activities, which will be allocated based on the Joint Operating Agreement Peak Hour Megawatt Load Ratio, provided, however, that indirect costs provided jointly for both generation trading activities and proprietary trading activities will be allocated based on the Joint Operating Agreement Labor Hours Ratio.

x) Energy Markets - Fuel Procurement*

FERCEFORM Nor 60 (NEW 107 Operating Companies electric generation systems (excluding nuclear).

Page 402

XBR. Instance Ellion - Energy Markets Fuel Procurement indirect costs will be allocated based on the MWh Generation Ratio. Visit Submission Details Screen

y) Energy Delivery Marketing*

Description - Develops new business opportunities and markets the products and services for the Delivery Business Unit.

Method of Allocation - Energy Delivery Marketing will be direct charged.

z) Energy Delivery Construction, Operations & Maintenance (COM)*

Description - Constructs, maintains and operates electric and gas delivery systems.

Method of Allocation - Energy Delivery COM indirect costs will be allocated based on the Delivery Services Gross Plant Ratio.

Northern States Power Company XES 2022 FERC Form 60

uuj Energy Denvery Engineering/Design

Description - Provides engineering and design services in support of capacity planning, construction, operations and material standards.

Method of Allocation - Energy Delivery Engineering/Design services will be direct charged; administrative support functions that cannot be direct charged will be allocated based on the Delivery Services Gross Plant Ratio.

bb) Marketing & Sales*

Description - Provides marketing and sales services for the Operating Companies and affiliates for their electric and natural gas customers including strategic planning, segment identification, business analysis, sales planning and customer service.

Method of Allocation - Marketing & Sales indirect costs will be allocated based on the Revenue Ratio.

cc) Customer Service*

Description - Provides service activities to retail and wholesale customers. These services include meter reading, customer billing, call center and credit and collections.

Method of Allocation - Customer Service indirect costs will be allocated based on the Customers Ratio. Indirect costs associated with administering low income and certified medical customer assistance programs will be allocated based on a composite of the average of the Special Needs Customer Contacts Ratio and Residential Customers Ratio.

dd) Business Systems & Innovation*

<u>Description</u> - Provides basic information technology services such as: application management, voice and data network operations and management, customer support services, problem management services, security administration and systems management. In addition, Business Systems acts as a single point of contact for delivery of all technical services to Xcel Energy. They partner with vendors to ensure the delivery of benchmarking, continuous improvement, and leadership around strategic initiatives and key developments in the marketplace.

Method of Allocation - Business Systems indirect costs will be allocated using any of the allocation ratios or combination of ratios.

ee) Aviation Services*

Description - Provides aviation and travel services to employees.

Method of Allocation - Aviation Services will be allocated based on a three-factor formula that is comprised of the average of the Revenue Ratio, the Employee Ratio, and the Total Assets Ratio.

ff) Fleet*

Description - Oversees the Operating Companies' Fleet Services Group.

Method of Allocation - Fleet will be direct charged.

*Corporate Governance activities within this Service Function will be allocated using the average of the Total Assets Ratio including Xcel Energy Inc.'s per book assets, Revenue Ratio with intercompany dividends assigned to Xcel Energy Inc., and Employee Ratio with number of common officers assigned to Xcel Energy Inc.

Docket No. G002/23-413 Exhibit___(NLD-1), Schedule 6 Page 84 of 84 Northern States Power Company Utility Allocation Factors 2024 Test Year Budget

			2024 Test Year	Percentages
Cost Categories	Allocation Method	Reasonableness of Allocation Method	Electric	Gas
FERC Accounts 901-917 (excluding commodity bad debt in FERC 904)	Customer bill counts for the electric and gas departments.	Using Customer bill counts is reasonable because costs recorded in FERC accounts 901-917 are customer		
		related.	79.5082%	20.4918%
FERC 904 (commodity bad debt portion)	Average total electric and gas revenues for the previous four years	Using a revenue allocator is reasonable because commodity bad debt costs have a cost-causative		
		relationship with uncollectible utility revenues.	74.9367%	12.9074%
FERC Accounts 920-924	3-factor allocation for the electric and gas departments.	Using a 3-factor allocation is reasonable because costs recorded in FERC accounts 920-924 are general in		
		nature.	93.1721%	6.8279%
FERC Accounts 925-926	Operating labor for the electric and gas departments.	Using Operating labor is reasonable because costs recorded in FERC accounts 925-926 are employee		
		related.	91.0962%	8.9038%
FERC Accounts 927-935	3-factor for the electric and gas departments.	Using a 3-factor allocation is reasonable because costs recorded in FERC accounts 927-937 are general in		
		nature.	93.1721%	6.8279%

Norther States Power Company Administrative Service Agreement Charges

	Tes	t Year Budget 2024	T Ope	otal by erating Co	Tota an	al for SPS Id PSCo
NSPM charges to NSPW				<u> </u>		
Productive Labor Facilities Overheads Labor Additives	\$ \$ \$	21,737 10,309 950				
Total Charges to NSPW			\$	32,996		
NSPW charges to NSPM						
Facilities Overheads Labor Additives Total Charges to NSPM	\$ \$	10,366 533	\$	10,899		
Charges from/to NSPW			\$	43,895		
NSPM charges to PSCo						
Productive Labor Facilities Overheads Labor Additives Total Charges to PSCo	\$ \$ \$	53,219 3,130 276	\$	56,625		
PSCo charges to NSPM						
Facilities Overheads Labor Additives	\$ \$	917 7	¢	024	¢	57 549
			φ	924	φ	57,549
NSPM charges to SPS						
Productive Labor Facilities Overheads Labor Additives Total Charges to SPS	\$ \$ \$	25,544 1,308 120	\$	26,972		
SPS Charges to NSPM						
Facilities Overheads Labor Additives	\$ \$	130 1	\$	131	\$	27,103
Charges from/to Regulated Utility Opera	ating Companies oth	er than NSPW			\$	84,652

Definitions:

NSPM - Northern States Power Company-Minnesota NSPW - Northern States Power Company-Wisconsin PSCo - Public Service Company of Colorado SPS - Southwestern Public Service

Fiscal Year Ended 12/31/2022

	Co T	onsolidated otal NSPM		Al Non-	l Other regulated		% of Total
Operating revenues	\$	6,684,000	(1)(2)	\$	45,000	(1)(2)	0.67%
Less. Interest charges and infancing costs		(279,000)	(1)		(1,000)	(1)	
Net income		(675.000)	(1)		(4.000)	(1)	
Subtotal	\$	5,842,000	(3)	\$	40,000	(3)	
Add: Other expense, net		(7,000)	(2)		-	. ,	
Allowance for funds used during construction - equity		29,000	(2)		-		
Operating expenses	\$	5,864,000	(3)	\$	40,000	(3)	
Less: Purchased cost of goods sold (COGS)		(3,183,000)	(2)		(26,000)	(2)	
Operating expense, net of purchased COGS	\$	2,681,000	(3)	\$	14,000	(3)	0.52%
Calculation of Purchased Fuel. Power & Gas Expense (Purchased CO	GS)						
Electric fuel and purchased power	\$	2,416,000	(2)				
Cost of natural gas sold and transported		741,000	(2)				
Cost of sales - other		26,000	(2)	\$	26,000	(2)	
Purchased COGS	\$	3,183,000	(3)	\$	26,000		
Calculation of Operating Expanses excluding Purchased COCS							
Operating and maintenance expense	\$	1 228 000	(2)				
Conservation program expenses	Ψ	163.000	(2)				
Depreciation and amortization		1,014,000	(2)				
Taxes (other than income taxes)		276,000	(2)				
Operating expense, net of purchased COGS	\$	2,681,000	(3)				
Total Operating Expenses (excluding							
interest and income tax expenses)	\$	5,864,000	(2)				

(1) From page 52 of Northern States Power Company's (NSPM) Form 10-K filed with the SEC for the fiscal year ended December 31, 2022. According to NSPM, the "All Other" column primarily includes appliance repair services, non-utility real estate activities, and revenues associated with processing solid waste into refuse-derived fuel.

(2) From page 27 of Northern States Power Company's (NSPM) Form 10-K filed with the SEC for the fiscal year ended December 31, 2022.

(3) Calculated number from above.

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-K

(Mark One)

X ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2022 or

□ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____ to __

001-31387

(Commission File Number)

Northern States Power Company

(Exact name of registrant as specified in its charter)

Minnesota

(State or Other Jurisdiction of Incorporation or Organization)

(IRS Employer Identification No.)

41-1967505

Nicollet Mall	Minneapolis	Minnesota	55401	
(Address	of Principal Executive C	Offices)	(Zip Code)	

(612) 330-5500

(Registrant's Telephone Number, Including Area Code)

Securities registered pursuant to Section 12(b) of the Act:

414

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
N/A	N/A	N/A

Securities registered pursuant to section 12(g) of the Act: None

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. 🗷 Yes 🗆 No

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. 🗆 Yes 🗷 No

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. 🗵 Yes \Box No

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). 🗵 Yes 🗆 No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer", "accelerated filer", "smaller reporting company", and "emerging growth company" in Rule 12b-2 of the Exchange Act. \Box Large accelerated filer \Box Accelerated filer \boxtimes Non-accelerated filer \Box Smaller reporting company \Box Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by check mark whether the registrant has filed a report on and attestation to its management's assessment of the effectiveness of its internal control over financial reporting under Section 404(b) of the Sarbanes-Oxley Act (15 U.S.C.7262(b)) by the registered public accounting firm that prepared or issued its audit report.

If securities are registered pursuant to Section 12(b) of the Act, indicate by check mark whether the financial statements of the registrant included in the filing reflect the correction of an error to previously issued financial statements.

Indicate by check mark whether any of those error corrections are restatements that required a recovery analysis of incentive-based compensation received by any of the registrant's executive officers during the relevant recovery period pursuant to §240.10D-1(b).

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act).

Yes 🗵 No

As of Feb. 23, 2023, 1,000,000 shares of common stock, par value \$0.01 per share, were outstanding, all of which were held by Xcel Energy Inc., a Minnesota corporation.

DOCUMENTS INCORPORATED BY REFERENCE

The information required by Item 14 of Form 10-K is set forth under the heading "Independent Registered Public Accounting Firm – Audit and Non-Audit Fees" in Xcel Energy Inc.'s definitive Proxy Statement for the 2023 Annual Meeting of Shareholders which definitive Proxy Statement is expected to be filed with the SEC on or about April 11, 2023. Such information set forth under such heading is incorporated herein by this reference hereto.

Northern States Power Company meets the conditions set forth in General Instructions I(1)(a) and (b) of Form 10-K and is therefore filing this form with the reduced disclosure format permitted by General Instruction I(2).

TABLE OF CONTENTS

PART I		
Item 1 —	Business	3
Item 1A —	Risk Factors	8
Item 1B —	Unresolved Staff Comments	15
Item 2 —	Properties	16
Item 3 —	Legal Proceedings	16
Item 4 —	Mine Safety Disclosures	16
PART II		
Item 5 —	Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities	17
Item 6 —		17
Item 7 —	Management's Discussion and Analysis of Financial Condition and Results of Operations	17
Item 7A —	Quantitative and Qualitative Disclosures About Market Risk	21
Item 8 —	Financial Statements and Supplementary Data	23
Item 9 —	Changes in and Disagreements With Accountants on Accounting and Financial Disclosure	53
Item 9A —	Controls and Procedures	53
Item 9B —	Other Information	53
Item 9C —	Disclosure Regarding Foreign Jurisdictions that Prevent Inspections	53
PART III	Directors Evenutive Officers and Corporate Coversance	E2
Item 11	Directors, Executive Onicers and Corporate Governance	53
Itom 12	Executive Compensation Security Ownership of Cartain Renational Owners and Management and Related Stackholder Matters	52
Item 13	Certain Relationships and Related Transactions, and Director Independence	5/
Item 1/1	Principal Accountant Fees and Services	5/
PART IV		
Item 15 —	Exhibit and Financial Statement Schedules	54
Item 16 —	Form 10-K Summary	56
0. (
Signatures		57

This Form 10-K is filed by NSP-Minnesota. NSP-Minnesota is a wholly owned subsidiary of Xcel Energy Inc. Additional information on Xcel Energy is available in various filings with the SEC. This report should be read in its entirety.

PART I

Item I — Business

Definitions of Abbreviations

Xcel Energy Inc.'s	Subsidiaries and Affiliates (current and former)
NSP-Minnesota	Northern States Power Company, a Minnesota corporation
NSP System	NSP-Wisconsin operated on an integrated basis and managed by NSP- Minnesota
NSP-Wisconsin	Northern States Power Company, a Wisconsin corporation
PSCo	Public Service Company of Colorado
SPS	Southwestern Public Service Company
Utility subsidiaries	NSP-Minnesota, NSP-Wisconsin, PSCo and SPS
Xcel Energy	Xcel Energy Inc. and its subsidiaries
Federal and State	Regulatory Agencies
DOC	Minnesota Department of Commerce
DOE	United States Department of Energy
DOT	United States Department of Transportation
EPA	United States Environmental Protection Agency
FERC	Federal Energy Regulatory Commission
IRS	Internal Revenue Service
MPUC	Minnesota Public Utilities Commission
NDPSC	North Dakota Public Service Commission
NERC	North American Electric Reliability Corporation
NRC	Nuclear Regulatory Commission
PHMSA	Pipeline and Hazardous Materials Safety Administration
SEC	Securities and Exchange Commission
Electric, Purchase	ed Gas and Resource Adjustment Clauses
CIP	Conservation improvement program
DSM	Demand side management
GUIC	Gas utility infrastructure cost rider
RES	Renewable energy standard
Other	
AFUDC	Allowance for funds used during construction
ALJ	Administrative Law Judge
AMT	Alternative minimum tax
ARO	Asset retirement obligation
ASC	Financial Accounting Standards Board Accounting Standards Codification
C&I	Commercial and Industrial
CapX2020	Alliance of electric cooperatives, municipals and investor-owned utilities in the upper Midwest involved in a joint transmission line planning and construction effort
CCR	Coal combustion residuals
CCR Rule	Final rule (40 CFR 257.50 - 257.107) published by the EPA regulating the management, storage and disposal of CCRs as a nonhazardous waste
CEO	Chief executive officer
CFO	Chief financial officer
CON	Certificate of Need

CWIP	Construction work in progress
D.C. Circuit	United States Court of Appeals for the District of Columbia Circuit
DECON	Decommissioning method where radioactive contamination is removed and safely disposed of at a requisite facility or decontaminated to a permitted level
EMANI	European Mutual Association for Nuclear Insurance
ETR	Effective tax rate
FTR	Financial transmission right
GAAP	Generally accepted accounting principles
GE	General Electric
GHG	Greenhouse gas
INPO	Institute of Nuclear Power Operations
IPP	Independent power producing entity
IRA	Inflation Reduction Act
ISO	Independent System Operator
ITC	Investment tax credit
MGP	Manufactured gas plant
MISO	Midcontinent Independent System Operator, Inc.
Moody's	Moody's Investor Services
Native load	Customer demand of retail and wholesale customers that a utility has an obligation to serve under statute or long-term contract
NAV	Net asset value
NEIL	Nuclear Electric Insurance Ltd.
NOL	Net operating loss
O&M	Operating and maintenance
OAG	Minnesota Office of the Attorney General
PFAS	Per- and PolyFluoroAlkyl Substances
PI	Prairie Island nuclear generating plant
PPA	Purchased power agreement
PTC	Production tax credit
REC	Renewable energy credit
RFP	Request for proposal
ROE	Return on equity
ROU	Right-of-use
RTO	Regional Transmission Organization
S&P	Standard & Poor's Global Ratings
SERP	Supplemental executive retirement plan
TCJA	2017 federal tax reform enacted as Public Law No: 115-97, commonly
ТО	Transmission owner
VaR	Value at Risk
VIE	Variable interest entity
Measurements	· · · · · · · · · · · · · · · · · · ·
Bcf	Billion cubic feet
KV	Kilovolts
KWh	Kilowatt hours
MMBtu	Million British thermal units
NIW MM/b	Megawatts
111 1 1 1 1	megawatt 10015

Where to Find More Information

NSP-Minnesota is a wholly owned subsidiary of Xcel Energy Inc., and Xcel Energy's website address is www.xcelenergy.com. Xcel Energy makes available, free of charge through its website, its annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and all amendments to those reports filed or furnished pursuant to Section 13(a) or 15(d) of the Securities Exchange Act of 1934 as soon as reasonably practicable after the reports are electronically filed with or furnished to the SEC. The SEC maintains an internet site that contains reports, proxy and information statements, and other information regarding issuers that file electronically at http://www.sec.gov. The information on Xcel Energy's website is not a part of, or incorporated by reference in, this annual report on Form 10-K.

Forward-Looking Statements

Except for the historical statements contained in this report, the matters discussed herein are forward-looking statements that are subject to certain risks, uncertainties and assumptions. Such forward-looking statements, including those relating to future sales, future expenses, future tax rates, future operating performance, estimated base capital expenditures and financing plans, projected capital additions and forecasted annual revenue requirements with respect to rider filings, expected rate increases to customers, expectations and intentions regarding regulatory proceedings, and expected impact on our results of operations, financial condition and cash flows of resettlement calculations and credit losses relating to certain energy transactions, as well as assumptions and other statements are intended to be identified in this document by the words "anticipate," "believe," "could," "estimate," "expect," "intend," "may," "objective," "outlook," "plan," "project," "possible," "potential," "should," "will," "would" and similar expressions. Actual results may vary materially. Forwardlooking statements speak only as of the date they are made, and we expressly disclaim any obligation to update any forward-looking information. The following factors, in addition to those discussed elsewhere in this Annual Report on Form 10-K for the fiscal year ended Dec. 31, 2022 (including risk factors listed from time to time by NSP-Minnesota in reports filed with the SEC, including "Risk Factors" in Item 1A of this Annual Report on Form 10-K), could cause actual results to differ materially from management expectations as suggested by such forward-looking information: operational safety, including our nuclear generation facilities and other utility operations; successful long-term operational planning; commodity risks associated with energy markets and production; rising energy prices and fuel costs; qualified employee work force and third-party contractor factors; violations of our Codes of Conduct; our ability to recover costs; changes in regulation; reductions in our credit ratings and the cost of maintaining certain contractual relationships; general economic conditions, including recessionary conditions, inflation rates, monetary fluctuations, supply chain constraints and their impact on capital expenditures and/or the ability of NSP-Minnesota to obtain financing on favorable terms; availability or cost of capital; our customers' and counterparties' ability to pay their debts to us; assumptions and costs relating to funding our employee benefit plans and health care benefits; tax laws; uncertainty regarding epidemics, the duration and magnitude of business restrictions including shutdowns (domestically and globally), the potential impact on the workforce, including shortages of employees or third-party contractors due to guarantine policies, vaccination requirements or government restrictions, impacts on the transportation of goods and the generalized impact on the economy; effects of geopolitical events, including war and acts of terrorism; cyber security threats and data security breaches; seasonal weather patterns; changes in environmental laws and regulations; climate change and other weather events; natural disaster and resource depletion, including compliance with any accompanying legislative and regulatory changes; costs of potential regulatory penalties; regulatory changes and/or limitations related to the use of natural gas as an energy source; challenging labor market conditions and our ability to attract and retain a qualified workforce; and our ability to execute on our strategies or achieve expectations related to environmental, social and governance matters including as a result of evolving legal, regulatory and other standards, processes, and assumptions, the pace of scientific and technological developments, increased costs, the availability of requisite financing, and changes in carbon markets.

Company Overview

Electric customers	1.5 million
Natural gas customers	0.5 million
Total assets	\$23.7 billion
Rate Base (estimated)	\$15.1 billion
ROE (net income / average stockholder's equity)	8.76%
Electric generating capacity	8,949 MW
Gas storage capacity	17.1 Bcf
Electric transmission lines (conductor miles)	33,000 miles
Electric distribution lines (conductor miles)	82,000 miles
Natural gas transmission lines	78 miles
Natural gas distribution lines	11,000 miles



NSP-Minnesota was incorporated in 2000 under the laws of Minnesota. NSP-Minnesota conducts business in Minnesota, North Dakota and South Dakota and has electric operations in all three states including the generation, purchase, transmission, distribution and sale of electricity. NSP-Minnesota and NSP-Wisconsin electric operations are managed on the NSP System. NSP-Minnesota also purchases, transports, distributes and sells natural gas to retail customers and transports customer-owned natural gas in Minnesota and North Dakota.

Electric Operations

Electric operations consist of energy supply, generation, transmission and distribution activities. NSP-Minnesota had electric sales volume of 47,189 (millions of KWh), 1.5 million customers and electric revenues of \$5,617 million for 2022.

Electric Operations (percentage of total)	Sales Volume	Number of Customers	Revenues
Residential	23 %	89 %	26 %
C&I	48	10	42
Other	29	1	32

Retail Sales/Revenue Statistics (a)

	2	022	 2021
KWH sales per retail customer		21,604	21,644
Revenue per retail customer	\$	2,508	\$ 2,507
Residential revenue per KWh		13.65 ¢	13.7 ¢
C&I revenue per KWh		10.57 ¢	10.49 ¢
Total retail revenue per KWh		11.61 ¢	11.58 ¢

^(a) See Note 6 to the consolidated financial statements for further information.

Northern States Power Company NSPM 2022 SEC Form 10-K

Table of Contents

Owned and Purchased Energy Generation — 2022



Electric Energy Sources

Total electric energy generation by source for the year ended Dec. 31:





Carbon–Free — NSP System

The NSP System's carbon-free energy portfolio includes nuclear, wind, hydroelectric, biomass and solar power from both owned generating facilities and PPAs. Carbon-free percentages will vary year over year based on system additions, commodity costs, weather, system demand and transmission constraints.

See Item 2 — Properties for further information.

Wind

Owned — Owned and operated wind farms with corresponding capacity:

	202	22	20	21
	Wind Farms	Capacity (MW) ^(a)	Wind Farms	Capacity (MW) (b)
	16	2,352	14	2,031
(a)	Summer 2022 no	t dependable capacity		

(b) Summer 2021 net dependable capacity.

PPAs - Number of PPAs with capacity range:

2022			2021
PPAs	Range (MW)	PPAs	Range (MW)
129	1 — 206	128	1 — 206

Current wind capacity for owned wind farms and PPAs was 4,515 MW and 3,997 MW in 2022 and 2021, respectively.

In 2022, the average cost of wind energy was \$18 per MWh for owned generation and \$37 per MWh under existing PPAs. In 2021, the average cost of wind energy was \$25 per MWh for owned generation and \$37 per MWh under existing PPAs.

Wind Development — The NSP System placed approximately 500 MW of owned wind and approximately 220 MW of PPAs into service during 2022:

Project	Capacity (MW)	
Dakota Range	298	(a)(b)
Nobles Repower	200	(a)(b)
Rock Aetna	20	(a)(b)
PPA	~220	(c)

^(a) Summer 2022 net dependable capacity.

^(b) Values disclosed are the maximum generation levels. Capacity is attainable only when wind conditions are sufficiently available.

(c) Based on contracted capacity.

The NSP System currently has approximately 550 MW of owned wind under development or being repowered.

Project	Capacity (MW)	Estimated Completion	
Northern Wind	100	2023	(a)
Grand Meadow Repower	100	2023	
Border Winds Repower	150	2025	
Pleasant Valley Repower	200	2025	

^(a) Placed in service in January 2023.

Solar

PPAs — Solar PPAs capacity by type:

Туре	Capacity (MW)
Distributed Generation	1,074
Utility-Scale	269
Total	1,343

The average cost of solar energy under existing PPAs was \$79 per MWh and \$90 per MWh in 2022 and 2021, respectively.

Solar Development — In September 2022, the MPUC approved NSP-Minnesota's proposal to add 460 MW of solar facilities at the Sherco site. The project is expected to cost approximately \$690 million (two phases to be completed in 2024 and 2025). As a result of the IRA, the levelized cost of the project is expected to be approximately 30% lower than previously estimated.

Nuclear

The NSP System has two nuclear plants (owned by NSP-Minnesota) with approximately 1,700 MW of total 2022 net summer dependable capacity. Our nuclear fleet has become one of the best performing and dependable in the nation, as rated by both the NRC and INPO. NSP-Minnesota secures contracts for uranium concentrates, uranium conversion, uranium enrichment and fuel fabrication to operate its nuclear plants. NSP-Minnesota uses varying contract lengths as well as multiple producers for uranium concentrates, conversion services and enrichment services to minimize potential impacts caused by supply interruptions due to geographical and world political issues.

Nuclear Fuel Cost — Delivered cost per MMBtu of nuclear fuel consumed for owned electric generation and the percentage of total fuel requirements (nuclear, natural gas and coal):

	Nuclear		
		Cost	Percent
2022	\$	0.76	51 %
2021		0.77	50

Other

The NSP System's other carbon-free energy portfolio includes hydro from owned generating facilities.

See Item 2 — Properties for further information.

Fossil Fuel — NSP System

The NSP System's fossil fuel energy portfolio includes coal and natural gas power from both owned generating facilities and PPAs.

See Item 2 — Properties for further information.

Coal

The NSP System owns and operates coal units with approximately 2,400 MW of total capacity, which provided 18% of NSP System's energy mix in 2022. All of these units are approved for retirement by 2030.

Approved early coal plant retirements:

Year	Plant Unit	Capacity (MW)
2023	Sherco 2	682
2026	Sherco 1	680
2028	A.S. King	511
2030	Sherco 3	517 ^{(a}

(a) Based on the NSP System's ownership interest.

Coal Fuel Cost — Delivered cost per MMBtu of coal consumed for owned electric generation and the percentage of total fuel requirements (nuclear, natural gas and coal):

	Coal ^(a)		
		Cost	Percent
2022	\$	2.27	37 %
2021		1.95	34

(a) Includes refuse-derived fuel and wood

Natural Gas

The NSP System has eight natural gas plants with approximately 2,800 MW of total capacity, which provided 13% of NSP System's energy mix in 2022.

Natural gas supplies, transportation and storage services for power plants are procured to provide an adequate supply of fuel. Remaining requirements are procured through a liquid spot market. Generally, natural gas supply contracts have variable pricing that is tied to natural gas indices. Natural gas supply and transportation agreements include obligations for the purchase and/or delivery of specified volumes or payments in lieu of delivery.

Natural Gas Cost — Delivered cost per MMBtu of natural gas consumed for owned electric generation and the percentage of total fuel requirements (nuclear, natural gas and coal):

	Natural Gas		
	 Cost	Percent	
2022	\$ 7.58	12 %	
2021 ^(a)	4.98	16	

(a) Reflective of Winter Storm Uri.

Capacity and Demand

Uninterrupted system peak demand and occurrence date:

System Peak	Demand (MW)
2022	2021
9.245 June 20	8.837 June 9

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 6 of 57

Transmission

Transmission lines deliver electricity over long distances from power sources to transmission substations closer to customers. A strong transmission system ensures continued reliable and affordable service, ability to meet state and regional energy policy goals, and support for a diverse generation mix, including renewable energy. NSP-Minnesota owns more than 32,000 of 44,000 conductor miles of transmission lines across the NSP System service territory.

NSP System plans to build approximately 1,100 additional conductor miles of transmission lines, primarily as part of the MISO Tranche 1 project estimated to be complete in 2028.

See Item 2 - Properties for further information.

Distribution

Distribution lines allow electricity to travel at lower voltages from substations directly to customers. NSP-Minnesota has a vast distribution network, owning and operating approximately 82,000 conductor miles of distribution lines across our service territory. To continue providing reliable, affordable electric service and enable more flexibility for customers, we are working to digitize the distribution grid, while at the same time keeping it secure.

See Item 2 - Properties for further information.

Natural Gas Operations

Natural gas operations consist of purchase, transportation and distribution of natural gas to end-use residential, C&I and transport customers. NSP-Minnesota had natural gas deliveries of 85,903 (thousands of MMBtu), 0.5 million customers and natural gas revenues of \$1,022 million for 2022.

Natural Gas (percentage of total)	Deliveries	Number of Customers	Revenues
Residential	44 %	92 %	50 %
C&I	47	8	42
Transportation and other	9	<1	8

Sales/Revenue Statistics (a)

	2022	 2021
MMBtu sales per retail customer	144	149
Revenue per retail customer	\$ 1,726	\$ 1,121
Residential revenue per MMBtu	13.34	8.56
C&I revenue per MMBtu	10.76	6.53
Transportation and other revenue per MMBtu	2.56	1.29

^(a) See Note 6 to the consolidated financial statements for further information.

Capability and Demand

Natural gas supply requirements are categorized as firm or interruptible (customers with an alternate energy supply).

Maximum daily output (firm and interruptible) and occurrence date:

2022		2021	(a)
MMBtu	Date	MMBtu	Date
867 385	Eeh 12	899 133	Feb 11

(a) Reflective of Winter Storm Uri.

Natural Gas Supply and Cost

NSP-Minnesota seeks natural gas supply, transportation and storage alternatives to yield a diversified portfolio, which increases flexibility and decreases interruption and financial risks and economical rates. In addition, NSP-Minnesota conducts natural gas price hedging activities approved by its states' commissions.

Average delivered cost per MMBtu of natural gas for regulated retail distribution:

	2022	2021 ^(a)	
\$	7.00	\$	7.48
()			

^(a) Reflective of Winter Storm Uri.

NSP-Minnesota has natural gas supply transportation and storage agreements that include obligations for purchase and/or delivery of specified volumes or to make payments in lieu of delivery.

General

Seasonality

Demand for electric power and natural gas is affected by seasonal differences in the weather. In general, peak sales of electricity occur in the summer months and peak sales of natural gas occur in the winter months. As a result, the overall operating results may fluctuate substantially on a seasonal basis. Additionally, NSP-Minnesota's operations have historically generated less revenues and income when weather conditions are milder in the winter and cooler in the summer.

Competition

NSP-Minnesota is subject to public policies that promote competition and development of energy markets. NSP-Minnesota's industrial and large commercial customers have the ability to generate their own electricity. In addition, customers may have the option of substituting other fuels or relocating their facilities to a lower cost region.

Customers have the opportunity to supply their own power with distributed generation including solar generation and in most jurisdictions can currently avoid paying for most of the fixed production, transmission and distribution costs incurred to serve them.

Minnesota has incentives for the development of rooftop solar, community solar gardens and other distributed energy resources. Distributed generating resources are potential competitors to NSP-Minnesota's electric service business with these incentives and federal tax subsidies.

The FERC has continued to promote competitive wholesale markets through open access transmission and other means. NSP-Minnesota's wholesale customers can purchase their output from generation resources of competing suppliers or non-contracted quantities and use the transmission system of NSP-Minnesota on a comparable basis to serve their native load.

FERC Order No. 1000 established competition for ownership of certain new electric transmission facilities under Federal regulations. Some states have state laws that allow the incumbent a Right of First Refusal to own these transmission facilities.

FERC Order 2222 requires that RTO and ISO markets allow participation of aggregations of distributed energy resources. This order is expected to incentivize distributed energy resource adoption, however implementation is expected to vary by RTO/ISO and the near, medium, and long-term impacts of Order 2222 remain unclear.

NSP-Minnesota has franchise agreements with cities subject to periodic renewal; however, a city could seek alternative means to access electric power or gas, such as municipalization. No municipalization activities are occurring presently.

While facing these challenges, NSP-Minnesota believes its rates and services are competitive with alternatives currently available.

Governmental Regulations

Public Utility Regulation

See Item 7 for discussion of public utility regulation.

Environmental Regulation

Our facilities are regulated by federal and state agencies that have jurisdiction over air emissions, water quality, wastewater discharges, solid and hazardous wastes or substances. Certain NSP-Minnesota activities require registrations, permits, licenses, inspections and approvals from these agencies.

NSP-Minnesota has received necessary authorizations for the construction and continued operation of its generation, transmission and distribution systems. Our facilities strive to operate in compliance with applicable environmental standards and related monitoring and reporting requirements.

However, it is not possible to determine what additional facilities or modifications to existing or planned facilities will be required as a result of changes to regulations, interpretations or enforcement policies or what effect future laws or regulations may have. We may be required to incur expenditures in the future for remediation of historic and current operating sites and other waste treatment, storage and disposal sites.

There are significant environmental regulations to encourage use of clean energy technologies and regulate emissions of GHGs. NSP-Minnesota has undertaken numerous initiatives to meet current requirements and prepare for potential future regulations, reduce GHG emissions and respond to state renewable and energy efficiency goals. Future environmental regulations may result in substantial costs.

Emerging Environmental Regulation

Clean Air Act — In April 2022, the EPA proposed regulations under the "Good Neighbor" provisions of the Clean Air Act. The proposed rules establish an allowance trading program for NOx, potentially impacting fossil fuel generating facilities in Minnesota. Under the proposed rule, facilities without NOx controls will have to secure additional allowances, install NOx controls, or develop a strategy of operations that utilizes the existing allowance allocations. The EPA has indicated that it intends for the rule to be final and applicable in the first half of 2023. While the financial impacts of the proposed regulation are uncertain and dependent on market forces, NSP-Minnesota anticipates that the costs to the NSP System will be approximately \$30 million annually and will be recoverable through regulatory mechanisms based on prior state commission practices.

In a June 2022 ruling, the United States Supreme Court held that an economy-wide approach to reducing greenhouse gas emissions from coalfired power plants was not consistent with the Clean Air Act. Therefore, if the EPA proceeds with new rules, it cannot set a standard based on economy-wide generation shifting to other sources, such as renewable energy. It is anticipated that EPA will propose rules to limit GHG emissions from new and existing coal and natural gas-fired electric generating units in 2023. If any new rules require additional investment, NSP-Minnesota believes that the cost of these initiatives or replacement generation would be recoverable through rates based on prior state commission practices.

Coal Ash Regulation — In February 2023, the EPA entered into a Consent Decree, committing the agency to either issue new proposed rules by May 5, 2023, to regulate inactive CCR landfills under the CCR Rule for the first time, or to determine no such rules are necessary by that date. If proposed rules are issued in May, the EPA has committed to a May 2024 effective date for the new rules. Until proposed rules are issued, it is not certain what the impact will be on NSP-Minnesota, but we anticipate that additional inactive ash units could become regulated for the first time. It is also anticipated that the EPA may issue other CCR proposed rules in 2023 that further expand the scope of the CCR Rule.

Emerging Contaminants of Concern — PFAS are man-made chemicals that are widely used in consumer products and can persist and bioaccumulate in the environment. NSP-Minnesota does not manufacture PFAS but because PFAS are so ubiquitous in products and the environment, it may impact our operations. In September 2022, the EPA proposed to designate two types of PFAS as "hazardous substances" under the CERCLA, specifically perfluorooctanoic acid and perfluorooctanesulfonic acid. This proposed rule could result in new obligations for investigation and cleanup wherever PFAS are found to be present. The impact the proposed regulation may have on electric and gas utilities is currently uncertain.

Other

Our operations are subject to workplace safety standards under the Federal Occupational Safety and Health Act of 1970 ("OSHA") and comparable state laws that regulate the protection of worker health and safety. In addition, the Company is subject to other government regulations impacting such matters as labor, competition, data privacy, etc. Based on information to date and because our policies and business practices are designed to comply with all applicable laws, we do not believe the effects of compliance on our operations, financial condition or cash flows are material.

Employees

As of Dec. 31, 2022, NSP-Minnesota had 3,201 full-time employees and four part-time employees, of which 2,070 were covered under collective-bargaining agreements.

ITEM 1A - RISK FACTORS

Xcel Energy, which includes NSP-Minnesota, is subject to a variety of risks, many of which are beyond our control. Risks that may adversely affect the business, financial condition, results of operations or cash flows are described below. Although the risks are organized by heading, and each risk is described separately, many of the risks are interrelated. These risks should be carefully considered together with the other information set forth in this report and future reports that Xcel Energy files with the SEC. You should not interpret the disclosure of any risk factor to imply that the risk has not already materialized. While we believe we have identified and discussed below the key risk factors affecting our business, there may be additional risks and uncertainties that are not presently known or that are not currently believed to be significant that may adversely affect our business, financial condition, results of operations or cash flows in the future. Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 8 of 57

Oversight of Risk and Related Processes

NSP-Minnesota's Board of Directors is responsible for the oversight of material risk and maintaining an effective risk monitoring process. Management and the Board of Directors have responsibility for overseeing the identification and mitigation of key risks.

NSP-Minnesota maintains a robust compliance program and promotes a culture of compliance beginning with the tone at the top. The risk mitigation process includes adherence to our Code of Conduct and compliance policies, operation of formal risk management structures and overall business management. NSP-Minnesota further mitigates inherent risks through formal risk committees and corporate functions such as internal audit, and internal controls over financial reporting and legal.

Management identifies and analyzes risks to determine materiality and other attributes such as timing, probability and controllability. Identification and risk analysis occurs formally through risk assessment conducted by senior management, the financial disclosure process, hazard risk procedures, internal audit and compliance with financial and operational controls. Management also identifies and analyzes risk through the business planning process, development of goals and establishment of key performance indicators, including identification of barriers to implementing our strategy. The business planning process also identifies likelihood and mitigating factors to prevent the assumption of inappropriate risk to meet goals.

Management communicates regularly with the Board of Directors and its sole stockholder regarding risk. Senior management presents and communicates a periodic risk assessment to the Board of Directors, providing information on the risks that management believes are material, including financial impact, timing, likelihood and mitigating factors. The Board of Directors regularly reviews management's key risk assessments, which includes areas of existing and future macroeconomic, financial, operational, policy, environmental, safety and security risks.

The oversight, management and mitigation of risk is an integral and continuous part of the Board of Directors' governance of NSP-Minnesota. Processes are in place to confirm appropriate risk oversight, as well as identification and consideration of new risks.

Risks Associated with Our Business

Operational Risks

Our natural gas and electric generation/transmission and distribution operations involve numerous risks that may result in accidents and other operating risks and costs.

Our natural gas transmission and distribution activities include inherent hazards and operating risks, such as leaks, explosions, outages and mechanical problems. Our electric generation, transmission and distribution activities include inherent hazards and operating risks such as contact, fire and outages. These risks could result in loss of life, significant property damage, environmental pollution, impairment of our operations and substantial financial losses to employees, third-party contractors, customers or the public. We maintain insurance against most, but not all, of these risks and losses. The occurrence of these events, if not fully covered by insurance, could have a material effect on our financial condition, results of operations and cash flows as well as potential loss of reputation.

Other uncertainties and risks inherent in operating and maintaining NSP-Minnesota's facilities include, but are not limited to:

- Risks associated with facility start-up operations, such as whether the facility will achieve projected operating performance on schedule and otherwise as planned.
- Failures in the availability, acquisition or transportation of fuel or other supplies.
- Impact of adverse weather conditions and natural disasters, including, tornadoes, icing events, floods and droughts.
- Performance below expected or contracted levels of output or efficiency.
- Availability of replacement equipment.
- Availability of adequate water resources and ability to satisfy water intake and discharge requirements.
- Availability or changes to wind patterns.
- Inability to identify, manage properly or mitigate equipment defects.
- Use of new or unproven technology.
- Risks associated with dependence on a specific type of fuel or fuel source, such as commodity price risk, availability of adequate fuel supply and transportation and lack of available alternative fuel sources.
- Increased competition due to, among other factors, new facilities, excess supply, shifting demand and regulatory changes.

Additionally, compliance with existing and potential new regulations related to the operation and maintenance of our natural gas infrastructure could result in significant costs. The PHMSA is responsible for administering the DOT's national regulatory program to assure the safe transportation of natural gas, petroleum and other hazardous materials by pipelines. The PHMSA continues to develop regulations and other approaches to risk management to assure safety in design, construction, testing, operation, maintenance and emergency response of natural gas pipeline infrastructure. We have programs in place to comply with these regulations and systematically monitor and renew infrastructure over time, however, a significant incident or material finding of non-compliance could result in penalties and higher costs of operations.

Our natural gas and electric transmission and distribution operations are dependent upon complex information technology systems and network infrastructure, the failure of which could disrupt our normal business operations, which could have a material adverse effect on our ability to process transactions and provide services.

Our utility operations are subject to long-term planning and project risks.

Most electric utility investments are planned to be used for decades. Transmission and generation investments typically have long lead times and are planned well in advance of in-service dates and typically subject to long-term resource plans. These plans are based on numerous assumptions such as: sales growth, customer usage, commodity prices, economic activity, costs, regulatory mechanisms, customer behavior, available technology and public policy. Our long-term resource plan is dependent on our ability to obtain required approvals, develop necessary technical expertise, allocate and coordinate sufficient resources and adhere to budgets and timelines. In addition, the long-term nature of both our planning processes and our asset lives are subject to risk. The electric utility sector is undergoing significant change (e.g., increases in energy efficiency, wider adoption of distributed generation and shifts away from fossil fuel generation to renewable generation). Customer adoption of these technologies and increased energy efficiency could result in excess transmission and generation resources, downward pressure on sales growth, and potentially stranded costs if we are not able to fully recover costs and investments.

The magnitude and timing of resource additions and changes in customer demand may not coincide with evolving customer preference for generation resources and end-uses, which introduces further uncertainty into long-term planning. Efforts to electrify the transportation and building sectors to reduce GHG emissions may result in higher electric demand and lower natural gas demand over time. Higher electric demand may require us to adopt new technologies and make significant transmission and distribution investments including advanced grid infrastructure, which increases exposure to overall grid instability and technology obsolescence. Evolving stakeholder preference for lower emissions from generation sources and end-uses, like heating, may impact our resource mix and put pressure on our ability to recover capital investments in natural gas generation and delivery. Multiple states may not agree as to the appropriate resource mix, which may lead to costs to comply with one jurisdiction that are not recoverable across all jurisdictions served by the same assets.

We require inputs such as coal, natural gas, uranium and water to cool our facilities. Lack of availability of these resources could jeopardize long-term operations of our facilities or make them uneconomic to operate.

Our utility operations are highly dependent on suppliers to deliver components in accordance with short and long-term project schedules.

Our products contain components that are globally sourced from suppliers who, in turn, source components from their suppliers. A shortage of key components in which an alternative supplier is not identified could significantly impact operations and project plans for NSP-Minnesota and our customers. Such impacts could include timing of projects, including potential for project cancellation. Failure to adhere to project budgets and timelines adversely impacts our results of operations, financial condition or cash flows.

We are subject to commodity risks and other risks associated with energy markets and energy production.

A significant increase in fuel costs could cause a decline in customer demand, adverse regulatory outcomes and an increase in bad debt expense which may have a material impact on our results of operations. Despite existing fuel cost recovery mechanisms, higher fuel costs could significantly impact our results of operations if costs are not recovered. Delays in the timing of the collection of fuel cost recoveries could impact our cash flows and liquidity.

A significant disruption in supply could cause us to seek alternative supply services at potentially higher costs. Additionally, supply shortages may not be fully resolved, which negatively impacts our ability to provide services to our customers. Failure to provide service due to disruptions may also result in fines, penalties or cost disallowances through the regulatory process. Also, significantly higher energy or fuel costs relative to sales commitments negatively impacts our cash flows and results of operations.

Northern States Power Company NSPM 2022 SEC Form 10-K

Table of Contents

We also engage in wholesale sales and purchases of electric capacity, energy and energy-related products as well as natural gas. In many markets, emission allowances and/or RECs are also needed to comply with various statutes and commission rulings. As a result, we are subject to market supply and commodity price risk.

Commodity price changes can affect the value of our commodity trading derivatives. We mark certain derivatives to estimated fair market value on a daily basis. Settlements can vary significantly from estimated fair values recorded and significant changes from the assumptions underlying our fair value estimates could cause earnings variability. The management of risks associated with hedging and trading is based, in part, on programs and procedures which utilize historical prices and trends.

Public perception often does not distinguish between pass through commodity costs and base rates. High commodity prices that are being passed through to customer bills could impact our ability to recover costs for other improvements and operations.

Due to the uncertainty involved in price movements and potential deviation from historical pricing, NSP-Minnesota is unable to fully assure that its risk management programs and procedures would be effective to protect against all significant adverse market deviations. In addition, NSP-Minnesota cannot fully assure that its controls will be effective against all potential risks. If such programs and procedures are not effective, NSP-Minnesota's results of operations, financial condition or cash flows could be materially impacted.

Failure to attract and retain a qualified workforce could have an adverse effect on operations.

The competition for talent has become increasingly prevalent, and we have experienced increased employee turnover due to the condition of the labor market. In addition, specialized knowledge and skills are required for many of our positions, which may pose additional difficulty for us as we work to recruit, retain and motivate employees in this climate. Failure to hire and adequately train replacement employees, including the transfer of significant knowledge and expertise to new employees or future availability and cost of contract labor may adversely affect the ability to manage and operate our business. Inability to attract and retain these employees adversely impacts our results of operations, financial condition or cash flows.

Our operations use third-party contractors in addition to employees to perform periodic and ongoing work.

We rely on third-party contractors to perform operations, maintenance and construction work. Our contractual arrangements with these contractors typically include performance and safety standards, progress payments, insurance requirements and security for performance. Poor vendor performance or contractor unavailability could impact ongoing operations, restoration operations, regulatory recovery, our reputation and could introduce financial risk or risks of fines.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 10 of 57

Our employees, directors, third-party contractors, or suppliers may violate or be perceived to violate our Codes of Conduct, which could have an adverse effect on our reputation.

We are exposed to risk of employee or third-party contractor fraud or misconduct. All employees and members of the Board of Directors are subject to comply with our Code of Conduct and are required to participate in annual training. Additionally, suppliers are subject to comply with our Supplier Code of Conduct. NSP-Minnesota does not tolerate discrimination, violations of our Code of Conduct or other unacceptable behaviors. However, it is not always possible to identify and deter misconduct by employees and other third-parties, which may result in governmental investigations, other actions or lawsuits. If such actions are taken against us we may suffer loss of reputation and such actions could have a material effect on our financial condition, results of operations and cash flows.

We are subject to the risks of nuclear generation.

NSP-Minnesota has two nuclear generation plants, PI and Monticello. Risks of nuclear generation include:

- Hazards associated with the use of radioactive material in energy production, including management, handling, storage and disposal.
- Limitations on insurance available to cover losses that may arise in connection with nuclear operations, as well as obligations to contribute to an insurance pool in the event of damages at a covered U.S. reactor.
- Technological and financial uncertainties related to the costs of decommissioning nuclear plants may cause our funding obligations to change.

The NRC has authority to impose licensing and safety-related requirements for the operation of nuclear generation facilities, including the ability to impose fines and/or shut down a unit until compliance is achieved. NRC safety requirements could necessitate substantial capital expenditures or an increase in operating expenses. In addition, the INPO reviews our nuclear operations. Compliance with the INPO's recommendations could result in substantial capital expenditures or a substantial increase in operating expenses.

If a nuclear incident did occur, it could have a material impact on our results of operations, financial condition or cash flows. Furthermore, noncompliance or the occurrence of a serious incident at other nuclear facilities could result in increased industry regulation, which may increase our compliance costs.

We are a wholly owned subsidiary of Xcel Energy Inc. Xcel Energy Inc. can exercise substantial control over our dividend policy and business and operations and may exercise that control in a manner that may be perceived to be adverse to our interests.

All of the members of our Board of Directors, as well as many of our executive officers, are officers of Xcel Energy Inc. Our Board of Directors makes determinations with respect to a number of significant corporate events, including the payment of our dividends.

We have historically paid quarterly dividends to Xcel Energy Inc. If Xcel Energy Inc.'s cash requirements increase, our Board of Directors could decide to increase the dividends we pay to Xcel Energy Inc. to help support Xcel Energy Inc.'s cash needs. This could adversely affect our liquidity. The most restrictive dividend limitation for NSP-Minnesota is imposed by our state regulatory commissions. State regulatory commissions indirectly limit the amount of dividends NSP-Minnesota can pay to Xcel Energy Inc., by requiring a minimum equity-to-total capitalization ratio.

See Note 5 to the consolidated financial statements for further information.

Financial Risks

Our profitability depends on our ability to recover costs and changes in regulation may impair our ability to recover costs from our customers.

We are subject to comprehensive regulation by federal and state utility regulatory agencies, including siting and construction of facilities, customer service and the rates that we can charge customers.

The profitability of our operations is dependent on our ability to recover the costs of providing energy and utility services and earn a return on capital investment. Our rates are generally regulated and are based on an analysis of our costs incurred in a test year. We are subject to both future and historical test years depending upon the regulatory jurisdiction. Thus, the rates we are allowed to charge may or may not match our costs at any given time. Rate regulation is premised on providing an opportunity to earn a reasonable rate of return on invested capital.

There can also be no assurance that our regulatory commissions will judge all our costs to be prudent, which could result in disallowances, or that the regulatory process will always result in rates that will produce full recovery.

Overall, management believes prudently incurred costs are recoverable given the existing regulatory framework. However, there may be changes in the regulatory environment that could impair our ability to recover costs historically collected from customers, or we could exceed caps on capital costs required by commissions and result in less than full recovery.

Changes in the long-term cost-effectiveness or to the operating conditions of our assets may result in early retirements of utility facilities. While regulation typically provides cost recovery relief for these types of changes, there is no assurance that regulators would allow full recovery of all remaining costs.

Higher than expected inflation or tariffs may increase costs of construction and operations. Also, rising fuel costs could increase the risk that we will not be able to fully recover our fuel costs from our customers.

Adverse regulatory rulings (including changes in recovery mechanisms) or the imposition of additional regulations could have an adverse impact on our results of operations and materially affect our ability to meet our financial obligations, including debt payments and the payment of dividends on common stock. Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 11 of 57

Any reductions in our credit ratings could increase our financing costs and the cost of maintaining certain contractual relationships.

We cannot be assured that our current credit ratings will remain in effect, or that a rating will not be lowered or withdrawn by a rating agency. Significant events including disallowance of costs, use of historic test years, elimination of riders or interim rates, increasing depreciation lives, lower returns on equity, changes to equity ratios and impacts of tax policy may impact our cash flows and credit metrics, potentially resulting in a change in our credit ratings. In addition, our credit ratings may change as a result of the differing methodologies or change in the methodologies used by the various rating agencies.

Any credit ratings downgrade could lead to higher borrowing costs or lower proceeds from equity issuances. It could also impact our ability to access capital markets. Also, we may enter into contracts that require posting of collateral or settlement if credit ratings fall below investment grade.

We are subject to capital market and interest rate risks.

Utility operations require significant capital investment. As a result, we frequently need to access capital markets. Any disruption in capital markets could have a material impact on our ability to fund our operations. Capital market disruption and financial market distress could prevent us from issuing commercial paper, issuing new securities or cause us to issue securities with unfavorable terms and conditions, such as higher interest rates or lower proceeds from equity issuances. Higher interest rates on short-term borrowings with variable interest rates could also have an adverse effect on our operating results.

The performance of capital markets impacts the value of assets held in trusts to satisfy future obligations to decommission our nuclear plants and satisfy our defined benefit pension and postretirement benefit plan obligations. These assets are subject to market fluctuations and yield uncertain returns, which may fall below expected returns. A decline in the market value of these assets may increase funding requirements. Additionally, the fair value of the debt securities held in the nuclear decommissioning and/or pension trusts may be impacted by changes in interest rates.

We are subject to credit risks.

Credit risk includes the risk that our customers will not pay their bills, which may lead to a reduction in our liquidity and an increase in bad debt expense. Credit risk is comprised of numerous factors including the price of products and services provided, the economy and unemployment rates.

Credit risk also includes the risk that counterparties that owe us money or product will become insolvent and may breach their obligations. Should the counterparties fail to perform, we may be forced to enter into alternative arrangements. In that event, our financial results could be adversely affected and incur losses.

We may have direct credit exposure in our short-term wholesale and commodity trading activity to financial institutions trading for their own accounts or issuing collateral support on behalf of other counterparties. We may also have some indirect credit exposure due to participation in organized markets, (e.g., MISO, Electric Reliability Council of Texas and California ISO), in which any credit losses are socialized to all market participants.

We have additional indirect credit exposure to financial institutions from letters of credit provided as security by power suppliers under various purchased power contracts. If any of the credit ratings of the letter of credit issuers were to drop below investment grade, the supplier would need to replace that security with an acceptable substitute. If the security were not replaced, the party could be in default under the contract.

As we are a subsidiary of Xcel Energy Inc., we may be negatively affected by events impacting the credit or liquidity of Xcel Energy Inc. and its affiliates.

If either S&P or Moody's were to downgrade Xcel Energy Inc.'s debt securities below investment grade, it would increase Xcel Energy Inc.'s cost of capital and restrict its access to the capital markets. This could limit Xcel Energy Inc.'s ability to contribute equity or make loans to us or may cause Xcel Energy Inc. to seek additional or accelerated funding from us in the form of dividends. If such event were to occur, we may need to seek alternative sources of funds to meet our cash needs.

As of Dec. 31, 2022, Xcel Energy Inc. and its utility subsidiaries had approximately \$22.8 billion of long-term debt and \$2.0 billion of short-term debt and current maturities. Xcel Energy Inc. provides various guarantees and bond indemnities supporting some of its subsidiaries by guaranteeing the payment or performance by these subsidiaries for specified agreements or transactions.

Xcel Energy also has other contingent liabilities resulting from various tax disputes and other matters. Xcel Energy Inc.'s exposure under the guarantees is based upon the net liability of the relevant subsidiary under the specified agreements or transactions. The majority of Xcel Energy Inc.'s guarantees limit its exposure to a maximum amount that is stated in the guarantees.

As of Dec. 31, 2022, Xcel Energy had the following guarantees outstanding:

- \$1 million maximum stated amount and immaterial exposure.
- \$61 million for performance and payment of surety bonds for the benefit of itself and its subsidiaries, with total exposure that cannot be estimated at this time.
- \$98 million for performance and payment of a capital services contract for solar generating equipment, with immaterial exposure.

If Xcel Energy Inc. were to become obligated to make payments under these guarantees and bond indemnities or become obligated to fund other contingent liabilities, it could limit Xcel Energy Inc.'s ability to contribute equity or make loans to us, or may cause Xcel Energy Inc. to seek additional or accelerated funding from us in the form of dividends. If such event were to occur, we may need to seek alternative sources of funds to meet our cash needs.

Increasing costs of our defined benefit retirement plans and employee benefits may adversely affect our results of operations, financial condition or cash flows.

We have defined benefit pension and postretirement plans that cover most of our employees. Assumptions related to future costs, return on investments, interest rates and other actuarial assumptions have a significant impact on our funding requirements of these plans. Estimates and assumptions may change. In addition, the Pension Protection Act sets the minimum funding requirements for defined benefit pension plans. Therefore, our funding requirements and contributions may change in the future. Also, the payout of a significant percentage of pension plan liabilities in a single year due to high numbers of retirements or employees leaving NSP-Minnesota could trigger settlement accounting and could require NSP-Minnesota to recognize incremental pension expense related to unrecognized plan losses in the year liabilities are paid. Changes in industry standards utilized in key assumptions (e.g., mortality tables) could have a significant impact on future obligations and benefit costs.

Increasing costs associated with health care plans may adversely affect our results of operations.

Increasing levels of large individual health care claims and overall health care claims could have an adverse impact on our results of operations, financial condition or cash flows. Health care legislation could also significantly impact our benefit programs and costs.

Federal tax law may significantly impact our business.

NSP-Minnesota collects estimated federal, state and local tax payments through their regulated rates. Changes to federal tax law may benefit or adversely affect our earnings and customer costs. Tax depreciable lives and the value/availability of various tax credits or the timeliness of their utilization may impact the economics or selection of resources. If tax rates are increased, there could be timing delays before regulated rates provide for recovery of such tax increases in revenues. In addition, certain IRS tax policies such as tax normalization may impact our ability to economically deliver certain types of resources relative to market prices.

Macroeconomic Risks

Economic conditions impact our business.

Our operations are affected by economic conditions, which correlates to customers/sales growth (decline). Economic conditions may be impacted by recessionary factors, rising interest rates and insufficient financial sector liquidity leading to potential increased unemployment, which may impact customers' ability to pay their bills which could lead to additional bad debt expense.

Additionally, NSP-Minnesota faces competitive factors, which could have an adverse impact on our financial condition, results of operations and cash flows. Further, worldwide economic activity impacts the demand for basic commodities necessary for utility infrastructure, which may inhibit our ability to acquire sufficient supplies. We operate in a capital intensive industry and federal trade policy could significantly impact the cost of materials we use. There may be delays before these additional material costs can be recovered in rates.

We face risks related to health epidemics and other outbreaks, which may have a material effect on our financial condition, results of operations and cash flows.

Health epidemics continue to impact countries, communities, supply chains and markets. Uncertainty continues to exist regarding epidemics; the duration and magnitude of business restrictions including shutdowns (domestically and globally); the potential impact on the workforce including shortages of employees and third-party contractors due to quarantine policies, vaccination requirements or government restrictions; impacts on the transportation of goods, and the generalized impact on the economy.

We cannot ultimately predict whether an epidemic will have a material impact on our future liquidity, financial condition or results of operations. Nor can we predict the impact on the health of our employees, our supply chain or our ability to recover higher costs associated with managing an outbreak.

Operations could be impacted by war, terrorism, or other events.

Our generation plants, fuel storage facilities, transmission and distribution facilities and information and control systems may be targets of terrorist activities. Any disruption could impact operations or result in a decrease in revenues and additional costs to repair and insure our assets. These disruptions could have a material impact on our financial condition, results of operations or cash flows. The potential for terrorism has subjected our operations to increased risks and could have a material effect on our business. We have incurred increased costs for security and capital expenditures in response to these risks. The insurance industry has also been affected by these events and the availability of insurance may decrease. In addition, insurance may have higher deductibles, higher premiums and more restrictive policy terms.

A disruption of the regional electric transmission grid, interstate natural gas pipeline infrastructure or other fuel sources, could negatively impact our business, brand and reputation. Because our facilities are part of an interconnected system, we face the risk of possible loss of business due to a disruption caused by the actions of a neighboring utility.

We also face the risks of possible loss of business due to significant events such as severe storms, temperature extremes, wildfires, widespread pandemic, generator or transmission facility outage, pipeline rupture, railroad disruption, operator error, sudden and significant increase or decrease in wind generation or a workforce disruption.

In addition, major catastrophic events throughout the world may disrupt our business. While we have business continuity plans in place, our ability to recover may be prolonged due to the type and extent of the event. NSP-Minnesota participates in a global supply chain, which includes materials and components that are globally sourced. A prolonged disruption could result in the delay of equipment and materials that may impact our ability to connect, restore and reliably serve our customers.

A major disruption could result in a significant decrease in revenues, additional costs to repair assets, and an adverse impact on the cost and availability of insurance, which could have a material impact on our results of operations, financial condition or cash flows. Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 13 of 57

A cyber incident or security breach could have a material effect on our business.

We operate in an industry that requires the continued operation of sophisticated information technology, control systems and network infrastructure. In addition, we use our systems and infrastructure to create, collect, use, disclose, store, dispose of and otherwise process sensitive information, including Company data, customer energy usage data, and personal information regarding customers, employees and their dependents, contractors and other individuals.

Our generation, transmission, distribution and fuel storage facilities, information technology systems and other infrastructure or physical assets, as well as information processed in our systems (e.g., information regarding our customers, employees, operations, infrastructure and assets) could be affected by cyber security incidents, including those caused by human error.

The utility industry has been the target of several attacks on operational systems and has seen an increased volume and sophistication of cyber security incidents from international activist organizations, other countries and individuals. We expect to continue to experience attempts to compromise our information technology and control systems, network infrastructure and other assets. To date, no cybersecurity incident or attack has had a material impact on our business or results of operations.

Cyber security incidents could harm our businesses by limiting our generating, transmitting and distributing capabilities, delaying our development and construction of new facilities or capital improvement projects to existing facilities, disrupting our customer operations or causing the release of customer information, all of which would likely receive state and federal regulatory scrutiny and could expose us to liability.

Our generation, transmission systems and natural gas pipelines are part of an interconnected system. Therefore, a disruption caused by the impact of a cyber security incident on the regional electric transmission grid, natural gas pipeline infrastructure or other fuel sources of our third-party service providers' operations, could also negatively impact our business.

Our supply chain for procurement of digital equipment and services may expose software or hardware to these risks and could result in a breach or significant costs of remediation. We are unable to quantify the potential impact of cyber security threats or subsequent related actions. Cyber security incidents and regulatory action could result in a material decrease in revenues and may cause significant additional costs (e.g., penalties, third-party claims, repairs, insurance or compliance) and potentially disrupt our supply and markets for natural gas, oil and other fuels.

We maintain security measures to protect our information technology and control systems, network infrastructure and other assets. However, these assets and the information they process may be vulnerable to cyber security incidents, including asset failure or unauthorized access to assets or information. A failure or breach of our technology systems or those of our third-party service providers could disrupt critical business functions and may negatively impact our business, our brand, and our reputation. The cyber security threat is dynamic and evolves continually, and our efforts to prioritize network protection may not be effective given the constant changes to threat vulnerability.

While the Company maintains insurance relating to cybersecurity events, such insurance is subject to a number of exclusions and may be insufficient to offset any losses, costs or damages experienced. Also, the market for cybersecurity insurance is relatively new and coverage available for cybersecurity events is evolving as the industry matures.

Our operating results may fluctuate on a seasonal and quarterly basis and can be adversely affected by milder weather.

Our electric and natural gas utility businesses are seasonal and weather patterns can have a material impact on our operating performance. Demand for electricity is often greater in the summer and winter months associated with cooling and heating. Because natural gas is heavily used for residential and commercial heating, the demand depends heavily upon weather patterns. A significant amount of natural gas revenues are recognized in the first and fourth quarters related to the heating season. Accordingly, our operations have historically generated less revenues and income when weather conditions are milder in the winter and cooler in the summer. Unusually mild winters and summers could have an adverse effect on our financial condition, results of operations or cash flows.

Public Policy Risks

Increased risks of regulatory penalties could negatively impact our business.

The Energy Act increased civil penalty authority for violation of FERC statutes, rules and orders. FERC can impose penalties of up to \$1.5 million per violation per day, particularly as it relates to energy trading activities for both electricity and natural gas. In addition, NERC electric reliability standards and critical infrastructure protection requirements are mandatory and subject to potential financial penalties. Also, the PHMSA, Occupational Safety and Health Administration and other federal agencies have the authority to assess penalties.

In the event of serious incidents, these agencies may pursue penalties. In addition, certain states have the authority to impose substantial penalties. If a serious reliability, cyber or safety incident did occur, it could have a material effect on our results of operations, financial condition or cash flows.

The continued use of natural gas for both power generation and gas distribution have increasingly become a public policy advocacy target. These efforts may result in a limitation of natural gas as an energy source for both power generation and heating, which could impact our ability to reliably and affordably serve our customers.

In recent years, there have been various local and state agency proposals within and outside our service territories that would attempt to restrict the use and availability of natural gas. If such policies were to prevail, we may be forced to make new resource investment decisions which could potentially result in stranded costs if we are not able to fully recover costs and investments and impact the overall reliability of our service.

Environmental Policy Risks

We may be subject to legislative and regulatory responses to climate change, with which compliance could be difficult and costly.

Legislative and regulatory responses related to climate change may create financial risk as our facilities may be subject to additional regulation at either the state or federal level in the future. International agreements could additionally lead to future federal or state regulations.

In 2015, the United Nations Framework Convention on Climate Change reached consensus among 190 nations on an agreement (the Paris Agreement) that establishes a framework for GHG mitigation actions by all countries, with a goal of holding the increase in global average temperature to below 2° Celsius above pre-industrial levels and an aspiration to limit the increase to 1.5° Celsius.

International commitments and agreements could result in future additional GHG reductions in the United States. In addition, in 2023 the EPA intends to publish draft regulations for GHG emissions from the power sector consistent with the agency's Clean Air Act authorities.

Many states and localities continue to pursue their own climate policies. The steps NSP-Minnesota has taken to date to reduce GHG emissions, including energy efficiency measures, adding renewable generation and retiring or converting coal plants to natural gas, occurred under stateendorsed resource plans, renewable energy standards and other state policies.

We may be subject to climate change lawsuits. An adverse outcome could require substantial capital expenditures and possibly require payment of substantial penalties or damages. Defense costs associated with such litigation can also be significant and could affect results of operations, financial condition or cash flows if such costs are not recovered through regulated rates.

If our regulators do not allow us to recover all or a part of the cost of capital investment or the O&M costs incurred to comply with the mandates, it could have a material effect on our results of operations, financial condition or cash flows.

We are subject to environmental laws and regulations, with which compliance could be difficult and costly.

We are subject to environmental laws and regulations that affect many aspects of our operations, including air emissions, water quality, wastewater discharges and the generation, transport and disposal of solid wastes and hazardous substances. Laws and regulations require us to obtain permits, licenses, and approvals and to comply with a variety of environmental requirements.

Environmental laws and regulations can also require us to restrict or limit the output of facilities or the use of certain fuels, shift generation to loweremitting facilities, install pollution control equipment, clean up spills and other contamination and correct environmental hazards. Failure to meet requirements of environmental mandates may result in fines or penalties. We may be required to pay all or a portion of the cost to remediate sites where our past activities, or the activities of other parties, caused environmental contamination.

Changes in environmental policies and regulations or regulatory decisions may result in early retirements of our generation facilities. While regulation typically provides relief for these types of changes, there is no assurance that regulators would allow full recovery of all remaining costs.

We are subject to mandates to provide customers with clean energy, renewable energy and energy conservation offerings. It could have a material effect on our results of operations, financial condition or cash flows if our regulators do not allow us to recover the cost of capital investment or O&M costs incurred to comply with the requirements.

In addition, existing environmental laws or regulations may be revised and new laws or regulations may be adopted. We may also incur additional unanticipated obligations or liabilities under existing environmental laws and regulations.

We are subject to physical and financial risks associated with climate change and other weather, natural disaster and resource depletion impacts.

Climate change can create physical and financial risk. Physical risks include changes in weather conditions and extreme weather events.

Our customers' energy needs vary with weather. To the extent weather conditions are affected by climate change, customers' energy use could increase or decrease. Increased energy use due to weather changes may require us to invest in generating assets, transmission and infrastructure. Decreased energy use due to weather changes may result in decreased revenues.

Climate change may impact the economy, which could impact our sales and revenues. The price of energy has an impact on the economic health of our communities. The cost of additional regulatory requirements, such as regulation of GHG, could impact the availability of goods and prices charged by our suppliers which would normally be borne by consumers through higher prices for energy and purchased goods. To the extent financial markets view climate change and emissions of GHGs as a financial risk, this could negatively affect our ability to access capital markets or cause us to receive less than ideal terms and conditions.

We establish strategies and expectations related to climate change and other environmental matters. Our ability to achieve any such strategies or expectations is subject to numerous factors and conditions, many of which are outside of our control. Examples of such factors include, but are not limited to, evolving legal, regulatory, and other standards, processes, and assumptions, the pace of scientific and technological developments, increased costs, the availability of requisite financing, and changes in carbon markets. Failures or delays (whether actual or perceived) in achieving our strategies or expectations related to climate change and other environmental matters could adversely affect our business, operations, and reputation, and increase risk of litigation. Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 15 of 57

Severe weather impacts our service territories, primarily when thunderstorms, flooding, tornadoes, wildfires and snow or ice storms or extreme temperatures (high heating/cooling days) occur. Extreme weather conditions in general require system backup and can contribute to increased system stress, including service interruptions. Extreme weather conditions creating high energy demand may raise electricity prices, increasing the cost of energy we provide to our customers.

To the extent the frequency of extreme weather events increases, this could increase our cost of providing service and result in more frequent service interruptions. Periods of extreme temperatures could also impact our ability to meet demand.

More frequent and severe drought conditions, extreme swings in amount and timing of precipitation, changes in vegetation, unseasonably warm temperatures, very low humidity, stronger winds and other factors have increased the duration of the wildfire season and the potential impact of an event. Also, the expansion of the wildland urban interface increases the wildfire risk to surrounding communities and NSP-Minnesota's electric and natural gas infrastructure.

Other potential risks associated with wildfires include the inability to secure sufficient insurance coverage, or increased costs of insurance, regulatory recovery risk, and the potential for a credit downgrade and subsequent additional costs to access capital markets.

While we carry liability insurance, given an extreme event, if NSP-Minnesota was found to be liable for wildfire damages, amounts that potentially exceed our coverage could negatively impact our results of operations, financial condition or cash flows. Drought or water depletion could adversely impact our ability to provide electricity to customers, cause early retirement of power plants and increase the cost for energy. Adverse events may result in increased insurance costs and/or decreased insurance availability We may not recover all costs related to mitigating these physical and financial risks.

ITEM 1B — UNRESOLVED STAFF COMMENTS

None.

ITEM 2 — PROPERTIES

Virtually all of the utility plant property of NSP-Minnesota is subject to the lien of its first mortgage bond indenture.

Station, Location and Unit at Dec. 31, 2022	Fuel	Installed	$\mathbf{MW}^{(a)}$	
Steam:				
A.S. King-Bayport, MN, 1 Unit	Coal	1968	511	
Sherco-Becker, MN				
Unit 1	Coal	1976	680	
Unit 2	Coal	1977	682	
Unit 3	Coal	1987	517	(b)
Monticello, MN, 1 Unit	Nuclear	1971	617	
PI-Welch, MN				
Unit 1	Nuclear	1973	521	
Unit 2	Nuclear	1974	519	
Various locations, 4 Units	Wood/Refuse	Various	36	(c)
Combustion Turbine:				
Angus Anson-Sioux Falls, SD, 3 Units	Natural Gas	1994 - 2005	327	
Black Dog-Burnsville, MN, 3 Units	Natural Gas	1987 - 2018	494	
Blue Lake-Shakopee, MN, 6 Units	Natural Gas	1974 - 2005	447	
High Bridge-St. Paul, MN, 3 Units	Natural Gas	2008	530	
Inver Hills-Inver Grove Heights, MN, 6 Units	Natural Gas	1972	252	
Riverside-Minneapolis, MN, 3 Units	Natural Gas	2009	454	
Various locations, 7 Units	Natural Gas	Various	10	
Wind:				(d)
Blazing Star 1-Lincoln County, MN, 100 Units	Wind	2020	200	(d)
Blazing Star 2-Lincoln County, MN, 100 Units	Wind	2021	200	(u)
Border-Rolette County, ND, 75 Units	Wind	2015	148	(a)
Community Wind North-Lincoln County, MN, 12 Units	Wind	2020	26	(d)
Courtenay Wind-Stutsman County, ND, 100 Units	Wind	2016	190	(d)
Crowned Ridge 2-Grant County, SD, 88 Units	Wind	2020	192	(d)
Dakota Range, SD, 72 Units	Wind	2022	298	(d)
Foxtail-Dickey County, ND, 75 Units	Wind	2019	150	(d)
Freeborn-Freeborn County, MN, 100 Units	Wind	2021	200	(d)
Grand Meadow-Mower County, MN, 67 Units	Wind	2008	99	(d)
Jeffers-Cottonwood County, MN, 20 Units	Wind	2020	43	(d)
Lake Benton-Pipestone County, MN, 44 Units	Wind	2019	99	(d)
Mower-Mower County, MN, 43 Units	Wind	2021	91	(d)
Nobles-Nobles County, MN, 133 Units (e)	Wind	2010	200	(d)
Pleasant Valley-Mower County, MN 100			200	(.1)
Units	Wind	2015	196	(d)
Rock Aetna - Murray County, MN, 8 Units	Wind	2022	20	(d)
		Total	8,949	

(a) Summer 2022 net dependable capacity.

(b) Based on NSP-Minnesota's ownership of 59%

(c) Refuse-derived fuel is made from municipal solid waste

^(d) Capacity is attainable only when wind conditions are sufficiently available.

(e) Repowered in 2022.

Electric utility overhead and underground transmission and distribution lines (measured in conductor miles) at Dec. 31, 2022:

Conductor Miles	
Transmission	
500 KV	2,915
345 KV	12,183
230 KV	2,300
161 KV	626
115 KV	8,033
Less than 115 KV	6,537
Total Transmission	32,594
Distribution	
Less than 115 KV	82,024
Total	114,618

NSP-Minnesota had 352 electric utility transmission and distribution substations at Dec. 31, 2022.

Natural gas utility mains at Dec. 31, 2022:

Miles	
Transmission	78
Distribution	10,902

ITEM 3 — LEGAL PROCEEDINGS

NSP-Minnesota is involved in various litigation matters in the ordinary course of business. The assessment of whether a loss is probable or is a reasonable possibility, and whether the loss or a range of loss is estimable, often involves a series of complex judgments about future events. Management maintains accruals for losses probable of being incurred and subject to reasonable estimation.

Management is sometimes unable to estimate an amount or range of a reasonably possible loss in certain situations, including but not limited to, when (1) the damages sought are indeterminate, (2) the proceedings are in the early stages, or (3) the matters involve novel or unsettled legal theories. In such cases, there is considerable uncertainty regarding the timing or ultimate resolution of such matters, including a possible eventual loss.

For current proceedings not specifically reported herein, management does not anticipate that the ultimate liabilities, if any, would have a material effect on NSP-Minnesota's consolidated financial statements. Legal fees are generally expensed as incurred.

See Note 10 to the consolidated financial statements, Item 1 and Item 7 for further information.

ITEM 4 — MINE SAFETY DISCLOSURES

None.

PART II

ITEM 5 — MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES

NSP-Minnesota is a wholly owned subsidiary of Xcel Energy Inc. and there is no market for its common equity securities.

The dividends declared during 2022 and 2021 were as follows:

(Millions of Dollars)	2022		2021	
First quarter	\$	167	\$	109
Second quarter		114		107
Third quarter		182		109
Fourth quarter		123		96

ITEM 6 - [RESERVED]

ITEM 7 — MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Discussion of financial condition and liquidity for NSP-Minnesota is omitted per conditions set forth in General Instructions I(1)(a) and (b) of Form 10-K for wholly owned subsidiaries. It is replaced with management's narrative analysis of the results of operations set forth in General Instruction I(2)(a) of Form 10-K for wholly owned subsidiaries (reduced disclosure format).

Non-GAAP Financial Measures

The following discussion includes financial information prepared in accordance with GAAP, as well as certain non-GAAP financial measures such as ongoing earnings. Generally, a non-GAAP financial measure is a measure of a company's financial performance, financial position or cash flows that are adjusted from measures calculated and presented in accordance with GAAP.

NSP-Minnesota's management uses non-GAAP measures for financial planning and analysis, for reporting of results to the Board of Directors, in determining performance-based compensation and communicating its earnings outlook to analysts and investors. Non-GAAP financial measures are intended to supplement investors' understanding of our performance and should not be considered alternatives for financial measures presented in accordance with GAAP. These measures are discussed in more detail below and may not be comparable to other companies' similarly titled non-GAAP financial measures.

Earnings Adjusted for Certain Items (Ongoing Earnings)

Ongoing earnings reflect adjustments to GAAP earnings (net income) for certain items.

We use these non-GAAP financial measures to evaluate and provide details of NSP-Minnesota's core earnings and underlying performance. We believe these measurements are useful to investors to evaluate the actual and projected financial performance and contribution of NSP-Minnesota. For the years ended Dec. 31, 2022 and 2021, there were no such adjustments to GAAP earnings and therefore GAAP earnings equal ongoing earnings.

Results of Operations

2022 Comparison with 2021

NSP-Minnesota's net income was approximately \$675 million for 2022, compared with approximately \$606 million for 2021. The increase in earnings is driven primarily by regulatory rate outcomes, partially offset by additional depreciation and O&M expenses.

Electric Margin

Electric margin is presented as electric revenues less electric fuel and purchased power expenses. Expenses incurred for electric fuel and purchased power are generally recovered through various regulatory recovery mechanisms. As a result, changes in these expenses are generally offset in operating revenues.

Electric revenues and fuel and purchased power expenses are impacted by fluctuations in the price of natural gas, coal and uranium. However, these price fluctuations generally have minimal impact on earnings impact due to fuel recovery mechanisms. In addition, electric customers receive a credit for PTCs generated, which reduce electric revenue and income taxes.

Electric Revenues, Fuel and Purchased Power and Electric Margin

(Millions of Dollars)	2	022	 2021
Electric revenues	\$	5,617	\$ 5,094
Electric fuel and purchased power		(2,416)	 (2,042)
Electric margin	\$	3,201	\$ 3,052

Changes in Electric Margin

(Millions of Dollars)	2022	vs. 2021
Regulatory rate outcome (Minnesota)	\$	183
Non-fuel riders		36
Wholesale transmission (net)		28
PTCs flowed back to customers (offset by lower ETR)		(109)
Other (net)		11
Total increase	\$	149

Natural Gas Margin

Natural gas margin is presented as natural gas revenues less the cost of natural gas sold and transported. Expenses incurred for the cost of natural gas sold are generally recovered through various regulatory recovery mechanisms. As a result, changes in these expenses are generally offset in operating revenues.

Natural gas expense varies with changing sales and the cost of natural gas. However, fluctuations in the cost of natural gas generally have minimal earnings impact due to cost recovery mechanisms.

Natural Gas Revenues, Cost of Natural Gas Sold and Transported and Natural Gas Margin

(Millions of Dollars)	:	2022	 2021
Natural gas revenues	\$	1,022	\$ 623
Cost of natural gas sold and transported		(741)	 (385)
Natural gas margin	\$	281	\$ 238

Northern States Power Company NSPM 2022 SEC Form 10-K

Table of Contents

Changes in Natural Gas Margin

(Millions of Dollars)	2022 vs. 2021	
Regulatory rate outcomes (Minnesota, North Dakota)	\$	27
Estimated impact of weather		12
Conservation revenue (offset in expenses)		9
Infrastructure and integrity riders		7
Winter Storm Uri disallowance		(16)
Other (net)		4
Total increase	\$	43

Non-Fuel Operating Expenses and Other Items

O&M Expenses — O&M expenses increased \$38 million year-to-date. The increase was primarily due to inflation and impacts of supply chain constraints; operational activities (vegetation management, repairs/ maintenance and storms); costs for technology and customer programs; insurance-related costs; interchange; and other.

Depreciation and Amortization — Depreciation and amortization expense increased \$88 million for 2022. The increase was primarily driven by capital investment, including several wind farms going into service in 2021 and 2022.

Interest Charges — Interest charges increased \$20 million year-to-date. The increase was largely due to higher debt levels to fund capital investments and higher interest rates.

Income Taxes — Income tax benefit increased \$64 million for 2022. The increase was primarily driven by increased wind PTCs due to several new wind farms going into service and greater production at existing wind farms. Wind PTCs are credited to customers (recorded as a reduction to revenue) and do not have a material impact on net income.

Public Utility Regulation

The FERC and various state and local regulatory commissions regulate NSP-Minnesota. NSP-Minnesota is subject to rate regulation by state utility regulatory agencies, which have jurisdiction with respect to the rates of electric and natural gas distribution companies in Minnesota, North Dakota and South Dakota.

Rates are designed to recover plant investment, operating costs and an allowed return on investment. NSP-Minnesota requests changes in utility rates through commission filings. Changes in operating costs can affect NSP-Minnesota's financial results, depending on the timing of rate cases and implementation of final rates. Other factors affecting rate filings are new investments, sales, conservation and demand side management efforts, and the cost of capital.

In addition, the regulatory commissions authorize the ROE, capital structure and depreciation rates in rate proceedings. Decisions by these regulators can significantly impact NSP-Minnesota's results of operations and credit quality.

See Rate Matters within Note 12 to the consolidated financial statements for further information.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10

Page 18 of 57

Summary of Regulatory Agencies / RTO and Areas of Jurisdiction

Regulatory Body / RTO	Additional Information
	Retail rates, services, security issuances, property transfers, mergers, disposition of assets, affiliate transactions, and other aspects of electric and natural gas operations.
MPUC	Reviews and approves Integrated Resource Plans for meeting future energy needs.
	Certifies the need and siting for generating plants greater than 50 MW and transmission lines greater than 100 KV in Minnesota.
	Reviews and approves natural gas supply plans.
	Retail rates, services and other aspects of electric and natural gas operations.
NDPSC	Reviews and approves Integrated Resource Plans for meeting future energy needs.
	Regulatory authority over generation and transmission facilities, along with the siting and routing of new generation and transmission facilities in North Dakota.
	Pipeline safety compliance.
	Retail rates, services and other aspects of electric operations.
SDPUC	Regulatory authority over generation and transmission facilities, along with the siting and routing of new generation and transmission facilities in South Dakota.
	Pipeline safety compliance.
FERC	Wholesale electric operations, hydroelectric licensing, accounting practices, wholesale sales for resale, transmission of electricity in interstate commerce, compliance with NERC electric reliability standards, asset transfers and mergers, and natural gas transactions in interstate commerce.
MISO	NSP-Minnesota is a transmission owning member of the MISO RTO and operates within the MISO RTO and wholesale markets. NSP-Minnesota makes wholesale sales in other RTO markets at market-based rates. NSP-Minnesota and NSP-Wisconsin also make wholesale electric sales at market-based prices to customers outside of their balancing authority as jointly authorized by the FERC.
DOT	Pipeline safety compliance.
Minnesota Office of Pipeline Safety	Pipeline safety compliance.

Northern States Power Company NSPM 2022 SEC Form 10-K

Table of Contents

Recovery Mechanisms

Mechanism	Additional Information					
CIP Rider ^(a)	Recovers costs of conservation and DSM programs in Minnesota.					
Environmental Improvement Rider	Recovers costs of environmental improvement projects in Minnesota.					
Renewable Development Fund	Allocates money collected from customers to support research and development of emerging renewable energy projects and technologies in Minnesota.					
RES	Recovers cost of renewable generation in Minnesota.					
Renewable Energy Rider	Recovers cost of renewable generation in North Dakota.					
Transmission Cost Recovery	Recovers costs for investments in Minnesota, North Dakota, and South Dakota for electric transmission and distribution grid modernization.					
Infrastructure Rider	Recovers costs for investments in generation in South Dakota.					
Fuel Clause Adjustment	Recovers prudently incurred costs of fuel related items and purchased energy (Minnesota, North Dakota and South Dakota).					
Purchased Gas Adjustment	Provides for prospective monthly rate adjustments in Minnesota and North Dakota for costs of purchased natural gas, transportation and storage service. Includes a true-up process for difference between projected and actual costs.					
GUIC Rider	Recovers costs for transmission and distribution pipeline integrity management programs, including funding for pipeline assessments, deferred costs for sewer separation and pipeline integrity management programs in Minnesota. The statute authorizing the GUIC Rider is set to expire June 30, 2023.					
Sales True-up	NSP-Minnesota has historically had a sales true-up mechanism for all electric customer classes which ended in 2021. We are requesting implementation of a new sales true-up mechanism for 2022 - 2024. These mechanisms mitigate the impact of changes to sales levels as compared to a baseline.					

(a) Minnesota state law requires NSP-Minnesota to spend 2% of its state electric revenues and 0.5% of its state natural gas revenues on CIP. These costs are recovered through an annual cost-recovery mechanism.

Pending and Recently Concluded Regulatory Proceedings

2022 Minnesota Electric Rate Case — In October 2021, NSP-Minnesota filed a three-year electric rate case with the MPUC. The request is based on a ROE of 10.2%, a 52.5% equity ratio and forward test years.

In December 2021, the MPUC approved interim rates, subject to refund, of \$247 million, effective Jan. 1, 2022. In November 2022, NSP-Minnesota revised its rate request to \$498 million over three years.

The revised request is detailed as follows:

(Amounts in Millions)	2022		2023		2024		Total	
Rate request (annual increase)	\$	234	\$	94	\$	170	\$	498
Rate base	\$ 10,923		\$ 11,425		\$ 11,902			N/A

In 2022, several parties filed testimony with various recommendations. The DOC provided the following recommendations in surrebuttal testimony.

	2022		2023		2024	
NSP-Minnesota's filed base revenue request	\$	396	\$	546	\$	677
Recommended adjustments:						
Rate base and rate of return		(72)		(65)		(65)
MISO capacity credits		(66)		(112)		(111)
Sales forecast update		(51)		_		_
Monticello and wind farm life extension		(21)		(54)		(51)
PTC forecast		(28)		(1)		(1)
Property tax		(14)		(23)		(34)
Prepaid pension asset and liability		(13)		(21)		(32)
O&M expenses		(37)		(39)		(44)
Sherco 3 and King remaining life		_		29		28
Other, net		(23)		(33)		(43)
Total adjustments		(325)		(319)		(353)
Total proposed revenue change	\$	71	\$	227	\$	324

Next steps in the procedural schedule are expected to be as follows:

- ALJ Report: March 31, 2023.
- MPUC Order: June 30, 2023.

2022 Minnesota Natural Gas Rate Case — In November 2021, NSP-Minnesota filed a request with the MPUC for a natural gas rate increase of \$36 million, or 6.6%. The filing is based on a 2022 forecast test year and includes a requested ROE of 10.5%, an equity ratio of 52.5% and a rate base of \$934 million. In December 2021, the MPUC approved an interim rate increase of \$25 million, subject to refund, effective Jan. 1, 2022.

In October 2022, NSP-Minnesota and various parties filed an uncontested settlement, which includes the following key terms:

- Base rate revenue increase of \$21 million, with a true up to weather normalized actual sales for 2022.
- Revenue decoupling mechanism.
- Symmetrical property tax true-up.
- ROE of 9.57%.
- Equity ratio of 52.5%.

In December 2022, the ALJ recommended MPUC approval of the settlement. A MPUC decision is expected in the first half of 2023.

2021 North Dakota Natural Gas Rate Case — In September 2021, NSP-Minnesota filed a request with the NDPSC for a natural gas rate increase of \$7 million, or 10.5%. The filing is based on a ROE of 10.5%, an equity ratio of 52.54%, a 2022 forecast test year and rate base of \$124 million. Interim rates of \$7 million, subject to refund, were implemented on Nov. 1, 2021.

In May 2022, NSP-Minnesota and NDPSC Staff reached a settlement, which reflects a rate increase of \$5 million, based on a 9.8% ROE and 52.54% equity ratio. In October 2022, the NDPSC approved the settlement and final rates were implemented on Nov. 1, 2022.

South Dakota Electric Rate Case — In June 2022, NSP-Minnesota filed a South Dakota electric rate case seeking a revenue increase of approximately \$44 million. The filing is based on a 2021 historic test year adjusted for certain known and measurable changes for 2022 and 2023, a ROE of 10.75%, rate base of approximately \$947 million and an equity ratio of 53%. Interim rates were implemented on Jan. 1, 2023. Final rates are expected to be approved by the SDPUC in mid-2023.

Wind Repowering — In January 2021, the MPUC approved NSP-Minnesota's request for the repowering of 651 MW of owned wind projects. Two of the four repowering projects, where construction has not yet begun (in-service dates in 2025), now expect costs in excess of the original approval. While the capital costs have increased, the passage of the IRA and other changes result in a levelized cost of energy that is approximately 30% lower than the original approval.

In October 2022, NSP-Minnesota filed a request with the MPUC seeking approval of the higher capital costs for these repowering projects. In February 2023, the DOC filed comments recommending approval of recovery of the increased costs of these projects through the RES Rider. A final decision is pending.

2022 Upper Midwest RFP — In August 2022, NSP-Minnesota launched a RFP for 900 MW of solar or solar-plus-storage hybrid resources to come online by the end of 2025, including up to 300 MW of capacity to reuse the Sherco Unit 2 interconnection rights when the coal facility retires at the end of 2023.

NSP-Minnesota completed its bid evaluation process in December 2022 and will file for approval of the selected projects in early 2023.

2022 Minnesota Electric Vehicle Proposal — In August 2022, NSP-Minnesota filed a request with the MPUC for approval of approximately \$320 million of capital investments (2022 through 2026) to support a public charging network, electric school bus pilot, and other expansions and modifications to its residential and commercial electric vehicle programs.

In October 2022, the MPUC referred the matter to the Office of Administrative Hearings to conduct a contested case on the proposals. In February 2023, other parties to the contested proceeding filed their direct testimony ranging in levels of support / opposition to the proposals. The evidentiary hearing is scheduled in Q2 2023 with a report from the ALJ expected in Q3 2023. A MPUC decision is expected in late 2023.

Nuclear Power Operations

Nuclear power plant operations produce gaseous, liquid and solid radioactive wastes, which are covered by federal regulation. High-level radioactive wastes primarily include used nuclear fuel. Low-level waste consists primarily of demineralizer resins, paper, protective clothing, rags, tools and equipment contaminated through use.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 20 of 57

NRC Regulation — The NRC regulates nuclear operations. Costs of complying with NRC requirements can affect both operating expenses and capital investments of the plants. NSP-Minnesota has obtained recovery of these compliance costs and expects to recover future compliance costs.

Low-Level Waste Disposal — Low level waste from Monticello and PI is disposed of at the Clive facility located in Utah and the Waste Control Specialists facility in Texas. NSP-Minnesota has storage capacity available on-site at PI and Monticello which would allow both plants to continue to operate until the end of their current licensed lives if off-site low-level waste disposal facilities become unavailable.

High-Level Radioactive Waste Disposal — The federal government has responsibility to permanently dispose of domestic spent nuclear fuel and other high-level radioactive wastes. The Nuclear Waste Policy Act requires the DOE to implement a program for nuclear high-level waste management.

This includes the siting, licensing, construction and operation of a repository for spent nuclear fuel from civilian nuclear power reactors and other high-level radioactive wastes at a permanent federal storage or disposal facility. Currently, there are no definitive plans for a permanent federal storage facility site.

Nuclear Spent Fuel Storage — NSP-Minnesota has interim on-site storage for spent nuclear fuel at its Monticello and PI nuclear generating plants. Authorized storage capacity is sufficient to allow NSP-Minnesota to operate until the end of the operating licenses in 2030 for Monticello, 2033 for PI Unit 1, and 2034 for PI Unit 2.

In September 2021, NSP-Minnesota filed an application for a CON for additional spent fuel storage (existing Independent spent fuel storage installation) at the Monticello Nuclear Power Generating Plant to allow continued operation of the Monticello Plant until 2040.

A decision is expected in late 2023. Authorizations for additional spent fuel storage capacity may be required at each site to support either continued operation or decommissioning if the federal government does not commence storage operations.

In February 2023, NSP-Minnesota also filed an application with the NDPSC for an Advance Determination of Prudence for continued operation of the Monticello Plant until at least 2040. A decision is expected in 2023.

Wholesale and Commodity Marketing Operations

NSP-Minnesota conducts wholesale marketing operations, including the purchase and sale of electric capacity, energy, ancillary services and energy-related products. NSP-Minnesota uses physical and financial instruments to minimize commodity price risk and to hedge sales and purchases.

NSP-Minnesota also engages in trading activity unrelated to these hedging activities. Sharing of any margins is determined through state regulatory proceedings as well as the operation of the FERC approved joint operating agreement. NSP-Minnesota does not serve any wholesale requirements customers at cost-based regulated rates.
Other

Supply Chain

NSP-Minnesota's ability to meet customer energy requirements, respond to storm-related disruptions and execute our capital expenditure program are dependent on maintaining an efficient supply chain. Manufacturing processes have experienced disruptions related to scarcity of certain raw materials and interruptions in production and shipping. These disruptions have been further exacerbated by inflationary pressures, labor shortages and the impact of international conflicts/issues. NSP-Minnesota continues to monitor the situation as it remains fluid and seeks to mitigate the impacts by securing alternative suppliers, modifying design standards, and adjusting the timing of work.

Electric Distribution and Transmission Transformers

The availability of certain transformers is an industry-wide issue that has been significantly impacted and in some cases may result in delays in projects and new customer connections. NSP-Minnesota continues to seek alternative suppliers and prioritize work plans to mitigate impacts of supply constraints.

Solar Resources

In April 2022, the U.S. Department of Commerce initiated an anticircumvention investigation that would subject CSPV solar panels and cells imported from Malaysia, Vietnam, Thailand, and Cambodia with potential incremental tariffs ranging from 50% to 250%. These countries account for more than 80% of CSPV panel imports.

An interim stay on tariffs has been issued and many significant solar projects have resumed with modified costs and projected in-service dates, including the Sherco Solar facility. Further policy action or other restrictions on solar imports (i.e., as a result of implementation of the Uyghur Forced Labor Protection Act) could impact project timelines and costs.

MISO Capacity Credits

The NSP System offered 1,500 MW of excess capacity into the MISO planning resource auction for June 2022 through May 2023. Due to a projected overall capacity shortfall in the MISO region, the 1,500 MWs offered cleared the auction at maximum pricing, generating revenues of approximately \$90 million in 2022, with approximately \$60 million expected in 2023. These amounts mitigate customer rate increases or are returned through earnings sharing or other mechanisms.

Inflation Reduction Act

In August 2022, the IRA was signed into law.

Key provisions impacting NSP-Minnesota include:

- Extends current PTC and ITC for renewable technologies (e.g., wind and solar).
- Restores full value of the PTC and ITC for qualifying facilities placed in-service after 2021.
- Creates a PTC for solar, clean hydrogen and nuclear.
- Establishes an ITC for energy storage, microgrids, interconnection facilities, etc.
- Allows companies to monetize or sell credits to unrelated parties.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 21 of 57

NSP-Minnesota anticipates the IRA will drive significant customer savings for both new and existing Company owned renewable projects, assuming appropriate regulatory mechanisms and development of a market for the sale of tax credits. The IRA is expected to allow NSP-Minnesota to monetize tax credits more efficiently with the incremental benefits passed through to customers.

The IRA creates a nuclear PTC beginning in 2024 that may also provide additional savings to NSP System customers, depending on locational marginal pricing, as well as constructive U.S. Treasury guidance regarding computation of the credits.

In addition, the IRA created a new corporate AMT. NSP-Minnesota does not anticipate AMT having a material cash impact based on current estimates and our interpretation of AMT application.

Winter Storm Uri

In February 2021, the United States experienced Winter Storm Uri. Extreme cold temperatures impacted certain operational assets as well as the availability of renewable generation. The cold weather also affected the country's supply and demand for natural gas. These factors contributed to extremely high market prices for natural gas and electricity. As a result of the extremely high market prices, NSP-Minnesota incurred net natural gas, fuel and purchased energy costs of approximately \$230 million (largely deferred as regulatory assets).

NSP-Minnesota received approval of recovery in North Dakota from the NDPSC in 2021. Winter Storm Uri had no impact on South Dakota electric costs as NSP-Minnesota was a net seller in the market.

In 2021, NSP-Minnesota filed with the MPUC seeking recovery of \$215 million in incremental costs from natural gas customers. In August 2021, the MPUC allowed recovery of \$36 million of ordinary costs over 12 months through the PGA and of \$179 million of costs deemed to be extraordinary (with no financing charge) starting in September 2021, pending a prudency review. The C&I class (\$82 million) will be recovered over 27 months and the residential class (\$97 million) will be recovered over a 63-month recovery period.

In May 2022, the ALJs found the Winter Storm Uri fuel costs were prudently incurred and recommended no disallowances. In August 2022, the MPUC approved recovery of Uri storm costs with a \$19 million disallowance.

ITEM 7A — QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Derivatives, Risk Management and Market Risk

NSP-Minnesota is exposed to a variety of market risks in the normal course of business. Market risk is the potential loss that may occur as a result of adverse changes in the market or fair value for a particular instrument or commodity. All financial and commodity-related instruments, including derivatives, are subject to market risk.

NSP-Minnesota is exposed to the impact of adverse changes in price for energy and energy-related products, which is partially mitigated by the use of commodity derivatives. In addition to ongoing monitoring and maintaining credit policies intended to minimize overall credit risk, management takes steps to mitigate changes in credit and concentration risks associated with its derivatives and other contracts, including parental guarantees and requests of collateral. While NSP-Minnesota expects that the counterparties will perform on the contracts underlying its derivatives, the contracts expose NSP-Minnesota to credit and non-performance risk.

Distress in the financial markets may impact counterparty risk and the fair value of the securities in the nuclear decommissioning fund and pension fund.

Commodity Price Risk — We are exposed to commodity price risk in our electric and natural gas operations. Commodity price risk is managed by entering into long and short-term physical purchase and sales contracts for electric capacity, energy and energy-related products and fuels used in generation and distribution activities.

Commodity price risk is also managed through the use of financial derivative instruments. Our risk management policy allows us to manage commodity price risk within each rate-regulated operation per commission approved hedge plans.

Wholesale and Commodity Trading Risk — NSP-Minnesota conducts various wholesale and commodity trading activities, including the purchase and sale of electric capacity, energy, energy-related instruments and natural gas-related instruments, including derivatives. NSP-Minnesota's risk management policy allows management to conduct these activities within guidelines and limitations as approved by its risk management committee.

Fair value of net commodity trading contracts as of Dec. 31, 2022:

	Futures/ Forwards Maturity									
(Millions of Dollars)	Less Than 1 to 3 1 Year Years			4	to 5 'ears	Gi Ti Y	reater han 5 'ears	Total Fair Value		
NSP-Minnesota (a)	\$	(8)	\$	(6)	\$	(7)	\$	(2)	\$	(23)
NSP-Minnesota ^(b)		5		(4)		_		(3)		(2)
	\$	(3)	\$	(10)	\$	(7)	\$	(5)	\$	(25)
				0	ptior	ns Maturit	y			
(Millions of Dollars)	Less 1 \	Than 'ear	n 1 to 3 Years			4 to 5 Years	Greater Than 5 Years		Fai	Fotal r Value
NSP-Minnesota (b)	\$	_	\$	_	\$	_	\$	15	\$	15

^(a) Prices actively quoted or based on actively quoted prices.

(b) Prices based on models and other valuation methods.

Changes in the fair value of commodity trading contracts before the impacts of margin-sharing for the years ended Dec. 31:

(Millions of Dollars)	2022	2021
Fair value of commodity trading net contracts outstanding at Jan. 1	\$ (18)	\$ (8)
Contracts realized or settled during the period	(7)	(58)
Commodity trading contract additions and changes during the period	15	48
Fair value of commodity trading net contracts outstanding at Dec. 31	\$ (10)	\$ (18)

A 10% increase and 10% decrease in forward market prices for NSP-Minnesota's commodity trading contracts would have likewise increased and decreased pretax income from continuing operations, by approximately \$2 million at Dec. 31, 2022 and \$3 million at Dec. 31, 2021. Market price movements can exceed 10% under abnormal circumstances.

NSP-Minnesota's commodity trading operations measure the outstanding risk exposure to price changes on contracts and obligations using an industry standard methodology known as VaR. VaR expresses the potential change in fair value of the outstanding contracts and obligations over a particular period of time under normal market conditions.

The VaRs for the NSP-Minnesota and PSCo commodity trading operations, excluding both non-derivative transactions and derivative transactions designated as normal purchases and normal sales, calculated on a consolidated basis using a Monte Carlo simulation with a 95% confidence level and a one-day holding period, were as follows:

(Millions of Dollars)	Year Ended 31	Dec.	Ave	rage	Н	ligh	L	_ow
2022	\$	2	\$	1	\$	5	\$	_
2021	\$	1	\$	2	\$	52	\$	1

A short-term increase in VaR occurred during the week of Feb. 12, 2021 through Feb. 18, 2021. On Feb. 17, 2021, the portfolio VaR reached a high of \$52 million. This increase in VaR was driven by the unprecedented market conditions during Winter Storm Uri. Prior to this weather event, VaR was \$1 million and returned to \$1 million by Feb. 19, 2021.

Nuclear Fuel Supply — NSP-Minnesota has contracted for its 2023 and 2024 enriched nuclear material requirements, which are in various stages of processing in Canada, Europe, and the United States. NSP-Minnesota is scheduled to take delivery of approximately 26% of its average enriched nuclear material requirements from Russia through 2030. We are closely monitoring the evolving situation in Ukraine and its global impacts. NSP-Minnesota is in the process of entering into new contracts to reduce the risk of supply interruptions of nuclear material from Russia. NSP-Minnesota will take additional further action to reduce this risk as necessary.

Interest Rate Risk — NSP-Minnesota is subject to interest rate risk. NSP-Minnesota's risk management policy allows interest rate risk to be managed through the use of fixed rate debt, floating rate debt and interest rate derivatives.

A 100-basis-point change in the benchmark rate on NSP-Minnesota's variable rate debt would impact pretax interest expense annually by approximately \$2 million and an immaterial amount in 2022 and 2021, respectively.

NSP-Minnesota maintains a nuclear decommissioning fund, as required by the NRC. The nuclear decommissioning fund is subject to interest rate and equity price risk. The fund is invested in a diversified portfolio of cash equivalents, debt securities, equity securities and other investments. These investments may be used only for the purpose of decommissioning NSP-Minnesota's nuclear generating plants.

Fluctuations in equity prices or interest rates affecting the nuclear decommissioning fund do not have a direct impact on earnings due to the application of regulatory accounting. Realized and unrealized gains on the decommissioning fund investments are deferred as an offset of NSP-Minnesota's regulatory asset for nuclear decommissioning costs.

The value of pension and postretirement plan assets and benefit costs are impacted by changes in discount rates and expected return on plan assets. NSP-Minnesota's ongoing pension and postretirement investment strategy is based on plan-specific investment recommendations that seek to optimize potential investment risk and minimize interest rate risk associated with changes in the obligations as a plan's funded status increases over time. The impacts of fluctuations in interest rates on pension and postretirement costs are mitigated by pension cost calculation methodologies and regulatory mechanisms that minimize the earnings impacts of such changes.

Table of Contents

Credit Risk — NSP-Minnesota is also exposed to credit risk. Credit risk relates to the risk of loss resulting from counterparties' nonperformance on their contractual obligations. NSP-Minnesota maintains credit policies intended to minimize overall credit risk and actively monitors these policies to reflect changes and scope of operations.

At Dec. 31, 2022, a 10% increase in commodity prices would have resulted in an increase in credit exposure of \$30 million, while a decrease in prices of 10% would have resulted in a decrease in credit exposure of \$29 million. At Dec. 31, 2021, a 10% increase in commodity prices would have resulted in an increase in credit exposure of \$28 million, while a decrease in prices of 10% would have resulted in an decrease in credit exposure of \$18 million.

NSP-Minnesota conducts credit reviews for all wholesale, trading and nontrading commodity counterparties and employs credit risk controls, such as letters of credit, parental guarantees, master netting agreements and termination provisions. Credit exposure is monitored and, when necessary, the activity with a specific counterparty is limited until credit enhancement is provided. Distress in the financial markets could increase NSP-Minnesota's credit risk.

Fair Value Measurements

Derivative contracts, with the exception of those designated as normal purchases and normal sales, are reported at fair value. NSP-Minnesota's investments held in the nuclear decommissioning fund, rabbi trusts, pension and other postretirement funds are also subject to fair value accounting. See Notes 8 and 9 to the consolidated financial statements for further information.

ITEM 8 — FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

See Item 15-1 for an index of financial statements included herein.

See Note 14 to the consolidated financial statements for further information.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 23 of 57

Management Report on Internal Control Over Financial Reporting

The management of NSP-Minnesota is responsible for establishing and maintaining adequate internal control over financial reporting. NSP-Minnesota's internal control system was designed to provide reasonable assurance to Xcel Energy Inc.'s and NSP-Minnesota's management and board of directors regarding the preparation and fair presentation of published financial statements.

All internal control systems, no matter how well designed, have inherent limitations. Therefore, even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation.

NSP-Minnesota management assessed the effectiveness of NSP-Minnesota's internal control over financial reporting as of Dec. 31, 2022. In making this assessment, it used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in *Internal Control* — *Integrated Framework* (2013). Based on our assessment, we believe that, as of Dec. 31, 2022, NSP-Minnesota's internal control over financial reporting is effective at the reasonable assurance level based on those criteria.

/s/ ROBERT C. FRENZEL	/s/ BRIAN J. VAN ABEL
Robert C. Frenzel	Brian J. Van Abel
Chairman, Chief Executive Officer and Director	Executive Vice President, Chief Financial Officer and Director
Feb. 23, 2023	Feb. 23, 2023

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the stockholder and the Board of Directors of Northern States Power Company, a Minnesota corporation

Opinion on the Financial Statements

We have audited the accompanying consolidated balance sheets of Northern States Power Company, a Minnesota corporation and subsidiaries (the "Company") as of December 31, 2022 and 2021, the related consolidated statements of income, comprehensive income, common stockholder's equity, and cash flows for each of the three years in the period ended December 31, 2022, and the related notes and the schedule listed in the Index at Item 15 (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2022 and 2021, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2022, in conformity with accounting principles generally accepted in the United States of America.

Basis for Opinion

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audits, we are required to obtain an understanding of internal control over financial reporting an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

Critical Audit Matter

The critical audit matter communicated below is a matter arising from the current-period audit of the financial statements that was communicated or required to be communicated to the audit committee and that (1) relates to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective, or complex judgments. The communication of critical audit matters does not alter in any way our opinion on the financial statements, taken as a whole, and we are not, by communicating the critical audit matter below, providing a separate opinion on the critical audit matter or on the accounts or disclosures to which it relates.

Regulatory Assets and Liabilities - Impact of Rate Regulation on the Financial Statements — Refer to Notes 4 and 10 to the consolidated financial statements.

Critical Audit Matter Description

The Company is subject to rate regulation by state utility regulatory agencies, which have jurisdiction with respect to the rates of electric distribution companies in Minnesota, North Dakota and South Dakota, and natural gas distribution companies in Minnesota and North Dakota. The Company is also subject to the jurisdiction of the Federal Energy Regulatory Commission for its wholesale electric operations, hydroelectric generation licensing, accounting practices, wholesale sales for resale, transmission of electricity in interstate commerce, compliance with North American Electric Reliability Corporation standards, asset transactions and mergers and natural gas transactions in interstate commerce, (collectively with state utility regulatory agencies, the "Commissions"). Management has determined it meets the requirements under accounting principles generally accepted in the United States of America to prepare its financial statements applying the specialized rules to account for the effects of cost-based rate regulation. Accounting for the economics of rate regulation affects multiple financial statement line items and disclosures, including property, plant and equipment, regulatory assets and liabilities, operating revenues and expenses, and income taxes.

The Company is subject to regulatory rate setting processes. Rates are determined and approved in regulatory proceedings based on an analysis of the Company's costs to provide utility service and a return on, and recovery of, the Company's investment in assets required to deliver services to customers. Accounting for the Company's regulated operations provides that rate-regulated entities report assets and liabilities consistent with the recovery of those incurred costs in rates, if it is probable that such rates will be charged and collected. The Commissions' regulation of rates is premised on the full recovery of incurred costs and a reasonable rate of return on invested capital. Decisions by the Commissions in the future will impact the accounting for regulated operations, including decisions about the amount of allowable costs and return on invested capital included in rates and any refunds that may be required. In the rate setting process, the Company's rates result in the recording of regulatory assets and liabilities based on the probability of future cash flows. Regulatory assets generally represent incurred or accrued costs that have been deferred because future recovery from customers is probable. Regulatory liabilities generally represent amounts that are expected to be refunded to customers in future rates or amounts collected in current rates for future costs.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 26 of 57

Table of Contents

We identified the impact of rate regulation as a critical audit matter due to the significant judgments made by management to support its assertions about impacted account balances and disclosures and the high degree of subjectivity involved in assessing the impact of future regulatory orders on the financial statements. Management judgments include assessing the likelihood of (1) recovery in future rates of incurred costs, (2) a disallowance of part of the cost of recently completed plant, and 3) a refund due to customers. Given that management's accounting judgments are based on assumptions about the outcome of future decisions by the Commissions, auditing these judgments required specialized knowledge of accounting for rate regulation and the rate setting process due to its inherent complexities.

How the Critical Audit Matter Was Addressed in the Audit

Our audit procedures related to the uncertainty of future decisions by the Commissions included the following, among others:

- We tested the effectiveness of management's controls over the evaluation of the likelihood of (1) the recovery in future rates of costs deferred as regulatory assets, and (2) a refund or a future reduction in rates that should be reported as regulatory liabilities. We also tested the effectiveness of management's controls over the recognition of regulatory assets or liabilities and the monitoring and evaluation of regulatory developments that may affect the likelihood of recovering costs in future rates or of a future reduction in rates.
- · We evaluated the Company's disclosures related to the impacts of rate regulation, including the balances recorded and regulatory developments.
- We read relevant regulatory orders issued by the Commissions for the Company, regulatory statutes, interpretations, procedural schedules and
 memorandums, filings made by intervenors, experts' testimony and other publicly available information to assess the likelihood of recovery in
 future rates or of a future reduction in rates based on precedents of the Commissions' treatment of similar costs under similar circumstances. We
 also evaluated regulatory filings for any evidence that intervenors are challenging full recovery of the cost of any capital projects. If the full
 recovery of project costs is being challenged by intervenors, we evaluated management's assessment of the probability of a disallowance. We
 evaluated the external information and compared to the Company's recorded regulatory assets and liabilities for completeness.
- We obtained management's analysis and correspondence from counsel, as appropriate, regarding regulatory assets or liabilities not yet addressed in a regulatory order to assess management's assertion that amounts are probable of recovery or a future reduction in rates.

/s/ DELOITTE & TOUCHE LLP Minneapolis, Minnesota February 23, 2023

We have served as the Company's auditor since 2002.

NSP-MINNESOTA AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME

(amounts in millions)

	Year Ended Dec. 31			
	2022	2021	2020	
Operating revenues	 			
Electric, non-affiliates	\$ 5,103	\$ 4,593	\$ 4,131	
Electric, affiliates	514	501	440	
Natural gas	1,022	623	493	
Other	 45	39	37	
Total operating revenues	6,684	5,756	5,101	
Operating expenses				
Electric fuel and purchased power	2,416	2,042	1,626	
Cost of natural gas sold and transported	741	385	263	
Cost of sales — other	26	23	22	
Operating and maintenance expenses	1,228	1,190	1,191	
Conservation program expenses	163	144	119	
Depreciation and amortization	1,014	926	825	
Taxes (other than income taxes)	 276	264	259	
Total operating expenses	5,864	4,974	4,305	
Operating income	820	782	796	
Other (expense) income, net	(7)	4	2	
Allowance for funds used during construction — equity	29	30	25	
Interest charges and financing costs				
Interest charges — includes other financing costs of \$8, \$8 and \$8, respectively	291	271	249	
Allowance for funds used during construction — debt	(12)	(13)	(11)	
Total interest charges and financing costs	279	258	238	
Income before income taxes	563	558	585	
Income tax benefit	(112)	(48)	(6)	
Net income	\$ 675	\$ 606	\$ 591	

NSP-MINNESOTA AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(amounts in millions)

	Year Ended Dec. 31					
	2022 2021			202		
Net income	\$	675	\$ 606	\$	591	
Other comprehensive income						
Pension and retiree medical benefits:						
Net pension and retiree medical gain arising during the period, net of tax of \$		1	-		_	
Derivative instruments:						
Reclassification of losses to net income, net of tax of \$-		1	2		1	
Total other comprehensive income		2	2		1	
Total comprehensive income	\$	677	\$ 608	\$	592	

NSP-MINNESOTA AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

(amounts in millions)

		Year Ended Dec. 31		
	20	22	2021	2020
Operating activities				
Net income	\$	675	\$ 606	\$ 591
Adjustments to reconcile net income to cash provided by operating activities:				
Depreciation and amortization		1,021	932	831
Nuclear fuel amortization		118	114	123
Deferred income taxes		(214)	(36)	(67)
Allowance for equity funds used during construction		(29)	(30)	(25)
Provision for bad debts		21	24	24
Changes in operating assets and liabilities:				
Accounts receivable		(102)	(89)	(55)
Accrued unbilled revenues		(53)	(71)	1
Inventories		(85)	(22)	(14)
Other current assets		(4)	3	(9)
Accounts payable		46	69	(1)
Net regulatory assets and liabilities		443	(282)	(87)
Other current liabilities		39	(5)	(58)
Pension and other employee benefit obligations		(11)	(41)	(54)
Other, net		6	(50)	(8)
Net cash provided by operating activities		1.871	1.122	1.192
		1,011	.,.==	1,102
Investing activities				
		(1 901)	(1 866)	(1 901)
Purchase of investment securities		(1,301)	(1,000)	(1,301)
Proceeds from the sele of investment securities		1 207	(737)	(1,330)
Proceeds from the sale of investment secondes		(1 522)	(921)	(710)
Resources in utility money pool analigement		(1,522)	(021)	(710)
Cheer pet		1,013	130	1 10
Other, net		(1.020)	(1.070)	(1.020)
Net cash used in investing activities		(1,839)	(1,970)	(1,920)
Financing activities				
Proceeds from (repayments of) short-term borrowings, net		207	(179)	149
Borrowings under utility money pool arrangement		6	434	136
Repayments under utility money pool arrangement		(6)	(434)	(136)
Proceeds from issuance of long-term debt		489	836	677
Repayment of long-term debt		(300)	_	(300)
Capital contributions from parent		124	649	527
Dividends paid to parent		(560)	(431)	(408)
Other net		(000)	()	3
Net cash (used in) provided by financing activities		(40)	875	648
		(40)	010	0+0
Natichange in cash, cash equivalents and restricted cash		(8)	27	(80)
Cash, cash oquivalents and restricted cash at boginning of portion		(0)	16	(00)
Cash, cash equivalents and restricted cash at beginning of period	¢	65	¢ 72	¢ 46
	<u> </u>	00	φ <u>13</u>	φ <u>40</u>
Supplemental disclosure of cash flow information:				
Cash paid for interest (net of amounts capitalized)	\$	(268)	\$ (245)	\$ (230)
Cash (paid) received for income taxes, net		(100)	11	(53)
Supplemental disclosure of non-cash investing and financing transactions:				
Accrued property plant and equipment additions	¢	200	¢ 040	¢ 74
Accuracy property, plant and equipment additions	Ŷ	200	ψ 242	ψ 74
Inventory transiers to property, plant and equipment		10	8	24
Operating lease right-ot-use assets		1	4	2
Allowance for equity funds used during construction		29	30	25

NSP-MINNESOTA AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

(amounts in millions, except share and per share data)

	De	ec. 31
	2022	2021
Assets		•
Current assets		
Cash and cash equivalents	\$ 65	\$ 73
Accounts receivable, net	534	429
Accounts receivable from affiliates	45	29
Investments in money pool arrangements	_	91
Accrued unbilled revenues	372	319
Inventories	384	309
Regulatory assets	384	527
Derivative instruments	89	53
Prepayments and other	62	46
Total current assets	1.935	1.876
		.,
Property, plant and equipment, net	17,478	16,430
Other assets		
Nuclear decomprises and and other investments	2 030	3 308
	2,550	718
Derive instrumente	094	22
	00	33
Operating lease right-of-use assets	324	400
	29	30
Total other assets	4,240	4,503
I OTAI ASSETS	<u>\$ 23,058</u>	\$ 22,809
Liabilities and Fauity		
Current nationals	¢ 400	¢ 200
Carrent portion on long-term debt	φ 400 207	φ 300
	207	 500
Accounts payable	019	022
Accounts payable to anniates	89	03
Regulatory liabilities	191	11/
Taxes accrued	212	260
Accrued interest	/9	/8
Dividends payable to parent	122	96
Derivative instruments	42	35
Operating lease liabilities	98	90
Other	227	166
Total current liabilities	2,346	1,727
Deferred credits and other liabilities		
Deferred income taxes	1 666	1 949
Deferred investment tay credits	1,000	17
Regulatory liabilities	1 983	1 927
Asset refirement obligations	2 727	2 585
Derivative instruments	102	71
Denvire insumeries	162	112
	100	252
	200	303
Uner Total deferred credits and other liabilities	6.934	7.062
		1,002
Commitments and contingencies		
Capitalization		
Long-term debt	6,542	6,447
Common stock — 5,000,000 shares authorized of \$0.01 par value; 1,000,000 shares		
outstanding at Dec. 31, 2022 and Dec. 31, 2021, respectively		_
Additional paid in capital	5,374	5,202
Retained earnings	2,480	2,391
Accumulated other comprehensive loss	(18	(20)
Total common stockholder's equity	7,836	7,573
Total liabilities and equity	\$ 23,658	\$ 22,809

NSP-MINNESOTA AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMMON STOCKHOLDER'S EQUITY

(amounts in millions, except share data)

	Common Stock					Accumulated				
	Shares		Par Value	Additional Paid In Capital		Retained Earnings		Other Comprehensive Income (Loss)	Total Comm Stockholde Equity	non ⊧r's
	4 000 000	^		•	4.000	^	0.000	¢ (00)	^	004
Balance at Dec. 31, 2019	1,000,000	\$	-	\$	4,068	\$	2,036	\$ (23)	\$	081
Net income							591			591
Other comprehensive income								1		1
Dividends declared to parent							(420)		((420)
Contribution of capital by parent					517					517
Adoption of ASC Topic 326							(1)			(1)
Balance at Dec. 31, 2020	1,000,000	\$	_	\$	4,585	\$	2,206	\$ (22)	\$6,	,769
Net income							606			606
Other comprehensive income								2		2
Dividends declared to parent							(421)		((421)
Contribution of capital by parent					617					617
Balance at Dec. 31, 2021	1,000,000	\$		\$	5,202	\$	2,391	\$ (20)	\$ 7,	,573
Net income							675			675
Other comprehensive income								2		2
Dividends declared to parent							(586)		((586)
Contribution of capital by parent					172					172
Balance at Dec. 31, 2022	1,000,000	\$		\$	5,374	\$	2,480	\$ (18)	\$ 7,	,836

NORTHERN STATES POWER COMPANY - MINNESOTA Notes to Consolidated Financial Statements

1. Summary of Significant Accounting Policies

General — NSP-Minnesota is engaged in the regulated generation, purchase, transmission, distribution and sale of electricity and the regulated purchase, transportation, distribution and sale of natural gas.

NSP-Minnesota's consolidated financial statements include its whollyowned subsidiaries. In the consolidation process, all intercompany transactions and balances are eliminated. NSP-Minnesota has investments in certain plants and transmission facilities jointly owned with nonaffiliated utilities.

NSP-Minnesota's proportionate share of jointly owned facilities is recorded as property, plant and equipment on the consolidated balance sheets and NSP-Minnesota's proportionate share of operating costs associated with these facilities is included in its consolidated statements of income.

NSP-Minnesota's consolidated financial statements are presented in accordance with GAAP. All of NSP-Minnesota's underlying accounting records also conform to the FERC uniform system of accounts or to systems required by various state regulatory commissions. Certain amounts in the consolidated financial statements or notes have been reclassified for comparative purposes; however, such reclassifications did not affect net income, total assets, liabilities, equity or cash flows.

NSP-Minnesota has evaluated events occurring after Dec. 31, 2022 up to the date of issuance of these consolidated financial statements. These statements contain all necessary adjustments and disclosures resulting from that evaluation.

Use of Estimates — NSP-Minnesota uses estimates based on the best information available in recording transactions and balances resulting from business operations.

Estimates are used for items such as plant depreciable lives or potential disallowances, AROs, certain regulatory assets and liabilities, tax provisions, uncollectible amounts, environmental costs, unbilled revenues, jurisdictional fuel and energy cost allocations and actuarially determined benefit costs. Recorded estimates are revised when better information becomes available or actual amounts can be determined. Revisions can affect operating results.

Regulatory Accounting — NSP-Minnesota accounts for income and expense items in accordance with accounting guidance for regulated operations. Under this guidance:

- Certain costs, which would otherwise be charged to expense or other comprehensive income, are deferred as regulatory assets based on the expected ability to recover the costs in future rates.
- Certain credits, which would otherwise be reflected as income or other comprehensive income, are deferred as regulatory liabilities based on the expectation the amounts will be returned to customers in future rates, or because the amounts were collected in rates prior to the costs being incurred.

Estimates and assumptions for recovery of deferred costs and refund of deferred credits are based on specific ratemaking decisions, precedent or other information available. Regulatory assets and liabilities are amortized consistent with the treatment in the rate setting process.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 32 of 57

If changes in the regulatory environment occur, NSP-Minnesota may no longer be eligible to apply this accounting treatment and may be required to eliminate regulatory assets and liabilities. Such changes could have a material effect on NSP-Minnesota's results of operations, financial condition and cash flows.

See Note 4 for further information.

Income Taxes — NSP-Minnesota accounts for income taxes using the asset and liability method, which requires recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the consolidated financial statements. Income taxes are deferred for all temporary differences between pretax financial and taxable income and between the book and tax bases of assets and liabilities.

NSP-Minnesota uses rates that are scheduled to be in effect when the temporary differences are expected to reverse. The effect of a change in tax rates on deferred tax assets and liabilities is recognized in the period that includes the enactment date.

The effects of tax rate changes that are attributable to the utility subsidiaries are generally subject to a normalization method of accounting. Therefore, the revaluation of most of the utility subsidiaries' net deferred taxes upon a tax rate reduction results in the establishment of a net regulatory liability, refundable to utility customers over the remaining life of the related assets. NSP-Minnesota anticipates that a tax rate increase would predominantly result in the establishment of a regulatory asset, subject to an evaluation of whether future recovery is expected.

Reversal of certain temporary differences are accounted for as current income tax expense due to the effects of past regulatory practices when deferred taxes were not required to be recorded due to the use of flow through accounting for ratemaking purposes.

Tax credits are recorded when earned unless there is a requirement to defer the benefit and amortize over the book depreciable lives of the related property. The requirement to defer and amortize these credits specifically applies to certain federal ITCs, as determined by tax regulations and NSP-Minnesota tax elections. For tax credits otherwise eligible to be recognized when earned, NSP-Minnesota considers the impact of rate regulation to determine if these credits and related adjustments should be deferred as regulatory assets or liabilities.

Deferred tax assets are reduced by a valuation allowance if it is more likely than not that some portion or all of the deferred tax asset will not be realized. Utility rate regulation has resulted in the recognition of regulatory assets and liabilities related to income taxes.

NSP-Minnesota measures and discloses uncertain tax positions that it has taken or expects to take in its income tax returns. A tax position is recognized in the consolidated financial statements when it is more likely than not that the position will be sustained upon examination based on the technical merits of the position. Recognition of changes in uncertain tax positions are reflected as a component of income tax expense.

Interest and penalties related to income taxes are reported within other (expense) income or interest charges in the consolidated statements of income.

Xcel Energy Inc. and its subsidiaries, including NSP-Minnesota file consolidated federal income tax returns as well as consolidated or separate state income tax returns. Federal income taxes paid by Xcel Energy Inc. are allocated to its subsidiaries based on separate company computations. A similar allocation is made for state income taxes paid by Xcel Energy Inc. in connection with consolidated state filings. Xcel Energy Inc. also allocates its own income tax benefits to its direct subsidiaries.

See Note 7 for further information.

Property, Plant and Equipment and Depreciation in Regulated Operations — Property, plant and equipment is stated at original cost. The cost of plant includes direct labor and materials, contracted work, overhead costs and AFUDC. The cost of plant retired is charged to accumulated depreciation and amortization. Amounts recovered in rates for future removal costs are recorded as regulatory liabilities. Significant additions or improvements extending asset lives are capitalized, while repairs and maintenance costs are charged to expense as incurred. Maintenance and replacement of items determined to be less than a unit of property are charged to operating expenses as incurred.

Property, plant and equipment is tested for impairment when it is determined that the carrying value of the assets may not be recoverable. A loss is recognized in the current period if it becomes probable that part of a cost of a plant under construction or recently completed plant will be disallowed for recovery from customers and a reasonable estimate of the disallowance can be made.

For investments in property, plant and equipment that are abandoned and not expected to go into service, incurred costs and related deferred tax amounts are compared to the discounted estimated future rate recovery, and a loss is recognized, if necessary.

Depreciation expense is recorded using the straight-line method over the plant's commission approved useful life. Actuarial life studies are performed and submitted to the state and federal commissions for review. Upon acceptance by the various commissions, the resulting lives and net salvage rates are used to calculate depreciation. Plant removal costs are typically recognized at the amounts recovered in rates as authorized by the applicable regulator. Accumulated removal costs are reflected in the consolidated balance sheet as a regulatory liability. Depreciation expense, expressed as a percentage of average depreciable property, was approximately 4.0% for 2022, 3.7% for 2021 and 3.7% for 2020.

See Note 3 for further information.

AROs — NSP-Minnesota records AROs as a liability for the fair value of an ARO to be recognized in the period incurred (if it can be reasonably estimated), with the offsetting/associated costs capitalized as a long-lived asset. The liability is generally increased over time by applying the effective interest method of accretion and the capitalized costs are typically depreciated over the useful life of the long-lived asset. Changes resulting from revisions to timing or amounts of expected asset retirement cash flows are recognized as an increase or a decrease in the ARO.

See Note 10 for further information.

Nuclear Decommissioning — Nuclear decommissioning studies that estimate NSP-Minnesota's costs of decommissioning its nuclear power plants are normally performed at least every 3 years and submitted to the state commissions for approval. Due to other regulatory activity, the next decommissioning study has been deferred one year until 2024.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 33 of 57

NSP-Minnesota recovers regulator-approved decommissioning costs of its nuclear power plants over each facility's expected service life, typically based on the triennial decommissioning studies. The studies consider estimated future costs of decommissioning and the market value of investments in trust funds and recommend annual funding amounts. Amounts collected in rates are deposited in the trust funds. For financial reporting purposes, NSP-Minnesota accounts for nuclear decommissioning as an ARO.

Restricted funds for the payment of future decommissioning expenditures for NSP-Minnesota's nuclear facilities are included in nuclear decommissioning fund and other assets on the consolidated balance sheets.

See Notes 8 and 10 for further information.

Benefit Plans and Other Postretirement Benefits — NSP-Minnesota maintains pension and postretirement benefit plans for eligible employees. Recognizing the cost of providing benefits and measuring the projected benefit obligation of these plans requires management to make various assumptions and estimates.

Certain unrecognized actuarial gains and losses and unrecognized prior service costs or credits are deferred as regulatory assets and liabilities, rather than recorded as other comprehensive income, based on regulatory recovery mechanisms.

See Note 9 for further information.

Environmental Costs — Environmental costs are recorded when it is probable NSP-Minnesota is liable for remediation costs and the amount can be reasonably estimated. Costs are deferred as a regulatory asset if it is probable the costs will be recovered from customers in future rates. Otherwise, the costs are expensed. For certain environmental costs related to facilities currently in use, such as for emission-control equipment, the cost is capitalized and depreciated over the life of the plant.

Estimated remediation costs are regularly adjusted as estimates are revised and remediation is performed. If other participating potentially responsible parties exist and acknowledge their potential involvement with a site, costs are estimated and recorded only for NSP-Minnesota's expected share of the cost.

Future costs of restoring sites are treated as a capitalized cost of plant retirement. The depreciation expense levels recoverable in rates include a provision for removal expenses. Removal costs recovered in rates before the related costs are incurred are classified as a regulatory liability.

See Note 10 for further information.

Revenue from Contracts with Customers — Performance obligations related to the sale of energy are satisfied as energy is delivered to customers. NSP-Minnesota recognizes revenue that corresponds to the price of the energy delivered to the customer. The measurement of energy sales to customers is generally based on the reading of their meters, which occurs systematically throughout the month. At the end of each month, amounts of energy delivered to customers since the date of the last meter reading are estimated, and the corresponding unbilled revenue is recognized.

A separate financing component of collections from customers is not recognized as contract terms are short-term in nature. Revenues are net of any excise or sales taxes or fees.

NSP-Minnesota recognizes physical sales to customers (native load and wholesale) on a gross basis in electric revenues and cost of sales. Revenues and charges for short-term physical wholesale sales of excess energy transacted through RTOs are also recorded on a gross basis. Other revenues and charges settled/facilitated through an RTO are recorded on a net basis in cost of sales.

NSP-Minnesota has various rate-adjustment mechanisms that provide for the recovery of natural gas, electric fuel and purchased energy costs. Costadjustment tariffs may increase or decrease the level of revenue collected from customers and are revised periodically for differences between the total amount collected under the clauses and the costs incurred.

When applicable, fuel cost over-recoveries (the excess of fuel revenue billed to customers over fuel costs incurred) are deferred as regulatory liabilities and under-recoveries (the excess of fuel costs incurred over fuel revenues billed to customers) are deferred as regulatory assets.

See Note 6 for further information.

Cash and Cash Equivalents — NSP-Minnesota considers investments in instruments with a remaining maturity of 3 months or less at the time of purchase to be cash equivalents.

Accounts Receivable and Allowance for Bad Debts — Accounts receivable are stated at the actual billed amount net of an allowance for bad debts. NSP-Minnesota establishes an allowance for uncollectible receivables based on a policy that reflects its expected exposure to the credit risk of customers.

As of Dec. 31, 2022 and 2021, the allowance for bad debts was \$46 million and \$45 million, respectively.

(Millions of Doll	ars)			Dec. 31, 2	022 D	ec. 31, 2021	1
realizable	value	and	consisted	of	the	followi	ng:
Inventory —	Inventory	is reco	orded at the	lower of	average	cost or i	net

Inventories		
Materials and supplies	\$ 200	\$ 181
Fuel	103	81
Natural gas	 81	 47
Total inventories	\$ 384	\$ 309

Fair Value Measurements — NSP-Minnesota presents cash equivalents, interest rate derivatives, commodity derivatives and nuclear decommissioning fund assets at estimated fair values in its consolidated financial statements.

For interest rate derivatives, quoted prices based primarily on observable market interest rate curves are used to estimate fair value. For commodity derivatives, the most observable inputs available are generally used to determine the fair value of each contract. In the absence of a quoted price, quoted prices for similar contracts or internally prepared valuation models may be used to determine fair value.

For the pension and postretirement plan assets and nuclear decommissioning fund, published trading data and pricing models, generally using the most observable inputs available, are utilized to determine fair value for each security.

See Notes 8 and 9 for further information.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 34 of 57

Derivative Instruments — NSP-Minnesota uses derivative instruments in connection with its commodity trading activities, and to manage risk associated with changes in interest rates, and utility commodity prices, including forward contracts, futures, swaps and options. Any derivative instruments not qualifying for the normal purchases and normal sales exception are recorded on the consolidated balance sheets at fair value as derivative instruments. Classification of changes in fair value for those derivative instruments is dependent on the designation of a qualifying hedging relationship.

Changes in fair value of derivative instruments not designated in a qualifying hedging relationship are reflected in current earnings or as a regulatory asset or liability. Classification as a regulatory asset or liability is based on commission approved regulatory recovery mechanisms.

Gains or losses on commodity trading transactions are recorded as a component of electric operating revenues.

Normal Purchases and Normal Sales — NSP-Minnesota enters into contracts for purchases and sales of commodities for use in its operations. At inception, contracts are evaluated to determine whether they contain a derivative, and if so, whether they may be exempted from derivative accounting if designated as normal purchases or normal sales.

See Note 8 for further information.

Commodity Trading Operations — All applicable gains and losses related to commodity trading activities are shown on a net basis in electric operating revenues in the consolidated statements of income.

Commodity trading activities are not associated with energy produced from NSP-Minnesota's generation assets or energy and capacity purchased to serve native load. Commodity trading contracts are recorded at fair market value and commodity trading results include the impact of all margin-sharing mechanisms.

See Note 8 for further information.

Other Utility Items

AFUDC — AFUDC represents the cost of capital used to finance utility construction activity and is computed by applying a composite financing rate to qualified CWIP. The amount of AFUDC capitalized as a utility construction cost is credited to other nonoperating income (for equity capital) and interest charges (for debt capital). AFUDC amounts capitalized are included in NSP-Minnesota's rate base.

Alternative Revenue — Certain rate rider mechanisms (including decoupling/sales true up and CIP/DSM programs) qualify as alternative revenue programs. These mechanisms arise from instances in which the regulator authorizes a future surcharge in response to past activities or completed events. When certain criteria are met, including expected collection within 24 months, revenue is recognized, which may include incentives and return on rate base items.

Billing amounts are revised periodically for differences between total amount collected and revenue earned, which may increase or decrease the level of revenue collected from customers. Alternative revenues arising from these programs are presented on a gross basis and disclosed separately from revenue from contracts with customers.

See Note 6 for further information.

Conservation Programs — Costs incurred for CIP programs are deferred if it is probable future revenue will recover the incurred cost. Revenues recognized for incentive programs for the recovery of lost margins and/or conservation performance incentives are limited to amounts expected to be collected within 24 months from the year they are earned. Regulatory assets are recognized to reflect the amount of costs or earned incentives that have not yet been collected from customers.

Emissions Allowances — Emissions allowances are recorded at cost, including broker commission fees. The inventory accounting model is utilized for all emissions allowances and any sales of these allowances are included in electric revenues.

Nuclear Refueling Outage Costs — NSP-Minnesota uses a deferral and amortization method for nuclear refueling costs. This method amortizes costs over the period between refueling outages consistent with rate recovery.

RECs — Cost of RECs that are utilized for compliance is recorded as electric fuel and purchased power expense. An inventory accounting model is used to account for RECs.

Sales of RECs are recorded in electric revenues on a gross basis. The cost of these RECs and amounts credited to customers under margin-sharing mechanisms are recorded in electric fuel and purchased power expense.

Cost of RECs that are utilized to support commodity trading activities are recorded in a similar manner as the associated commodities and are on a net basis in electric operating revenues in the consolidated statements of income.

2. Accounting Pronouncements

As of Dec. 31, 2022, there was no material impact from the recent adoption of new accounting pronouncements, nor expected material impact from recently issued accounting pronouncements yet to be adopted, on NSP-Minnesota's consolidated financial statements.

3. Property, Plant and Equipment

Major classes of property, plant and equipment

(Millions of Dollars)	Dec. 31, 2022		Dec. 31, 2022 Dec.	
Property, plant and equipment, net				
Electric plant	\$	20,114	\$	19,154
Natural gas plant		2,100		1,864
Common and other property		1,156		1,007
Plant to be retired ^(a)		646		719
CWIP		907		984
Total property, plant and equipment		24,923		23,728
Less accumulated depreciation		(7,734)		(7,606)
Nuclear fuel		3,183		3,081
Less accumulated amortization		(2,894)		(2,773)
Property, plant and equipment, net	\$	17,478	\$	16,430

(a) Amounts include regulator-approved retirements of Sherco Units 1, 2 and 3 and A.S. King and are presented net of accumulated depreciation.

Joint Ownership of Generation and Transmission Facilities

Jointly owned assets as of Dec. 31, 2022:

(Millions of Dollars, Except Percent Owned)	PI	ant in ervice	Accu Depi	imulated reciation	Percent Owned	
Electric generation:						
Sherco Unit 3	\$	623	\$	468	59 %	
Sherco common facilities		180		115	80	
Sherco substation		5		4	59	
Electric transmission:						
Grand Meadow		11		3	50	
Huntley Wilmarth		49		1	50	
CapX2020		818		124	51	
Total ^(a)	\$	1,686	\$	715		

(a) Projects additionally include \$4 million in CWIP.

NSP-Minnesota's share of operating expenses and construction expenditures is included in the applicable utility accounts. Respective owners are responsible for providing their own financing.

4. Regulatory Assets and Liabilities

Regulatory assets and liabilities are created for amounts that regulators may allow to be collected or may require to be paid back to customers in future electric and natural gas rates. NSP-Minnesota would be required to recognize the write-off of regulatory assets and liabilities in net income or other comprehensive income if changes in the utility industry no longer allow for the application of regulatory accounting guidance under GAAP.

Components of regulatory assets:

(Millions of Dollars)	See Note(s)	Remaining Amortization Period	Dec.	31, 2022	Dec. 31	, 202 1 ^(a)
Regulatory Assets			Current	Noncurrent	Current	Noncurrent
Pension and retiree medical obligations	9	Various	\$ 12	\$ 347	\$ 24	\$ 301
Recoverable deferred taxes on AFUDC		Plant lives	-	· 112	_	114
Excess deferred taxes — TCJA	7	Various	1(103	10	113
Deferred natural gas and electric energy/fuel costs		One to five years	110	65	138	190
Net AROs ^(b)	1, 10	Various	-	62	—	(316)
Benson biomass PPA termination and asset purchase		Six years	1(45	10	55
PI extended power uprate		12 years	4	42	4	46
Contract valuation adjustments (c)	1, 8	Term of related contract	16	28	18	34
Purchased power contracts costs		Term of related contract	ī	19	6	27
Conservation programs ^(d)	1	One to two years	6	19	7	22
Nuclear refueling outage costs	1	One to two years	30	12	37	16
Losses on reacquired debt		Term of related debt	1	10	1	11
Sales true-up and revenue decoupling		One year	53	-	33	56
Laurentian biomass PPA termination		Less than one year	18		18	18
Renewable resources and environmental initiatives		One year	50	_	170	3
Gas pipeline inspection and remediation costs		One year	42	_	33	_
Other		Various	15	30	18	28
Total regulatory assets			\$ 384	\$ 894	\$ 527	\$ 718

^(a) Prior period amounts have been restated to conform with current year presentation.

(b) Includes amounts recorded for future recovery of AROs, less amounts recovered through nuclear decommissioning accruals and gains from decommissioning investments.

(c) Includes the fair value of certain long-term PPAs used to meet energy capacity requirements and valuation adjustments on natural gas commodity purchases.

(d) Includes costs for conservation programs, as well as incentives allowed in certain jurisdictions.

Components of regulatory liabilities:

(Millions of Dollars)	See Note(s)	Remaining Amortization Period	Dec. 3	31, 2022	Dec. 31, 2021 ^(a)		
Regulatory Liabilities			Current	Noncurrent	Current	Noncurrent	
Deferred income tax adjustments and TCJA refunds $^{(b)}$	7	Various	\$ 6	\$ 1,200	\$ 9	\$ 1,256	
Plant removal costs	1, 10	Various	_	693	_	613	
Revenue decoupling		Two years	-	22	—	-	
Renewable resources and environmental initiatives		Various	6	19	1	10	
ITC deferrals	1	Various	-	17	-	7	
Formula rates		One to two years	6	9	4	7	
Contract valuation adjustments ^(c)	1, 8	Less than one year	56	-	29	-	
Conservation programs		Less than one year	42	_	_	_	
DOE Settlement		N/A	-	-	14	-	
Deferred natural gas and electric energy/fuel costs		Less than one year	26	_	14	_	
Other		Various	49	23	46	34	
Total regulatory liabilities ^(d)			\$ 191	\$ 1,983	\$ 117	\$ 1,927	

^(a) Prior period amounts have been restated to conform with current year presentation.

(b) Includes the revaluation of recoverable/regulated plant accumulated deferred income taxes and revaluation impact of non-plant accumulated deferred income taxes due to the TCJA.

^(c) Includes the fair value of FTR instruments utilized/intended to offset the impacts of transmission system congestion.

(d) Revenue subject to refund of \$67 million and \$15 million for 2022 and 2021, respectively, is included in other current liabilities.

NSP-Minnesota's regulatory assets not earning a return include the unfunded portion of pension and retiree medical obligations and net AROs (i.e. deferrals for which cash has not been disbursed). In addition, regulatory assets included \$369 million and \$691 million, respectively, of past expenditures not earning a return. Amounts are predominately related to purchased natural gas and electric energy costs (including certain costs related to Winter Storm Uri), sales true-up and revenue decoupling, various renewable resources/environmental initiatives and certain prepaid pension amounts.

5. Borrowings and Other Financing Instruments

Short-Term Borrowings

NSP-Minnesota meets its short-term liquidity requirements primarily through the issuance of commercial paper and borrowings under its credit facility and the money pool.

Money Pool — Xcel Energy Inc. and its utility subsidiaries have established a money pool arrangement that allows for short-term investments in and borrowings between the utility subsidiaries. Xcel Energy Inc. may make investments in the utility subsidiaries at market-based interest rates; however, the money pool arrangement does not allow the utility subsidiaries to make investments in Xcel Energy Inc.

Money pool borrowings:

(Millions of Dollars, Excent	Three M Ended D	onths ec. 31	Year Ended Dec. 31					
Interest Rates)	202	2	2022	2021	2020			
Borrowing limit	\$	250	\$ 250	\$ 250	\$ 250			
Amount outstanding at period end		_	—	_	—			
Average amount outstanding		—	_	6	3			
Maximum amount outstanding		4	4	236	116			
Weighted average interest rate, computed on a daily basis		3.87 %	3.87 %	0.07 %	1.53 %			
Weighted average interest rate at period end		N/A	N/A	N/A	N/A			

Commercial Paper — Commercial paper outstanding:

(Millions of Dollars Excent	Three M Ended D	onths	Year Ended Dec. 31					
Interest Rates)	202	2	2022	2021	2020			
Borrowing limit	\$	700	\$ 700	\$ 500	\$ 500			
Amount outstanding at period end		207	207	—	179			
Average amount outstanding		81	21	26	10			
Maximum amount outstanding		290	290	317	179			
Weighted average interest rate, computed on a daily basis		4.32 %	4.14 %	0.18 %	1.25 %			
Weighted average interest rate at end of period		4.64	4.64	N/A	0.18			

Letters of Credit — NSP-Minnesota uses letters of credit, typically with terms of one year, to provide financial guarantees for certain operating obligations. At Dec. 31, 2022 and 2021, there were \$15 million and \$9 million of letters of credit outstanding under the credit facility, respectively. The contract amounts of these letters of credit approximate their fair value and are subject to fees.

Credit Facility — In order to use commercial paper programs to fulfill short-term funding needs, NSP-Minnesota must have revolving credit facilities in place at least equal to the amount of their respective commercial paper borrowing limits and cannot issue commercial paper exceeding available capacity under these credit facilities.

The lines of credit provide short-term financing in the form of notes payable to banks, letters of credit and back-up support for commercial paper borrowings.

Features of NSP-Minnesota's credit facility:

Debt-to-Total (Ratio	Debt-to-Total Capitalization Ratio ^(a)		unt Facility May creased (millions of dollars)	Additional Periods for Which a One-Year Extension May Be Requested ^(b)
2022	2021			
48 %	47 %	\$	150	2

^(a) The credit facility has a financial covenant requiring that the debt-to-total capitalization ratio be less than or equal to 65%.

(b) All extension requests are subject to majority bank group approval.

The credit facility has a cross-default provision that NSP-Minnesota would be in default on its borrowings under the facility if it or any of its subsidiaries whose total assets exceed 15% of NSP-Minnesota's consolidated total assets, default on indebtedness in an aggregate principal amount exceeding \$75 million.

If NSP-Minnesota does not comply with the covenant, an event of default may be declared, and if not remedied, any outstanding amounts due under the facility can be declared due by the lender. As of Dec. 31, 2022, NSP-Minnesota was in compliance with all financial covenants on its debt agreements.

NSP-Minnesota had the following committed credit facility available as of Dec. 31, 2022 (in millions of dollars):

Credit Facility (a)		 Drawn ^(b)	Available			
\$	700	\$ 222	\$	478		

(a) This credit facility matures in September 2027.

(b) Includes outstanding commercial paper and letters of credit.

All credit facility bank borrowings, outstanding letters of credit and outstanding commercial paper reduce the available capacity under the credit facility. NSP-Minnesota had no direct advances on the facility outstanding at Dec. 31, 2022 and 2021.

Bilateral Credit Agreement — In April 2022, NSP-Minnesota's uncommitted bilateral credit agreement was renewed for an additional one-year term. The credit agreement is limited in use to support letters of credit.

As of Dec. 31, 2022, NSP-Minnesota had \$54 million outstanding letters of credit under the \$75 million Bilateral Credit Agreement.

Long-Term Borrowings and Other Financing Instruments

Generally, the property of NSP-Minnesota is subject to the lien of its first mortgage indenture for the benefit of bondholders. Debt premiums, discounts and expenses are amortized over the life of the related debt. The premiums, discounts and expenses for refinanced debt are deferred and amortized over the life of the new issuance.

Table of Contents

Long term debt obligations for NSP-Minnesota as of Dec. 31 (in millions of dollars):

Financing Instrument	Interest Rate	Maturity Date	:	2022	2021
First mortgage bonds	2.15 %	Aug. 15, 2022	\$	_	\$ 300
First mortgage bonds	2.60	May 15, 2023		400	400
First mortgage bonds	7.125	July 1, 2025		250	250
First mortgage bonds	6.50	March 1, 2028		150	150
First mortgage bonds ^(a)	2.25	April 1, 2031		425	425
First mortgage bonds	5.25	July 15, 2035		250	250
First mortgage bonds	6.25	June 1, 2036		400	400
First mortgage bonds	6.20	July 1, 2037		350	350
First mortgage bonds	5.35	Nov. 1, 2039		300	300
First mortgage bonds	4.85	Aug. 15, 2040		250	250
First mortgage bonds	3.40	Aug. 15, 2042		500	500
First mortgage bonds	4.125	May 15, 2044		300	300
First mortgage bonds	4.00	Aug. 15, 2045		300	300
First mortgage bonds	3.60	May 15, 2046		350	350
First mortgage bonds	3.60	Sept. 15, 2047		600	600
First mortgage bonds	2.90	March 1, 2050		600	600
First mortgage bonds	2.60	June 1, 2051		700	700
First mortgage bonds ^(a)	3.20	April 1, 2052		425	425
First mortgage bonds (b)	4.50	June 1,2052		500	_
Other long-term debt				3	3
Unamortized discount				(45)	(44)
Unamortized debt issuance cost				(66)	(62)
Current maturities				(400)	 (300)
Total long-term debt			\$	6 5 4 2	\$ 6 4 4 7

⁽a) 2021 financing

(b) 2022 financing.

Maturities of long-term debt are as follows:

(Millions	of	Dol	lars	١
1	WIIIIIOIIS	UI.	001	iai s	,

2023	\$ 400
2024	_
2025	250
2026	_
2027	_

Deferred Financing Costs — Deferred financing costs of approximately \$66 million and \$62 million, net of amortization, are presented as a deduction from the carrying amount of long-term debt at Dec. 31, 2022 and 2021, respectively.

Dividend Restrictions — NSP-Minnesota's dividends are subject to the FERC's jurisdiction, which prohibits the payment of dividends out of capital accounts. Dividend payments are solely to be paid from retained earnings.

NSP-Minnesota's state regulatory commissions additionally impose dividend limitations, which are more restrictive than those imposed by the FERC.

Requirements and actuals as of Dec. 31, 2022:

	Equity to Total C Require	Equity to Total Capitalization Ratio Actual					
Low High			High		2022		
	47.2 %		57.6 %		52.3 %		
Unrestricted Retained Earnings			Total Capitalization	Limit on	Total Capitalization		
\$	1,446 million	\$	14,984 million	\$	16,140 million		

6. Revenues

Revenue is classified by the type of goods/services rendered and market/ customer type. NSP-Minnesota's operating revenues consisted of the following:

	Year Ended Dec. 31, 2022								
(Millions of Dollars)	El	ectric	N	Natural Gas All O		Other		Total	
Major revenue types									
Revenue from contracts with custon	ners:								
Residential	\$	1,463	\$	510	\$	38	\$	2,011	
C&I		2,376		433		_		2,809	
Other		38		_		7		45	
Total retail		3,877		943		45	_	4,865	
Wholesale		668		_		_		668	
Transmission		287		_		_		287	
Interchange		514		_		_		514	
Other		15		19		_		34	
Total revenue from contracts with customers		5,361		962		45	_	6,368	
Alternative revenue and other		256		60		_		316	
Total revenues	\$	5,617	\$	1,022	\$	45	\$	6,684	
	_		Yea	r Ended [Dec. 3	1, 2021			
(Millions of Dollars)	El	ectric	N	latural Gas	All	Other		Total	
Major revenue types									

Revenue from contracts with custon	ners:				
Residential	\$	1,374	\$ 315	\$ 33	\$ 1,722
C&I		2,107	246	_	2,353
Other		33	 _	 6	 39
Total retail		3,514	561	39	4,114
Wholesale		442	_	_	442
Transmission		242	-	-	242
Interchange		501	_	_	501
Other		7	 14	 	 21
Total revenue from contracts with customers		4,706	575	39	5,320
Alternative revenue and other		388	 48	 _	 436
Total revenues	\$	5.094	\$ 623	\$ 39	\$ 5.756

⁽a) 2021 financing.

Table of Contents

	Year Ended Dec. 31, 2020							
(Millions of Dollars)	El	Natural Electric Gas		All Other			Total	
Major revenue types								
Revenue from contracts with custom	iers:							
Residential	\$	1,375	\$	261	\$	31	\$	1,667
C&I		1,935		189		_		2,124
Other		33		—		6		39
Total retail		3,343		450		37		3,830
Wholesale		202		_		_		202
Transmission		238		_		_		238
Interchange		440		_		_		440
Other		15		7		_		22
Total revenue from contracts with customers		4,238		457		37		4,732
Alternative revenue and other		333		36		_		369
Total revenues	\$	4,571	\$	493	\$	37	\$	5,101

7. Income Taxes

Total income tax expense from operations differs from the amount computed by applying the statutory federal income tax rate to income before income tax expense.

Effective income tax rate for years ended Dec. 31:

	2022	2021 ^(c)	2020 ^(c)
Federal statutory rate	21.0 %	21.0 %	21.0 %
State income tax on pretax income, net of federal tax effect	7.0	7.0	7.0
Increases (decreases) in tax from:			
Wind PTCs ^(a)	(39.6)	(27.8)	(19.3)
Plant regulatory differences ^(b)	(6.7)	(8.1)	(7.2)
Other tax credits, net NOL & tax credit allowances	(1.3)	(1.4)	(1.2)
NOL Carryback	_	_	(2.1)
Other, net	(0.3)	0.7	0.8
Effective income tax rate	(19.9)%	(8.6)%	(1.0)%

(a) Wind PTCs are credited to customers (reduction to revenue) and do not materially impact net income.

(b) Regulatory differences for income tax primarily relate to the credit of excess deferred taxes to customers through the average rate assumption method. Income tax benefits associated with the credit of excess deferred taxes are offset by corresponding revenue reductions.

^(c) Prior period amounts have been restated to conform with current year presentation.

Components of income tax expense for years ended Dec. 31:

(Millions of Dollars)	2022		2022 2021		2020	
Current federal tax expense (benefit)	\$	70	\$	(10)	\$	41
Current state tax expense (benefit)		26		(1)		12
Current change in unrecognized tax expense		8		1		9
Deferred federal tax benefit		(237)		(87)		(102)
Deferred state tax expense		23		49		38
Deferred change in unrecognized tax expense (benefit)		_		2		(3)
Deferred ITCs		(2)		(2)		(1)
Total income tax benefit	\$	(112)	\$	(48)	\$	(6)

Components of deferred income tax expense as of Dec. 31:

(Millions of Dollars)	2	2022		2021		2020
Deferred tax (benefit) expense excluding items below	\$	(283)	\$	109		61
Amortization and adjustments to deferred income taxes on income tax regulatory assets and liabilities		70		(145)		(127)
Tax expense allocated to other comprehensive income, and other		(1)				(1)
Deferred tax benefit	\$	(214)	\$	(36)	\$	(67)
Components of the net deferred tax liability as of	f D	ec. 31	:			
(Millions of Dollars)				2022	2	021 ^(a)
Deferred tax liabilities:						
Differences between book and tax bases of property			\$	2,708	\$	2,679
Regulatory assets				189		214
Operating lease assets				98		123
Deferred fuel costs				49		92
Pension expense				68		73
Other				10		13
Total deferred tax liabilities			\$	3,122	\$	3,194
Deferred tax assets:						
Tax credit carryforward			\$	977	\$	782
Regulatory Liabilities				325		279
Operating lease liabilities				98		123
NOL and tax credit valuation allowances				(58)		(64)
Other employee benefits				27		32
NOL carryforward				15		43
Deferred ITCs				5		5
Rate refund				28		11
Other				39		34
Total deferred tax assets			\$	1,456	\$	1,245
Net deferred tax liability			\$	1.666	\$	1.949

^(a) Prior periods have been reclassified to conform to current year presentation.

Other Income Tax Matters — NOL amounts represent the tax loss that is carried forward and tax credits represent the deferred tax asset. NOL and tax credit carryforwards as of Dec. 31 were as follows:

(Millions of Dollars)	2	022	2	021
Federal NOL carryforward	\$	2	\$	77
Federal tax credit carryforwards		909		704
State NOL carryforwards		184		344
Valuation allowances for state NOL carryforwards		(1)		(1)
State tax credit carryforwards, net of federal detriment (a)		68		78
Valuation allowances for state credit carryforwards, net of federal benefit $^{(\mathrm{b})}$		(58)		(64)

(a) State tax credit carryforwards are net of federal detriment of \$18 million and \$21 million as of Dec. 31, 2022 and 2021, respectively.

(b) Valuation allowances for state tax credit carryforwards were net of federal benefit of \$15 million and \$17 million as of Dec. 31, 2022 and 2021, respectively.

Federal carryforward periods expire starting 2032 and state carryforward periods expire starting 2022.

Federal Tax Loss Carryback Claims — In 2020, Xcel Energy identified certain expenses related to tax years 2009 - 2011 that qualify for an extended carryback claim. As a result, a tax benefit of approximately \$13 million was recognized in 2020.

Unrecognized Tax Benefits

Federal Audit — NSP-Minnesota is a member of the Xcel Energy affiliated group that files a consolidated federal income tax return. Statute of limitations applicable to Xcel Energy's consolidated federal income tax returns expire as follows:

Tax Year(s)	Expiration
2014 - 2016	March 2024
2019	October 2023

Additionally, the statute of limitations related to the federal tax credit carryforwards will remain open until those credits are utilized in subsequent returns. Further, the statute of limitations related to the additional federal tax loss carryback claim filed in 2020 has been extended. Xcel Energy has recognized its best estimate of income tax expense that will result from a final resolution of this issue; however, the outcome and timing of a resolution is unknown.

State Audits — NSP-Minnesota is a member of the Xcel Energy affiliated group that files consolidated state income tax returns. As of Dec. 31, 2022, NSP-Minnesota's earliest open tax years subject to examination by state taxing authorities under applicable statutes of limitations are as follows:

State	Tax Year(s)	Expiration
Minnesota	2014-2016	September 2024
Minnesota	2018	June 2023

In 2020, Minnesota began an audit of tax years 2015-2018. In 2022, the state of Minnesota issued its audit report without any material adjustments.

Unrecognized Tax Benefits — Unrecognized tax benefit balance includes permanent tax positions, which if recognized would affect the ETR. In addition, the unrecognized tax benefit balance includes temporary tax positions for which deductibility is highly certain, but for which there is uncertainty about the timing. A change in the timing of deductibility would not affect the ETR but would accelerate the payment to the taxing authority.

Unrecognized tax benefits - permanent vs temporary:

(Millions of Dollars)	Dec. 31, 2022		De	c. 31, 2021
Unrecognized tax benefit — Permanent tax positions	\$	31	\$	23
Unrecognized tax benefit — Temporary tax positions		3		3
Total unrecognized tax benefit	\$	34	\$	26

Changes in unrecognized tax benefits:

(Millions of Dollars)	2022		20	021	2020	
Balance at Jan. 1	\$	26	\$	24	\$	20
Additions based on tax positions related to the current year		2		2		2
Reductions based on tax positions related to the current year		_		—		_
Additions for tax positions of prior years		6		_		16
Reductions for tax positions of prior years		_		_		(14)
Balance at Dec. 31	\$	34	\$	26	\$	24

Unrecognized tax benefits were reduced by tax benefits associated with NOL and tax credit carryforwards:

(Millions of Dollars)	Dec. 31	, 2022	Dec. 31, 2021		
NOL and tax credit carryforwards	\$	(13)	\$	(13)	

As the IRS progresses its review of the tax loss carryback claims and as state audits progress, it is reasonably possible that the amount of unrecognized tax benefit could decrease up to approximately \$22 million in the next 12 months.

Payable for interest related to unrecognized tax benefits is partially offset by the interest benefit associated with NOL and tax credit carryforwards.

Interest payable related to unrecognized tax benefits:

(Millions of Dollars)	2022		2021		20)20
Payable for interest related to unrecognized tax benefits at Jan. 1	\$	(2)	\$	(2)	\$	(2)
Interest expense related to unrecognized tax benefits		(1)		_		_
Payable for interest related to unrecognized tax benefits at Dec. 31	\$	(3)	\$	(2)	\$	(2)

No amounts were accrued for penalties related to unrecognized tax benefits as of Dec. 31, 2022, 2021 or 2020.

8. Fair Value of Financial Assets and Liabilities

Fair Value Measurements

Accounting guidance for fair value measurements and disclosures provides a hierarchical framework for disclosing the observability of the inputs utilized in measuring assets and liabilities at fair value.

- Level 1 Quoted prices are available in active markets for identical assets or liabilities as of the reporting date. The types of assets and liabilities included in Level 1 are actively traded instruments with observable actual trading prices.
- Level 2 Pricing inputs are other than actual trading prices in active markets, but are either directly or indirectly observable as of the reporting date. The types of assets and liabilities included in Level 2 are typically either comparable to actively traded securities or contracts, or priced with models using highly observable inputs.
- Level 3 Significant inputs to pricing have little or no observability as of the reporting date. The types of assets and liabilities included in Level 3 include those valued with models requiring significant judgment or estimation.

Specific valuation methods include:

Investments in equity securities and other funds — Equity securities are valued using quoted prices in active markets. The fair values for commingled funds are measured using NAVs. The investments in commingled funds may be redeemed for NAV with proper notice. Private equity commingled funds require approval of the fund for any unscheduled redemption, and such redemptions may be approved or denied by the fund at its sole discretion. Unscheduled distributions from real estate commingled funds may be redeemed with proper notice, however, withdrawals may be delayed or discounted as a result of fund illiquidity.

Investments in debt securities — Fair values for debt securities are determined by a third party pricing service using recent trades and observable spreads from benchmark interest rates for similar securities.

Interest rate derivatives — Fair values of interest rate derivatives are based on broker quotes that utilize current market interest rate forecasts.

Commodity derivatives — Methods used to measure the fair value of commodity derivative forwards and options utilize forward prices and volatilities, as well as pricing adjustments for specific delivery locations, and are generally assigned a Level 2 classification. When contracts relate to inactive delivery locations or extend to periods beyond those readily observable on active exchanges, the significance of the use of less observable inputs on a valuation is evaluated and may result in Level 3 classification.

Table of Contents

Electric commodity derivatives held by NSP-Minnesota include transmission congestion instruments, generally referred to as FTRs. FTRs purchased from an RTO are financial instruments that entitle or obligate the holder to monthly revenues or charges based on transmission congestion across a given transmission path.

The values of these instruments are derived from, and designed to offset, the costs of transmission congestion. In addition to overall transmission load, congestion is also influenced by the operating schedules of power plants and the consumption of electricity pertinent to a given transmission path. Unplanned plant outages, scheduled plant maintenance, changes in the relative costs of fuels used in generation, weather and overall changes in demand for electricity can each impact the operating schedules of the power plants on the transmission grid and the value of these instruments. FTRs are recognized at fair value and adjusted each period prior to settlement. Given the limited observability of certain variables underlying the reported auction values of FTRs, these fair value measurements have been assigned a Level 3 classification.

Net congestion costs, including the impact of FTR settlements are shared through fuel and purchased energy cost recovery mechanisms. As such, the fair value of the unsettled instruments (i.e., derivative asset or liability) is offset/deferred as a regulatory asset or liability.

Non-Derivative Fair Value Measurements

Nuclear Decommissioning Fund

The NRC requires NSP-Minnesota to maintain a portfolio of investments to fund the costs of decommissioning its nuclear generating plants. Assets of the nuclear decommissioning fund are legally restricted for the purpose of decommissioning these facilities. The fund contains cash equivalents, debt securities, equity securities and other investments. NSP-Minnesota uses the MPUC approved asset allocation for the investment targets by asset class for the qualified trust.

NSP-Minnesota recognizes the costs of funding the decommissioning over the lives of the nuclear plants, assuming rate recovery of all costs. Realized and unrealized gains on fund investments over the life of the fund are deferred as an offset of NSP-Minnesota's regulatory asset for nuclear decommissioning costs. Consequently, any realized and unrealized gains and losses on securities in the nuclear decommissioning fund are deferred as a component of the regulatory asset.

Unrealized gains for the nuclear decommissioning fund were \$1 billion and \$1.3 billion as of Dec. 31, 2022 and 2021, respectively, and unrealized losses were \$90 million and \$7 million as of Dec. 31, 2022 and 2021, respectively.

Non-derivative instruments with recurring fair value measurements in the nuclear decommissioning fund:

						Dec. 3	1, 20	22				
							Fair	Value				
(Millions of Dollars)	C	ost	Lev	vel 1	Le	vel 2	Lev	vel 3	Ν	AV	Тс	otal
Nuclear decommissioning	fund	(a)										
Cash equivalents	\$	29	\$	29	\$	_	\$	_	\$	_	\$	29
Commingled funds		803		_		_		_	1	,178	1	,178
Debt securities		738		_		669		6		_		675
Equity securities		406		999		1		_		_	1	,000
Total	\$1	,976	\$1	,028	\$	670	\$	6	\$1	,178	\$2	,882

(a) Reported in nuclear decommissioning fund and other investments on the consolidated balance sheets, which also includes \$48 million of rabbi trust assets and other miscellaneous investments. Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 41 of 57

						Dec. 3'	1, 20	21				
							Fair	Value				
(Millions of Dollars)	C	ost	Lev	vel 1	Le	vel 2	Lev	vel 3	N	AV	Т	otal
Nuclear decommissioning	fund	(a)										
Cash equivalents	\$	64	\$	64	\$	_	\$	_	\$	_	\$	64
Commingled funds		856		_		_		_	1	,294	1	,294
Debt securities		631		—		666		9		—		675
Equity securities		411	1	,222		1		_		_	1	,223
Total	\$ 1	1,962	\$1	,286	\$	667	\$	9	\$ 1	,294	\$3	,256

(a) Reported in nuclear decommissioning fund and other investments on the consolidated balance sheets, which also includes \$52 million of rabbi trust assets and other miscellaneous investments.

For the years ended Dec. 31, 2022 and 2021, there were immaterial Level 3 nuclear decommissioning fund investments or transfer of amounts between levels.

Contractual maturity dates of debt securities in the nuclear decommissioning fund as of Dec. 31, 2022:

				Final C	Contra	actual M	aturit	у		
(Millions of Dollars)	Due i Year	n 1 or s	Due to 5	e in 1 Years	Du to Y	e in 5 o 10 ears	e after Years	т	otal	
(-						<u> </u>		
Debt securities	\$	6	\$	204	\$	250	\$	216	\$	676

Rabbi Trusts

NSP-Minnesota has established a rabbi trust to provide partial funding for future distributions of its deferred compensation plan. The fair value of assets held in the rabbi trusts were \$12 million and \$13 million at Dec. 31, 2022 and 2021, respectively, comprised of cash equivalents and mutual funds (level 1 valuation methods). Amounts are reported in nuclear decommissioning fund and other investments on the consolidated balance sheet.

Derivative Activities and Fair Value Measurements

NSP-Minnesota enters into derivative instruments, including forward contracts, futures, swaps and options, for trading purposes and to manage risk in connection with changes in interest rates and utility commodity prices.

Interest Rate Derivatives — NSP-Minnesota enters into contracts that effectively fix the interest rate on a specified principal amount of a hypothetical future debt issuance. These financial swaps net settle based on changes in a specified benchmark interest rate, acting as a hedge of changes in market interest rates that will impact specified anticipated debt issuances. These derivative instruments are designated as cash flow hedges for accounting purposes, with changes in fair value prior to occurrence of the hedged transactions recorded as other comprehensive income.

As of Dec. 31, 2022, accumulated other comprehensive loss related to interest rate derivatives included \$1 million of net losses expected to be reclassified into earnings during the next 12 months as the hedged transactions impact earnings. As of Dec. 31, 2022, NSP-Minnesota had no unsettled interest rate derivatives.

For the financial impact of qualifying interest rate cash flow hedges on NSP-Minnesota's accumulated other comprehensive loss included in the consolidated statements of common stockholder's equity and in the consolidated statements of comprehensive income, see Note 11.

Wholesale and Commodity Trading — NSP-Minnesota conducts various wholesale and commodity trading activities, including the purchase and sale of electric capacity, energy, energy-related instruments and natural gas-related instruments, including derivatives. NSP-Minnesota is allowed to conduct these activities within guidelines and limitations as approved by its risk management committee, comprised of management personnel not directly involved in the activities governed by this policy.

Derivative instruments entered into for trading purposes are presented in the consolidated statements of income as electric revenues, net of any sharing with customers. These activities are not intended to mitigate commodity price risk associated with regulated electric and natural gas operations. Sharing of these margins is determined through state regulatory proceedings as well as the operation of the FERC-approved joint operating agreement.

Commodity Derivatives — NSP-Minnesota enters into derivative instruments to manage variability of future cash flows from changes in commodity prices in its electric and natural gas operations. This could include the purchase or sale of energy or energy-related products, natural gas to generate electric energy, natural gas for resale and FTRs.

The most significant derivative positions outstanding at December 31, 2022 and 2021 for this purpose relate to FTR instruments administered by MISO. These instruments are intended to offset the impacts of transmission system congestion. Higher congestion costs in recent years have led to an increase in the fair value of FTRs. Settlements of FTRs are shared with electric customers through fuel and purchased energy cost-recovery mechanisms.

When NSP-Minnesota enters into derivative instruments that mitigate commodity price risk on behalf of electric and natural gas customers, the instruments are not typically designated as qualifying hedging transactions. The classification of unrealized losses or gains on these instruments as a regulatory asset or liability, if applicable, is based on approved regulatory recovery mechanisms. As of Dec. 31, 2022, NSP-Minnesota had no commodity contracts designated as cash flow hedges.

Gross notional amounts of commodity forwards, options and FTRs:

(Amounts in Millions) ^{(a)(b)}	Dec. 31, 2022	Dec. 31, 2021
MWh of electricity	44	57
MMBtu of natural gas	88	85

^(a) Not reflective of net positions in the underlying commodities.

(b) Notional amounts for options included on a gross basis, but are weighted for the probability of exercise.

Consideration of Credit Risk and Concentrations — NSP-Minnesota continuously monitors the creditworthiness of counterparties to its interest rate derivatives and commodity derivative contracts prior to settlement and assesses each counterparty's ability to perform on the transactions set forth in the contracts. Impact of credit risk was immaterial to the fair value of unsettled commodity derivatives presented on the consolidated balance sheets. NSP-Minnesota's most significant concentrations of credit risk with particular entities or industries are contracts with counterparties to its wholesale, trading and non-trading commodity activities.

As of Dec. 31, 2022, six of NSP-Minnesota's ten most significant counterparties for these activities, comprising \$38 million or 34% of this credit exposure, had investment grade credit ratings from S&P Global Ratings, Moody's Investor Services or Fitch Ratings.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 42 of 57

Three of the ten most significant counterparties, comprising \$28 million or 25% of this credit exposure, were not rated by these external ratings agencies, but based on NSP-Minnesota's internal analysis, had credit quality consistent with investment grade. One of these significant counterparties, comprising \$47 million or 41% of this credit exposure, had credit quality less than investment grade, based on internal analysis. Four of these significant counterparties are municipal or cooperative electric entities, RTOs or other utilities.

Credit Related Contingent Features — Contract provisions for derivative instruments that the utility subsidiaries enter, including those accounted for as normal purchase and normal sale contracts and therefore not reflected on the consolidated balance sheets, may require the posting of collateral or settlement of the contracts for various reasons, including if the applicable utility subsidiary's credit ratings are downgraded below its investment grade credit rating by any of the major credit rating agencies. As of Dec. 31, 2022 and 2021, there were \$4 million and \$3 million, respectively, of derivative liabilities with such underlying contract provisions, respectively.

Certain contracts also contain cross default provisions that may require the posting of collateral or settlement of the contracts if there was a failure under other financing arrangements related to payment terms or other covenants.

As of Dec. 31, 2022 and 2021, there were approximately \$76 million and \$48 million of derivative liabilities with such underlying contract provisions, respectively.

Certain derivative instruments are also subject to contract provisions that contain adequate assurance clauses. These provisions allow counterparties to seek performance assurance, including cash collateral, in the event that a given utility subsidiary's ability to fulfill its contractual obligations is reasonably expected to be impaired. Xcel Energy had no collateral posted related to adequate assurance clauses in derivative contracts as of Dec. 31, 2022 and 2021.

Recurring Derivative Fair Value Measurements

Impact of derivative activity:

	Gair	Pre-Tax F ns (Losses During the	air Value) Recognized Period in:	
(Millions of Dollars)	Accumulated Ot Comprehensive L	her .oss	Regulatory (As Liabiliti	ssets) and ies
Year Ended Dec. 31, 2022				
Other derivative instruments				
Electric commodity	\$	—	\$	(7)
Natural gas commodity		_		_
Total	\$	_	\$	(7)
Year Ended Dec. 31, 2021				
Other derivative instruments				
Electric commodity	\$	—	\$	3
Natural gas commodity		_		(3)
Total	\$		\$	_
Year Ended Dec. 31, 2020				
Other derivative instruments				
Electric commodity	\$	—	\$	2
Natural gas commodity		_		(2)
Total	\$	_	\$	_

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10

Table of Contents

(Millions of Dollars)

Page 43 of 57

Period from:		Pre-Tax Gains (Losses)
Accumulated Other	Regulatory	Recognized During the
Comprehensive Loss	assets and (Liabilities)	Period in Income

Year Ended Dec. 31, 2022			
Derivatives designated as cash flow hedges			
Interest rate	\$ 1 ^(a) \$	\$	_
Total	\$ 1 \$	\$	
Other derivative instruments			
Commodity trading	\$ — \$	- \$	17 ^(b)
Electric commodity	_	1 ^(c)	—
Natural gas commodity	 	2 ^(d)	(8) (d)(e)
Total	\$ - \$	3 \$	9
Year Ended Dec. 31, 2021			
Derivatives designated as cash flow hedges			
Interest rate	\$ 2 ^(a) \$	— \$	_
Total	\$ 2 \$	— \$	—
Other derivative instruments	 		
Commodity trading	\$ — \$	— \$	51 ^(b)
Electric commodity	—	(3) ^(c)	—
Natural gas commodity	 	1 ^(d)	(6) ^{(d)(e)}
Total	\$ - \$	(2) \$	45
Year Ended Dec. 31, 2020			
Derivatives designated as cash flow hedges			
Interest rate	\$ 1 ^(a) \$	\$	_
Total	\$ 1 \$	— \$	_
Other derivative instruments	 		
Commodity trading	\$ — \$	- \$	(5) ^(b)
Electric commodity	\$ — \$	(3) ^(c) \$	—
Natural gas commodity	 	2 ^(d)	(4) (d)(e)
Total	\$ \$	(1) \$	(9)

Pre-

(a) Recorded to interest charges

(b) Recorded to electric revenues. Presented amounts do not reflect non-derivative transactions or margin sharing with customers.

(c) Recorded to electric fuel and purchased power. These derivative settlement gains and losses are shared with electric customers through fuel and purchased energy cost-recovery mechanisms and reclassified out of income as regulatory assets or liabilities, as appropriate. FTR settlements are shared with customers and do not have a material impact on net income. Presented amounts reflect changes in fair value between auction and settlement dates, but exclude the original auction fair value.

(d) Recorded to cost of natural gas sold and transported. These losses are subject to cost-recovery mechanisms and reclassified out of income to a regulatory asset, as appropriate.

(e) Relates primarily to option premium amortization.

NSP-Minnesota had no derivative instruments designated as fair value hedges during the years ended Dec. 31, 2022, 2021 and 2020.

Table of Contents

Derivative assets and liabilities measured at fair value on a recurring basis were as follows:

						Dec. 3	1, 2022	2										Dec.	3 1, 202 1				
			Fair Valu	ie										Fair	Valu	е							
(Millions of Dollars)	Le	evel 1	Level 2	Le	evel 3	Fair V Tot	/alue tal	Nettin	ng ^(a)		Total	Le	evel 1	Le	evel 2	Le	vel 3	Fair T	Value otal	Netti	ing ^(a)		Total
Current derivative assets												_											
Other derivative instruments:																							
Commodity trading	\$	15	\$ 38	\$	33	\$	86	\$	(58)	\$	28	\$	9	\$	40	\$	22	\$	71	\$	(53)	\$	18
Electric commodity		—	_		58		58		(2)		56		_		_		30		30		(1)		29
Natural gas commodity		—	5		—		5		—		5		_		6		—		6		—		6
Total current derivative assets	\$	15	\$ 43	\$	91	\$	149	\$	(60)	\$	89	\$	9	\$	46	\$	52	\$	107	\$	(54)	\$	53
Noncurrent derivative assets	_									_		-				_							
Other derivative instruments:																							
Commodity trading	\$	21	\$ 40	\$	66	\$	127	\$	(59)	\$	68	\$	6	\$	34	\$	35	\$	75	\$	(42)	\$	33
Total noncurrent derivative assets	\$	21	\$ 40	\$	66	\$	127	\$	(59)	\$	68	\$	6	\$	34	\$	35	\$	75	\$	(42)	\$	33
	_			_						_		_		_		_						_	
						Dec. 3	1, 2022	2										Dec.	31, 2021				
			Fair Valu	ie								_		Fair	Valu	е							
	Le	evel	Level	Le	evel	Fair V	/alue		(-)			Le	evel	Le	evel	Le	vel	Fair	Value		(-)		
(Millions of Dollars)		1	2		3	To	tal	Nettin	ng ^(a)	_	Total	_	1		2		3	T	otal	Netti	ing ^(a)		Total
Current derivative liabilities																							
Other derivative instruments:																							
Commodity trading	\$	23	\$ 60	\$	6	\$	89	\$	(63)	\$	26	\$	13	\$	58	\$	4	\$	75	\$	(58)	\$	17
Electric commodity		—	_		2		2		(2)		_		—		—		1		1		(1)		_
Natural gas commodity		_	2		_		2				2		_		4		_		4		_		4
Total current derivative liabilities	\$	23	\$ 62	\$	8	\$	93	\$	(65)		28	\$	13	\$	62	\$	5	\$	80	\$	(59)		21
PPAs ^(b)				_							14												14
Current derivative instruments										\$	42											\$	35
Noncurrent derivative liabilities																							
Other derivative instruments:																							
Commodity trading	\$	37	\$ 55	\$	42	\$	134	\$	(60)	\$	74	\$	15	\$	48	\$	26	\$	89	\$	(53)	\$	36
Total noncurrent derivative liabilities	\$	37	\$ 55	\$	42	\$	134	\$	(60)		74	\$	15	\$	48	\$	26	\$	89	\$	(53)		36
PPAs ^(b)											28			_									35
Noncurrent derivative instruments										\$	102											\$	71

(a) NSP-Minnesota nets derivative instruments and related collateral on its consolidated balance sheets when supported by a legally enforceable master netting agreement. At Dec. 31, 2022 and 2021, derivative assets and liabilities include no obligations to return cash collateral. At Dec. 31, 2022 and 2021, derivative assets and liabilities include rights to reclaim cash collateral of \$6 million and \$16 million, respectively. Counterparty netting amounts presented exclude settlement receivables and payables and non-derivative amounts that may be subject to the same master netting agreements.

(b) NSP-Minnesota currently applies the normal purchase exception to qualifying PPAs. Balance relates to specific contracts that were previously recognized at fair value prior to applying the normal purchase exception, and are being amortized over the remaining contract lives along with the offsetting regulatory assets and liabilities.

Changes in Level 3 commodity derivatives:

	 Yea	r En	ded Dec	. 31	
(Millions of Dollars)	 2022	2	2021		2020
Balance at Jan. 1	\$ 56	\$	(11)	\$	5
Purchases ^(a)	157		54		28
Settlements ^(a)	(195)		(82)		(49)
Net transactions recorded during the period:					
Gains (losses) recognized in earnings ^(b)	91		72		(8)
Net gains (losses) recognized as regulatory assets and liabilities ^(a)	(2)		23		13
Balance at Dec. 31	\$ 107	\$	56	\$	(11)

^(a) Relates primarily to FTR instruments administered by MISO.

(b) Relates to commodity trading and is subject to substantial offsetting losses and gains on derivative instruments categorized as levels 1 and 2 in the income statement. See above tables for the income statement impact of derivative activity, including commodity trading gains and losses.

Fair Value of Long-Term Debt

As of Dec. 31, other financial instruments for which the carrying amount did not equal fair value:

		202	2		2021					
(Millions of Dollars)	Car An	rrying nount	V	Fair /alue	Car An	rrying nount	Fair Value			
Long-term debt, including current portion	\$	6,942	\$	5,995	\$	6,747	\$	7,761		

Fair value of NSP-Minnesota's long-term debt is estimated based on recent trades and observable spreads from benchmark interest rates for similar securities. Fair value estimates are based on information available to management as of Dec. 31, 2022 and 2021, and given the observability of the inputs, fair values presented for long-term debt were assigned as Level 2.

9. Benefit Plans and Other Postretirement Benefits

Pension and Postretirement Health Care Benefits

Xcel Energy, which includes NSP-Minnesota, has several noncontributory, qualified, defined benefit pension plans that cover almost all employees. All newly hired or rehired employees participate under the Cash Balance formula, which is based on pay credits using a percentage of annual eligible pay and annual interest credits. The average annual interest crediting rates for these plans was 4.86, 1.96 and 1.78% in 2022, 2021, and 2020, respectively. Some employees may participate under legacy formulas such as the traditional final average pay or pension equity. Xcel Energy's and NSP-Minnesota's policy is to fully fund into an external trust the actuarially determined pension costs subject to the limitations of applicable employee benefit and tax laws.

In addition to the qualified pension plans, Xcel Energy maintains a SERP and a nonqualified pension plan. The SERP is maintained for certain executives who participated in the plan in 2008, when the SERP was closed to new participants. The nonqualified pension plan provides benefits for compensation that is in excess of the limits applicable to the qualified pension plans, with distributions funded by Xcel Energy's consolidated operating cash flows. Obligations of the SERP and nonqualified plan as of Dec. 31, 2022 and 2021 were \$11 million and \$43 million, respectively, of which \$2 million and \$3 million was attributable to NSP-Minnesota in 2022 and 2021, respectively. Xcel Energy recognized net benefit cost for the SERP and nonqualified plans of \$17 million in 2022 and \$4 million in 2021, respectively, of which immaterial amounts were attributable to NSPM.

Investment-return assumption considers the expected long-term performance for each of the asset classes in its pension and postretirement health care portfolio. Xcel Energy considers the historical returns achieved by its asset portfolios over long time periods, as well as the long-term projected return levels from investment experts. Xcel Energy and NSP-Minnesota continually review their pension assumptions.

Pension cost determination assumes a forecasted mix of investment types over the long-term.

- Investment returns in 2022 were below the assumed level of 6.60%.
- Investment returns in 2021 were above the assumed level of 6.60%.
- Investment returns in 2020 were above the assumed level of 7.10%.
- In 2023, NSP-Minnesota's expected investment-return assumption is 7.25%.

Pension plan and postretirement benefit assets are invested in a portfolio according to Xcel Energy's return, liquidity and diversification objectives to provide a source of funding for plan obligations and minimize contributions to the plan, within appropriate levels of risk. The principal mechanism for achieving these objectives is the asset allocation given the long-term risk, return, correlation and liquidity characteristics of each particular asset class. There were no significant concentrations of risk in any industry, index, or entity. Market volatility can impact even well-diversified portfolios and significantly affect the return levels achieved by the assets in any year.

Xcel Energy's ongoing investment strategy is based on plan-specific investment recommendations that seek to minimize potential investment and interest rate risk as a plan's funded status increases over time. The investment recommendations consider many factors and generally result in a greater percentage of long-duration fixed income securities being allocated to specific plans having relatively higher funded status ratios and a greater percentage of growth assets being allocated to plans having relatively lower funded status ratios.

(a)

Plan Assets

For each of the fair value hierarchy levels, NSP-Minnesota's pension plan assets measured at fair value:

				[Dec. 3	61, 2022 ⁽⁸	a)			Dec. 31, 2021 ^(a)								
(Millions of Dollars)	Le	evel 1	Le	vel 2	Le	evel 3	M	easured at NAV	 Total		Level 1	Le	vel 2	Le	vel 3	Me at	asured NAV	 Total
Cash equivalents	\$	26	\$	_	\$		\$		\$ 26	\$	31	\$	_	\$		\$	_	\$ 31
Commingled funds		201		_		_		201	402		304		_		_		274	578
Debt securities		_		129		1		_	130		_		219		1		_	220
Equity securities		11		_		_		_	11		16		_		_		_	16
Other		_		1		_		_	1		_		1		_		7	8
Total	\$	238	\$	130	\$	1	\$	201	\$ 570	\$	351	\$	220	\$	1	\$	281	\$ 853

^(a) See Note 8 for further information regarding fair value measurement inputs and methods.

For each of the fair value hierarchy levels, NSP-Minnesota's postretirement benefit plan assets that were measured at fair value:

				[Dec. 31, 2022	(u)					D)ec.	31, 2021 🖑	·)		
(Millions of Dollars)	Level	1	Level	2	Level 3	N	leasured at NAV	 Total	Level 1	L	evel 2		_evel 3	M	easured at NAV	Total
Insurance contracts		_		1	_		_	1	_		_		_		_	_
Commingled funds	\$	1	\$	_	\$ —	\$	1	\$ 2	\$ _	\$	_	\$	_	\$	1	\$ 1
Debt securities		_		2		_	_	 2	 		2	_				 2
Total	\$	1	\$	3	\$ —	\$	1	\$ 5	\$ _	\$	2	\$	_	\$	1	\$ 3

(a) See Note 8 for further information on fair value measurement inputs and methods.

No assets were transferred in or out of Level 3 for 2022 or 2021.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 46 of 57

Table of Contents

Funded Status — Benefit obligations for both pension and postretirement plans decreased from Dec. 31, 2021 to Dec. 31, 2022, due primarily to benefit payments and increases in discount rates used in actuarial valuations. Comparisons of the actuarially computed benefit obligation, changes in plan assets and funded status of the pension and postretirement health care plans for NSP-Minnesota are as follows:

	Pension	Benefits	Postretirement Benefits				
(Millions of Dollars)	 2022	2021		2022		2021	
Change in Benefit Obligation:							
Obligation at Jan. 1	\$ 877	\$	989	\$	64	\$	73
Service cost	27		30		_		-
Interest cost	25		25		2		2
Plan amendments	1		1		_		-
Actuarial gain	(139)		(28)		(13)		(5)
Benefit payments	 (134)		(140)		(5)		(6)
Obligation at Dec. 31	\$ 657	\$	877	\$	48	\$	64
Change in Fair Value of Plan Assets:							
Fair value of plan assets at Jan. 1	\$ 853	\$	897	\$	3	\$	2
Actual return on plan assets	(154)		62		_		-
Employer contributions	5		34		7		7
Benefit payments	 (134)		(140)		(5)		(6)
Fair value of plan assets at Dec. 31	\$ 570	\$	853	\$	5	\$	3
Funded status of plans at Dec. 31	\$ (87)	\$	(24)	\$	(43)	\$	(61)
Amounts recognized in the Consolidated Balance Sheet at Dec. 31:							
Current liabilities	\$ _	\$	_	\$	(1)	\$	(3)
Noncurrent liabilities	 (87)		(24)		(42)		(58)
Net amounts recognized	\$ (87)	\$	(24)	\$	(43)	\$	(61)

	nefits	Postretirement Benefits				
Significant Assumptions Used to Measure Benefit Obligations:	2022	2021	2022	2021		
Discount rate for year-end valuation	5.80 %	3.08 %	5.80 %	3.09 %		
Expected average long-term increase in compensation level	4.25	3.75	N/A	N/A		
Mortality table	PRI-2012	PRI-2012	PRI-2012	PRI-2012		
Health care costs trend rate — initial: Pre-65	N/A	N/A	6.50 %	5.30 %		
Health care costs trend rate — initial: Post-65	N/A	N/A	5.50 %	4.90 %		
Ultimate trend assumption — initial: Pre-65	N/A	N/A	4.50 %	4.50 %		
Ultimate trend assumption — initial: Post-65	N/A	N/A	4.50 %	4.50 %		
Years until ultimate trend is reached	N/A	N/A	7	4		

Accumulated benefit obligation for the pension plan was \$600 million and \$811 million as of Dec. 31, 2022 and 2021, respectively.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 47 of 57

Table of Contents

Net Periodic Benefit Cost (Credit) — Net periodic benefit cost (credit), other than the service cost component, is included in other income (expense) in the consolidated statements of income.

Components of net periodic benefit cost (credit) and amounts recognized in other comprehensive income and regulatory assets and liabilities:

		Postretirement Benefits										
(Millions of Dollars)		2022		2021		2020		2022	2021		2020	
Service cost	\$	27	\$	30	\$	27	\$	_	\$	_	\$	_
Interest cost		25		25		31		2		2		2
Expected return on plan assets		(48)		(52)		(55)		_		_		_
Amortization of prior service cost		_		_		_		(3)		(3)		(3)
Amortization of net loss		24		34		33		1		2		1
Settlement charge ^(a)		38		35		_		_		_		_
Net periodic pension cost		66		72		36				1		-
Effects of regulation		(32)		(44)		(4)		_		_		_
Net benefit cost recognized for financial reporting	\$	34	\$	28	\$	32	\$	_	\$	1	\$	_
Significant Assumptions Used to Measure Costs:												
Discount rate		3.08 %		2.71 %		3.49 %		3.09 %		2.65 %		3.47 %
Expected average long-term increase in compensation level		3.75		3.75		3.75		_		_		_
Expected average long-term rate of return on assets		6.60		6.60		7.10		4.10		4.10		4.50

(a) A settlement charge is required when the amount of lump-sum distributions during the year is greater than the sum of the service and interest cost components of the annual net periodic pension cost. In 2022 and 2021, as a result of lump-sum distributions during each plan year, NSP-Minnesota recorded a total pension settlement charge of \$38 million and \$35 million, respectively, which was not recognized in earnings due to the effects of regulation. There were no settlement charges recorded for the qualified pension plans in 2020.

	Pension Benefits					Postretirement Benefits			
(Millions of Dollars)		2022	2021		2022		2021		
Amounts Not Yet Recognized as Components of Net Periodic Benefit Cost:									
Net loss	\$	309	\$	307	\$	16	\$	31	
Prior service credit						(1)		(4)	
Total	\$	309	\$	307	\$	15	\$	27	
Amounts Not Yet Recognized as Components of Net Periodic Benefit Cost Have Been Recorded as Follows Based Upon Expected Recovery in Rates:									
Current regulatory assets	\$	12	\$	25	\$	—	\$	—	
Noncurrent regulatory assets		297		282		14		25	
Deferred income taxes		_		_		_		1	
Net-of-tax accumulated other comprehensive income		_		_		1		1	
Total	\$	309	\$	307	\$	15	\$	27	
Measurement date		Dec 31, 2022		Dec 31, 2021		Dec 31, 2022		Dec 31, 2021	

Cash Flows — Funding requirements can be impacted by changes to actuarial assumptions, actual asset levels and other calculations prescribed by the requirements of income tax and other pension-related regulations. Required contributions were made in 2020 - 2023 to meet minimum funding requirements.

Total voluntary and required pension funding contributions across all four of Xcel Energy's pension plans were as follows:

- \$50 million in January 2023, of which \$23 million is attributable to NSP-Minnesota.
- \$50 million in 2022, of which \$5 million was attributable to NSP-Minnesota.
- \$131 million in 2021, of which \$34 million was attributable to NSP-Minnesota.
- \$150 million in 2020, of which \$44 million was attributable to NSP-Minnesota.

The postretirement health care plans have no funding requirements other than fulfilling benefit payment obligations when claims are presented and approved. Additional cash funding requirements are prescribed by certain state and federal rate regulatory authorities. Xcel Energy's voluntary postretirement funding contributions were as follows:

- \$12 million expected in 2023, of which \$6 million is attributable to NSP-Minnesota.
- \$13 million during 2022, of which \$7 million, was attributable to NSP-Minnesota.
- \$15 million during 2021, of which \$8 million was attributable to NSP-Minnesota.
- \$11 million during 2020, of which \$6 million was attributable to NSP-Minnesota.

Targeted asset allocations:

	Pension B	enefits	Postretireme	nt Benefits	
	2022	2021	2022	2021	
Domestic and international equity securities	33 %	33 %	16 %	15 %	
Long-duration fixed income and interest rate swap securities	38	37	_	_	
Short-to-intermediate fixed income securities	9	11	71	71	
Alternative investments	18	17	12	8	
Cash	2	2	1	6	
Total	100 %	100 %	100 %	100 %	

The asset allocations above reflect target allocations approved in the calendar year to take effect in the subsequent year

Plan Amendments — In 2022 and 2020, there were no significant plan amendments made which affected the postretirement benefit obligation.

In 2021, Xcel Energy amended the Xcel Energy Pension Plan and Xcel Energy Inc. Nonbargaining Pension Plan (South) to reduce supplemental benefits for non-bargaining participants as well as to allow the transfer of a portion of non-qualified pension obligations into the qualified plans.

Projected Benefit Payments

NSP-Minnesota's projected benefit payments:

(Millions of Dollars)	Projected Pension Benefit Payments	Gross Projected Postretirement Health Care Benefit Payments ^(a)
2023	\$ 84	\$ 6
2024	64	5
2025	64	5
2026	61	5
2027	59	4
2028-2032	279	17

^(a) Amount is reported net of expected Medicare Part D subsidies, which are immaterial.

Defined Contribution Plans

Xcel Energy, which includes NSP-Minnesota, maintains 401(k) and other defined contribution plans that cover most employees. The expense to these plans for NSP-Minnesota was approximately \$13 million in 2022 and \$12 million in 2021 and 2020.

Multiemployer Plans

NSP-Minnesota contributes to several union multiemployer pension and other postretirement benefit plans, none of which are individually significant. These plans provide pension and postretirement health care benefits to certain union employees who may perform services for multiple employers and do not participate in the NSP-Minnesota sponsored pension and postretirement health care plans. Contributing to these types of plans creates risk that differs from providing benefits under NSP-Minnesota sponsored plans, in that if another participating employer ceases to contribute to a multiemployer plan, additional unfunded obligations may need to be funded over time by remaining participating employers.

10. Commitments and Contingencies

Legal

NSP-Minnesota is involved in various litigation matters in the ordinary course of business. The assessment of whether a loss is probable or is a reasonable possibility, and whether the loss or a range of loss is estimable, often involves a series of complex judgments about future events. Management maintains accruals for losses probable of being incurred and subject to reasonable estimation.

Management is sometimes unable to estimate an amount or range of a reasonably possible loss in certain situations, including but not limited to when (1) the damages sought are indeterminate, (2) the proceedings are in the early stages, or (3) the matters involve novel or unsettled legal theories.

In such cases, there is considerable uncertainty regarding the timing or ultimate resolution, including a possible eventual loss. For current proceedings not specifically reported herein, management does not anticipate that the ultimate liabilities, if any, would have a material effect on NSP-Minnesota's consolidated financial statements. Legal fees are generally expensed as incurred.

Rate Matters and Other

NSP-Minnesota is involved in various regulatory proceedings arising in the ordinary course of business. Until resolution, typically in the form of a rate order, uncertainties may exist regarding the ultimate rate treatment for certain activities and transactions. Amounts have been recognized for probable and reasonably estimable losses that may result. Unless otherwise disclosed, any reasonably possible range of loss in excess of any recognized amount is not expected to have a material effect on the consolidated financial statements.

Sherco — In 2018, NSP-Minnesota and Southern Minnesota Municipal Power Agency (Co-owner of Sherco Unit 3) reached a settlement with GE related to a 2011 incident, which damaged the turbine at Sherco Unit 3 and resulted in an extended outage for repair. NSP-Minnesota notified the MPUC of its proposal to refund settlement proceeds to customers through the fuel clause adjustment.

In March 2019, the MPUC approved NSP-Minnesota's settlement refund proposal. Additionally, the MPUC decided to withhold any decision as to NSP-Minnesota's prudence in connection with the incident at Sherco Unit 3 until after conclusion of an appeal pending between GE and NSP-Minnesota's insurers.

In February 2020, the Minnesota Court of Appeals affirmed the district court's judgment in favor of GE. In March 2020, NSP-Minnesota's insurers filed a petition seeking additional review by the Minnesota Supreme Court. In April 2020, the Minnesota Supreme Court denied the insurers' petition for further review, ending the litigation.

In January 2021, the Minnesota Office of the Attorney General and DOC recommended that NSP-Minnesota refund approximately \$17 million of replacement power costs previously recovered through the fuel clause adjustment. NSP-Minnesota subsequently filed its response, asserting that it acted prudently in connection with the Sherco Unit 3 outage, the MPUC has previously disallowed \$22 million of related costs and no additional refund or disallowance is appropriate.

A final decision by the MPUC is expected in mid-2024. A loss related to this matter is deemed remote.

MISO ROE Complaints — In November 2013 and February 2015, customer groups filed two ROE complaints against MISO TOs, which includes NSP-Minnesota and NSP-Wisconsin. The first complaint requested a reduction in base ROE transmission formula rates from 12.38% to 9.15% for the time period of Nov. 12, 2013 to Feb. 11, 2015, and removal of ROE adders (including those for RTO membership). The second complaint requested, for a subsequent time period, a base ROE reduction from 12.38% to 8.67%.

The FERC subsequently issued various related orders (including Opinion Nos. 569, 569A and 569B) related to ROE methodology/calculations and timing. NSP-Minnesota has processed refunds to customers for applicable complaint periods based on the ROE in the most recent applicable opinions.

The MISO TOs and various other parties have filed petitions for review of the FERC's most recent applicable opinions at the D.C. Circuit. In August 2022, the D.C. Circuit ruled that FERC had not adequately supported its conclusions, vacated FERC's related orders and remanded the issue back to FERC for further proceedings, which remain pending. Additional exposure, if any related to this matter is expected to be immaterial.

Environmental

New and changing federal and state environmental mandates can create financial liabilities for NSP-Minnesota, which are normally recovered through the regulated rate process.

Site Remediation

Various federal and state environmental laws impose liability where hazardous substances or other regulated materials have been released to the environment. NSP-Minnesota may sometimes pay all or a portion of the cost to remediate sites where past activities of NSP-Minnesota's predecessors or other parties have caused environmental contamination.

Environmental contingencies could arise from various situations, including sites of former MGPs; and third-party sites, such as landfills, for which NSP-Minnesota is alleged to have sent wastes to that site.

Historical MGP, Landfill and Disposal Sites

NSP-Minnesota is investigating, remediating or performing post-closure actions at five MGP, landfill or other disposal sites across its service territories.

NSP-Minnesota has recognized its best estimate of costs/liabilities from final resolution of these issues, however, the outcome and timing are unknown. In addition, there may be insurance recovery and/or recovery from other potentially responsible parties, offsetting a portion of costs incurred. Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 49 of 57

Environmental Requirements — Water and Waste

Coal Ash Regulation — NSP-Minnesota's operations are subject to federal and state regulations that impose requirements for handling, storage, treatment and disposal of solid waste. Under the CCR Rule, utilities are required to complete groundwater sampling around their CCR landfills and surface impoundments. Currently, NSP-Minnesota has three regulated ash units in operation.

NSP-Minnesota is conducting groundwater sampling and monitoring and implementing assessment of corrective measures at certain CCR landfills and surface impoundments. No results above the groundwater protection standards in the rule were identified.

Federal Clean Water Act Section 316(b) — The Federal Clean Water Act requires the EPA to regulate cooling water intake structures to assure they reflect the best technology available for minimizing impingement and entrainment of aquatic species. NSP-Minnesota estimates capital expenditures of approximately \$40 million may be required for NSP-Minnesota to comply with the requirements pending approval of mitigation plans from the Minnesota Pollution Control Agency. NSP-Minnesota anticipates these costs will be recoverable through regulatory mechanisms.

AROs — AROs have been recorded for NSP-Minnesota's assets. For nuclear assets, the ARO is associated with the decommissioning of NSP-Minnesota nuclear generating plants.

Aggregate fair value of NSP-Minnesota's legally restricted assets for funding future nuclear decommissioning was \$2.9 billion and \$3.3 billion at Dec. 31, 2022 and 2021, respectively.

NSP-Minnesota's AROs were as follows:

						2022				
(Millions of Dollars)	Jar	. 1, 2022	An Inc	nounts curred (a)	Ac	Accretion		Cash Flow Revisions (b)		ec. 31, 2022
Electric										
Nuclear	\$	2,056	\$	_	\$	104	\$	—	\$	2,160
Wind		384		25		15		(8)		416
Steam and other production		73		_		2		_		75
Distribution		16		_		_		_		16
Natural gas										
Transmission and distribution		55		_		2		2		59
Common										
Miscellaneous		1		_		_		_		1
Total liability	\$	2,585	\$	25	\$	123	\$	(6)	\$	2,727

(a) Amounts incurred relate to the wind farms placed in service in 2022 (Dakota Range and Rock Aetna).

(b) In 2022, AROs were revised for changes in timing and estimates of cash flows. Changes in electric wind AROs were related to the repowering and extended retirement date of Nobles. Changes in gas transmission and distribution AROs were primarily related to changes in labor rates coupled with increased gas line mileage and number of services.

Table of Contents

						2021				
(Millions of Dollars)	Jar	Jan. 1. 2021		Amounts Incurred		cretion	Cash Flow Revisions		De	c. 31. 2021
Electric										
Nuclear	\$	1,957	\$	_	\$	99	\$	_	\$	2,056
Wind		270		101		13		_		384
Steam and other production		67		6		2		(2)		73
Distribution		16		_		-		_		16
Miscellaneous		_		_		_		—		_
Natural gas										
Transmission and distribution		39		_		2		14		55
Common										
Miscellaneous		1		_		_		_		1
Total liability	\$	2,350	\$	107	\$	116	\$	12	\$	2,585

(a) Amounts incurred relate to the wind farms placed in service in 2021 (Blazing Star 2, Mower and Freeborn) and removal of a utility scale battery asset.

(b) In 2021, AROs were revised for changes in timing and estimates of cash flows. Changes in gas transmission and distribution AROs were primarily related to changes in labor rates coupled with increased gas line mileage and number of services.

Indeterminate AROs — Outside of the recorded asbestos AROs, other plants or buildings may contain asbestos due to the age of many of NSP-Minnesota's facilities, but no confirmation or measurement of the cost of removal could be determined as of Dec. 31, 2022. Therefore, an ARO has not been recorded for these facilities.

Nuclear Related

Nuclear Insurance — NSP-Minnesota's public liability for claims from any nuclear incident is limited to \$13.7 billion under the Price-Anderson amendment to the Atomic Energy Act. NSP-Minnesota has \$450 million of coverage for its public liability exposure with a pool of insurance companies. The remaining \$13.2 billion of exposure is funded by the Secondary Financial Protection Program available from assessments by the federal government.

NSP-Minnesota is subject to assessments of up to \$138 million per reactorincident for each of its three reactors, for public liability arising from a nuclear incident at any licensed nuclear facility in the United States. The maximum funding requirement is \$20 million per reactor-incident during any one year. Maximum assessments are subject to inflation adjustments.

NSP-Minnesota purchases insurance for property damage and site decontamination cleanup costs from NEIL and EMANI. The coverage limits are \$2.8 billion for each of NSP-Minnesota's two nuclear plant sites. NEIL also provides business interruption insurance coverage up to \$350 million, including the cost of replacement power during prolonged accidental outages of nuclear generating units. Premiums are expensed over the policy term.

All companies insured with NEIL are subject to retroactive premium adjustments if losses exceed accumulated reserve funds. Capital has been accumulated in the reserve funds of NEIL and EMANI to the extent that NSP-Minnesota would have no exposure for retroactive premium assessments in case of a single incident under the business interruption and the property damage insurance coverage. NSP-Minnesota could be subject to annual maximum assessments of \$12 million for business interruption insurance and \$32 million for property damage insurance if losses exceed accumulated reserve funds.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 50 of 57

Nuclear Fuel Disposal — NSP-Minnesota is responsible for temporarily storing spent nuclear fuel from its nuclear plants. The DOE is responsible for permanently storing spent fuel from U.S. nuclear plants, but no such facility is yet available.

NSP-Minnesota owns temporary on-site storage facilities for spent fuel at its Monticello and PI nuclear plants, which consist of storage pools and dry cask facilities. The Monticello dry-cask storage facility currently stores all 30 of the authorized canisters. The PI dry-cask storage facility currently stores 50 of the 64 authorized casks. Monticello's future spent fuel will continue to be placed in its spent fuel pool. The decommissioning plan addresses the disposition of spent fuel at the end of the licensed life. A CON for additional storage at the Monticello site has been filed with the MPUC, to support possible life extension to 2040. NSP-Minnesota expects a decision by year-end 2023.

Regulatory Plant Decommissioning Recovery — Decommissioning activities for NSP-Minnesota's nuclear facilities are planned to begin at the end of each unit's authorized retirement dates, which can be different than the currently approved NRC operating licenses. These decommissioning activities are planned to be completed at both facilities by 2101.

NSP-Minnesota's current operating licenses allow continued use of its Monticello nuclear plant until 2030 and its PI nuclear plant until 2033 for Unit 1 and 2034 for Unit 2. The MPUC reaffirmed a 60-year DECON scenario, where Monticello continues operations under a 10-year license extension (approved in April 2022). NRC approval of the extension is pending.

Future decommissioning costs of nuclear facilities are estimated through triennial periodic studies that assess the costs and timing of planned nuclear decommissioning activities for each unit. The 2020 nuclear decommissioning filing was approved by the MPUC and became effective in 2022.

Obligations for decommissioning are expected to be funded 100% by the external decommissioning trust fund. NSP-Minnesota had \$2.9 billion and \$3.3 billion of assets held in external decommissioning trusts at Dec. 31, 2022, and 2021, respectively.

See Note 10 to the consolidated financial statements for additional discussion.

Leases

NSP-Minnesota evaluates contracts that may contain leases, including PPAs and arrangements for the use of office space and other facilities, vehicles and equipment. A contract contains a lease if it conveys the exclusive right to control the use of a specific asset. A contract determined to contain a lease is evaluated further to determine if the arrangement is a finance lease.

ROU assets represent NSP-Minnesota's rights to use leased assets. The present value of future operating lease payments is recognized in current and noncurrent operating lease liabilities. These amounts, adjusted for any prepayments or incentives, are recognized as operating lease ROU assets.

Most of NSP-Minnesota's leases do not contain a readily determinable discount rate. Therefore, the present value of future lease payments is generally calculated using the estimated incremental borrowing rate (weighted average of 3.8%).

NSP-Minnesota has elected to utilize the practical expedient under which non-lease components, such as asset maintenance costs included in payments, are not deducted from minimum lease payments for the purposes of lease accounting and disclosure.

Leases with an initial term of 12 months or less are classified as short-term leases and are not recognized on the consolidated balance sheet.

Operating lease ROU assets:

(Millions of Dollars)	Dec	. 31, 2022	Dec. 31, 2021		
PPAs	\$	556	\$	556	
Other		78		74	
Gross operating lease ROU assets		634		630	
Accumulated amortization		(310)		(222)	
Net operating lease ROU assets	\$	324	\$	408	

Components of lease expense:

(Millions of Dollars)	 2022	 2021	 2020
Operating leases			
PPA capacity payments	\$ 98	\$ 96	\$ 89
Other operating leases ^(a)	9	 8	 8
Total operating lease expense ^(b)	\$ 107	\$ 104	\$ 97

(a) Includes short-term lease expense of \$3 million, \$2 million and \$2 million for 2022, 2021 and 2020, respectively.

^(b) PPA capacity payments are included in electric fuel and purchased power on the consolidated statements of income. Expense for other operating leases is included in O&M expense and electric fuel and purchased power.

Commitments under operating leases as of Dec. 31, 2022:

(Millions of Dollars)	PPA ^{(0) (0)} Operating lars)Leases		Other Operating Leases		T Ope Le	otal erating eases
2023	\$	98	\$	12	\$	110
2024		100		7		107
2025		79		8		87
2026		40		7		47
2027		_		7		7
Thereafter		-		24		24
Total minimum obligation		317		65		382
Interest component of obligation		(19)		(9)		(28)
Present value of minimum obligation	\$	298	\$	56		354
Less current portion						(98)
Noncurrent operating lease liabilities					\$	256
Weighted-average remaining lease term in years						7.6

(a) Amounts do not include PPAs accounted for as executory contracts and/or contingent payments, such as energy payments on renewable PPAs.

^(b) PPA operating leases contractually expire at various dates through 2026.

PPAs and Fuel Contracts

Non-Lease PPAs — NSP-Minnesota has entered into PPAs with other utilities and energy suppliers for purchased power to meet system load and energy requirements, operating reserve obligations and as part of wholesale and commodity trading activities. In general, these agreements provide for energy payments, based on actual energy delivered and capacity payments. Certain PPAs, accounted for as executory contracts with various expiration dates through 2033, contain minimum energy purchase commitments. Total energy payments on those contracts were \$182 million, \$149 million and \$112 million in 2022, 2021 and 2020, respectively.

Included in electric fuel and purchased power expenses for PPAs accounted for as executory contracts were payments for capacity of \$60 million, \$55 million and \$52 million in 2022, 2021 and 2020, respectively.

Capacity and energy payments are contingent on the IPPs meeting contract obligations, including plant availability requirements. Certain contractual payments are adjusted based on market indices. The effects of price adjustments on financial results are mitigated through purchased energy cost recovery mechanisms.

At Dec. 31, 2022, the estimated future payments for capacity and energy that NSP-Minnesota is obligated to purchase pursuant to these executory contracts, subject to availability, were as follows:

(Millions of Dollars)	Ca	apacity	 Energy ^(a)
2023	\$	61	\$ 50
2024		63	45
2025		26	51
2026		9	48
2027		7	55
Thereafter		3	28
Total ^(b)	\$	169	\$ 277

(a) Excludes contingent energy payments for renewable energy PPAs.

(b) Includes amounts allocated to NSP-Wisconsin through intercompany charges.

Fuel Contracts — NSP-Minnesota has entered into various long-term commitments for the purchase and delivery of a significant portion of its coal, nuclear fuel and natural gas requirements. These contracts expire in various years between 2023 and 2037. NSP-Minnesota is required to pay additional amounts depending on actual quantities shipped under these agreements.

Estimated minimum purchases for these contracts as of Dec. 31, 2022:

(Millions of Dollars)	 Coal	Nu	clear fuel	Nat s	ural gas upply	Natural gas storage and transportation		
2023	\$ 227	\$	144	\$	130	\$	158	
2024	110		112		1		148	
2025	17		158		1		138	
2026	1		37		_		143	
2027	1		155		—		98	
Thereafter	 _		194		_		116	
Total ^(a)	\$ 356	\$	800	\$	132	\$	801	

^(a) Includes amounts allocated to NSP-Wisconsin through intercompany charges.

VIEs

Under certain PPAs, NSP-Minnesota purchases power from IPPs for which NSP-Minnesota is required to reimburse fuel costs, or to participate in tolling arrangements under which NSP-Minnesota procures the natural gas required to produce the energy that it purchases. NSP-Minnesota has determined that certain IPPs are VIEs. NSP-Minnesota is not subject to risk of loss from the operations of these entities, and no significant financial support is required other than contractual payments for energy and capacity. NSP-Minnesota evaluated each of these VIEs for possible consolidation, including review of qualitative factors such as the length and terms of the contract, control over O&M, control over dispatch of electricity, historical and estimated future fuel and electricity prices, and financing activities.

NSP-Minnesota concluded that these entities are not required to be consolidated in its consolidated financial statements because it does not have the power to direct the activities that most significantly impact the entities' economic performance. NSP-Minnesota had approximately 1,322 MW and 1,347 MW of capacity under long-term PPAs at Dec. 31, 2022 and 2021, respectively, with entities that have been determined to be VIEs. These agreements have expiration dates through 2039.

11. Other Comprehensive Income

Changes in accumulated other comprehensive loss, net of tax, for the years ended Dec. 31:

			2022			
(Millions of Dollars)	Gain Loss Intere Cash Hee	s and es on st Rate Flow Iges	De Be Pens Postre It	Total		
Accumulated other comprehensive loss at Jan. 1	\$	(17)	\$	(3)	\$	(20)
Other comprehensive loss before reclassifications, net of taxes of \$	\$	_	\$	1	\$	1
Losses reclassified from net accumulated other comprehensive loss:						
Amortization of interest rate hedges		1 (*	a)	_		1
Net current period other comprehensive income		1		1		2
Accumulated other comprehensive loss at Dec. 31	\$	(16)	\$	(2)	\$	(18)
			2021			
	Gain	e and	De	fined		
(Millions of Dollars)	Loss Intere Cash Hee	es on st Rate Flow Iges	Be Pens Postre It	enefit ion and etirement ems	Т	otal
(Millions of Dollars) Accumulated other comprehensive loss at Jan. 1	Loss Intere Cash Heo	es on st Rate Flow Iges (19)	Be Pens Postre It	enefit ion and etirement ems (3)	<u>т</u> \$	otal (22)
(Millions of Dollars) Accumulated other comprehensive loss at Jan. 1 Losses reclassified from net accumulated other comprehensive loss:	Loss Intere Cash Heo	es on st Rate Flow Iges (19)	Be Pens Postre It	enefit ion and etirement ems (3)	<u>т</u> \$	otal (22)
(Millions of Dollars) Accumulated other comprehensive loss at Jan. 1 Losses reclassified from net accumulated other comprehensive loss: Amortization of interest rate hedges	Loss Intere Cash Heo	(19) (19)	Be Pens Postre It \$	(3)	<u> </u>	otal (22) 2
(Millions of Dollars) Accumulated other comprehensive loss at Jan. 1 Losses reclassified from net accumulated other comprehensive loss: Amortization of interest rate hedges Net current period other comprehensive income	Loss Intere Cash Hec	(19) (19) (19)	Be Pens Postre It \$ a)	(3)	<u>т</u> \$	otal (22) 2 2
(Millions of Dollars) Accumulated other comprehensive loss at Jan. 1 Losses reclassified from net accumulated other comprehensive loss: Amortization of interest rate hedges Net current period other comprehensive income Accumulated other comprehensive loss at Dec. 31	Loss Intere Cash Heo \$	(19) (19) (19) (19) (19) (19) (17)	Be Pens Postre It \$ a)	(3)	\$	otal (22) 2 (20) (20)

(a) Included in interest charges.

12. Segment Information

NSP-Minnesota evaluates performance based on profit or loss generated from the product or service provided. These segments are managed separately because the revenue streams are dependent upon regulated rate recovery, which is separately determined for each segment.

NSP-Minnesota has the following reportable segments:

- Regulated Electric The regulated electric utility segment generates, transmits and distributes electricity in Minnesota, North Dakota and South Dakota. In addition, this segment includes sales for resale and provides wholesale transmission service to various entities in the United States. The regulated electric utility segment also includes wholesale commodity and trading operations.
- Regulated Natural Gas The regulated natural gas utility segment transports, stores and distributes natural gas primarily in portions of Minnesota and North Dakota.

NSP-Minnesota also presents All Other, which includes operating segments with revenues below the necessary quantitative thresholds. Those operating segments primarily include steam revenue, appliance repair services, non-utility real estate activities and revenues associated with processing solid waste into refuse-derived fuel.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 52 of 57

Asset and capital expenditure information is not provided for NSP-Minnesota's reportable segments. As an integrated electric and natural gas utility, NSP-Minnesota operates significant assets that are not dedicated to a specific business segment. Reporting assets and capital expenditures by business segment would require arbitrary and potentially misleading allocations, which may not necessarily reflect the assets that would be required for the operation of the business segments on a stand-alone basis.

Certain costs, such as common depreciation, common O&M expenses and interest expense are allocated based on cost causation allocators across each segment. In addition, a general allocator is used for certain general and administrative expenses, including office supplies, rent, property insurance and general advertising.

NSP-Minnesota's segment information:

(Millions of Dollars)	 2022		2021	2020	
Regulated Electric					
Operating revenues — external ^(a)	\$ 5,617	\$	5,094	\$	4,571
Intersegment revenue	 1		1		1
Total revenues	\$ 5,618	\$	5,095	\$	4,572
Depreciation and amortization	953		869		773
Interest charges and financing costs	257		240		221
Income tax (benefit) expense	(127)		(53)		(14)
Net income	626		566		553
Regulated Natural Gas					
Operating revenues — external ^(b)	\$ 1,022	\$	623	\$	493
Intersegment revenue	 2		1	_	_
Total revenues	\$ 1,024	\$	624	\$	493
Depreciation and amortization	60		56		51
Interest charges and financing costs	22		18		17
Income tax expense	14		6		7
Net income	45		29		30
All Other					
Total revenues	\$ 45	\$	39	\$	37
Depreciation and amortization	1		1		1
Income tax (benefit) expense	1		(1)		1
Net income	4		11		8
Consolidated Total					
Total revenues ^{(a)(b)}	\$ 6,687	\$	5,758	\$	5,102
Reconciling eliminations	 (3)	_	(2)	_	(1)
Total operating revenues	\$ 6,684	\$	5,756	\$	5,101
Depreciation and amortization	1,014		926		825
Interest charges and financing costs	279		258		238
Income tax (benefit) expense	(112)		(48)		(6)
Net income	675		606		591

(a) Operating revenues include \$514 million, \$501 million and \$440 million of affiliate electric revenue for the years ended Dec. 31, 2022, 2021 and 2020, respectively. See Note 13 for further information.

(b) Operating revenues include \$0 million, \$1 million and \$1 million of affiliate gas revenue for the years ended Dec. 31, 2022, 2021 and 2020, respectively. See Note 13 for further information.

13. Related Party Transactions

Xcel Energy Services Inc. provides management, administrative and other services for the subsidiaries of Xcel Energy Inc., including NSP-Minnesota. The services are provided and billed to each subsidiary in accordance with service agreements executed by each subsidiary. NSP-Minnesota uses the services provided by Xcel Energy Services Inc. whenever possible. Costs are charged directly to the subsidiary and are allocated if they cannot be directly assigned.

Xcel Energy, Inc., NSP-Minnesota, NSP-Wisconsin, PSCo and SPS have established a utility money pool arrangement.

See Note 5 for further information.

The electric production and transmission costs of the entire NSP System are shared by NSP-Minnesota and NSP-Wisconsin. The Interchange Agreement provides for the sharing of all costs of generation and transmission facilities of the system, including capital costs.

Significant affiliate transactions among the companies and related parties including billings under the Interchange Agreement for the years ended Dec. 31:

(Millions of Dollars)	 2022	2021		 2020
Operating revenues:				
Electric	\$ 514	\$	501	\$ 440
Gas	_		1	1
Operating expenses:				
Purchased power	70		67	59
Transmission expense	132		121	109
Other operating expenses — paid to Xcel Energy Services Inc.	673		615	584
Interest income	1		_	_
Interest expense	1		—	_

Accounts receivable and payable with affiliates at Dec. 31:

	2022			2021				
(Millions of Dollars)	Accou Receiva	nts able	Acc Pa	ounts yable	Acc Rece	ounts ivable	Accounts Payable	
NSP-Wisconsin	\$	4	\$	_	\$	13	\$	_
PSCo		_		2		16		_
SPS		_		3		—		2
Other subsidiaries of Xcel Energy Inc.		41		84		_		61
	\$	45	\$	89	\$	29	\$	63

ITEM 9 — CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

None.

ITEM 9A — CONTROLS AND PROCEDURES

Disclosure Controls and Procedures

NSP-Minnesota maintains a set of disclosure controls and procedures designed to ensure that information required to be disclosed in reports that it files or submits under the Securities Exchange Act of 1934 is recorded, processed, summarized, and reported within the time periods specified in SEC rules and forms.

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 53 of 57

In addition, the disclosure controls and procedures ensure that information required to be disclosed is accumulated and communicated to management, including the CEO and CFO, allowing timely decisions regarding required disclosure. As of Dec. 31, 2022, based on an evaluation carried out under the supervision and with the participation of NSP-Minnesota's management, including the CEO and CFO, of the effectiveness of its disclosure controls and procedures, the CEO and CFO have concluded that NSP-Minnesota's disclosure controls and procedures were effective.

Internal Control Over Financial Reporting

No changes in NSP-Minnesota's internal control over financial reporting occurred during the most recent fiscal quarter ended Dec. 31, 2022 that materially affected, or are reasonably likely to materially affect, NSP-Minnesota's internal control over financial reporting. NSP-Minnesota maintains internal control over financial reporting to provide reasonable assurance regarding the reliability of the financial reporting. NSP-Minnesota has evaluated and documented its controls in process activities, general computer activities, and on an entity-wide level.

During the year and in preparation for issuing its report for the year ended Dec. 31, 2022 on internal controls under section 404 of the Sarbanes-Oxley Act of 2002, NSP-Minnesota conducted testing and monitoring of its internal control over financial reporting. Based on the control evaluation, testing and remediation performed, NSP-Minnesota did not identify any material control weaknesses, as defined under the standards and rules issued by the Public Company Accounting Oversight Board, as approved by the SEC and as indicated in NSP-Minnesota's Management Report on Internal Controls over Financial Reporting, which is contained in Item 8 herein.

This annual report does not include an attestation report of NSP-Minnesota's independent registered public accounting firm regarding internal control over financial reporting. Management's report was not subject to attestation by NSP-Minnesota's independent registered public accounting firm pursuant to the rules of the SEC that permit NSP-Minnesota to provide only management's report in this annual report.

ITEM 9B — OTHER INFORMATION

None.

ITEM 9C — DISCLOSURE REGARDING FOREIGN JURISDICTIONS THAT PREVENT INSPECTIONS

Not applicable.

PART III

Items 10, 11 and 12 of Part III of Form 10-K have been omitted from this report for NSP-Minnesota in accordance with conditions set forth in General Instructions I(1)(a) and (b) of Form 10-K for wholly-owned subsidiaries.

ITEM 10 — DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE

ITEM 11 — EXECUTIVE COMPENSATION

ITEM 12 — SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS

CERTAIN RELATIONSHIPS AND ITEM 13 — RELATED TRANSACTIONS, AND DIRECTOR INDEPENDENCE

Information required under this Item is contained in Xcel Energy Inc.'s definitive Proxy Statement for its 2023 Annual Meeting of Shareholders, which is incorporated by reference.

PART IV

ITEM 15 — EXHIBIT AND FINANCIAL STATEMENT SCHEDULES

1	Consolidated Financial Statements:		
	Management Report on Internal Controls Over Financial Reporting — For the year ended Dec. 31, 2022.		
	Report of Independent Registered Public Accounting Firm — Financial Statements		
	Consolidated Statements of Income - For each of the three years ended Dec. 31, 2022, 2021 and 2020.		
	Consolidated Statements of Comprehensive Income - For each of the three years ended Dec. 31, 2022, 2021 and 20	20.	
	Consolidated Statements of Cash Flows — For each of the three years ended Dec. 31, 2022, 2021 and 2020.		
	Consolidated Balance Sheets — As of Dec. 31, 2022 and 2021.		
	Consolidated Statements of Common Stockholder's Equity — For each of the three years ended Dec. 31, 2022, 2021 a	and 2020.	
2	Schedule II - Valuation and Qualifying Accounts and Reserves for each of the years ended Dec. 31, 2022, 2021 and 2	2020.	
3	Exhibits		
*	Indicates incorporation by reference		
+	Executive Compensation Arrangements and Benefit Plans Covering Executive Officers and Directors		
Exhibit	Description	Deneut ex Deviatuation Statement	Exhibit
3.01*	Articles of Incorporation and Amendments of Northern Power Corp. (renamed Northern States Power Co. (a Minnesota	NSP-Minnesota Form 10-12G dated Oct. 5.	3.01
0.01	corporation) on Aug. 21, 2000)	2000	0.01
3.02*	By-Laws of NSP-Minnesota as Amended and Restated on Jan. 25, 2019	NSP-Minnesota Form 10-K for the year ended Dec. 31, 2018	3.02
4.01*	Supplemental and Restated Trust Indenture, dated May 1, 1988, from NSP-Minnesota to Harris Trust and Savings Bank, as Trustee, providing for the issuance of First Mortgage Bonds, Supplemental Indentures between NSP- Minnesota and said Trustee	Xcel Energy Inc. Form S-3 dated April 18, 2018	4(b)(3)
4.02*	Supplemental Trust Indenture, dated as of June 1, 1995, from NSP-Minnesota to Harris Trust and Savings Bank, as Trustee, creating \$250 million aggregate principal amount of 7.125% First Mortgage Bonds, Series due July 1, 2025	Xcel Energy Inc. Form 10-K for the year ended Dec. 31, 2017	4.11
4.03*	Supplemental Trust Indenture, dated as of March 1, 1998, from NSP-Minnesota to Harris Trust and Savings Bank, as Trustee, creating \$150 million aggregate principal amount of 6.5% First Mortgage Bonds, Series due March 1, 2028	Xcel Energy Inc. Form 10-K for the year ended Dec. 31, 2017	4.12
4.04*	Supplemental Trust Indenture, dated as of Aug. 1, 2000 (Assignment and Assumption of Trust Indenture)	NSP-Minnesota Form 10-12G dated Oct. 5, 2000	4.51
4.05*	Indenture, dated as of July 1, 1999, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, NA (as successor to Norwest Bank Minnesota, NA), as Trustee, providing for the issuance of Sr. Debt Securities	Xcel Energy Inc. Form S-3 dated April 18, 2018	4(b)(7)
4.06*	Supplemental Indenture No. 2, dated Aug. 18, 2000, supplemental to the Indenture, dated as of July 1, 1999, among Xcel Energy Inc., NSP-Minnesota and The Bank of New York Mellon Trust Company, NA (as successor to Wells Fargo Bank Minnesota, NA), as Trustee	NSP-Minnesota Form 10-12G dated Oct. 5, 2000	4.63
4.07*	Supplemental Trust Indenture, dated as of July 1, 2005, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, NA (as successor to BNY Midwest Trust Company), as Trustee, creating \$250 million aggregate principal amount of 5.25% First Mortgage Bonds, Series due July 15, 2035	NSP-Minnesota Form 8-K dated July 14, 2005	4.01
4.08*	Supplemental Trust Indenture, dated as of May 1, 2006, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, NA (as successor to BNY Midwest Trust Company), as Trustee, creating \$400 million aggregate principal amount of 6.25% First Mortgage Bonds, Series due June 1, 2036	NSP-Minnesota Form 8-K dated May 18, 2006	4.01
4.09*	Supplemental Trust Indenture, dated as of June 1, 2007, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, NA (as successor to BNY Midwest Trust Company), as Trustee, creating \$350 million aggregate principal amount of 6.20% First Mortgage Bonds, Series due July 1, 2037	NSP-Minnesota Form 8-K dated June 19, 2007	4.01
4.10*	Supplemental Trust Indenture, dated as of Nov. 1, 2009, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company., NA, as Trustee, creating \$300 million aggregate principal amount of 5.35% First Mortgage Bonds, Series due Nov. 1, 2039	NSP-Minnesota Form 8-K dated Nov. 16, 2009	4.01
4.11*	Supplemental Trust Indenture, dated as of Aug. 1, 2010, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, NA, as Trustee, creating \$250 million aggregate principal amount of 4.85% First Mortgage Bonds, Series due Aug. 15, 2040	NSP-Minnesota Form 8-K dated Aug. 4, 2010	4.01
4.12*	Supplemental Trust Indenture, dated as of Aug. 1, 2012, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, NA, as Trustee, creating \$500 million aggregate principal amount of 3.40% First Mortgage Bonds, Series due Aug. 15, 2042	NSP-Minnesota Form 8-K dated Aug. 13, 2012	4.01
4.13*	Supplemental Trust Indenture, dated as of May 1, 2013, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, N.A., as Trustee, creating \$400 million aggregate principal amount of 2.60% First Mortgage Bonds, Series due May 15, 2023	NSP-Minnesota Form 8-K dated May 20, 2013	4.01
	E /		

ITEM 14 - PRINCIPAL ACCOUNTANT FEES AND SERVICES

Information required under this Item (aggregate fees billed to us by our principal accountant, Deloitte & Touche LLP (PCAOB ID No. 34)) is contained in Xcel Energy Inc.'s Proxy Statement for its 2023 Annual Meeting of Shareholders, which is incorporated by reference.

Docket No. G002/GR-23-413

Exhibit___(NLD-1), Schedule 10

Table of Contents

Page 55 of 57

4.14*	Supplemental Trust Indenture, dated as of May 1, 2014, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, N.A., as Trustee, creating \$300 million aggregate principal amount of 4.125% First Mortgage Bonds, Series due May 15, 2044	NSP-Minnesota Form 8-K dated May 13, 2014	4.01
4.15*	Supplemental Trust Indenture, dated as of Aug. 1, 2015, by and between NSP-Minnesota and The Bank of New York Mellon Company, N.A., as Trustee, creating \$300 million aggregate principal amount of 4.00% First Mortgage Bonds, Series due Aug. 15, 2045	NSP-Minnesota Form 8-K dated Aug. 11, 2015	4.01
4.16*	Supplemental Trust Indenture, dated as of May 1, 2016, by and between NSP-Minnesota and The Bank of NY Mellon Trust Company, N.A., as Trustee, creating \$350 million aggregate principal amount of 3.60% First Mortgage Bonds, Series due May 15, 2046	NSP-Minnesota Form 8-K dated May 31, 2016	4.01
4.17*	Supplemental Trust Indenture, dated as of Sept. 1, 2017, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, N.A., as Trustee, creating \$600 million aggregate principal amount of 3.60% First Mortgage Bonds, Series due Sept. 15, 2047	NSP-Minnesota Form 8-K dated Sept. 13, 2017	4.01
4.18*	Supplemental Trust Indenture, dated as of Sept. 1, 2019, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, N.A., as Trustee, creating \$600 million aggregate principal amount of 2.90% First Mortgage Bonds, Series due March 1, 2050	NSP-Minnesota Form 8-K dated Sept. 10, 2019	4.01
4.19*	Supplemental Indenture, dated as of June 8, 2020, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, N.A., as Trustee, creating \$700 million aggregate principal amount of 2.60% First Mortgage Bonds, Series due June 1, 2051	NSP-Minnesota 8-K dated June 15, 2020	4.01
4.20*	Supplemental Indenture, dated as of March 1, 2021, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, N.A., as Trustee, creating \$425 million principal amount of 2.25% First Mortgage Bonds, Series due April 1, 2031 and \$425 million principal amount of 3.20% First Mortgage Bonds, Series due April 1, 2052	NSP-Minnesota 8-K dated March 30, 2021	4.01
4.21*	Supplemental Indenture, dated as of May 1, 2022, by and between NSP-Minnesota and The Bank of New York Mellon Trust Company, N.A., as Trustee, creating \$500 million aggregate principal amount of 4.50% First Mortgage Bonds, Series due June 1, 2052	NSP-Minnesota 8-K dated May 9, 2022	4.01
10.01*+	Xcel Energy Inc. Nonqualified Pension Plan (2009 Restatement)	Xcel Energy Inc. Form 10-K for the year ended Dec. 31, 2008	10.02
10.02*+	Xcel Energy Senior Executive Severance and Change-in-Control Policy (2009 Amendment and Restatement)	Xcel Energy Inc. Form 10-K for the year ended Dec. 31, 2008	10.05
10.03*+	Second Amendment to Exhibit 10.02 dated Oct. 26, 2011	Xcel Energy Inc. Form 10-K for the year ended Dec. 31, 2011	10.18
10.04*+	Fifth Amendment to Exhibit 10.02 dated May 3, 2016	Xcel Energy Inc. Form 10-Q for the quarter ended June 30, 2016	10.01
10.05*+	Seventh Amendment to Exhibit 10.02 dated May 7, 2018	Xcel Energy Inc. Form 10-Q for the quarter ended June 30, 2018	10.01
10.06*+	Eighth Amendment to Exhibit 10.02 dated March 31, 2020	Xcel Energy Inc. Form 10-Q for the quarter ended March 31, 2020	10.02
10.07*+	Ninth Amendment to Exhibit 10.02 dated May 22, 2020	Xcel Energy Inc. Form 10-Q for the quarter ended June 30, 2020	10.01
10.08*+	Xcel Energy Inc. Supplemental Executive Retirement Plan as amended and restated Jan. 1, 2009	Xcel Energy Inc. Form 10-K for the year ended Dec. 31, 2008	10.17
10.09*+	Xcel Energy Inc. Executive Annual Incentive Plan (as amended and restated effective Feb. 17, 2010)	Xcel Energy Inc. Definitive Proxy Statement dated April 6, 2010	Appendix A
10.10*+	First Amendment to Exhibit 10.09 dated Feb. 20, 2013	Xcel Energy Inc. Form 10-Q for the quarter ended March 31, 2013	10.01
10.11*+	Xcel Energy Inc. Executive Annual Incentive Award Plan Form of Restricted Stock Agreement	Xcel Energy Inc. Form 10-Q for the quarter ended Sept 30, 2009	10.08
10.12*+	Xcel Energy Inc. Nonqualified Deferred Compensation Plan (2009 Restatement)	Xcel Energy Inc. Form 10-K for the year ended Dec. 31, 2008	10.07
10.13*+	First Amendment to Exhibit 10.12 effective Nov. 29, 2011	Xcel Energy Inc. Form 10-K for the year ended Dec. 31, 2011	10.17
10.14*+	Second Amendment to Exhibit 10.12 dated May 21, 2013	Xcel Energy Inc. Form 10-K for the year ended Dec. 31, 2013	10.22
10.15*+	Third Amendment to Exhibit 10.12 dated Sept. 30, 2016	Xcel Energy Inc. Form 10-Q for the quarter ended Sept 30, 2016	10.01
10.16*+	Fourth Amendment to Exhibit 10.12 dated Oct. 23, 2017	Xcel Energy Inc. Form 10-Q for the quarter ended Sent 30, 2017	10.1
10.17*+	Xcel Energy Inc. Amended and Restated 2015 Omnibus Incentive Plan	Xcel Energy Inc. Form 10-K for the year ended	10.34
10.18*+	Form of Terms and Conditions under the Xcel Energy Inc. Amended and Restated 2015 Omnibus Incentive Plan for	Xcel Energy Inc. Form 10-K for the year ended	10.35
10.19*+	Form of Award Agreement for Restricted Stock Units and/or Performance Share Units under the Xcel Energy Inc.	Xcel Energy Inc. Form 10-K for the year ended	10.33
10.20*+	Stock Equivalent Plan for Non-Employee Directors of Xcel Energy Inc. as amended and restated effective Feb. 23,	Xcel Energy Inc. Definitive Proxy Statement	Schedule
10.21*+	Stock Equivalent Program for Non-Employee Directors of Xcel Energy Inc. under the Xcel Energy Inc. 2015 Omnibus	Xcel Energy Inc. Form 8-K dated May 26, 2015	10.02
10.22*+	Summary of Non-Employee Director Compensation, effective as of Oct. 1, 2021	Xcel Energy Inc. Form 10-Q for the quarter	10.01
10.23*+	Stock Program for Non-Employee Directors of Xcel Energy Inc. as Amended and Restated on Dec. 12, 2017 under the	Xcel Energy Inc. Form 10-K for the year ended	10.36
10 24*+	2013 Ominious incentive Plan Form of Services Agreement between Xcel Energy Services Inc. and utility companies	Xcel Energy Inc. Form USB dated Nov. 16, 2000	H-1
10.25*	Restated Interchange Agreement dated Jan. 16. 2001 between NSP-Wisconsin and NSP-Minnesota	NSP-Wisconsin Form S-4 dated Jan 21 2004	10.01

10.26*	Fourth Amended and Restated Credit Agreement, dated as of September 19, 2022, among NSP-Minnesota, as Borrower, the several lenders from time to time parties thereto, JPMorgan Chase Bank, N.A., as Administrative Agent, Bank of America, N.A. and Barclays Bank PLC, as Syndication Agents, and Citibank, N.A., MUFG Bank, Ltd., and Wells Fargo Bank, National Association, as Documentation Agents	Xcel Energy Inc. Form 8-K dated Sept. 19, 2022 99.02
23.01	Consent of Independent Registered Public Accounting Firm.	
31.01	Principal Executive Officer's certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 302 of the	Sarbanes-Oxley Act of 2002.
31.02	Principal Financial Officer's certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 302 of the S	arbanes-Oxley Act of 2002.
32.01	Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002	
101.INS	Inline XBRL Instance Document - the instance document does not appear in the Interactive Data File because its XBRL to	ags are embedded within the Inline XBRL document
101.SCH	Inline XBRL Schema	
101.CAL	Inline XBRL Calculation	
101.DEF	Inline XBRL Definition	
101.LAB	Inline XBRL Label	
101.PRE	Inline XBRL Presentation	
104	Cover Page Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101)	

SCHEDULE II

NSP-Minnesota and Subsidiaries Valuation and Qualifying Accounts Years Ended Dec. 31

	Allowance for bad debts					ots
(Millions of Dollars)		022	2021		2020	
Balance at Jan. 1	\$	45	\$	33	\$	23
Additions charged to costs and expenses		21		24		24
Additions charged to other accounts (a)		6		5		5
Deductions from reserves ^(b)		(26)		(17)		(19)
Balance at Dec. 31	\$	46	\$	45	\$	33

^(a) Recovery of amounts previously written-off.

(b) Deductions related primarily to bad debt write-offs.

ITEM 16 — FORM 10-K SUMMARY

None.
Northern States Power Company NSPM 2022 SEC Form 10-K

Docket No. G002/GR-23-413 Exhibit___(NLD-1), Schedule 10 Page 57 of 57

Table of Contents

Signatures

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this annual report to be signed on its behalf by the undersigned thereunto duly authorized.

Feb. 23, 2023

NORTHERN STATES POWER COMPANY (A MINNESOTA CORPORATION)

/s/ BRIAN J. VAN ABEL

Brian J. Van Abel

Executive Vice President, Chief Financial Officer and Director

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities on the date indicated above.

/s/ ROBERT C. FRENZEL

Robert C. Frenzel Chairman, Chief Executive Officer and Director (Principal Executive Officer) /s/ CHRISTOPHER B. CLARK

Christopher B. Clark President and Director

/s/ BRIAN J. VAN ABEL

Brian J. Van Abel Executive Vice President, Chief Financial Officer and Director

(Principal Accounting Officer and Principal Financial Officer)

SUPPLEMENTAL INFORMATION TO BE FURNISHED WITH REPORTS FILED PURSUANT TO SECTION 15(D) OF THE ACT BY REGISTRANTS WHICH HAVE NOT REGISTERED SECURITIES PURSUANT TO SECTION 12 OF THE ACT

NSP-Minnesota has not sent, and does not expect to send, an annual report or proxy statement to its security holder.

Allocation	Allocation Method	Reasonableness of Allocation Method	Allocation Percent
Labor Related Overhead	Based on employee related	This allocation represents the relationship between the	42.3990%
	expenses, office equipment, and	costs to support labor with labor costs, and is applied to	
	supervision of the service provider.	loaded labor.	
Corporate Residual	Two-Factor Allocator based on	This allocation represents a fair comparison of the non-	HomeSmart - 0.42399%
	number of employees and	regulated business' relative size to the total company and	Customer Owned Street Lighting - 0.42399%
	revenues relative to NSPM totals.	is applied to the prior year actual pool of expenses	Infowise - 0.42399%
		incurred on behalf of the corporation.	ConnectSmart - 0.42399%
Customer Accounting	Based on common costs in the	This allocation represents the relationship between the	0.6376%
	FERC Customer Account,	customer accounting costs to total revenue and is	
	Customer Service and Sales	applied to non-regulated revenue.	
	Expenses categories relative to		
	NSPM total revenue.		