CONTRACTS

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NORTH DAKOTA ELECTRIC RATE BOOK - NDPSC NO. 2

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Section No. 7
3rd Revised Sheet No. TOC-1

Date Filed: 12-18-12 By: David M. Sparby Effective Date: 05-01-14

President and CEO of Northern States Power Company, a Minnesota corporation

ELECTRIC SERVICE AGREEMENT ENERGY-CONTROLLED

Section No. 7 1st Revised Sheet No. 1

CANCELED

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(Continued on Sheet No. 7-2)

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ELECTRIC SERVICE AGREEMENT ENERGY-CONTROLLED (Continued)

Section No. 7 1st Revised Sheet No. 2

CANCELED

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(Continued on Sheet No. 7-3)

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ELECTRIC SERVICE AGREEMENT ENERGY-CONTROLLED (Continued)

Section No. 7 1st Revised Sheet No. 3

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RESERVED FOR FUTURE USE

Section No. 7 Original Sheet No. 4

RESERVED FOR FUTURE USE

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Case No. PU-07-740 Order Date: 11-21-07

ELECTRIC SERVICE AGREEMENT PEAK-CONTROLLED

Section No. 7
Original Sheet No. 5
Relocated from NDPSC No. 1 Sheet No. N/A

Electric Service Agreement Peak-Controlled

	Account No
COMPANY, a Minnesota Corporation, hereina	,, by and between NORTHERN STATES POWER after called the "Company," and, the business of
WITNESSETH: That the parties hereto, each	in consideration of the agreements of the other, agree as follows:
Phase, Wire, Alternating Current, for Customer's	o supply and Customer agrees to accept electric service in the form of at at a nominal frequency of 60 Hertz and a nominal voltage of a use solely for the operation of electric equipment now installed or to be aslocated at
investment in facilities to serve Customer, Customar, contract year hereunder, in accordance with the minimum demand charge specified in this rate	: In consideration of the capacity commitment by Company and its stomer agrees that if the net demand charge payments during any ne rate selected specified in paragraph 4 below, amount to less than the schedule, the difference between such minimum demand charge and uded in the bill following the contract anniversary month and Customer indered.
	at 12:01 A.M. on,, and shall continue for a,, and if not then terminated by at least three years prior rther until so terminated.
Service, the established rate schedule now in commencement date, the rate code is:	ed rate schedule in effect from time to time in this locality for such effect being the one attached hereto. Effective with the term However, the specific rate and rate code are subject to ormance Factor based on customer's previous 12 months usage. This
Rules and Regulations of Company on file with changed. A copy of such rules and regulation Section(s) appearing u	e hereunder shall be supplied for Customer's use subject to the General in the state regulatory commission as they now exist or may hereafter be is available from the Company. This agreement is also subject to funder the heading "Additional Terms and Conditions" which are is to use electrical service only as herein stated and will not assign this mpany.

(Continued on Sheet No. 7-6)

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President and CEO of Northern States Power Company, a Minnesota corporation

Case No. PU-07-740 Order Date: 11-21-07

ELECTRIC SERVICE A	GREEMENT
PEAK-CONTROLLED	(Continued)

Section No. 7 1st Revised Sheet No. 6

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6. MAXIMUM HOURS OF INTERRUPTION: Company agrees that the total intentional interruptions of controlled demand will not exceed 80 hours per calendar year.

7. CONTROL PERIOD NOTICE: Company will endeavor to give customer one hour notice of commencement of control period.

8. EXPECTED MAXIMUM DEMANDS: For the term of this agreement, customer's expected maximum annual adjusted demand is _____ kW. The expected maximum annual demand less the predetermined demand level is the expected maximum controlled demand. The customer's expected maximum summer season adjusted demand is _____ kW.

9. PREDETERMINED DEMAND LEVEL (PDL): Customer may elect either the standard or optional arrangement as specified below.

Standard: Customer agrees to limit adjusted demand to_____kW during control periods.

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

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

The PDL may be revised within or after the trial period subject to approval by Company. If the revision of the PDL occurs WITHIN THE TRIAL PERIOD, the customer pays the demand charge differential for the corresponding months of the contract in the trial period multiplied by the number of kilowatts (kW) the customer increases the PDL. Charges for failure to control to their PDL are forgiven. (The customer will be credited any paid penalties against the recalculated amount.) If the revision of the PDL occurs AFTER THE TRIAL PERIOD, the same calculation is made for the most recent months up to but not to exceed 18. In this case, however, the customer is responsible for the greater of the following: (a) the amount determined by multiplying the demand charge differential by the PDL increase, as described above; or (b) the total amount of any penalties paid/owed for failure to control load to the previous PDL.

10. TRIAL PERIOD AND CANCELLATION CHARGE: Company agrees that the first twelve months of this agreement will be a trial period. Customer must notify Company in writing to terminate this agreement during the trial period. If customer terminates this agreement during the trial period, Customer's Peak-Controlled Service or Peak-Controlled Time of Day Service bills will be recalculated using the corresponding firm rate (General Service or General Time of Day Service). Customer will be charged the difference between the recalculated amount and the amount charged under the corresponding Peak-Controlled rate. Also, customer will receive a refund for any additional charges which were assessed during the trial period due to customer failure to control load.

(Continued on Sheet No. 7-7)

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President and CEO of Northern States Power Company, a Minnesota corporation

ELECTRIC SERVICE AGREEMENT PEAK-CONTROLLED (Continued)

Section No. 7 1st Revised Sheet No. 7

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A trial period for Peak-Controlled Service or Peak-Controlled Time of Day Service will not be available to any customer account that has previously received either service.

Customer will pay a cancellation charge after the twelve month trial period if Customer terminates this agreement and chooses to receive electric service from NSP on a non-interruptible basis or this agreement is terminated as a result of any default of Customer. Customers who choose to terminate this contract and choose not to receive firm or higher priority service from NSP for the controllable load specified in this agreement will not be assessed the cancellation charge. The cancellation charge will be the difference between the billing amounts described above for the most recent 18 months of Peak-Controlled Service or Peak-Controlled Time of Day Service. Customer will not receive a refund for additional charges which were assessed during this 18 month period due to customer failure to control load. Additionally if at any time this agreement is terminated in any above described manner, Customer will be charged all installation and removal costs for special equipment and facilities provided by Company for Peak-Controlled Service or Peak-Controlled Time of Day Service.

- 11. CONTROL SYSTEM: Customer agrees to control loads to the limit contained in this agreement and upon notice from the Company to reduce load to levels predetermined by this agreement.
 12. FAILURE TO CONTROL: In any month that customer fails to control load to the PDL when requested by Company, the additional charge specified in the Rules for Application of Peak-Controlled Service shall be applied to the amount by which customer's maximum editated demand during any control period exceeds the RDL. If customer
- the amount by which customer's maximum adjusted demand during any controlled Service shall be applied to the amount by which customer's maximum adjusted demand during any control period exceeds the PDL. If customer incurs three failures to control load to the PDL when requested by Company, the Company reserves the right to renegotiate the PDL or remove customer from Peak-Controlled or Peak-Controlled Time of Day Service. In a case where customer is removed from Peak-Controlled or Peak Controlled Time of day Service, customer will be subject to a cancellation charge specified in customer's Electric Service Agreement.
- 13. GENERATING CUSTOMER CHARGE: Customer choosing the Optional Predetermined Demand Level agrees to pay Company_____per month for additional metering and billing expenses related to the use of customer-operated generating equipment to reduce adjusted demand during control periods, as described in the Rules for Application of Peak-Controlled Service.

NORTHERN STATES POWER COMPANY	
	Customer
By	By
Marketing Manager	·
	
Marketing Representative	Title
Service Policy	

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President and CEO of Northern States Power Company, a Minnesota corporation

RESERVED FOR FUTURE USE

Section No. 7 Original Sheet No. 8

RESERVED FOR FUTURE USE

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CUSTOMER BUYBACK PROGRAM

Section No. 7 1st Revised Sheet No. 9

CANCELED

(Continued on Sheet No. 7-10)

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CUSTOMER BUYBACK PROGRAM (Continued)

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CANCELED

(Continued on Sheet No. 7-11)

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CUSTOMER BUYBACK PROGRAM (Continued)

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CANCELED

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President and CEO of Northern States Power Company, a Minnesota corporation

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RESIDENTIAL BILLING OF VACANT RENTAL PROPERTY

Section No. 7 Original Sheet No. 12

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RESIDENTIAL BILLING OF VACANT RENTAL PROPERTY AGREEMENT

Landlord Company	Name					
Landlord Contact	Last Name			_ First Name		
Title Contact Address		Telephone		Email		
City, State, Zip Cod						
ony, ounc, Dip cou						
Management Comp	any Name (if app	licable)				
Management Comp	any Contact L	ast Name		First	Name	
Title				Email	Name	
City, State, Zip Cod						
City, State, Zip Cou						
Billing Address						
City, State, Zip Cod	e					
Description of R	esidential Billi	ng of Vacant R	ental Property A	greement Option	5	
Automatic Turn On Option As landlord/property manager ("Landlord") for the following properties, I hereby request service pursuant to the Company's Residential Billing of Vacant Rental Property Tariff under which Keel Energy will provide and bill rental unit(s) electric and/or gas service during periods of tenant vacancy, as notified by either tenant or Landlord (if the tenant has signed the "Residential Tenant Authorization Form for Tenant or Landlord to Start Service" or the "Residential Tenant Tenant Authorization Form for Tenant or Landlord to Start Service". Energy electric and/or gas billings for rental unit(s) during periods of vacancy for the following addresses.						
In consideration for this service, the Service (Processing) Connection Charge for these rental units will not be assessed to the Landlord. Accurate and current information is imperative to insure no interruption of service. Failure to notify Xcel Energy in writing of the sale or ownership transfer of facilities within three business days may result in Late Payment Charges and/or billing may revert to the Landlord of record. The Agreement must be fully completed and fixed (1-800-892-043) or mailed (Xcel Energy, Attr. Landlord Agreement Fan, PO Bos 8, Exu Claric, WI 54702-0008) to waive the Service (Processing) Connection Charge. The Service (Processing) Connection Charge will not be waived in cases of non-payment of services.				of nast be to waive		
Lock on Discon	nect Option (D	EFAULT)				
As a landlord/property manager ("Landlord") for the following properties, I hereby request service pursuant to the Company's Billing of Vacant Rental Property taxiff. Service(s) will be disconnected when Xcel Energy is notified the tenant has weated the rental unit. Service(s) will be reconnected when there is a new service request. Landlord will be assessed disconnect and reconnect charges for these units. If the meter is reconnected to prep the rental unit prior to the new tenant moving in, the Landlord will not be assessed the Service (Processing) Connection Charge but will be responsible for payment of all Xcel Energy services until the new tenant assumes service in their name. Landlord is advised that unless the facility is properly weatherized for all conditions, the LOD option may endanger health and/or result in property damage.				ed when the		
Anytime there is a tenant transition and it comes to the Company's attention that the landlord/property manager has not submitted a signed BVRP Agreement and has not selected either the ATO or LOD service option, the Company will mail BVRP Traiff information to the landlord/property manager. The landlord/property manager will have 15 business days to make a selection and submit the required forms, or the Company will notify the landlord/property manager, in writing, of the account's LOD designation.						
Accurate and current information is imperative to insure no interruption of service. Failure to notify Xcel Energy in writing of the sale or ownership transfer of facilities within three business days may result in Late Payment Charges and/or billing may revert to the Landbord of record. The Agreement must be fully completed and faxed (1-800-892-0343) or mailed (Xcel Energy, Attn: Landbord Agreement Team, PO Box 8, Eau Claire, WI 54702-0008).				greement		
the administration of	this service and ma	y choose to discont	inue this service upon	approval of the state	te changes from time-to- regulatory commission. Irty may terminate the agr	
Landlord/Property	Manager Contact	(Printed)		Date	Phone ()	
Signature			Title	Em	Phone ()	
For Xcel Energy us	e only			Form AGREE	EMENT12062006	

Date Filed: 12-07-07 By: David M. Sparby Effective Date: 03-01-09

Billing of Vacant Rental Property Agreement Number

President and CEO of Northern States Power Company, a Minnesota corporation

Case No. PU-07-776 Order Date: 12-31-08

Date received

RESIDENTIAL BILLING OF VACANT RENTAL PROPERTY (Continued)

Section No. 7 Original Sheet No. 13

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RESIDENTIAL PROPERTIES INCLUDED IN THE RESIDENTIAL BILLING OF VACANT RENTAL PROPERTY AGREEMENT

Landlord/property manager will select one of the following options to apply during times of tenant vacancy for each of their buildings: Please fax (1-800-892-0343) or mail (Xoel Energy, Attn: Landlord Agreement Team, PO Box 8, Eau Claire, WI 54702-0008) this page with the completed Residential Billing of Vacant Rental Property Agreement. Additional addresses may be included on a separate page.

Automatic Turn On (ATO) Option - Landlord/property manager accepts responsibility for payment of utility bills and authorizes Xcel Energy to place the following rental unit(s) electric and/or gas services in the landlord/property manager's name during periods of tenant vacancies. Landlord/property manager will not be assessed the Service (Processing) Connection Charge for these units.

Lock on Disconnect (LOD) Option (DEFAULT) — Landlord/property manager agrees that service(s) will be disconnected when Xcel Energy is notified the Tenant has vacated the property. Service(s) will be reconnected when there is a new service request. Landlord/property manager will be assessed disconnect and connect charges. If the meter is unlocked to prep the rental unit prior to the new tenant moving in, the landlord/property manager will not be assessed the Service (Processing) Connection Charge but will be responsible for payment of all other Xcel Energy services until the new tenant assumes service in their name. Landlord/property manager is advised that unless the facility is properly weatherized for all conditions, the Lock on Disconnect option may endanger health and/or result in property damage.

New Delete Building Name City State Zip	ATO LOD Address	Date of Effective Change/_/_
Management Company Contact	Telephone Number	
New Delete Building Name City State Zip	Address	Date of Effective Change//_
Management Company Contact	Telephone Number	
New Delete Building Name		Date of Effective Change//
Management Company Contact	Telephone Number	
	ATO LOD Address	Date of Effective Change//
Management Company Contact	Telephone Number Email	
New Delete Delete Building Name City State Zip	ATO LOD Address	Date of Effective Change//_
Management Company Contact	Telephone Number	
dlord Company	Date	Phone ()

For Xcel Energy use only Form LISTINGS12062006

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President and CEO of Northern States Power Company, a Minnesota corporation

Case No. PU-07-776 Order Date: 12-31-08

RESIDENTIAL BILLING OF VACANT RENTAL PROPERTY (Continued)

Section No. 7 Original Sheet No. 14



NORTH DAKOTA RESIDENTIAL TENANT AUTHORIZATION FORM FOR TENANT OR LANDLORD TO START SERVICE

Tenant Instructions: Please read and complete the following:

- You are responsible for payment of all electric and/or gas service used from the START date until Xcel Energy is notified to STOP such service. You may also contact Xcel Energy to START or STOP service at 1-800-895-4999, fax (1-800-892-0343), xcelenergy.com, or landlordagreement@xcelenergy.com.
- By completing this form, you authorize the landlord/property manager to notify Xcel Energy to START your cental unit electric and/or gas service at the address listed below.
- 3. You are granting Xeel Energy permission to electronically communicate with you regarding your rental electric and/or gas service. Xeel Energy does not sell or rent customer contact information to any outside organization. Xeel Energy will notify the Landlord if you have notified Xeel Energy to START service. You will be notified if the Landlord has notified Xeel Energy to START service in your name.
- 4. You should retain a copy of this form for your records.

Landlord Instructions:

- Fax (1-800-892-0343) completed Authorization Form within one business day or mail to Xcel Energy, Attn: Landlord Agreement Team, PO Box 8, Eau Claire, WI 54702-0008.
- 2. Xcel Energy will notify you if the Tenant has notified Xcel Energy to START service.

BOX A: START Service Date//	Date Form Completed//
Tenant Signature	Landlord Signature
BOX B: Tenant Name (Last, First, and Middle)	Other Adult(s) Residing in the Unit (optional) (Last, First, and Middle Name)
email email	email email
City State Zip	Tenant Telephone Unit Landlord Contact
if appropriate:	address. Indicate an alternate billing mailing address City State Zip
Box D: Tenant Current Address if Different than Box C: City State Zip Should we STOP Xcel Energy service at this address:	
For Xcel Energy use only	FormSTART01032007

Date Filed: 12-07-07 By: David M. Sparby Effective Date: 03-01-09

Owner ID

President and CEO of Northern States Power Company, a Minnesota corporation

Case No. PU-07-776 Order Date: 12-31-08

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Date received

RESIDENTIAL BILLING OF VACANT RENTAL **PROPERTY (Continued)**

Section No. 7 Original Sheet No. 15



NORTH DAKOTA RESIDENTIAL TENANT AUTHORIZATION FORM FOR TENANT OR LANDLORD TO STOP SERVICE

Tenant Instructions: Please read and complete the following:

- 1. You are responsible for payment of all electric and/or gas service used from the START date until Xcel Energy is notified to STOP such service. You may also contact Xcel Energy to START or STOP service at 1-800-895-4999, fax (1-800-892-0343), xcelenergy.com, or landlordagreement@xcelenergy.com.

 2. By completing this form, you authorize the landlord/property manager to notify Xcel Energy to STOP your rental unit
- electric and/or gas service at the address listed below.
- 3. You are granting Xcel Energy permission to electronically communicate regarding your rental electric and/or gas service. Xcel Energy does not sell or cent customer contact information to any outside organization. Xcel Energy will notify the Landlord if you have notified Xcel Energy to STOP service. You will be notified if the Landlord has notified Xcel Energy to STOP service in your name.
- 4. You should retain a copy of this form for your records.

Landlord Instructions:

- 1. Fax (1-800-892-0343) completed Authorization Form within one business day or mail to Xcel Energy, Attn: Landlord Agreement Team, PO Box 8, Eau Claire, WI 54702-0008.
- 2. Xcel Energy will notify you if the Tenant has notified Xcel Energy to STOP service.

BOX A: STOP Service Date//	Date Form Completed//		
Tenant Signature Landlord Signature Note: The tenant signature does not prevent the tenant from contacting Xcel Energy to STOP utility service. The form is to be used when the tenant plans to stop receiving and using utility service in the cental unit.			
BOX B: Tenant Name (Last, First, and Middle)	Other Adult(s) Residing in the Unit (optional) (Last, First, and Middle Name)		
emailemail	emailemail		
City State Zip	Tenant Telephone Landlord Contact		
City State Zi	p Contact Telephone		
For Xcel Energy use only	Form STOP01032007		

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President and CEO of Northern States Power Company, a Minnesota corporation

PU-07-776 Order Date: 12-31-08 Case No.

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