

Amendment to Standard Contract for Solar*Reward Community

(Addressing Insurance Requirements for a Co-Located Community Solar Garden Site)

This amendment to that certain Standard Contract for Solar*Reward Community ("Amendment Regarding Insurance on a Co-Located Community Solar Garden Site") is entered into as of the last date set forth below, by and between ("Community")
Solar Garden Operator") and Northern States Power Company, a Minnesota corporation ("Xcel Energy").
Community Solar Garden Operator and Xcel Energy previously have entered into that certain Standard Contract for Solar*Reward Community for a solar photovoltaic electric generating facility with a nameplate capacity of kilowatts of alternating current (AC), on property located at
pertaining to SRC #:
("Standard Contract for Solar*Reward Community"). Also, for this same SRC#, the Community Solar Garden Operator previously has entered into an Interconnection Agreement with Xcel Energy.
Community Solar Garden Operator and Xcel Energy desire to amend that Standard Contract for Solar*Reward

Community Solar Garden Operator and Xcel Energy desire to amend that Standard Contract for Solar*Reward Community to amend certain provisions. Community Solar Garden Operator and Xcel Energy agree as follows:

- Capitalized Terms. Capitalized terms used but not defined herein shall have the meanings set forth in the Standard Contract for Solar*Reward Community and in the Interconnection Agreement.
- 2. **Additional Terms Regarding Insurance.** Paragraph 5 as found on Section 9, Sheet 75, of the Standard Contract for Solar*Reward Community currently provides as follows:
 - 5. <u>Interconnection Requirements</u>. The Community Solar Garden Operator must sign an Interconnection Agreement under Section 10 of the Company's rate book, and comply with all of the terms and conditions of that Interconnection Agreement except as otherwise specified in this Contract. The following additional interconnection terms also apply.
 - A. Term of Interconnection Agreement. While the Company's tariff pertaining to its Interconnection Agreement generally provides that the term of the Interconnection Agreement may be up to twenty (20) years, where the tariffed Interconnection Agreement is used in conjunction with this tariffed Contract, the term of the Interconnection Agreement may end twenty five (25) years after the Date of Commercial Operation.
 - B. To the extent to which the ADDITIONAL TERMS AND CONDITIONS set forth in Section 9, Sheets 68 through 68.16 differ from the Section 10 tariff, these ADDITIONAL TERMS AND CONDITIONS shall control.

Through the present Amendment Regarding Insurance on a Co-Located Community Solar Garden Site, the following provision is added to Paragraph 5 referenced above:

- C. When the Community Solar Garden is Co-Located with one or more other Community Solar Gardens at the same Community Solar Garden Site, then all Co-Located Community Solar Gardens at the same Co-Located Community Solar Garden Site to which this Paragraph C applies may collectively share the same insurance requirements as set forth in Section 10, Sheets 122-123 in the applicable Interconnection Agreements based on the aggregate total of the Gross Nameplate Ratings of the Generation Systems, provided that this provision allowing sharing of the insurance requirements only applies during the time period that the Community Solar Garden Operator (also known as the Interconnection Customer under the Interconnection Agreement) is either:
 - 1. the same legal entity for all of the Co-Located Community Solar Garden Sites, or



a corporate affiliate of all of the other Community Solar Garden Operators (Interconnection Customers) for all of the Co-Located Community Solar Garden Sites.

Each such Community Solar Garden Operator and each such Interconnection Customer are jointly and severally liable for obtaining such insurance. Any failure to have or maintain such insurance to the full extent required shall be considered to be non-compliance with each Interconnection Agreement.

3. No Other Amendments. Except as specifically provided in this Amendment Regarding Insurance on a Co-Located Community Solar Garden Site, no other amendments, revisions or changes are made or have been made to the Standard Contract for Solar*Reward Community other than those amendments which have been authorized by the Minnesota Public Utilities Commission. All other terms and conditions of the Standard Contract for Solar*Reward Community not subject to any other amendment shall remain in full force and effect, and the Parties hereby ratify and confirm their rights and obligations under the Standard Contract for Solar*Reward Community, as amended hereby.

SIGNATURES

IN WITNESS WHEREOF, the Parties hereto have caused this Amendment Regarding Insurance on a Co-Located Community Solar Garden Site to the Standard Contract for Solar*Reward Community to be executed by their duly authorized representatives. This Amendment Regarding Insurance on a Co-Located Community Solar Garden Site is effective as of the last date set forth below. Each Party may sign using an electronic signature. Electronic signatures shall have the same effect as original signatures. Copies of signatures to this Amendment Regarding Insurance on a Co-Located Community Solar Garden Site shall be as valid as original signatures.

Community Solar Garden Operator	Northern States Power Company, a Minnesota corporation
By:	•
	By:
Name:	
	Name:
Title:	
	Title:
Date:	
	Date: