



BEFORE THE NORTH DAKOTA PUBLIC SERVICE COMMISSION

Northern States Power Company 2022) Case No. PU-21-381
Natural Gas Rate Increase Application)

Direct Testimony of
WILLIAM H. MALCOLM

On behalf of
AARP

February 28, 2022

1

Introduction

2 **Q. Please state your name.**

3 A. My name is William H. Malcolm.

4 **Q. By whom are you employed and in what capacity?**

5 A. I am employed by AARP as a Senior Legislative Representative in the Government Affairs
6 Department in our national office in Washington, D.C. In this capacity, I work with AARP
7 state offices on utility interventions and advocacy where we advocate for fair and
8 affordable rates and charges (and reliable service) for residential customers.

9 **Q. What is AARP's interest in this case?**

10 A. AARP advocates for the needs of people age 50 and older on a range of issues that impact
11 health, well-being and financial security. That includes advocacy to protect the interests
12 of residential customers of energy, for whom utility costs can represent a significant share
13 of household. Many of our approximately 84,000 members in the state of North Dakota
14 live on fixed incomes, or struggle to make ends meet. Others have been adversely affected
15 by the pandemic. To support these individuals, we fight for the adoption of fair and
16 affordable utility rates and reliable service. Any sizeable proposed increase to their natural
17 gas bill is of great concern to our members area served by Xcel NSP.

1 **Q. What is the purpose of your testimony in this case?**

2 A. My testimony addresses concerns with certain Xcel Northern States Power (“NSP”, “Xcel
3 NSP”, or “Company”) proposals in this general rate case.

4 **Q. What are your qualifications to provide this testimony in this case?**

5 A. My 45-year career includes positions at Seattle City Light, Pacific Power, PG&E, ANR
6 Pipeline, MISO, and AARP. In these roles I analyzed rate case filings, and managed
7 regulatory affairs. I also was a founding employee at the Midwest Independent System
8 Operator (“MISO”) and worked for MISO for 12 years, creating the state regulatory affairs
9 program, which included working with utilities and regulators in North Dakota as well as
10 with utilities. I joined AARP in 2014 where I work with nearly two dozen AARP state
11 offices on utility matters. Among the issues that I have advocated on behalf of AARP
12 include our opposition to piecemeal surcharges that unnecessarily raise the cost of utility
13 bills, excessive rate of return (ROE) requests, and rate design proposals that unfairly
14 increase fixed residential customer charges or that shift extra costs onto residential
15 customers.

16 **Q. Do you have any experience that is particularly relevant to the issues in this case?**

17 A. Yes. I was a testifying witness for AARP in last year’s Xcel NSP electric rate proceeding,
18 Case No. PU-20-441. Further, I have supervised AARP’s rate case activities in several
19 MDU rate cases at this Commission, as well as supervising numerous similar proceedings

1 in other states, including testimony and other filings in proceedings at the Minnesota Public
2 Utilities Commission concerning the electric companies Xcel Minnesota and Minnesota
3 Power. I have supervised AARP testimony and other filings in the most recent Xcel gas
4 rate cases for AARP before the Colorado Public Utilities Commission (“Colorado PUC”),
5 as well as several other proceedings in Colorado involving the regulation of rates and
6 services for the Xcel affiliate in that state. Further, in my previous employment at power
7 grid operator MISO, I was responsible for working with regulatory officials in North
8 Dakota supporting MISO’s membership recruitment efforts (in 2000 and 2001) through
9 market start up.

10 **Q. What is the primary focus of your direct testimony and recommendations?**

11 A. AARP views NSP’s proposed natural gas rate increase with concern. First and foremost, it
12 comes on top of other rate increases involving recovery of the February 2021 winter storm
13 Uri gas costs and the rate increase related to the recent dramatic rise in gas commodity
14 costs. Based on a review of NSP’s initial written testimony, I recommend that the
15 Commission:

- 16 • reject NSP’s proposal to dramatically increase the residential customer charge from
17 approximately \$18.48 to \$24.28 per month,
- 18 • reduce NSP’s requested increase in its allowable return on equity (ROE) to 10.5%,

- 1 • Lower the requested 15% rate increase for residential customers which is higher
2 than that for other customer classes, and
- 3 • Order NSP to take steps to avoid a repeat of the February 2021 event. This would
4 include an improved gas cost hedging program, better monitoring of upcoming cold
5 spikes, notifying customers to reduce usage, and other steps.

6 We also urge the Commission to consider improving the public comment hearing
7 process to focus more on the public's comments.

8 **Q. Does AARP support Xcel NSP's proposal to increase the customer charge from \$18.48**
9 **to \$24.28 a month?**

10 A. No. AARP urges the Commission to reject the proposal to increase the monthly customer
11 charge from \$18.48 to a dramatically high \$24.28 a month – among the highest requests
12 AARP has seen around the country. The current charge is already too high and unfairly
13 burdens low-usage customers.

14 **Q. Why does AARP oppose increases to the Xcel North Dakota customer charge?**

15 A. High fixed charges make controlling your energy bill more difficult. This is because they
16 raise the fixed monthly charge, but lower the volumetric rate, thereby unduly burdening
17 those who use less energy or seek to reduce costs.

1 **Q. Does AARP agree that the customer charge should include all or some fixed costs?**

2 **A. No. Historically the customer charge has recovered metering, customer service and**
3 **billing costs, and a few other costs. AARP supports that model of customer charge**
4 **calculation. We question the use of creative or selective cost studies to support**
5 **increasing the fixed monthly charge. Rate design and cost allocation is an art not a**
6 **science. Cost allocation is an important factor, but so are gradualism, public**
7 **acceptance, and public policy goals such as encouraging energy conservation. The**
8 **PSC should not rely on a single cost study without balancing it against other**
9 **important ratemaking principles.**

10 **Q. Can you elaborate?**

11 **A. Yes, putting more costs into the customer charge is poor public policy. It also suppresses**
12 **the volumetric charge which reduces consumer direction over their own bill and**
13 **discourages energy conservation. This makes it more difficult for residential consumers**
14 **to control their monthly energy bills.**

15 **Q. Doesn't a high customer charge make bills more predictable and flatter?**

16 **A. Not exactly. There are better and more equitable ways to achieve predictable payments.**
17 **Customers that want a flatter and more predictable monthly bill can enroll in "budget**
18 **billing". This allows them to pay the same amount every month.**

1 Q. What are your other concerns?

2 A. High fixed customer charges -- such as those included in this proposal -- disadvantage
3 many older consumers who use less energy. The rate increase filing represents a much
4 larger increase for the lower user.

5 Q. Please elaborate on Xcel's cost allocation methods.

6 A. Xcel North Dakota uses a version of the "minimum system" allocation method to
7 support its proposal to raise the customer charge. The choice of method pre-
8 determines the outcome. AARP opposes this method. AARP supports using the
9 "customer method" for determining the appropriate level for setting the residential
10 customer charge, allocating the costs associated with metering, customer service and
11 billing costs only. We urge the PSC to adopt avoid adopting allocation methods, such
12 as the "minimum system" method, that unnecessarily increase the customer charge.

13 Q. Do other Xcel operating companies in its other states see the need for a \$24
14 customer charge?

15 A. No. Xcel's largest service area is in metro Denver and much of Colorado. Xcel
16 Colorado (in their natural gas rate case filed on January 25, 2022) says it plans to
17 keep the customer charge at a more reasonable \$12.00 a month. That is, Xcel is
18 proposing no change to the current \$12 a month customer charge for their Colorado
19 customers. (Colorado PUC Docket 22AL-0046G see page 19 testimony of N. Mason
20 Hanson and the testimony of witness Steven Wishart on page 24). AARP questions
21 the judgment and motivations of Xcel North Dakota proposing another dramatic

1 **increase in North Dakota when it appears to be satisfied with the \$12 charge in its**
2 **largest service territory in Colorado.**

3

4 **We urge the PSC to roll back the North Dakota charge to this level as well. There is no reason**
5 **why North Dakota customers should pay a fixed charge that is double what is paid in**
6 **Colorado. The PSC should be the final arbiter for determining the best level for**
7 **setting the fixed customer charge, after considering all relevant rate-setting factors.**

8 **Q. Does AARP also have a view on the overall residential rate increase?**

9 A. Yes, a residential rate increase of 15% is too high and should be reduced. We see no
10 reasonable justification for residential customers to pay a higher percentage of cost
11 increases than other classes. The impact is even more pronounced for small gas users
12 using 10 therms a month, who could see as much as a 26% increase in their bills, while
13 those using 40 therms a month could see an 18% increase.

14 **Q. What is AARP's view of NSP's request for a 10.5% ROE?**

15 A. **This request is out of line with what is being granted nationally and in this region.**
16 **AARP urges the Commission to review recent decisions in other states as a check on**
17 **the reasonableness of allowed ROEs, as the request in this case is far out of line with**
18 **what we are seeing nationally and regionally. For example, the Public Utility**

1 Commission of Colorado recently granted just 9.2% ROE for the Xcel PSCO in its
2 gas rate case. (Case No. 20AL-0049G). (See also CO PUC Docket 22al-0046g).

3 Xcel is proposing a 10.5% return on common equity in this gas case, much higher than any
4 Midwestern utility is currently allowed. A range of 9% to 9.5% is what Xcel and
5 other gas utilities has been authorized in other jurisdictions. A higher corporate profit
6 is not justified for this monopoly service, and we believe that NSP's request is
7 unjustified in this case.

8 **Q. Does AARP have any other recommendations in this proceeding?**

9 A. Yes. The public comment process should prioritize ratepayers' needs by better focusing
10 on hearing from the public We recommend that public comment hearings should start
11 with a brief summary from the Commission Staff who will present the information in an
12 unbiased manner, and then the public should quickly be allowed to be make comments.
13 The current process, with the extensive utility presentation upfront takes too much time,
14 it also allows them to make a sophisticated sales pitch and makes it inconvenient for the
15 public to comment. If the utility wants to hold its own workshop, it is free to do so
16 independently. AARP also urges the public comment hearings be moved to a later time
17 in the proceeding schedule, preferably after the testimony of other parties has been filed,
18 including the PSC staff recommendations. At that time, consumers will be informed by
19 more than just the utility request.

1 **Q.** Please elaborate on your recommendations to avoid a repeat of the February 2021
2 winter storm Uri fallout which resulted in excessive gas purchases off the high-
3 priced spot market.

4 **A.** AARP believes that a failure to sufficiently hedge its gas costs has led to unnecessary
5 increases to Xcel North Dakota's natural gas rates. The costs incurred when Xcel
6 bought gas off the spot market in February 2021 during storm Uri and are now the
7 subject of a surcharge on customer bills should be an area of concern for the
8 Commission. Few utilities nationally faced a similar problem. The PSC should open
9 an investigation to require Commission and other natural gas companies to improve
10 hedging their natural gas purchases whereby prices for certain supplies are locked in
11 in advance to avoid having to purchase off the natural gas spot market. The problem
12 that Xcel faced last year would not have been as large, had the utility appropriately
13 hedged (or locked in) a portion of their gas supplies. We believe that the Commission
14 should review the NSP gas hedging proposal for approval going forward. Further,
15 NSP should be ordered to better notify customers to voluntarily reduce gas usage
16 during such times as well as perhaps to develop programs where as certain customers
17 can be paid for reducing or interrupting gas usage. It is my understanding this has

1 **also been an issue in the above-mentioned Xcel natural gas rate case in Colorado as**
2 **well.**

3

4

5 **Q. Please review your recommendations.**

6 **A. AARP recommends the proposed rate impact on NSP's residential gas customers be**
7 **trimmed as follows:**

8

- No increase to the customer charge.

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- Lower NSP's requested ROE, and approve a ROE commensurate with other recently approved around the country and in the region, including for other Xcel subsidiaries.

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- Keep the allocation of costs for residential customer class at the system average.

14

- Redesign the public comment process.

15

16

- Order NSP to take steps to avoid a repeat of the Feb 2021 purchasing off the spot market issue.

17

18 **Q. Does this conclude your prepared testimony?**

19 **A. Yes, it does.**

STATE OF NORTH DAKOTA
PUBLIC SERVICE COMMISSION

Northern States Power Company 2021) Case No. PU-21-381
Natural Gas Service Rate Increase Application)

CERTIFICATE OF SERVICE

I hereby certify that the original and seven (7) copies, of the Direct Testimony of William Malcolm were hand delivered/mailed/emailed, on this 28th day of February, 2022 to the following:

Executive Secretary Public Service Commission
600 East Boulevard Avenue, Dept. 480
Bismarck, ND 58505-0480
ndpsc@nd.gov

I further certify that on the 28th day of February, 2022 a copy of the foregoing was hand delivered to:

Administrative Law Judge Hope L. Hogan


I further certify that on this 28th day of February, 2022, a copy of the foregoing were e-mailed to the following persons:

David Sederquist
Xcel Energy
dave.sederauist@xcelenergy.com

Matt Harris
Xcel Energy
Matt.b.harris@xcelenergy.com

Lynnette Sweet
Xcel Energy
Regulatory.Records@xcelenergy.com

Victor Schock
PSC Advocacy Staff
vschock@nd.gov


Virginia Swanson,
Assistant to attorney David A. Tschider