



Prairie Island Nuclear Generating Plant  
1717 Wakonade Drive East  
Welch, MN 55089

December 17, 2013

L-PI-13-110  
10 CFR 72.42  
10 CFR 51.33

U.S. Nuclear Regulatory Commission  
ATTN: Document Control Desk  
Washington, DC 20555-0001

11/19/2013  
78 FR 69460

Ms. Cindy Bladey  
Chief, Rules and Directives Branch  
Division of Administrative Services  
Office of Administration  
Mailstop 3WFN 6A44

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RULES AND DIRECTIVES  
BRANCH  
USNRC

Prairie Island Independent Spent Fuel Storage Installation  
Docket No. 72-0010  
License No. SNM-2506

NSPM Comments on NRC Draft Environmental Assessment for the Proposed  
Renewal of License No. SNM-2506 for the Prairie Island Independent Spent Fuel  
Storage Installation – Docket ID NRC-2013-0251

By letter dated October 20, 2011, Northern States Power Company, a Minnesota Corporation, (NSPM) submitted an application for the renewal of the site-specific license for the Prairie Island Independent Spent Fuel Storage Installation (ISFSI). As part of the review of this application, the Nuclear Regulatory Commission (NRC) prepared a draft Environmental Assessment (EA) and draft Finding of No Significant Impact (FONSI). By letter dated November 15, 2013 (ADAMS Accession No. ML13175A068) and in Federal Register Notice 78 FR 69460, the NRC notified NSPM that the draft EA and draft FONSI were available for public review and comment. The enclosure to this letter provides NSPM's comments on the draft EA.

If there are any questions or if additional information is needed, please contact Mr. Eugene Eckholt, Projects Licensing Manager at 651-267-1742.

SUNSI Review Complete  
Template = ADM – 013  
E-RIDS= ADM-03

Add= J. Prefetthen (JAT2)

Summary of Commitments

This letter contains no new commitments or changes to existing commitments.

A handwritten signature in black ink, appearing to read "Kevin K. Davison". The signature is fluid and cursive, with the first name "Kevin" and last name "Davison" clearly distinguishable.

Kevin K. Davison  
Site Vice President, Prairie Island Nuclear Generating Plant  
Northern States Power Company - Minnesota

Enclosure

cc:

Administrator, Region III, USNRC (letter only)  
SFST Project Manager, PI ISFSI, USNRC  
Environmental Project Manager, PI ISFSI, USNRC  
NRR Project Manager, Prairie Island Nuclear Generating Plant, USNRC  
Resident Inspector, Prairie Island Nuclear Generating Plant, USNRC  
(letter only)  
Minnesota Department of Commerce (letter only)

L-PI-13-110  
Enclosure

NSPM

**ENCLOSURE**

**NSPM Comments on Draft Environmental Assessment  
For Prairie Island ISFSI License Renewal**

**Including Additional Reference Document as Attachment:  
Letter of Agreement for Emergency Response Services**

9 pages follow (not including letter Attachment)

## NSPM Comments on Draft Environmental Assessment for Prairie Island ISFSI License Renewal

Comment Number	Page Number	Location Section/Paragraph (Line/sentence)	Comment / Proposed Change
1	v	Exec Summary, 3 <sup>rd</sup> paragraph (Line 4)	Add space between § and 4321
2	1-1	Section 1.1, 1 <sup>st</sup> paragraph (2 <sup>nd</sup> sentence)	Change "TN-40 high thermal (TN-40HT) casks" to "TN-40HT casks" as the "high thermal" description is not included in the Safety Analysis Report or license
3	1-2	Section 1.3, 1 <sup>st</sup> paragraph (Lines 1-2)	The current license will not expire on October 31, 2013 because an application for license renewal was submitted at least two years prior to the expiration date. Change to "The current license continues in effect under the timely renewal doctrine, as described in 10 CFR 72.42(c)."
4	1-2	Section 1.3.1, 2 <sup>nd</sup> paragraph (next to last sentence)	"Normal water level is 205.6 m [674.5 ft] AMSL." Add explanation: Water level is controlled by the U.S. Army Corps of Engineers Lock and Dam No. 3 located on the Mississippi River.
5	1-7	Figure 1.3-5	Add locations of TLDs, as stated in Section 1.3.4, 1 <sup>st</sup> paragraph, and in Section 3.11, 4th paragraph; alternatively, delete statements in Sections 1.3.4 and 3.11.
6	1-9	Section 1.4, 2 <sup>nd</sup> paragraph (Line 2)	The statement regarding storage of up to 16 additional casks is confusing. The application for a CON requested storage of 35 additional casks beyond the 29 currently stored. This represents 16 additional casks beyond the 48 previously authorized. The maximum number of casks requested is 64. Suggest stating "...to store up to a total of 64 casks ..."
7	1-9	Section 1.4, 2 <sup>nd</sup> paragraph (last sentence)	The last sentence in the paragraph on the MPUC granting NSPM a CON "for additional storage" should clarify that the CON approved additional storage for up to a total of 64 casks within the PI ISFSI.

## NSPM Comments on Draft Environmental Assessment for Prairie Island ISFSI License Renewal

Comment Number	Page Number	Location Section/Paragraph (Line/sentence)	Comment / Proposed Change
8	1-9	Section 1.4, 3 <sup>rd</sup> paragraph	<ol style="list-style-type: none"> <li>1. Clarify NSPM's NPDES permit discharge authorization to state that "NSPM is authorized to discharge <u>industrial waste water and storm water</u> to the Mississippi River under National Pollutant Discharge Elimination System (NPDES) Permit MN0004006." [add underlined wording]</li> <li>2. Clarify that "The permit regulates the amount of river water the PINGP Units 1 and 2 can use for cooling and limits effluents <del>NSPM discharges</del> associated with the PINGP."</li> <li>3. Add new sentence as the third sentence in this paragraph for clarification: Operation of the PI ISFSI does not result in any industrial waste water discharge.</li> </ol>
9	2-1	Section 2.1.1, 1 <sup>st</sup> paragraph	The fifth sentence (line 7) says that access to the area would be restricted until "they" are suitable for release. It is not clear what "they" refers to. Consider changing "they are" to "the ISFSI is".
10	2-1	Section 2.1.1, 3 <sup>rd</sup> paragraph (Line 6)	Delete second "in the" prior to "SEIS for PINGP Units 1 and 2".
11	2-1	Section 2.1.1, 4 <sup>th</sup> paragraph (last sentence)	Suggest rewording the last sentence for clarification to state that "Potential environmental impacts associated with decommissioning the ISFSI are described in Chapter 4 of this draft EA for decommissioning after the proposed action."
12	2-2	Section 2.1.4, 2 <sup>nd</sup> paragraph, (2 <sup>nd</sup> line from bottom)	Remove the word "conducted"
13	3-2	Section 3.1, Offsite (last sentence)	Remove parentheses
14	3-5	Top paragraph (3 <sup>rd</sup> sentence)	Delete "is expected to be used for" – the replacement steam generators for Unit 2 were delivered using barges as described for Unit 1.
15	3-8	2 <sup>nd</sup> paragraph (Line 3)	Replace "represented" with "represent"

## NSPM Comments on Draft Environmental Assessment for Prairie Island ISFSI License Renewal

Comment Number	Page Number	Location Section/Paragraph (Line/sentence)	Comment / Proposed Change
16	3-9	3 <sup>rd</sup> paragraph (2 <sup>nd</sup> sentence)	In the discussion of Utilities and Services, the City of Red Wing is reported to have stated that the city "receives inadequate revenue to fund the necessary equipment and personnel required to respond to any incidents at the PINGP or the PI ISFSI (Harlan, 2013a)." It is noted that in a Letter of Agreement for Emergency Response Services dated February 14, 2011, the City of Red Wing stated that it is prepared to and will provide emergency response to any such incidents. NSPM has not been made aware of any changes to this Letter of Agreement. A copy of this letter is attached for reference.
17	3-11	Section 3.5, 1 <sup>st</sup> paragraph (4 <sup>th</sup> sentence)	Remove "a" before sandstone
18	3-11	Section 3.5, 1 <sup>st</sup> paragraph (last line)	Move period to after the reference consistent with format in remainder of document.
19	3-15	3 <sup>rd</sup> paragraph (last line)	Remove "to" before "the potential"
20	3-16	Section 3.10.1, 2 <sup>nd</sup> paragraph (last sentence)	The text reads "Two additional unconfirmed sites are also included in the list." Suggest the following as a more correct statement: "One additional site in the list is a reported, but not field confirmed, mound site. Eight historic finds, also listed in Table 3.10-1, have not been assigned archaeological site numbers."
21	3-16	Table 3.10-1	The right hand column includes an "*" note that refers to "information provided by PIIC – May 2013." There is no reference in Section 8 from the PIIC in May 2013. Suggest providing further information to identify this reference.
22	3-17	Table 3.10-1, 1 <sup>st</sup> row	In Table 3.10-1, first column, first row the site number should read 21GD058/061 vs. 21GD058/601.

## NSPM Comments on Draft Environmental Assessment for Prairie Island ISFSI License Renewal

Comment Number	Page Number	Location Section/Paragraph (Line/sentence)	Comment / Proposed Change
23	3-18	Table 3.10-1	<p>In Table 3.10-1, page 3-18, suggest the following clarifications:</p> <ul style="list-style-type: none"> <li>• Sites with “PS” identifiers should be designated as historic find spots or cultural finds that do not meet the criteria for archaeological sites.</li> <li>• For the line identified as “no site number,” the Description should state “Unconfirmed subsurface remains of District Schoolhouse (1873-1953).”</li> <li>• For the lines with “PS” identifiers, the National Register of Historic Places column entry would be more correctly stated as “Lack of Site Integrity” because these sites were determined to not meet the minimum criteria to be considered archaeological sites.</li> <li>• For the lines with “PS” identifiers, if there is no state site form, the “Site Condition per State Site File” column entry would be more correctly stated as “No form.”</li> </ul>
24	3-18	1 <sup>st</sup> paragraph after table (1 <sup>st</sup> sentence)	The citation of Boden, 2009 as the source of the statement that NSPM entered into a Settlement Agreement with the PIIC could be misleading. The more correct citation would be to the Settlement Agreement itself. Suggest changing the reference for this statement.
25	3-18	1 <sup>st</sup> paragraph after table (next to last sentence)	Change Office of the “State Architect” to “State Archaeologist”
26	3-18	1 <sup>st</sup> paragraph after table (next to last sentence)	Add before final sentence: “The Minnesota Historical Society, BIA, Office of the State Archaeologist, and PIIC also were given the opportunity to comment on the CRMP.”
27	3-18	2nd paragraph after table (1st sentence)	Clarify “...of this agreement...” to “of the Settlement Agreement...”
28	3-18	2nd paragraph after table (1 <sup>st</sup> sentence)	Remove “was executed”
29	3-19	1 <sup>st</sup> and 2 <sup>nd</sup> paragraphs	Suggest adding a statement that none of the burial sites identified in these two paragraphs are within the ISFSI site or area.

## NSPM Comments on Draft Environmental Assessment for Prairie Island ISFSI License Renewal

Comment Number	Page Number	Location Section/Paragraph (Line/sentence)	Comment / Proposed Change
30	3-20	Section 3.10.2, 3 <sup>rd</sup> paragraph (last sentence)	Change statement that "Additional testing or evaluation is required..." to "Additional testing or evaluation would be required..." for the seven historic artifact concentrations to confirm the presence of archaeological deposits before a state site number is assigned. Also, add a note to refer to Section 3.10.1 for current archaeological survey of ISFSI site.
31	3-20	Section 3.10.2, 4 <sup>th</sup> paragraph (1 <sup>st</sup> sentence)	Add "to be" or "as" between "determined" and "eligible"
32	3-20	Section 3.10.2, 4 <sup>th</sup> paragraph (2 <sup>nd</sup> sentence)	Add "to be" or "as" between "recommended" and "eligible"
33	3-20	Section 3.10.2, 3 <sup>rd</sup> and 4 <sup>th</sup> paragraphs	Suggest adding statement that none of the archaeological sites mentioned in these two paragraphs are within the ISFSI site or area.
34	3-21	Table 3.11-1 Last column	The 15 TLDs located between 4 and 5 miles of PINGP are not Control TLDs. There is only one "control TLD" which is located 11.1 miles from the plant, Refer to Section 3.2 of the REMP report.
35	3-23	Section 3.12.1, 2 <sup>nd</sup> paragraph (1 <sup>st</sup> sentence)	Add space between "are" and "located"
36	3-23	Section 3.12.1, 2 <sup>nd</sup> paragraph (3 <sup>rd</sup> sentence)	Change "is a minority populations" to "are minority populations"
37	3-27	3 <sup>rd</sup> paragraph	The discussion regarding environmental sampling notes that "no samples (other than water) are collected on tribal lands". Suggest adding statement that: Environmental sampling as part of the REMP includes vegetation from the surrounding area and fish from the Mississippi River that is shared with the PIIC; these samples are representative of the area, including the PIIC. The REMP program is reviewed and approved by the NRC.



## NSPM Comments on Draft Environmental Assessment for Prairie Island ISFSI License Renewal

Comment Number	Page Number	Location Section/Paragraph (Line/sentence)	Comment / Proposed Change
38	4-4	Section 4.3, 1 <sup>st</sup> paragraph	At the end of the first paragraph, add reference to Section 3.3, Demography and Socioeconomics/PIIC Local Finance
39	4-4	Section 4.3, 1 <sup>st</sup> paragraph of the PIIC input (last sentence)	The PIIC input to the socioeconomics discussion includes statements that “the PIIC receives a very limited financial benefit” from the ISFSI and that community members “receive virtually no benefit.” It is noted that Section 3.3, Prairie Island Indian Community Local Finances (page 3-10), discusses a settlement agreement between NSPM and the PIIC that allocates funds to the PIIC.
40	4-10	Last paragraph (last line)	It is noted that the CRMP cited in this discussion was provided for comment to the PIIC, as stated in Section 3.10.1 (page 3-18).
41	4-12	Sec 4.11.2.1, 1 <sup>st</sup> paragraph, (2 <sup>nd</sup> sentence)	Delete “of the inlet and outlet vent.” There are no “inlet and outlet” vents associated with the TN-40 or TN-40HT cask designs.
42	4-14	Sec 4.11.2.2, 2 <sup>nd</sup> full paragraph, (2 <sup>nd</sup> and 3 <sup>rd</sup> sentences)	The draft EA states “NSPM projects the annual dose to the nearest residence located at 0.72 km [0.45 mi] from the ISFSI, where 29 TN-40 and 69 TN-40HT casks would be stored, to be no greater than 0.05 mSv/year [5 mrem/yr].” This is misleading because NSPM did not provide any information of the expected radiologic impacts or projected annual dose to the nearest resident for storage of 98 casks. The MPUC determined a projected dose rate by doubling the safety analysis dose rate for 48 casks contained in the ISFSI SAR and concluded that it would remain below 5 mrem/yr.
43	4-16	Subsection (6) (last sentence)	Missing parenthesis before “NSPM”
44	4-20	2 <sup>nd</sup> full paragraph, (2 <sup>nd</sup> sentence)	The PIIC input states “Spent nuclear fuel poses a dangerous, long-term health and environmental risk (see Public and Occupational Health and Safety Sections 3.11 and 4.11).” This statement is not supported by either Section 3.11 or 4.11.
45	4-21	3 <sup>rd</sup> paragraph	This paragraph and other discussions on page 4-28 address issues that are currently being addressed separately by the Waste Confidence rule and supporting EIS. This is a separate action and comments are not provided here.

## NSPM Comments on Draft Environmental Assessment for Prairie Island ISFSI License Renewal

Comment Number	Page Number	Location Section/Paragraph (Line/sentence)	Comment / Proposed Change
46	4-23	2 <sup>nd</sup> full paragraph, 4 <sup>th</sup> sentence	While the REMP report does "include" ISFSI related information, it is not prepared "specifically" for the PI ISFSI. Change to "Annual REMPs that include the PI ISFSI indicate..."
47	4-24	Section 4.14, 1 <sup>st</sup> paragraph (last sentence)	Remove the word "power"
48	4-24	Section 4.14, 3 <sup>rd</sup> paragraph (last line)	Change NSMP to NSPM
49	4-24	Section 4.14	The impacts for topics within this section are described as not "significant," which is inconsistent with the categories identified in Section 4.0 (e.g., SMALL or MODERATE). Suggest revising for consistency.
50	4-25	1 <sup>st</sup> paragraph (1 <sup>st</sup> sentence)	Remove the word "of" after the word "expand"
51	4-25	3 <sup>rd</sup> paragraph (3 <sup>rd</sup> sentence)	It is noted that the word "fuel" should be included after "spent nuclear"
52	4-29	3 <sup>rd</sup> paragraph (Line 5)	Change "trip" to "trips"
53	4-30	2 <sup>nd</sup> paragraph (Line 2)	The statement that NSPM expects expansion of the ISFSI to require six additional construction labor workers is not consistent with the NSPM source document. Reference NSPM, 2013a stated that NSPM expects this project to involve 13 additional workers (page 15) and six additional commuter vehicles. This is also consistent with the statement on page 4-40 of the Draft EA.
54	4-30	4 <sup>th</sup> paragraph (Line 4)	Insert space before "would"
55	4-35	2 <sup>nd</sup> paragraph (Line 6)	It is noted that the word "buried" should be included after "deeply"

## NSPM Comments on Draft Environmental Assessment for Prairie Island ISFSI License Renewal

Comment Number	Page Number	Location Section/Paragraph (Line/sentence)	Comment / Proposed Change
56	4-35	3 <sup>rd</sup> paragraph (last line)	Recommend adding a conclusion at end of paragraph that states, similar to Section 4.10 page 4-11, that the ISFSI expansion would have SMALL or MODERATE impact depending on the results of subsurface testing. E.g. "NSPM has agreed to maintain and implement its CRMP as long as NSPM owns or controls the plant site. In accordance with the CRMP, if the ISFSI expansion is determined to have the potential to cause disturbance to previously undisturbed soils with potential to contain archaeological resources, then subsurface testing would be required to determine the significance of resources that may be present. Archaeological testing may also be required to determine if unreported human burials are present in accordance with Minnesota's Private Cemeteries Act prior to ground disturbance. Through implementation of NSPM's CRMP and compliance with federal, state, and local requirements, the potential impacts of an ISFSI expansion to historic and cultural resources could be SMALL to MODERATE depending on the results of the subsurface tests."
57	4-40	4 <sup>th</sup> paragraph (2 <sup>nd</sup> sentence)	Recommend replacing "it is assumed that NSPM will use best management practices..." to wording similar to Section 4.10 page 4-11 and add a conclusion regarding the impacts from the ISFSI expansion. Such as: "NSPM has agreed to maintain and implement its CRMP as long as NSPM owns or controls the plant site. In accordance with the CRMP, if the ISFSI expansion is determined to have the potential to cause disturbance to previously undisturbed soils with potential to contain archaeological resources, then subsurface testing would be required to determine the significance of resources that may be present. Archaeological testing may also be required to determine if unreported human burials are present in accordance with Minnesota's Private Cemeteries Act prior to ground disturbance. Through implementation of NSPM's CRMP and compliance with federal, state, and local requirements, the potential impacts of an ISFSI expansion to historic and cultural resources could be SMALL to MODERATE depending on the results of the subsurface tests. Thus, there will not be significant impacts to archaeological, cultural, and historical resources."

## **NSPM Comments on Draft Environmental Assessment for Prairie Island ISFSI License Renewal**

<b>Comment Number</b>	<b>Page Number</b>	<b>Location Section/Paragraph (Line/sentence)</b>	<b>Comment / Proposed Change</b>
58	6-1	Sec 6.0, 1 <sup>st</sup> paragraph, 2 <sup>nd</sup> sentence	The sentence is not complete. Change to "...stores spent fuel at the ISFSI."
59	8-7	10 <sup>th</sup> Reference	Add blank line between references NSPM, 2012c and NSPM, 2011a

**Attachment:**

Letter of Agreement for Emergency Response Services, Between the City of Red Wing, City of Red Wing Office of Emergency Management, City of Red Wing Police Department, City of Red Wing Fire Department, and Northern States Power Company, a Minnesota Corporation, February 14, 2011.

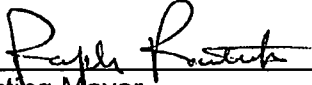
**LETTER OF AGREEMENT FOR EMERGENCY RESPONSE SERVICES**  
**BETWEEN THE CITY OF RED WING, CITY OF RED WING OFFICE OF**  
**EMERGENCY MANAGEMENT, CITY OF RED WING POLICE DEPARTMENT,**  
**CITY OF RED WING FIRE DEPARTMENT, AND NORTHERN STATES**  
**POWER COMPANY, A MINNESOTA CORPORATION**

Pursuant to the terms of this Letter of Agreement ("Agreement"), the City of Red Wing ("City"), including the City of Red Wing Office of Emergency Management ("Red Wing Emergency Management"), City of Red Wing Police Department ("Red Wing Police Department"), City of Red Wing Fire Department ("Red Wing Fire Department"), and Northern States Power Company, a Minnesota corporation ("NSPM"), agree to provide emergency response services to the Prairie Island Nuclear Generating Plant ("PINGP") as follows:


1. The City and NSPM (together, "Parties") have reviewed the Prairie Island Emergency Plan ("Prairie Island Plan") and each party understands its responsibilities pursuant to the Prairie Island Plan and NUREG 0654. In the event of an emergency at PINGP, the Parties are prepared to and will respond to a request for assistance as set forth in the Prairie Island Plan.
2. The following responsibilities are outlined in the City of Red Wing/Goodhue County Emergency Plan ("City/County Plan") and each party affirms it can perform its responsibilities as outlined in the City/County Plan as set forth below and as otherwise outlined in the City/County Plan as well as the Prairie Island Plan (together, "Plans"):
  - The Red Wing Police Department has primary authority in the area of the PINGP and shall be the normal single point-of-contact for a response outside of the PINGP. The Red Wing Police Department has the ability to request additional response resources from neighboring agencies (i.e. the primary source of additional resources will be the Goodhue County Sheriff's Office with the ability to request assistance from other neighboring agencies as necessary) to assist them in response to any emergency situation at PINGP.
  - In the event that NSPM has declared a General Emergency as defined in the City/County Plan, the Goodhue County Sheriff's Office shall assume operational control over all emergency operations.
  - Law enforcement and traffic control will be provided by the Red Wing Police Department, Goodhue County Sheriff's Office, the Minnesota State Patrol or other entity as specified in the Plans.


- The Red Wing Department of Public Works and the Goodhue County Engineering Department will provide supplemental support to law enforcement.
- Fire and rescue services will be provided by and under the control of the Red Wing Fire Department.
- The Red Wing Fire Department has the ability to request additional response resources from neighboring and regional agencies (i.e. mutual aid fire, emergency medical or other resources) to assist them in response to any emergency situation at PINGP.
- Ambulances from the Red Wing Fire Department have the capability to and will transport radiologically contaminated patients within the Red Wing Fire Department's Minnesota and Wisconsin service areas to Fairview-Red Wing Medical Center. The Red Wing Fire Department also has the capability to and will transport such radiologically contaminated patients to Regions Hospital in Saint Paul, Minnesota, or to other medical facilities designated to treat radiological patients as directed by a physician.
- The Red Wing Fire Department has the capability to and will provide fire, rescue and other non-fire fighting services within the Red Wing Fire Department's Minnesota and Wisconsin service areas in PINGP's emergency planning zone. The Red Wing Fire Department has various firefighting apparatus, including pumpers and an aerial platform. Red Wing Fire Department apparatus may be used to perform both fire fighting and non-firefighting tasks, including rescue operations, including spraying water to contain radiological releases and pumping water into the plant for refilling and/or cooling purposes. In all cases, such operations may begin only when the radiological and security threats are mitigated to insure the safety of both plant personnel and fire fighters. The Red Wing Fire Department facility shall be the location for the Emergency Worker Decontamination.
- All other agencies, areas and levels of responsibilities are outlined in the City/County Emergency Plan.
- The City, including Red Wing Emergency Management, Red Wing Police Department, Red Wing Fire Department, and NSPM have mutually adopted and agreed to use the Emergency Action Levels as specified in the Prairie Island Plan.

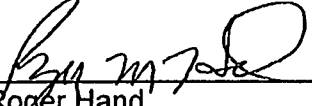
3. This Agreement shall become effective on the date of the last signature by the authorized representatives of the Parties. The Agreement may be amended by mutual consent of the Parties. Either party may withdraw from the Agreement by providing ninety (90) days' written notice of intent to withdraw from the Agreement to the other party.

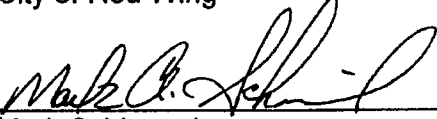
Agreed to:  15 Feb 2011  
Acting Mayor  
City of Red Wing  
Date

 15 Feb 2011  
City Council President  
City of Red Wing  
Date

 2-17-11  
Tim Sletten  
Chief  
Red Wing Police Department  
City of Red Wing  
Date

 15 Feb 2011  
Tom Schneider  
Chief  
Red Wing Fire and Ambulance Department  
City of Red Wing  
Date

 2/17/11  
Roger Hand  
Emergency Management Director  
City of Red Wing  
Date

 2/24/2011  
Mark Schimmel  
Site Vice President  
Prairie Island Nuclear Generating Plant  
Date

Cc: Prairie Island Tribal Council  
Goodhue County Sheriff  
Goodhue County Engineering