Under Section 1010.4 of the Bonneville Power Administration (“BPA”) Rules of Procedure Governing Rate Hearings, Alcoa Inc. (“Alcoa”) respectfully moves to intervene in BPA’s Fiscal Year 2014-2015 Proposed Power and Transmission Rate Adjustment proceeding (“BP-14”). BPA initiated its BP-14 proceeding via a November 8, 2012, Federal Register Notice.¹

I. MOTION TO INTERVENE

Alcoa is one of the BPA’s last remaining district service industrial (“DSI”) customers and has purchased power from BPA since 1939. The DSIs are a statutorily-recognized customer class.² Alcoa employs more than 500 people at its Intalco aluminum smelter in Ferndale, Washington. Alcoa currently purchases power from BPA under Contract No. 10PB-12175, as amended. That contract expires on December 31, 2012.

BPA and Alcoa have negotiated the terms of follow-on contract under which BPA would sell Alcoa 300 aMW of physical power at the Industrial Power (“IP”) rate for approximately 10 years (January 1, 2013 – September 30, 2022). To that end, BPA released a draft version of the proposed contract for public review and comment on October 9, 2012. The public comment period ended on November 7, 2012.

² E.g., 16 U.S.C. § 839a(8).
The BP-14 rate proceeding will establish, among other things, the IP rate applicable to DSI customers during the FY2014-2015 rate period. Assuming that Alcoa and BPA finalize the proposed power sales contract, Alcoa will purchase power from BPA at the IP rate developed in the BP-14 proceeding during the FY 2014-2015 rate period.

Accordingly, Alcoa will be directly and substantially affected by any determination regarding the proposed power and transmission rate adjustments. No other party has purported to represent Alcoa’s interests in this proceeding. Alcoa, therefore, has good cause to intervene in the BP-14 proceeding, and such intervention is in the public interest.

II. COMMUNICATIONS

Alcoa requests that the following names be added to the official service list for this proceeding and that pleadings, communications, correspondence, and documents concerning the BP-14 proceeding be directed to:

Jack A. Speer  Michael C. Dotten
Speer Energy Consulting LLC  Dustin T. Till
918 Briarwood Drive  Marten Law PLLC
East Wenatchee, WA 98802  1001 SW Fifth Avenue
509.699.8131 (t)  Suite 1500
jackspeer1@mac.com  Portland, OR 97204

III. CONCLUSION

WHERETOFORE, Alcoa respectfully requests that it be allowed to intervene in the BP-14 proceeding and that its designated representatives be added to the official service list.
DATED:  November 13, 2012

Respectfully submitted,

s/ Dustin T. Till
Dustin T. Till
Attorney for Alcoa Inc.
MARTEN LAW
1001 SW Fifth Avenue, Suite 1500
503.243.2200 (t)
503.243.2202 (f)
dtill@martenlaw.com
CERTIFICATE OF SERVICE

I hereby certify that on November 13, 2012, I served, via first class mail and electronic mail, Alcoa’s Motion to Intervene in the BP-14 proceeding upon:

Hearing Clerk-L-7
Bonneville Power Administration
905 NE 11th Avenue
Portland, OR 97232
rateclerk@bpa.gov

Mr. Peter J. Burger, LP-7
Bonneville Power Administration
Office of General Counsel
905 NE 11th Avenue
Portland, OR 97232
pjburger@bpa.gov

Mr. Barry Bennett, LC-7
Bonneville Power Administration
Office of General Counsel
905 NE 11th Avenue
Portland, OR 97232
bbennett@bpa.gov

DATED: November 13, 2012
Respectfully submitted,

/s/ Dustin T. Till
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Attorney for Alcoa Inc