UNITED STATES OF AMERICA DEPARTMENT OF ENERGY BEFORE THE BONNEVILLE POWER ADMINISTRATION

2024 Joint Power and Transmission Rate Proceeding

BPA Docket No. BP-24

NORTHWEST & INTERMOUNTAIN POWER PRODUCERS COALITION PETITION TO INTERVENE

Pursuant to the Federal Register Notice, 87 Fed. Reg. 69,259 (November 18, 2022), regarding the Bonneville Power Administration's ("BPA") Fiscal Year ("FY") 2024-2025 Proposed Power and Transmission Rate Adjustments Public Hearing and Opportunities for Public Review and Comment, and Section 1010.6 of BPA's Rules of Procedure (September 12, 2018), the Northwest & Intermountain Power Producers Coalition ("NIPPC") respectfully petitions to intervene as a party in this proceeding. In support of this petition, NIPPC states as follows:

I. PETITION TO INTERVENE IN BP-24

NIPPC is a not-for-profit trade association that advocates for competition in the power sector. NIPPC's members include independent power producers who develop and operate power plants, power marketers, and independent transmission companies. NIPPC members have collectively invested billions of dollars in existing generation resources in the United States and have substantial operating assets in the Northwest along with renewable and thermal projects in advanced stages of development, many of which are tied to or rely on BPA's transmission system for access to power markets.

Under BPA's rules, NIPPC has the right to intervene because "[e]ntities that directly purchase power or transmission services under Bonneville's rate schedules, or trade organizations representing those entities, will be granted intervention." In addition, NIPPC's intervention in this proceeding is in the public interest. NIPPC's interests will not be adequately represented by any other party. Therefore, NIPPC respectfully requests that this petition to intervene be granted.

II. COMMUNICATIONS

Communication in connection with this filing should be addressed to:

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Rule 1010.6(b).

III. CONCLUSION

For the reasons stated herein, NIPPC respectfully requests that it be allowed to intervene as a party in the BP-24 proceeding.

DATED this 1st day of December, 2022.

Respectfully submitted,

/s/ Dina Dubson Kelley Dina Dubson Kelley Sanger Law PC