UNITED STATES OF AMERICA U.S. DEPARTMENT OF ENERGY BEFORE THE BONNEVILLE POWER ADMINISTRATION

| In the Matter of: | |
|---|--------------------------|
|) | BPA Docket BP-24 |
| The Bonneville Power Administration) | |
|) | PETITION TO INTERVENE OF |
| Fiscal Year (FY) 2024–2025 Proposed Power and) | BROOKFIELD RENEWABLE |
| Transmission Rate Adjustment Proceeding) | TRADING AND MARKETING LF |
|) | |

PETITION TO INTERVENE OF BROOKFIELD RENEWABLE TRADING AND MARKETING LP

Pursuant to the notice posted in the Federal Register on November 18, 2022, regarding the Bonneville Power Administration's ("BPA") Fiscal Year 2024-2025 Proposed Power and Transmission Rate Adjustments Proceeding; Public Hearing and Opportunities for Public Review and Comment, 87 Fed. Reg. 69,259 (2022) and sections 1010.4 and 1010.6 of the Rules and Procedure Governing BPA Rate Hearings, 83 Fed. Reg. 39,993 (Aug. 13, 2018), Brookfield Renewable Trading and Marketing LP ("BRTM") hereby files this Petition to Intervene as a party in this proceeding.

I. PETITION TO INTERVENE

BRTM, a subsidiary of Brookfield Renewable Partners LP ("Brookfield Renewable"), provides energy marketing services and support to power generation facilities owned and operated by its Brookfield Renewable affiliates operating in the United States and Canada. BRTM is authorized by the Federal Energy Regulatory Commission to act as a power marketer engaging in Petition to Intervene

wholesale electricity sales at negotiated, market-based rates throughout the United States,

including the larger Western bilateral market. In support of such sales, BRTM secures transmission

service over the BPA transmission system.

Brookfield Renewable owns and operates one of the world's largest publicly traded,

renewable energy power platforms. Brookfield Renewable's global portfolio consists of

hydroelectric, wind, solar and storage facilities in the United States, Canada, South America,

Europe and Asia.

The rates that BRTM will eventually pay to BPA for power and transmission are the subject

of the above-referenced proceeding. As a result, BRTM has an interest in the outcome of this

proceeding that cannot be adequately represented by any other party. Accordingly, BRTM

respectfully requests that it be allowed to intervene as a party in the above-captioned proceeding.

II. COMMUNICATIONS

All materials and communications relating to these proceedings should be served on the following:

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III. CONCLUSION

WHEREFORE, for the foregoing reasons, BRTM respectfully requests that it be allowed to intervene in the above-captioned proceeding as a party.

DATED this 5th day of December 2022.

Respectfully submitted,

/s/ Stephen T. Greenleaf Stephen T. Greenleaf

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