**UNITED STATES DEPARTMENT OF ENERGY**

**BONNEVILLE POWER ADMINISTRATION**

FY2020-2021 Proposed Power and ) BPA Docket No. BP-20

Transmission Rate Adjustments Proceeding )

**PETITION OF SACRAMENTO MUNICIPAL UTILITY DISTRICT TO**

**TO INTERVENE AS A PARTY**

Pursuant to the December 6, 2018 Federal Register Notice, 83 Fed. Reg. 234, and Rule 1010.6 of Bonneville Power Administration’s (“BPA”) Rules of Procedure Governing BPA Proceedings, the Sacramento Municipal Utility District (SMUD) submits this Petition to Intervene as a Party in this docket. In support of its Petition, SMUD states the following:

SMUD is a customer-owned municipal utility district engaged in the generation, distribution, purchase, and sale of electric power to approximately 1.5 million consumers within its boundaries, which encompass most of the County of Sacramento and small portions of the County of Placer and Yolo County, all located in California. Formed in 1946, SMUD is a “municipality” as defined by Section 3(7) of the Federal Power Act, 16 U.S.C. § 796(7) (2000).

SMUD currently purchases transmission service from BPA. In addition, for many years, SMUD has purchased wholesale power from suppliers in the Pacific Northwest that utilize BPA’s transmission service, including service under BPA’s hourly Firm and Non-Firm Southern Intertie Transmission Rate Schedule. As a result, SMUD’s interests would be affected by the proposed rate adjustments. This gives SMUD a substantial interest in the proceedings in this docket that cannot adequately be represented by any other party. SMUD, accordingly requests that it be made a full party to these proceedings, with all rights attendant to that status.

## II.

The names and addresses of persons to whom correspondence in regard to this proceeding should be addressed are as follows:

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| Andrew Meditz  Senior Attorney  Sacramento Municipal Utility District  6301 S Street  Sacramento, CA 95817-1899  (916) 732-6124  (916) 732-6581 (Fax)  [andrew.meditz@smud.org](mailto:andrew.meditz@smud.org)  Harvey L. Reiter  Counsel for SMUD  Stinson Leonard Street LLP  1775 Pennsylvania Avenue, NW,  Suite 800  Washington, D.C. 20006  (202) 785-9100  (202) 785-9163 (fax)  [harvey.reiter@stinson.com](mailto:harvey.reiter@stinson.com)  III. | Chad Adair  Manager, Energy Trading & Contracts  Sacramento Municipal Utility District  6301 S Street  Sacramento, CA 95817-1899  (916) 732-5494  (916) 732-6002 (Fax)  [chad.adair@smud.org](mailto:chad.adair@smud.org)  Lon L. Peters  Consultant for SMUD  Northwest Economic Research, LLC.  1050 Stoneridge Drive  Pasadena, CA 91105  (626) 365-1968  (503) 802-9700 (fax)  [Lon@nw-econ.com](mailto:Lon@nw-econ.com) |

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

DATED this 10th day of December, 2018.

Respectfully submitted,

*/s/ Andrew Meditz*

Andrew Meditz

FOR SACRAMENTO MUNICIPAL UTILITY DISTRICT

**CERTIFICATE OF SERVICE**

I hereby certify that I electronically filed the foregoing by submitting it to BPA’s Secure Website. Pursuant to Section 1010.10(a) of BPA’s Rules of Procedure, such filing constitutes service on all Litigants.

DATED this 10th day of December, 2018.

FOR SACRAMENTO MUNICIPAL UTILITY DISTRICT:

*/s/ Andrew Meditz*