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

IN THE MATTER OF)	BPA Docket No.: TC-20
)	
PROPOSED OPEN ACCESS)	PETITION TO
TRANSMISSION TARIFF)	INTERVENE OF
PUBLIC HEARING AND OPPORTUNITIES	5)	TRANSALTA ENERGY
PUBLIC REVIEW AND COMMENT)	MARKETING (U.S.) INC.
)	

Pursuant to the notice appearing in the Federal Register Vol. 83, No. 234 Thursday, December 6, 2018, TransAlta Energy Marketing (U.S.) Inc. ("TEMUS") respectfully petitions to intervene as a party in this proceeding. TEMUS' concerns relate to the Bonneville Power Administration's ("BPA") proposed Open Access Transmission Tariff ("OATT"), which includes the terms and conditions for transmission, ancillary, and generator interconnection services over BPA's transmission system to be effective on October 1, 2019. In support of this request, TEMUS states as follows:

I. PETITION TO INTERVENE

TEMUS is a corporation organized under the laws of the State of Delaware, with an office in Portland Oregon, head office in Calgary, Alberta, Canada and electric generation facilities in the State of Washington. This proceeding concerns changes to BPA's OATT, which TEMUS, as a BPA transmission and interconnection customer, relies upon to ensure fair and open access service. As TEMUS is directly and significantly impacted by this proceeding, and its interests cannot be adequately represented by another party, it respectfully requests that it be allowed to intervene as a party.

II. COMMUNICATIONS

Copies of all pleadings, notices and other documentation should be served via e-mail on the following authorized representatives of TEMUS:

Steve Lincoln Commercial Specialist TransAlta Energy Marketing (U.S.) Inc. 1155 SW Morrison Street, Suite 200 Portland, OR 97205

Phone: 503-295-8490

E-Mail: steve_lincoln@transalta.com

Lindsay Zaitsoff Legal Counsel TransAlta Corporation 110 12 Avenue SW Calgary, AB T2P 2M1 Phone: 403-267-7303

E-Mail: Lindsay_zaitsoff@transalta.com

III. CONCLUSION

For the reasons stated herein, TEMUS respectfully requests that it be allowed to intervene in the TC-20 proceeding as a party.

DATED this 10th of December, 2018.

Respectfully submitted

/s/ Lindsay Zaitsoff

Lindsay Zaitsoff TransAlta Corporation 110 12 Avenue SW Calgary, AB T2P 2M1

Attorney for TEMUS

CERTIFICATE OF SERVICE

I hereby certify that I have on this day served a copy of the foregoing PETITION TO INTERVENE OF TRANSALTA ENERGY MARKETING (U.S.) INC. upon the Hearing Officer through the Secure Website and the Hearing Clerk via email at BP-20clerk@martenlaw.com

DATED this 10th day of December, 2018.

/s/ Lindsay Zaitsoff
Lindsay Zaitsoff