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April 21, 2020

<u>E-FILE</u>

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, 2nd Floor Harrisburg, PA 17120

RE: Petition of PPL Electric Utilities Corporation for Approval of a Default Service Program and Procurement Plan for the Period June 1, 2021 through May 31, 2025 Docket No. P-2020-3019356

Dear Secretary Chiavetta:

Enclosed for filing with the Pennsylvania Public Utility Commission ("Commission") is the Petition to Intervene of Calpine Retail Holdings, LLC in the above-referenced proceeding.

As evidenced by the attached Certificate of Service, all parties to the proceeding are being served with a copy of this document. Thank you.

Sincerely,

NORRIS McLAUGHLIN, P.A.

/s/ John F. Lushís, Jr.

John F. Lushis, Jr.

c: Administrative Law Judge Elizabeth H. Barnes (via e-mail) Certificate of Service

BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

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Petition of PPL Electric Utilities	
Corporation for Approval of a	
Default Service Program and	
Procurement Plan for the Period	
June 1, 2021 through May 31, 2025	

Docket No. P-2020-3019356

PETITION TO INTERVENE OF CALPINE RETAIL HOLDINGS, LLC

Pursuant to Sections 5.71 through 5.74 of the Pennsylvania Public Utility Commission's ("PUC" or "Commission") Regulations, 52 Pa. Code §§ 5.71 - 5.74, Calpine Retail Holdings, LLC (together with its operating subsidiaries, "Calpine") hereby files this Petition to Intervene in the above-captioned proceeding.¹

PPL Electric Utilities Corporation ("PPL" or the "Company") has petitioned the Commission for approval of the Company's fifth Default Service Program ("DSP V"). PPL's Petition for Approval of DSP V ("Petition") outlines the Company's proposed procurement plan, implementation plan, and contingency plan for acquiring default service energy supply for all PPL customers who, upon expiration of DSP IV on May 31, 2021, do not take generation service from an

¹ As used herein, "Calpine" refers collectively to Calpine Retail Holdings and its retail subsidiaries. Calpine Retail has overall responsibility for the business activities of its retail subsidiaries, which serve residential, commercial, institutional and industrial customers in Pennsylvania's retail electric and gas markets.

alternative electric generation supplier ("EGS") or who contract for energy with an EGS, which is not delivered. *Petition of PPL Electric Utilities Corporation for Approval of a Default Service Program and Procurement Plan for the Period June 1, 2021 through May 31, 2025*, at 1.

In support of its Petition to Intervene, Calpine asserts the following:

1. The proposed DSP V would apply to all retail customers in PPL's service territory, including customers of Calpine.

2. Calpine is an independent, national provider of retail electric service across 20 states. It operates as a licensed Electric Generation Supplier (EGS) in Pennsylvania. Calpine is also a Load Serving Entity (LSE) and member of PJM Interconnection LLC. Calpine is actively serving and soliciting customers throughout Pennsylvania. Calpine currently offers a wide variety of efficiency and energy-related products and services beyond simple energy procurement, including load and risk management and green energy solutions – all designed to meet the individualized needs and demands of Calpine's customers and capture the benefits of the existing competitive wholesale energy environment to bring those benefits forward into to Pennsylvania's competitive retail electric market. 3. The name and address of Calpine's attorney is:

John F. Lushis, Jr. (I.D. No. 32400) NORRIS McLAUGHLIN, P.A. 515 W. Hamilton Street,| Suite 502 Allentown, PA 1810 Phone: (484) 765-2211 Fax: (484) 765-2270 jlushis@norris-law.com

4. Calpine is concerned with issues that affect competitive markets in Pennsylvania, including the structure of the default service, utility affiliate participation, long term contracting of renewables and programs that could potentially harm or become a disincentive to create customized and innovative competitive retail electric products and services for its current and prospective customers.

5. Calpine intends to participate in this proceeding to the extent necessary to protect its interests and those of its customers. These interests cannot be adequately represented or protected by any other party.

6. As one of the nation's largest retail electric providers, Calpine's intervention is also in the public interest. Calpine possesses significant and unique knowledge, experience and resources with respect to the marketing of retail energy services, which will be helpful in developing a record on the reasonableness of the programs as presented. Moreover, without the opportunity to intervene, Calpine will be unable to participate in this proceeding but will nevertheless be bound by the

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actions taken by the Commission. Such actions may have a material impact on Calpine's operations, business and systems as well as its continued involvement in PPL's service territory as a retail Electric Generation Supplier.

7. Calpine continues to review the Petition and the accompanying direct testimony and exhibits and has not yet definitively established its position on the matters presented therein. Calpine reserves the right to take positions and/or seek relief based on its review of the various filings, discovery responses, or the positions taken by other parties in this proceeding,

8. The Commission's regulations permit intervention by a party that demonstrates an "interest which may be directly affected and which is not adequately represented by existing participants, and as to which the petitioner may be bound by the action of the Commission in the proceeding." 52 Pa. Code § 5.72 Calpine has a substantial and direct interest in this proceeding and satisfies the standards for intervention under these regulations.

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WHEREFORE, Calpine Retail Holdings, LLC respectfully requests that the Pennsylvania Public Utility Commission grant this Petition to Intervene, providing Calpine with full-party status in this proceeding, as well as any other relief as it deems necessary.

> Respectfully submitted, NORRIS McLAUGHLIN, P.A.

By <u>/s/ John F. Lushís, Jr.</u> John F. Lushis, Jr. (I.D. No. 32400) NORRIS McLAUGHLIN, P.A. 515 W. Hamilton Street,| Suite 502 Allentown, PA 1810 Phone: (484) 765-2211 Fax: (484) 765-2270 jlushis@norris-law.com

Counsel to Calpine Retail Holdings, LLC

Dated: April 21, 2020

VERIFICATION

I, Becky Merola, Director of Government & Regulatory Affairs, hereby state that the facts set forth in the foregoing Petition to Intervene by Calpine Retail Holdings, LLC (Docket # P-2020-3019356) are true and correct to the best of my knowledge, information and belief. I understand that false statements made herein are made subject to the penalties of 18 Pa. C.S. Section 4904, relating to unsworn falsifications to authorities.

Becky Merola

DATED: April <u>April</u>, 2020

CERTIFICATE OF SERVICE Docket No. P-2020-3019356

I hereby certify that I have this day served a copy of the foregoing Petition to Intervene via email upon the following participants in accordance with the requirements of 52 Pa. Code Section 1.54, et. seq. (*relating to service by a participant*):

Kimberly A. Klock, Esq. Michael J. Shafer, Esq. PPL Services Corporation Two North Ninth Street Allentown, PA 18101 <u>kklock@pplweb.com</u> <u>mjshafer@pplweb.com</u>

Michael W. Hassell, Esq. Lindsey Berkstresser, Esq. Post & Schell, PC 17 North Second Street, 12th Fl Harrisburg, PA 17101-1601 <u>mhassell@postschell.com</u> <u>lberkstresser@postschell.com</u> Elizabeth R. Marx, Esq. PA Utility Law Project 118 Locust Street Harrisburg, PA 17101 <u>emarxpulp@palegaid.net</u>

Kenneth L. Mickens, Esq. Sustainable Energy Fund 316 Yorkshire Drive Harrisburg, PA 17111 <u>kmickens11@verizon.net</u>

Honorable Elizabeth Barnes Administrative Law Judge PA Public Utility Commission P.O. Box 3265 Harrisburg, PA 17105-3265

/s/ John F. Lushis, Jr.

John F. Lushis, Jr. Counsel to Calpine Retail Holdings, LLC