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April 10, 2024

Via Electronic Filing (electricity.exports@hq.doe.gov)

U.S. Department of Energy
Grid Deployment Office
1000 Independence Avenue, SW
Washington, DC 20585

Re: ATNV Energy, LP
Application for Authorization to Transmit Electric Energy to Canada
Docket No. EA-

To the U.S. Department of Energy (“DOE”), Grid Deployment Office:

Pursuant to Section 202(e) of the Federal Power Act, 16 U.S.C. § 824a(e) and 10 C.F.R. § 205.300, *et seq.*, attached for filing in the above-captioned docket is the Application of ATNV Energy, LP (“ATNV Energy”) for Authorization to Transmit Electric Energy to Canada (the “Application”). As discussed in the Application, ATNV Energy respectfully requests that DOE grant its request for authorization to transmit electric energy from the United States to Canada for a term of five (5) years or such longer period as may be permitted by the DOE.

ATNV Energy has electronically submitted the \$500.00 Application filing fee through the DOE General Collections Form on Pay.gov (Pay.gov Tracking ID: 27DG9APN).

Respectfully submitted,

Sarah Tucker

Counsel for ATNV Energy, LP

**UNITED STATES OF AMERICA BEFORE THE
DEPARTMENT OF ENERGY
OFFICE OF ELECTRICITY DELIVERY AND ENERGY RELIABILITY**

ATNV Energy, LP

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Docket No. EA-_____

**APPLICATION OF ATNV ENERGY, LP
FOR AUTHORIZATION TO
EXPORT ELECTRICITY FROM THE UNITED STATES TO CANADA**

Pursuant to Section 202(e) of the Federal Power Act (“FPA”) (16 U.S.C. § 824a(e)) and the regulations promulgated under 10 C.F.R. §§ 205.300, *et seq.* (2020), ATNV Energy, LP (“Applicant”) hereby submits this Application for Authorization to Transmit Electricity from the United States to Canada (“Application”) for a period of five years (or such longer period as may be permitted by the Department). In support of this Application, Applicant respectfully states as follows:

I. DESCRIPTION OF APPLICANT

The exact legal name of the Applicant is ATNV Energy, LP. Applicant is a Delaware limited partnership with its principal place of business in Houston, Texas. Applicant is directly owned by the following persons: (i) Vlad Aldea; (ii) Ross Fortune; (iii) James Macintosh; and (iv) Kristopher Walsh. These persons are not otherwise engaged in the energy market. In particular, these persons do not own or control an interest in any: (1) electric generation, transmission, or distribution facilities; (2) intrastate natural gas transportation, intrastate natural gas storage, or distribution facilities, or entity that owns or controls physical coal supply sources or who may access transportation of coal supplies; or (3) franchised public utility.

ATNV Management SEZC Inc. (“ATNV Management”) is the general partner of Applicant, a Cayman Islands company that is wholly-owned by Vlad Aldea, one of the direct

owners of Applicant. Although affiliated with Applicant through common upstream ownership, ATNV Management does not hold any ownership interest in Applicant.

Applicant is authorized to sell wholesale energy, capacity, and ancillary services at market-based rates and is subject to the Federal Energy Regulatory Commission's ("FERC") jurisdiction.¹ Neither Applicant nor any affiliate own or control any electric generation or transmission facilities, physical natural gas transportation, or storage facilities or other essential inputs to electric power production. Neither Applicant nor any affiliate are franchised utilities or affiliated with any franchised utilities in North America.

II. COMMUNICATIONS

Communications regarding this Application should be addressed to the following:

Kolby Kettler
Director of Regulatory & Operations
ATNV Energy, LP
1321 Upland Dr., Ste. 2100
Houston, TX 77043
Phone: (713) 502-1027
kolby@atnvenergy.com

Sarah Tucker
Keturah A. Brown
Sidley Austin LLP
1501 K Street, N.W.
Washington, DC 20005
Phone: (202) 736-8142
stucker@sidley.com
keturah.brown@sidley.com

III. JURISDICTION

Pursuant to FPA Section 202(e), the Department has jurisdiction over the action proposed in this Application. No other known federal, state, or local government has jurisdiction over the actions to be taken under the authority sought in this Application, except to the extent that Applicant must comply with applicable FERC requirements in making sales at wholesale. FERC's address is:

¹ See *ATNV Energy, LP*, Docket No. ER24-335-000 (January 2, 2024) (Letter Order accepting ATNV Energy, LP's application for market-based rate authority with accompanying tariff under ER24-335).

Federal Energy Regulatory Commission
888 First Street, N.E.
Washington, DC 20426

IV. DESCRIPTION OF TRANSMISSION FACILITIES

Applicant hereby applies for authorization to transmit electric power to Canada as a power marketer over any authorized international transmission facility that is appropriate for open access transmission by third parties in accordance with the export limits authorized by the Department. Applicant plans to export electric power over authorized transmission interconnections between Canada and the United States. Such sales would be made in foreign commerce at the U.S. – Canada border. Transmission to the point of delivery will be arranged by Applicant over any of the existing international electric transmission facilities set out in Attachment 1, and over any international transmission facilities that may be approved by the Department in the future.

V. TECHNICAL DISCUSSION

As noted above, Applicant does not directly or indirectly own, operate, or control any electric generation facilities, electric transmission facilities, distribution facilities, or inputs to electric power production, including intrastate natural gas transportation, intrastate natural gas storage or distribution facilities, physical coal supply sources, or ownership of or control over who may access transportation of coal supplies, nor is Applicant affiliated with any utility that has a franchised service territory in the United States.

Applicant will purchase the electric power to be exported in the markets in which it participates, on a firm or interruptible basis, which may include purchases from electric utilities, federal power marketing agencies, qualifying cogeneration, small power production facilities, and exempt wholesale generators (as those terms are defined in the FPA), independent system operators, regional transmission organizations, and other public utilities. Any power purchased

by Applicant for export would be surplus to the needs of those entities selling power to Applicant.² Accordingly, as required by FPA Section 202(e), the proposed exports will not impair or tend to impede the sufficiency of electric power supplies in the United States or the regional coordination of electric utility planning or operations.³ Additionally, as a power marketer that does not own or operate a transmission system, Applicant does not have the ability to cause a violation of the terms and conditions in the existing authorizations associated with the international transmission facilities identified in Attachment 1. Specifically, Applicant does not have the ability to cause total exports on Presidential Permit facilities to exceed the authorized instantaneous transmission rate.⁴

Applicant will make all necessary commercial arrangements and will obtain any and all other regulatory approvals required in order to carry out any power exports. This would include: (1) scheduling each transaction with the appropriate balancing authority area in compliance with all reliability criteria, standards, and guidelines of the North American Electric Reliability Corporation and the relevant Regional Entities (collectively, “NERC”) in effect at the time of export; and (2) obtaining all necessary transmission access over approved export facilities. Applicant agrees to abide by the export limits contained in the relevant export authorization of any transmission facilities over which Applicant exports electric power to Canada. The controls that are inherent in any transaction that complies with all NERC requirements and the export limits imposed by the Department on the international transmission facilities are sufficient to

² See *NRG Power Marketing LLC*, Order No. EA-220-D (February 1, 2021) at p. 6.

³ *Id.* at p. 7.

⁴ *Id.* at p. 6.

ensure that exports by Applicant would not impede or tend to impede the coordinated use of transmission facilities within the meaning of FPA Section 202(e).

In previous orders granting export authorizations to electric power marketers, the Department declined to rigidly apply the information filing requirements contained in its regulations and instead used a flexible approach which takes into consideration the unique nature of power marketers and previously authorized export limits of cross-border facilities.⁵ These same considerations demonstrate that Applicant's proposed exports will not impair or tend to impede the sufficiency of electric supplies in the United States or the regional coordination of electric utility planning or operations.

VI. CONSISTENCY WITH LAWS

Authorization of the exports proposed by Applicant is consistent with the North American Free Trade Agreement and United States energy policy and will foster development of a more efficient and competitive North American energy market. Applicant will conduct all operations pursuant to this authorization in accordance with the provisions of the FPA and pertinent rules, regulations, and orders adopted or issued thereunder, and in conformity with the applicable reliability criteria, standards and guidelines of NERC, reliability coordinators, and balancing authority area operator(s), including any applicable regional transmission organizations or independent system operators.

Because the proposed exports will occur over existing transmission facilities, Applicant respectfully submits that the Application qualifies for a categorical exclusion under the National

⁵ See, e.g., *Powerex Corp.*, Order No. EA-171-E (September 10, 2020); *Roctop Investments Inc.*, Order No. EA-414-A (September 29, 2020); *Manitoba Hydro*, Order No. EA-281-C (November 10, 2020); *Vitol Inc.*, Order No. EA-370-B (November 10, 2020); *CWP Energy, Inc.*, Order No. EA-410-B (December 9, 2020); *MAG Energy Solutions, Inc.*, Order No. EA-306-C (January 12, 2021); *Mercuria Energy America, LLC*, Order No. EA-487 (January 21, 2021); *Direct Energy Marketing Inc.*, Order No. EA-280-C (February 1, 2021); *NRG Power Marketing LLC*, Order No. EA-220-D (February 1, 2021).

Environmental Policy Act of 1969, such that neither an Environmental Agreement nor an Environmental Impact Statement is required.

Finally, Applicant will comply with such terms and conditions as may be established by the Department in respect of Applicant's authority to export electric energy to Canada, including making periodic reports to the Department regarding exports, as may be applicable or required.

VII. EXHIBITS AND ATTACHMENTS

Applicant includes the following Exhibits and Attachments with this Application:

Exhibit A	(Not Applicable) – Agreements
Exhibit B	Legal Opinion of Applicant's Counsel
Exhibit C	(Not Applicable) – Map
Exhibit D	(Not Applicable) – Designated Agent
Exhibit E	(Not Applicable) – Corporate Relationship or Existing Contract
Exhibit F	(Not Applicable) – Operating Procedures
Exhibit G	Verification
Attachment 1	List of Existing International Electric Transmission Facilities

To the extent necessary, Applicant requests a waiver of the requirement to provide the exhibits that are not applicable to this Application, as noted.

Finally, the existing international electric transmission facilities authorized for third-party use (including Applicant's use pursuant to the authorization sought herein) are listed in Attachment 1 hereto, in lieu of a map.

VIII. CONCLUSION

For the foregoing reasons, Applicant respectfully requests that the Department of Energy grant this Application as requested herein

Respectfully submitted,



Sarah Tucker
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Tel: (202) 736-8142
stucker@sidley.com
keturah.a.brown@sidley.com

Counsel for ATNV Energy, LP

Date: April 10, 2024

Exhibit A
Agreements
(Not Applicable)

Exhibit B

Legal Opinion

(Attached)



April 10, 2024

Via Electronic Filing (electricity.exports@hq.doe.gov)

U.S. Department of Energy
Grid Deployment Office
1000 Independence Avenue, SW
Washington, DC 20585

Re: ATNV Energy, LP - Application for Authorization to Export Electricity from the United States to Canada

Dear Sir or Madam:

This opinion is submitted to the Department of Energy (the “Department”) pursuant to 10 C.F.R. 205.303(b), in connection with the application of ATNV Energy, LP (the “Company”) for authorization to export electricity from the United States to Canada (the “Application”). We are counsel to the Company, a limited liability company organized under the laws of the State of Delaware.

We have examined the Certificate of Conversion from a Limited Liability Company to a Limited Partnership of the Company, the Application and such other written statements of representatives of the Company as we have considered necessary as a basis for this letter. We have assumed the authenticity of all documents submitted to us as originals, the genuineness of all signatures, the legal capacity of all persons and the conformity with the original documents of any copies thereof submitted to us for examination. As to facts relevant to the opinions expressed herein, we have relied without independent investigation or verification upon, and assumed the accuracy and completeness of, any written statements and representations of public officials and representatives of the Company.

Based upon the foregoing, we are of the opinion that:

(1) the proposed export of electricity described in the Application is within the limited partnership powers of the Company; and

(2) the Application complies with Section 202(e) of the Federal Power Act and, assuming the approval of the Application by the Department, all other laws of any federal regulatory body, federal administrative agency or other federal governmental authority of the United States of America which in our experience are pertinent to the making of the Application and the cross-border export of electric power to Canada; and

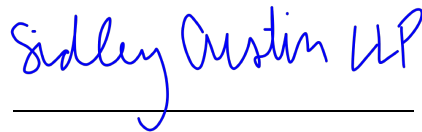
(3) the Company has directed its officers to, and nothing has come to our attention that would lead us to conclude that the Company will not, comply with the laws of the states of Maine, Michigan, Minnesota, Montana, New Hampshire, New York, North Dakota, Pennsylvania,

Vermont and Washington (being the states that are pertinent to the Application) pertinent to the cross-border export of electric power to Canada. We are not, however, licensed in all of those jurisdictions and such confirmation is subject to the qualifications herein.

As used herein, the statement “nothing has come to our attention” means that the lawyers currently practicing law with Sidley Austin LLP who have had an active involvement in the preparation of the Application and this opinion have no current conscious awareness of any facts or information contrary to the applicable statement. With respect to such matters, such persons, with your express permission and consent, have not undertaken any legal research or investigation or inquiry of other lawyers practicing law with this firm, or any review of files maintained by this firm, or any inquiry of officers or employees of the Company or of any other person. The reference to “conscious awareness” in this paragraph has the meaning given that phrase in the Third-Party Legal Opinion Report, Including the Legal Opinion Accord, of the Section of Business Law, American Bar Association, 47 Bus. Law. 167, 192 (1991).

Our opinions are premised upon there not being any facts or circumstances relevant to the opinions set forth herein not disclosed in the statements of public officials and certificates of appropriate representatives of the Company upon which we have relied, as noted above. The opinions expressed herein are expressed as of the date hereof, and we assume no obligation to advise you of changes in law, fact or other circumstances (or the effect thereof on the opinions expressed herein) that may come to our attention after such time.

Respectfully submitted,



Sidley Austin LLP

Counsel for ATNV Energy, LP

Exhibit C

Map

(Not Applicable)

Exhibit D

Designated Agent

(Not Applicable)

Exhibit E

Corporate Relationship or Existing Contract

(Not Applicable)

Exhibit F

Operating Conditions

(Not Applicable)

Exhibit G
Verification
(Attached)

VERIFICATION

The undersigned, being duly sworn, states that they are an authorized representative of ATNV Energy, LP; that they have read the foregoing application of ATNV Energy, LP for authorization to transmit electricity to Canada; and that all statements contained therein are true and correct to the best of their knowledge, information, and belief.

Executed on this 8th day of April, 2024.

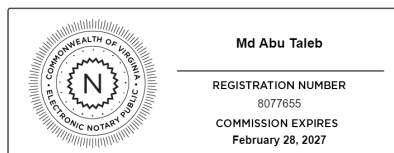
/s/ Vlad Aldea

Vlad Aldea
Director of General Partner
ATNV Energy, LP

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF VIRGINIA COUNTY OF FAIRFAX

Subscribed and sworn to (or affirmed) before me on the 8th day of April, 2024 by
Vlad Aldea
_____, proved to me on the basis of satisfactory evidence to be the
person(s) who appeared before.



(SEAL)

Md Abu Taleb

Name: Md Abu Taleb

Notary Public in and for said State Virginia

Notarized remotely online using communication technology via Proof.

Attachment 1

List of Existing International Electric Transmission Facilities

Present Owner	Location	Voltage	Presidential Permit No.*
Bangor Hydro-Electric Company	Baileyville, ME	345 kV	PP-89
Basin Electric Power Cooperative	Tioga, ND	230 kV	PP-64
Bonneville Power Administration	Blaine, WA	230 kW	PP-10
	Blaine, WA	500 kV	PP-10
	Nelway, WA	230 kV	PP-36
	Nelway, WA	230 kV	PP-46
CHPE LLC	Champlain, NY	1,000 MW HVDC	PP-481
	Champlain, NY	1,250 MW HVDC	PP-481-1
	Champlain, NY	1,250 MW HVDC	PP-481-2
	Champlain, NY	1,250 MW HVDC	PP-481-3
Eastern Maine Transmission Company]	Calais, ME	69 kV	PP-32
Edison Sault	Sault St. Marie, MI	230 kV	PP-228
International Transmission Company	Detroit, MI	230 kV	PP-230
	Marysville, MI	230 kV	PP-230
	St. Claire, MI	230 kV	PP-230
	St. Claire, MI	345 kV	PP-230
ITC Lake Erie Connector	Erie County, PA	320 kV	PP-412**
	Erie Bluff Park, PA	320-kV DC	PP-412
Joint Owners of the Highgate Project	Highgate, VT	120 kV	PP-82
Long Sault, Inc.	Massena, NY	2-115 kV	PP-24
Maine Electric Power Company	Houlton, ME	345 kV	PP-43
Maine Public Service Company	Limestone, ME	69 kV	PP-12
	Fort Fairfield, ME	69 kV	PP-12
	Madawaska, ME	2-69 kV	PP-29
	Aroostook, ME	138 kV	PP-29
Minnesota Power, Inc.	International Falls, MN	115 kV	PP-78
	Roseau County, MN	500 kV	PP-398**
Minnkota Power Cooperative	Roseau County, MN	230 kV	PP-61
Montana Alberta Tie Ltd.	Cut Bank, MT	230 kV	PP-399
NECEC Transmission LLC	Beattle Township, ME	+/-320 kV	PP-438
New York Power Authority	Massena, NY	765 kV	PP-56
	Massena, NY	2-230 kV	PP-25
	Niagara Falls, NY	2-345 kV	PP-74
	Devils Hole, NY	230 kV	PP-30
Niagara Mohawk Power Corp.	Devils Hole, NY	230 kV	PP-190
Northern Pass Transmission	Pittsburgh, NH	±300 kV DC	PP-371
Northern States Power Company	Red River, ND	230 kV	PP-45
	Roseau County, MN	500 kV	PP-63
	Rugby, ND	230 kV	PP-231

Present Owner	Location	Voltage	Presidential Permit No.*
Sea Breeze Olympic Converter LP	Pott Angeles, WA	±450 kV DC	PP-299**
TDI – New England	Alburgh, VT	320 kV DC	PP-400
Vermont Electric Power Co.	Derby Line, VT	120 kV	PP-66
Vermont Electric Transmission Co.	Norton, VT	±450 kV DC	PP-76

* Presidential permit numbers refer to the generic DOE docket number for the relevant permit including any subsequent amendments to the original permit authorizing the facility as of April, 2024.

** Transmission facilities that have been authorized by DOE but not constructed or placed into service.