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Please Reply To: Jordan A. White, Senior Counsel Direct Dial (801) 220- 4640 Fax (801) 220-3299 email: jordan.white@pacificorp.com



January 17, 2008

Julie P. Orchard Commission Secretary Public Service Commission of Utah Heber M. Wells Building, 4th Floor 160 East 300 South Salt Lake City, Utah 84111

> Re: PacifiCorp Notice of Affiliate Transaction Docket No. 05-035-54

Dear Ms. Orchard:

This letter will serve as notice pursuant to Commitment U 3(2), incorporated in the Public Service Commission of Utah's *Report and Order* approving the *Acquisition of PacifiCorp by MidAmerican Energy Holdings Company*, issued January 27, 2006, as amended March 14, 2006, and June 5, 2006, that MidAmerican Energy Holdings Company ("MEHC") has commenced business transactions with the following affiliates: NetJets Sales, Inc., NetJets Aviation, Inc., and NetJet Services, Inc. (collectively "NetJets"). The transactions are supported by the documents listed below, which set forth the terms and conditions with respect to MEHC's purchase from NetJets of an undivided 12.5% interest in an airplane. Rocky Mountain Power currently has no intention of utilizing the aircraft available under the fractional ownership agreement. Circumstances may arise, however, where the need to transport an emergency repair part or crew to a location that is otherwise unavailable on a timely basis by other transportation may justify the service.

- Fractional Interest Purchase Agreement between MidAmerican Energy Holdings Company and NetJets Sales, Inc., attached hereto as Exhibit "A."
- Fractional Ownership Owners Agreement executed by MidAmerican Energy Holdings Company, attached hereto as Exhibit "B."
- Fractional Ownership Program Management Services Agreement between MidAmerican Energy Holdings Company and NetJets Aviation, Inc., attached hereto as Exhibit "C."
- Master Dry Lease Aircraft Exchange Agreement between MidAmerican Energy Holdings Company and NetJet Services, Inc., attached hereto as Exhibit "D."

The transactions listed above were negotiated at arms-length as between MEHC and NetJets. However, this notice is provided in the event that Rocky Mountain Power actually utilizes the services of NetJets under these agreements and thus, triggers an affiliate transaction.

As provided in Commitment U 14 in the referenced docket, a copy of this letter is being provided to the Division of Public Utilities and the Committee of Consumer Services.

Please call me at the above number or Dave Taylor at (801) 220-2923 if you have any questions regarding this filing.

Sincerely,

Jordan A. White

cc: Connie White, DPU Michele Beck, CCS