# Exhibit B

201 South Main, Suite 2300 Salt Lake City, Utah 84111



March 30, 2011

# VIA EMAIL AND OVERNIGHT DELIVERY

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RE: UT Docket No. 10-035-124 UIEC 10<sup>th</sup> Set Data Request (1-17)

Please find enclosed Rocky Mountain Power's Responses to UIEC 10.1-10.17.

If you have any questions, please call Barry Bell at (801) 220-4985.

Sincerely,

DAVE Taylor/Usu Dave Taylor

Manager, Regulation

Enclosure

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#### **UIEC Data Request 10.1**

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Does the MidAmerican Energy Holding Company ("MEHC") own, operate or control any public utilities providing service in the United States? If so, please identify them.

#### **Response to UIEC Data Request 10.1**

Rocky Mountain Power objects to this request on the grounds that it is irrelevant to the current proceeding and not calculated to lead to the discovery of admissible evidence. Without waiving this objection, the Company states that this information is publicly available in the MEHC Form 10-K on the SEC website.

### **UIEC Data Request 10.2**

If so, do any of those MEHC public utilities ("MEHC PU") own or operate natural gas-fueled generating facilities?

# **Response to UIEC Data Request 10.2**

Rocky Mountain Power objects to this request on the grounds that it is irrelevant to the current proceeding and not calculated to lead to the discovery of admissible evidence. Without waiving this objection, the Company states that the information is publicly available in the MEHC Form 10-K and MEC FERC Form 1.

# **UIEC Data Request 10.3**

If so, please explain in detail for each MEHC PU how each hedges its natural gas supply.

# **Response to UIEC Data Request 10.3**

#### **UIEC Data Request 10.4**

Does MEHC own, operate, or control any public utilities that provide service outside the United States? If so, please identify each.

#### **Response to UIEC Data Request 10.4**

Rocky Mountain Power objects to this request on the grounds that it is irrelevant to the current proceeding and not calculated to lead to the discovery of admissible evidence. Without waiving this objection, the Company states that this information is publicly available in the MEHC Form 10-K on the SEC website.

# **UIEC Data Request 10.5**

If so, do any of those non-U.S. MEHC PU own or operate natural gas-fueled generating facilities?

# **Response to UIEC Data Request 10.5**

# **UIEC Data Request 10.6**

If so, please explain in detail for each of those non-U.S. MEHC PUs how each hedges its natural gas supply.

# **Response to UIEC Data Request 10.6**

#### **UIEC Data Request 10.7**

Is MEHC an affiliate to any public utilities that provide service outside the United States? If so, please identify each.

# **Response to UIEC Data Request 10.7**

Rocky Mountain Power objects to this request on the grounds that it is irrelevant to the current proceeding and not calculated to lead to the discovery of admissible evidence. Without waiving this objection, the Company states that information is publicly available on the SEC website.

# **UIEC Data Request 10.8**

If so, do any of those non-U.S. MEHC affiliates own or operate natural gas-fueled generating facilities?

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# **Response to UIEC Data Request 10.8**

# **UIEC Data Request 10.9**

If so, please explain in detail for each of those non-U.S. MEHC affiliates how each hedges its natural gas supply.

# **Response to UIEC Data Request 10.9**

# **UIEC Data Request 10.10**

Does MEHC own, operate, or control any natural gas facilities in the United States? If so, please identify them.

#### **Response to UIEC Data Request 10.10**

Rocky Mountain Power objects to this request on the grounds that it is irrelevant to the current proceeding and not calculated to lead to the discovery of admissible evidence. Without waiving this objection, please refer to the Company's response to UIEC Data Request 10.2.

#### **UIEC Data Request 10.11**

If so, does MEHC hedge the price of fuel for those natural gas facilities in the United States?

# **Response to UIEC Data Request 10.11**

Rocky Mountain Power objects to this request on the grounds that it is irrelevant to the current proceeding and not calculated to lead to the discovery of admissible evidence. Please refer to the Company's response to UIEC Data Request 10.3.

#### **UIEC Data Request 10.12**

If so, please explain in detail for each of those natural gas facilities how each hedges its fuel.

# **Response to UIEC Data Request 10.12**

#### **UIEC Data Request 10.13**

Does MEHC own, operate, or control, or is it an affiliate of, any natural gas facilities outside the United States? If so, please identify them.

# **Response to UIEC Data Request 10.13**

Rocky Mountain Power objects to this request on the grounds that it is irrelevant to the current proceeding and not calculated to lead to the discovery of admissible evidence. Without waiving this objection, please refer to the Company's response to UIEC Data Request 10.4.

#### **UIEC Data Request 10.14**

If so, do those non-U.S. MEHC-related natural gas facilities hedge the price of fuel for those natural gas facilities outside the U.S.?

# **Response to UIEC Data Request 10.14**

#### **UIEC Data Request 10.15**

If so, please explain in detail for each of those natural gas facilities how each hedges its fuel.

# **Response to UIEC Data Request 10.15**

Rocky Mountain Power objects to this request on the grounds that it is irrelevant to the current proceeding and not calculated to lead to the discovery of admissible evidence.

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# **UIEC Data Request 10.16**

Please provide a detailed comparison showing similarities and differences between the natural gas hedging policy used by PacifiCorp and the policies used by the other MEHC entities in the United States.

# **Response to UIEC Data Request 10.16**

#### **UIEC Data Request 10.17**

Please provide a detailed comparison showing similarities and differences between the natural gas hedging policy used by PacifiCorp and the policies used by non-U.S. MEHC PUs and MEHC affiliates.

# **Response to UIEC Data Request 10.17**