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September 28, 2016

**VIA OVERNIGHT DELIVERY**

Idaho Public Utilities Commission  
472 West Washington  
Boise, ID 83702-5983

Attention: Jean D. Jewell  
Commission Secretary

Re: PacifiCorp Notice of Affiliate Transaction  
Case No. PAC-E-05-8

RECEIVED  
2016 SEP 28 AM 9:48  
IDAHO PUBLIC  
UTILITIES COMMISSION

Dear Ms. Jewell:

This letter will serve as notice pursuant to Commitment I 17(2), incorporated in the Idaho Public Utilities Commission Order No. 29973 issued February 13, 2006, as supplemented by Order No. 29998 March 14, 2006, in the above-referenced proceeding, approving the acquisition of PacifiCorp by MidAmerican Energy Holdings Company (now "Berkshire Hathaway Energy Company" or "BHE"), of ongoing ordinary course affiliated interest transactions from time to time with Environment One Corp., a wholly-owned indirect subsidiary of Precision Castparts Company (Environment One).

PacifiCorp is a wholly-owned indirect subsidiary of Berkshire Hathaway Energy Company. BHE is a subsidiary of Berkshire Hathaway Inc. On January 29, 2016, Berkshire Hathaway Inc. completed its acquisition of Precision Castparts Company, causing it, and its subsidiaries including Environment One, to become new affiliates of PacifiCorp. Therefore, Berkshire Hathaway, Inc.'s ownership interest in BHE and Environment One may create an affiliated interest relationship between PacifiCorp and Environment One in some PacifiCorp jurisdictions.

Environment One provides PacifiCorp with certain mechanical parts, supplies and services used by PacifiCorp's large thermal generation plants, including vacuum pumps, cloud chamber assemblies and collector analysis, cleaning and repair. PacifiCorp purchased such mechanical parts, supplies and services from Environment One before Berkshire Hathaway Inc. acquired Precision Castparts Company, and desires to continue using Environment One as one of its generation parts and services suppliers. The parts and services are purchased from time to time via standard PacifiCorp purchase orders, in the same manner as other supplies purchased via PacifiCorp's procurement department. Instances of such purchase orders are attached hereto as Attachment A (the Agreement). Purchase order transactions are done by PacifiCorp under this Agreement. Environment One is one of the only entities which can provide these parts and services at reasonable prices.

PacifiCorp purchases the parts and services from Environment One as needed from time to time, to use in its fleet of generation plants. As such, there is no set dollar amount of such purchases,

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but PacifiCorp has historically purchased approximately \$110,000 of Environment One parts and services on average per year, and anticipates future purchase levels will be similar.

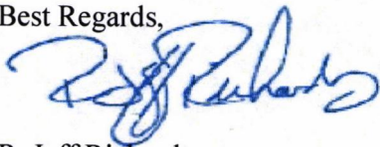
In addition, PacifiCorp recently discovered that it had purchased approximately \$56,452 of parts and services from Environment One since January 29, 2016 under the above-described pre-existing vendor relationship. Environment One was not initially flagged as an affiliate in PacifiCorp's affiliate tracking systems due to a naming convention issue in the software, which has now been remedied, and additional compliance checks have been run with respect to Precision Castparts Company and its voluminous subsidiaries.

The Agreement contains standard commercial sales terms and conditions to protect the Company's ability to provide safe and reliable service. Thus, the continuation of the purchase transactions under the Agreement will not harm the public interest.

PacifiCorp requests confidential treatment because the attachment contains commercially sensitive pricing information that could expose the Company and Environment One to competitive injury if disclosure is unrestricted. Therefore, the Company requests confidential treatment of the Agreement.

Please do not hesitate to contact me if you have any questions.

Best Regards,



R. Jeff Richards  
Vice President and General Counsel  
Rocky Mountain Power

Enclosures

**CONFIDENTIAL**

**IDAHO AFFILIATED INTEREST FILING**

**ATTACHMENT A**

*This attachment is confidential in its entirety and will be provided under separate cover.*