ALLIANT ENERGY CORP Form 35-CERT August 14, 2003

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington D.C. 20549

In the Matter of Alliant Energy Corporation, et al.

FINAL
CERTIFICATE
PURSUANT TO
RULE 24

File No. 70-9323

(Public Utility Holding Company Act of 1935)

REPORT PERIOD

January 1, 2003 through June 30, 2003

ALLIANT ENERGY CORPORATION ("AEC") hereby certifies on behalf of itself, Alliant Energy Resources, Inc. ("AER"), a wholly-owned subsidiary of AEC, Alliant Energy Investments, Inc. ("AEI"), a wholly-owned subsidiary of AER, and Heartland Properties, Inc. ("HPI"), a wholly-owned subsidiary of AEI, that during the period from January 1, 2003 through June 30, 2003 (the "Reporting Period"):

- The consolidated balance sheet and statement of income for HPI's Low Income Housing Tax Credit Business ("LIHTC Business") as of the end of the Reporting Period were as set forth in Exhibit A.
- The amount of revenues and any form of compensation received by HPI during the Reporting Period from any and all LIHTC property interests, directly or indirectly, owned or controlled by HPI were \$419,647.
- 3. The name of each new partnership entered into during the Reporting Period is as follows:
 - Lincoln Ridge Limited Partnership
 - Summit House Associates, L.P.

Copies of the corresponding partnership agreement for each partnership will be provided upon request.

- 4. The amounts of investment made by HPI during the Reporting Period in the LIHTC properties and cumulative comparisons of the \$125 million authorized in the SEC's order dated July 19, 2002 are as set forth under Exhibit B.
- 5. The cumulative number of any and all LIHTC properties and any other investment position in any form of non-utility assets held by HPI at the end of the Reporting Period was 105.
- 6. In July 2003 (subsequent to the Report Period), AEI sold HPI to nonaffiliated parties thereby disposing of its LIHTC Business. The purchasers are not part of any federal or state public utility holding company system. Subsequent to the Report Period, but prior to the sale of HPI, additional investments required by previously existing commitments were made in four entities previously reported in response to Item No. 3 of

this Certificate and one entity whose initial investment was made during the Report Period, and included in the sale. The filing of this Certificate and the sale of the LIHTC business concludes the required reporting under the SEC's order dated August 13, 1999 and Supplemental Order dated July 19, 2002.

Said transactions have been carried out in accordance with the terms and conditions of, and for the purpose represented in, the Form U-1 Application-Declaration, as amended, of AEC, et al, in File No., 70-9323, and in accordance with the terms and conditions of the SEC's order dated August 13, 1999, permitting said Application-Declaration to become effective.

SIGNATURES

Pursuant to the requirements of the Public Utility Holding Company Act of 1935, as amended, the undersigned companies have duly caused this Certificate to be signed on their behalf by the undersigned thereunto duly authorized.

ALLIANT ENERGY CORPORATION
ALLIANT ENERGY RESOURCES, INC.
ALLIANT ENERGY INVESTMENTS, INC.

By: /s/ Thomas L Hanson

Name: Thomas L. Hanson

Title: Vice President-Treasurer

HEARTLAND PROPERTIES, INC.

By: /s/ Ruth A Domack

Name: Ruth A. Domack
Title: President

DATED: August 14, 2003

Heartland Properties, Inc. Exhibit A
Consolidated Balance Sheet File No. 70-9323
Including Iowa and Minnesota Investments
(LIHTC Business)
June 30, 2003

Assets

** Unaudited **

Cash and cash equivalents \$ 4,369,080
Trade accounts receivable 2,881,153
Restricted cash - short-term 2,656,204
Loan to money pools 21,562,741
Other current assets:
Short-term notes receivable 77,100

Federal income tax receivable State income tax receivable Receivable from parent and affiliates Receivable from other related parties Other	12,598 1,013 1,017,464 129,963
Total other current assets	1,238,138
Total Current Assets	32,707,316
Operating property and equipment Rental property	391,563 188,302,774
Total property	188,694,337
Accumulated depreciation - operating property Accumulated depreciation - rental property	(314,138) (41,410,292)
Total accumulated depreciation	(41,724,430)
Net Fixed Assets	146,969,907
Net intangible assets	2,025,186
Long-term assets Restricted cash Due from related party Equity and other investments Other	5,981,881 2,470,247 3,032,623 1,351,562
Total long-term assets	12,836,313
TOTAL ASSETS	\$ 194,538,722 ========

Note: Effective upon the decision to seek a buyer for the LIHTC Business these assets were reclassified as being held for sale and depreciation ceased. The sale of these assets was concluded in July 2003. See Alliant Energy's quarterly report on Form 10-Q for June 30, 2003 for further information on this transaction.

Heartland Properties, Inc. Exhibit A
Consolidated Balance Sheet File No. 70-9323
Including Iowa and Minnesota Investments
(LIHTC Business)
June 30, 2003
** Unaudited **

Liabilities and Shareholder's Equity

Line of credit borrowing	\$ _
Payable to parent and affiliates	1,125,124
Current maturities of long-term debt	2,075,981
Trade accounts payable	344 , 590
Accrued payroll and vacation	55 , 002

Accrued interest payable Federal income taxes payable Other current liabilities	1,028,142 6,360,804 6,010,460
Total Current Liabilities	17,000,103
Mortgage notes payable on rental properties Long-term debt with related party	101,144,805 1,495,564
Total long-term debt	102,640,369
Deferred income taxes Other long-term liabilities	5,082,844 2,395,846
TOTAL LIABILITIES	127,119,162
Minority interest	311,255
Common stock Additional paid in capital Syndication/stock issuance costs	1,000 51,487,041 (508,683)
Total common stock Dividends paid Cumulative earnings	50,979,358 (15,095,999) 31,224,946
Total reinvested earnings	16,128,947
TOTAL STOCKHOLDERS' EQUITY	67,108,305
TOTAL LIABILITIES AND EQUITY	\$ 194,538,722

Note: Effective upon the decision to seek a buyer for the LIHTC Business these assets were reclassified as being held for sale and depreciation ceased. The sale of these assets was concluded in July 2003. See Alliant Energy's quarterly report on Form 10-Q for June 30, 2003 for further information on this transaction.

Heartland Properties, Inc.
Consolidated Balance Sheet
Including Iowa and Minnesota Investments
(LIHTC Business)
June 30, 2003
** Unaudited **

Exhibit A File No. 70-9323

Professional services	\$ 150 , 645
Rental revenue	9,965,509
Net revenue	10,116,154

Operating expenses	
Operating expenses	2,103,901
Administrative and general expenses	5,571,121
Amortization	73,038
Taxes other than income	 1,114,629
Total operating expenses	 8,862,689
Operating income	1,253,465
<pre>Interest income (expense):</pre>	
Income	282,033
(Expense)	(2,470,893)
Net interest (expense)	(2,188,860)
Equity losses in unconsolidated entities	(91,473)
Other income (expense)	(1,697,965)
Total other income (expense)	 (1,789,438)
Pre-Tax Income (Loss)	(2,724,833)
Provision for (benefit of) income taxes:	
Federal	(463,121)
State	(12,598)
Tax Credits	 (3,087,399)
Total income tax (benefit)	 (3,563,118)
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Net Income (Loss) Before Minority Interest.	838 , 285
Minority Interest Net (Income) Loss	 (211)
Net income	\$ 838 , 496

Note: Effective upon the decision to seek a buyer for the LIHTC Business these assets were reclassified as being held for sale and depreciation ceased. The sale of these assets was concluded in July 2003. See Alliant Energy's quarterly report on Form 10-Q for June 30, 2003 for further information on this transaction.

Response to SEC request.
File No. 70-9323
Reporting period 01/01/03 through 06/30/03
(Including Supplemental Data through 07/17/03)

Exhibit B

4. The amounts of investment made by HPI during the Reporting Period in the LIHTC properties authorized under in the SEC's order dated August 13, 1999 as amended by the Supplemental Order

dated July 19, 2002 are as follows:

7/1/99 12/31/99		
Fort Madison IHA Senior Housing Limited Partnership Wagon Wheel Limited Partnership Fond du Lac Senior Housing Limited Partnership	Ş	521,436 864,756 200
1/1/00 6/30/00		
Pickerel Park Associates Limited Partnership Meadow Wood Associates of Carroll Phase II, Limited Partnership Fort Madison IHA II Senior Housing Limited Partnership		451,721 578,505 473,700
7/1/00 12/31/00		
Fond du Lac Senior Housing Limited Partnership Countryside of Clinton Associates Limited Partnership Heartland Properties Equity Investment Fund I, a Wisconsin		836,410 694,000
Limited Partnership* Meadow Wood Associates of Carroll Phase II, Limited Partnership Pickerel Park Associates Limited Partnership		10,600,000 231,362 209,779
1/1/01 6/30/01		
Wagon Wheel Limited Partnership Fort Madison IHA Senior Housing Limited Partnership Fort Madison IHA II Senior Housing Limited Partnership Meadow Wood Associates of Carroll Phase II, Limited Partnership Richland Center WHA Limited Partnership Heartland-Wisconsin Rapids Timber Trails, LLC Maquoketa IHA Senior Housing Limited Partnership		201,635 105,234 118,400 347,043 289,444 1,587,738 618,709
7/1/01 12/31/01		
Fond du Lac Senior Housing Limited Partnership Pickerel Park Associates Limited Partnership Countryside of Clinton Associates Limited Partnership Knoxville IHA Senior Housing Limited Partnership Apollo Tax Credit Fund-XVII Limited Partnership Montello Senior Housing Limited Partnership MDI Limited Partnership #47 Heartland Properties Equity Investment Fund VII, L.L.C.**		32,000 586,500 277,560 570,769 235,807 35,200 631,617 1,229,400

Response to SEC request.
File No. 70-9323
Reporting period 01/01/03 through 06/30/03
(Including Supplemental Data through 07/17/03)

Carried forward

Brought forward \$ 22,328,925

1/1/02 -- 6/30/02

\$ 22,328,925

Pickerel Park Associates Limited Partnership	75,000
Countryside of Clinton Associates Limited Partnership	416,340
Richland Center WHA Limited Partnership	72,360
Apollo Tax Credit Fund-XVII Limited Partnership	2,010,775
MDI Limited Partnership #47	934,840
Apollo Tax Credit Fund-XIX Limited Partnership	2,771,011
Decorah Woolen Mill Limited Partnership	200
Keokuk Senior Housing Limited Partnership	580,575
Carroll IHA Senior Housing Limited Partnership	578,375
Historic Park Street Senior Development Limited Partnership	346 , 292
7/1/02 12/31/02	
Historic Park Street Senior Development Limited Partnership	134,808
VFH, LLLP	77,500
Yahara River Apartments Limited Partnership	200
Apollo Tax Credit Fund-XVII Limited Partnership	195 , 818
MDI Limited Partnership #47	1,303,653
Van Allen, LP	675 , 875
1/1/03 6/30/03	
Lincoln Ridge Limited Partnership	987 , 822
Summit House Associates, L.P.	566,000
Montello Senior Housing Limited Partnership	793,534
Decorah Woolen Mill Limited Partnership	1,116,615
Maquoketa IHA Senior Housing Limited Partnership	154,652
Carroll IHA Senior Housing Limited Partnership	192,759
VFH, LLLP	622 , 500
Totals through June 30, 2003	36,936,429
7/1/03 7/17/03	
Decemb Wesley Mill Limited Doubnesship	(1 072
Decorah Woolen Mill Limited Partnership	61,973
Knoxville IHA Senior Housing Limited Partnership Keokuk Senior Housing Limited Partnership	142,668 145,118
Lincoln Ridge Limited Partnership	246,930
Montello Senior Housing Limited Partnership	40,000
Moncetto Sentor housing bimiced ratchership	40,000
Totals through conclusion of AEC's investment in LIHTC	\$ 37,573,118

Notes to Exhibit B:

- *Amounts invested in Heartland Properties Equity Investment Fund I were invested pursuant to Alliant Energy Corporation et al., Holding Company Act Release No. 27198 (July 10, 2000) (supplemental order).
- ** Amounts invested in Heartland Properties Equity Investment Fund VII, LLC were invested in an entity owned in part prior to the three-way merger creating Alliant Energy Energy Corporation.

The cumulative amount of investment made by HPI in the LIHTC properties authorized in the SEC's Order dated August 13, 1999 as amended by the Supplemental Order dated dated July 19, 2002 is \$37,573,118 leaving a balance available for investment of \$87,426,882.

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On November 22, 2002 Alliant Energy Corporation reported on a Current Report on Form 8-K that as part of Alliant Energy's effort to narrow the number of business platforms and focus on core, utility-related businesses it would pursue the sale of, or other exit strategies for a number of non-regulated businesses, including the affordable housing business conducted by Heartland Properties. The sale was concluded in July 2003. See Alliant Energy's Quarterly Report on Form 10-Q for June 30, 2003 for further information on this transaction.