

BK: 2017 PG: 2198

Recorded: 7/18/2017 at 8:06:47.0 AM

Fee Amount: \$27.00

**Revenue Tax:** 

LISA SMITH RECORDER Madison County, Iowa

# MEMORANDUM OF WINDPARK EASEMENT AGREEMENT

# **Recorder's Cover Sheet**

# **Preparer Information:**

Jamie Baker 4299 Northwest Urbandale Drive Urbandale, Iowa, 50322 Phone: (515) 242-3980

## **Return Document To:**

Attn: Right of Way Services MidAmerican Energy Company P.O. BOX 657 Des Moines, IA 50303-0657

Grantor: John D. Wells a/k/a John David Wells and Kimberly K. Haus-Wells, his wife

Grantee: MidAmerican Energy Company

Legal Description: See Exhibit A to Memorandum

#### MEMORANDUM OF WINDPARK EASEMENT AGREEMENT

TH	IS MEN	IORANDUI	VI OF V	VINDPARK	<b>EASEME</b>	NT A	GREEMENT	(this	"Memorand	um") is
made and	entered	into as of	ma	23			2017, by ar	nd bet	tween John [	). Wells
a/k/a John	David	Wells and	Kimber	√y K. Haus	-Wells, his	wife	("Owner"),	and N	MidAmerican	Energy
				merican").						0.

#### WHEREAS:

- A. Owner is the owner of a parcel of real property located in <u>Madison</u> County, lowa as legally described in <u>Exhibit A</u> attached hereto and incorporated herein by this reference (the "**Property**");
- B. On or about the date hereof, Owner and MidAmerican entered into a Windpark Easement Agreement (the "**Agreement**") which by its terms grants to MidAmerican easements for wind energy development and related rights, electrical and communication lines and facilities, wind and weather monitoring, access, and other easements and rights on, over, under and across the Property:
- C. The term of the Agreement commences on the date hereof and may continue for a period of up to fifty-eight (58) years in accordance with the terms of the Agreement, unless earlier terminated as provided in the Agreement.
- D. The Parties desire to enter into this Memorandum, which is to be recorded, in order that third parties may have notice of the interests of MidAmerican in the Property and of the existence of the Agreement and of certain easements and rights granted to MidAmerican in the Property as part of the Agreement.
- E. Capitalized terms used and not otherwise defined herein shall have the meaning ascribed to such terms in the Agreement.
- NOW, THEREFORE, in consideration of the Agreement and the payments and covenants provided in the Agreement to be paid and performed by the Parties, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:
- 1. <u>Grant of Easements.</u> In accordance with the Agreement, Owner grants to MidAmerican the Easements, on, over, under and across the Property, on the terms and conditions set forth in the Agreement. Except as otherwise provided in the Agreement, the Easements are irrevocable and exclusive and include, without limitation: the Wind Development Easement; the Collection System Easement; and the Access Easement.
- 2. <u>Incorporation of Agreement.</u> All of the terms, conditions, provisions and covenants of the Agreement are hereby incorporated into this Memorandum by reference as though fully set forth herein, and the Agreement and this Memorandum shall be deemed to constitute a single instrument or document. The Agreement contains the entire agreement of the Parties with respect to the subject matter thereof, and any prior or contemporaneous agreements, discussions or understandings, written or oral (including any options or agreements for easements previously entered into by the Parties with respect to the Property), are superseded by the Agreement and shall be and hereby are released, revoked and terminated and shall be of no further force or effect for any purpose whatsoever.
- 3. <u>Interpretation</u>. The Memorandum is not intended and may not be construed to modify or alter in any way the terms and conditions of the Agreement. In the event of a conflict or inconsistency between the provisions of this Memorandum and the terms and conditions of Agreement, the Agreement shall control for all purposes.

4. <u>Binding Effect</u>. All provisions contained in this Memorandum shall be binding upon, inure to the benefit of, and be enforceable by, Owner and MidAmerican and, as provided in the Agreement, their respective successors and assigns.

IN WITNESS WHEREOF, the Parties have executed this Memorandum as of the date set forth above.

"OWNER"

Name: John D. Wells a/k/a John David Wells

K Hano Wells

"OWNER"

Name: Kimberly K. Haus-Wells

"MIDAMERICAN"

**MIDAMERICAN ENERGY COMPANY** 

Name: Adam Jablonski

Title: Project Manager, Renewable Energy

# ACKNOWLEDGMENT

STATE OF Ima	_, COUNTY OF $\overline{\mathcal{D}_{m{a}}}$	llas	, ss:	
This record was acknowled Wells a/k/a John David Wells and I			, 2017,	by <u>John D.</u>
Notary Public in and for said State	Commi My C	AN T. JENNINGS ssion Number 776204 commission Expires cember 18, 2018		
	ACKNOWLEDG	GMENT		
STATE OF IOWA, COUNTY OF PO	OLK, ss:			
This record was acknowled Jablonski as the Project Manager,		Tune 14 MidAmerican Ener		oy Adam
Notary Public in and for said State	_	Commission My Commission	REDMON n Number 796759 mission Expires e 16, 2019	

### Exhibit A

## **DESCRIPTION OF THE PROPERTY**

Parcel A, Southwest Quarter (SW1/4) of the Southeast Quarter (SE1/4) of Section 5, Township 77 North, Range 29 West of the 5th P.M., Madison County, Iowa,

AND

The West 120 acres of the Southeast Quarter (SE1/4) of Section Five (5), Township Seventy-seven (77) North, Range Twenty-nine (29) West of the 5th P.M., Madison County, Iowa, EXCEPT Parcel "A" located in the Southwest Quarter (SW1/4) of the Southeast Quarter (SE1/4) of said Section Five (5), containing 8.985 acres as shown in the Plat of Survey filed in Book 2001, Page 2644 on June 25, 2001, in the Office of the Recorder of Madison County, Iowa, AND EXCEPTING THEREFROM the Northwest Quarter (NW1/4) of the Southeast Quarter (SE1/4) of said Section Five (5).