BK: 2018 PG: 3536

Recorded: 11/1/2018 at 11:57:35.0 AM

Pages 5

County Recording Fee: \$27.00

Iowa E-Filing Fee: \$3.00 Combined Fee: \$30.00

**Revenue Tax:** 

LISA SMITH RECORDER Madison County, Iowa

Prepared by and after recording return to: Tyrone H. Thomas, Jr., Esq., Invenergy Wind Development LLC, c/o Invenergy LLC, One South Wacker Drive, Suite 1800, Chicago, Illinois 60606, ATTN: Land Administration, (312) 224-1400

### MEMORANDUM OF AGREEMENT REGARDING EASEMENTS

THIS MEMORANDUM OF AGREEMENT REGARDING EASEMENTS (this "Memorandum"), is made, dated and effective as of September 18, 2018 (the "Effective Date"), between Mark K. Marean a/k/a Mark Marean and Stacy A. Marean a/k/a Stacy Marean, husband and wife, as Joint Tenants with Full Rights of Survivorship, and not as Tenants in Common (together with its successors, assigns and heirs, "Owner"), whose address is 2734 Norwood Ave., Peru, IA 50222, and Invenergy Wind Development LLC, a Delaware limited liability company (together with its transferees, successors and assigns, "Grantee"), whose address is One South Wacker Drive, Suite 1800, Chicago, IL 60606, with regard to the following:

- 1. Owner and Grantee did enter into that certain Agreement Regarding Easements dated of even date herewith (the "Agreement") which affects the real property located in Madison County, Iowa, as more particularly described in Exhibit A attached hereto as Page #5 (the "Property"). Capitalized terms used and not defined herein have the meaning given the same in the Agreement.
- 2. The Agreement grants Grantee, among other things, the right to install Windpower Facilities (and related infrastructure and appurtenances) on Owner's Property and certain other access rights and rights to use the Property in connection with the wind energy generation project. Owner also irrevocably waived, to the extent permitted by law, enforcement of any applicable setback requirements.
- 3. Term. The "**Term**" is comprised of the Development Term, Operations Term and Extended Term as follows:
- (i) The initial term of the Easement ("Development Term") commences on the Effective Date and, unless sooner terminated in accordance with the Agreement, shall continue without interruption until the earlier of the Operations Date or the date seven (7) years from the Effective Date.

- (ii) If Grantee constructs any Windpower Facilities on the Property, the "Operations Term" shall begin on the Operations Date and end on the twenty-fifth (25<sup>th</sup>) anniversary of the Operations Date.
- (iii) The "Operations Date" shall mean the earlier of: (1) the first date Windpower Facilities installed on the Property begin delivering electricity to the transmission grid or (2) the date Grantee notifies Owner in writing that Grantee has elected to declare that the Operations Date has occurred (whether or not Windpower Facilities have been installed on the Property). Grantee shall notify Owner of the Operations Date within forty-five (45) days after the Operations Date occurs. Owner grants Grantee permission to record in the Madison County records a notice specifying the Operations Date.
- (iv) Grantee shall have the preferential right upon written notice to Owner before expiration of the Operations Term to extend the term of the Agreement for an additional period of ten (10) years ("Extended Term") expiring on the thirty-fifth (35<sup>th</sup>) anniversary of the Operations Date. Owner grants Grantee permission to record in the Madison County records a notice of such extension.
- 4. This Memorandum does not supersede, modify, amend or otherwise change the terms, conditions or covenants of the Agreement, and Owner and Grantee executed and are recording this Memorandum solely for the purpose of providing constructive notice of the Agreement and Grantee's rights thereunder. The terms, conditions and covenants of the Agreement are incorporated herein by reference as though fully set forth herein. This Memorandum shall not, in any manner or form whatsoever, alter, modify or vary the terms, covenants and conditions of the Agreement.
- 5. Except as otherwise set forth in the Agreement, Owner shall have no ownership, lien, security or other interest in any Windpower Facilities (and related infrastructure and appurtenances) installed on the Property, or any profits derived therefrom, and Grantee may remove any or all Windpower Facilities (and related infrastructure and appurtenances) at any time.
- 6. This Memorandum may be executed in counterparts, each of which shall be deemed an original and all of which when taken together shall constitute one and the same document.
- 7. This Memorandum shall also bind and benefit, as the case may be, the heirs, legal representatives, assigns and successors of the respective parties hereto, and all covenants, conditions and agreements contained herein shall be construed as covenants running with the land.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the parties have executed this Memorandum to be effective as of the date first written above.

# **GRANTEE:**

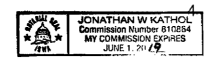
Invenergy Wind Development LLC a Delaware limited liability company  By:	
Name: Jonathan A. Saxon  Vice President  Title:	<del></del>
STATE OF ILLINOIS ) COUNTY OF COOK )  This instrument was acknowled	lged before me by Tonathan A.Saxov, Vice
President of Invenergy Wind Developme of said company, known to me to be	ent LLC, a Delaware limited liability company, on behalf the person whose name is subscribed to the foregoing that he executed the same for the purposes and
Given under my hand and seal or	office this 18th day of <u>September</u> , 2018.
Notary Public – State of Illinois	tary's Name (Printed): <u>Ruth M. Nadohy</u> commission expires: <u>3.8.2021</u>

## **OWNER:**

Mark K. Marean a/k/a Mark Marean and Stacy A. Marean a/k/a Stacy Marean, husband and wife, as Joint Tenants with Full Rights of Survivorship, and not as Tenants in Common

Tenants in Common	
By: Nok & Now	By: Stacy a. Marcan
Name: Mark K. Marean aka Mark Marean	Name: Stacy A. Marean aka Stacy
Title: Owner	Marean Title: Owner
STATE OF, Madisor  This record was acknowledged before me on  Marean aka Mark Marean, a married person.  Signature of Notary Public  My commission expires:6/1/19	
STATE OF	n COUNTY, ss: September 5, 2018, by Stacy A.

Stamp or Seal



#### **EXHIBIT A TO MEMORANDUM**

## **Legal Description of the Property**

### **Schedule of Locations:**

Parcel Number	County	Township/ Range	Section	Acreage
520103224020000	Madison	75N 27W	32	11.60
520103226030000	Madison	75N 27W	32	26.00
700151422000000	Madison	74N 27W	14	40.00
700151424001000	Madison	74N 27W	14	34.76
700151426001000	Madison	74N 27W	14	33.05
721151428000000	Madison	74N 27W	14	40.00
			Total	185.41

## **Legal Description:**

12A Southwest PT Northwest Quarter (NW1/4) Northeast Quarter (NE1/4) of Section 32, Township 75N, Range 27W of Madison County, Iowa

The Southwest Quarter (SW1/4) Northeast Quarter (NE1/4) Ex 1.16A Northwest Cor & Ex E 12A of Section 32, Township 75N, Range 27W of Madison County, Iowa

The Northeast Quarter (NE1/4) Northeast Quarter (NE1/4) of Section 14, Township 74N, Range 27W of Madison County, Iowa

The Northwest Quarter (NW1/4) Northeast Quarter (NE1/4) Ex 4.6A Northwest Cor of Section 14, Township 74N, Range 27W of Madison County, Iowa

The Southwest Quarter (SW1/4) Northeast Quarter (NE1/4) Ex 6.51A Northwest Cor Southwest Northeast of Section 14, Township 74N, Range 27W of Madison County, Iowa

The Southeast Quarter (SE1/4) Northeast Quarter (NE1/4) of Section 14, Township 74N, Range 27W of Madison County, Iowa