Following is a proposed option that was presented to the Seller, but not signed. MidAmerican has indicated an interest in pursuing a similar agreement with the Purchaser.

Prepared by and return to: Ryan K. Gurwell, 515-337-1197 MIDAMERICAN ENERGY, ATTN: RIGHT-OF-WAY SERVICES, PO BOX 657, DES MOINES, IA 50306-0657

#### MIDAMERICAN ENERGY COMPANY OPTION FOR ELECTRIC EASEMENT OVERHANG AND ACCESS ONLY

Tract No.

FRA-019.000

State of County of Section Township Range

lowa

<u>35</u>

<u>90</u>

22

Franklin North West of the 5th P.M.

#### GRANT OF OPTION AND EASEMENT

For and in consideration of the sum of Four Thousand Two Hundred Eighty-Four Dollars and No 1. Cents (\$4,284.00) (the "Option Payment"), and other valuable consideration, in hand paid by MIDAMERICAN ENERGY COMPANY, an Iowa corporation, receipt of which is hereby acknowledged, the undersigned owner(s) LandCruiser, LLC (the "Grantor"), does hereby grant to MIDAMERICAN ENERGY COMPANY, its successors and assigns ("Grantee"), the exclusive right, for and during the period starting from the date hereof through June 1, 2025 (the "Option Period"), to acquire an Electric Easement Overhang and Access Only in accordance with the terms and conditions set forth herein (the "Option"). Notwithstanding anything in this Option for Electric Easement ("Agreement") to the contrary, Grantee shall have no obligation to make any payment to Grantor under this Agreement until Grantor has returned to Grantee a completed Internal Revenue Service Form W-9, such W-9 form to have been provided by Grantee to Grantor.

For the further consideration of Seventeen Thousand One Hundred Thirty-Six Dollars and No Cents 2. (\$17,136.00) (the "Easement Payment"), and upon exercise of said Option, Grantor does hereby give and grant to Grantee, pursuant to the following terms and conditions, a perpetual, non-exclusive easement to construct, reconstruct, operate, maintain, replace or remove overhanging electric supply line(s) for the transmission and distribution of electric energy and for communication and electrical controls related to Grantee's operations, including other reasonably necessary poles, towers, wires, guys, guy stubs, anchors, ground rods, and including other necessary equipment incident thereto (but no right to place poles, towers or other permanent structures in contact with the earth within the easement area) (collectively "Facilities") under, upon, over, along, adjacent to, and across the property described on the attached Exhibit "A" (the "Property"), and by this reference made a part hereof together with the right to survey the property and the right to trim, cut down, and remove such trees, brush, saplings, and bushes as may interfere with the proper construction, maintenance, operation or removal of said lines under, upon, over, along, across, adjacent to and overhanging the premises as described on the attached Exhibit "A" (the "Easement Area"), together with the right to extend to any other party the use, jointly with the Grantee, of any structure(s) placed pursuant to the terms hereof, such lines to form a part of an electric system and including the right of ingress and egress to and from the same, and all the rights and privileges incident and necessary to the enjoyment of this easement (the "Easement").

# TERMS APPLICABLE DURING THE OPTION PERIOD

3. Commencing upon the date of the execution of this Agreement and during the Option Period, Grantee shall have the irrevocable right to survey the Property; to collect data and images of the Property by unmanned aerial vehicles (UAV or drones) and remote sensing by LIDAR from manned fixed-wing aircraft; to conduct engineering and associated investigations including, but not limited to, core boring and soil testing; to cut down, trim, spray or remove any trees and shrubs growing in or adjacent to the Easement Area as may be necessary, in the judgment of Grantee, to conduct the aforementioned surveys and investigations; and of ingress and egress over the Property.

4. Grantee will pay for any damage to crops and will repair any damage which may be caused to Grantor's fences, drainage tile, or other property, real or personal, to the extent caused by Grantee's activities on the Property during the Option Period. For any repairs required to be made by Grantee, Grantee agrees to repair damaged property to the approximate condition of such property existing immediately before being damaged, to the extent reasonably practicable. The cutting, recutting, trimming and removal of trees, branches, saplings, brush or other vegetation on or adjacent to the Easement Area is expected and not considered damage to the Grantor.

5. Grantor agrees that it will not construct or place any permanent or temporary buildings or structures, including, but not limited to, fences, trees, plants, wells or other objects on the Easement Area described herein, or make any changes in ground elevation without written permission from Grantee. Grantor will not otherwise interfere with the Grantee's rights to permit or construct its Facilities.

### EXTENSION OF OPTION

6. Grantee shall have the right, at its sole option, to extend the Option Period twice by providing written notice to Grantor. Each extension shall extend the Option Period for an additional 12 months ("**Extension**"). The first Extension shall commence immediately upon expiration of the original Option Period. The second Extension shall commence immediately upon expiration of the first Extension. Consideration for each Extension shall be \$<u>1,000.00</u>, (the "**Extension Payment**") and shall be payable at the start of the Extension. The Extension Payment is separate from, and in addition to, the Option Payment and the Easement Payment (if any).

# EXERCISE OF OPTION

7. The Option shall be deemed exercised by Grantee, and the Easement rights agreed upon herein shall be deemed granted, upon the recording of a Notice of Exercise of Option in the office of the Recorder of Deeds in the county in which the Property is situated. Within a reasonable time following recording of the Notice of Exercise of Option, Grantee will deposit a copy of the Notice of Exercise of Option in the United States mail in a prepaid sealed envelope addressed to Grantor at their last known address. Grantee will also deposit in the United States mail a check in the amount of the Easement Payment, payable to Grantor, following Grantee's exercise of the Option.

# NOTICE TO ANY SUBSEQUENT PURCHASER OF THE PROPERTY

8. The rights to further consideration in this Agreement, including the Extension Payment (if any) and the Easement Payment, are considered to belong to the Grantor. For the Grantee to recognize any assignment of those rights to a subsequent purchaser of the Property, there must be a valid written assignment of those rights by the Grantor, a copy of that assignment and a completed Internal Revenue Service Form W-9 must be provided to the Grantee before Grantee exercises the Option. If Grantor meets the requirements of this Section prior to Grantee's exercise of the Option, then a subsequent purchaser may receive the Notice of Exercise of Option and check for the Easement Payment described in Section 5 above, and Grantee shall have no obligation to provide the same to Grantor.

9. This Agreement is binding upon and shall inure to the benefit of the Grantor and Grantee themselves, as well as their respective successors, assigns, heirs and estates and the undersigned tenants or parties in interest.

### TERMINATION OF OPTION

10. If the Grantee elects not to or fails to exercise the Option within the time(s) provided, the Option shall terminate without further action and all rights granted hereunder shall become null and void.

# TERMS APPLICABLE DURING THE EASEMENT

11. Grantee shall have the irrevocable right, commencing upon the date of the exercise of the Option, to survey the Property; to collect data and images of the Property by unmanned aerial vehicles (UAV or drones) and remote sensing by LIDAR from manned fixed-wing aircraft; to conduct engineering and associated investigations including, but not limited to, core boring and soil testing; to cut down, trim, spray or remove any trees or other vegetation growing in or adjacent to said Easement Area which, in the judgment of Grantee, may interfere with or endanger said Facilities (including, but not limited to, the right to cut down or trim any dead, weak, leaning or dangerous trees that are located outside the Easement Area that pose a current or future risk to fall or strike the wires or any other part of the Facilities); and to install access gates to said Easement Area in the fences on the Property.

12. Grantee agrees that it will (i) pay for any damage to the crops of Grantor and (ii) repair physical damage to Grantor's fences, drainage tile, or other tangible property, real or personal, to the extent such damage referenced in (i) or (ii) above is caused by Grantee's construction, reconstruction, maintenance, operation, replacement or removal of the Facilities (except for damage to property placed subsequent to the granting of this Easement). For any such repairs required to be made by Grantee hereunder, Grantee agrees to repair such damaged property to the approximate condition of such property existing immediately before being damaged, to the extent reasonably practicable. The cutting, recutting, trimming and removal of trees, branches, saplings, brush or other vegetation on or adjacent to the Easement Area is expected and not considered damage to the Grantor.

13. Grantor agrees that it will not construct or place any permanent or temporary buildings or structures, including, but not limited to, fences, trees, plants, wells or other objects on the Easement Area described herein, or make any changes in ground elevation without written permission from Grantee. Grantor will not otherwise interfere with the Grantee's rights to operate and maintain its Facilities. Grantor agrees that it will not perform or allow any act to be performed which violates the clearance requirements of the National Electrical Safety Code and/or the rules of the Iowa Utilities Board.

### GENERAL TERMS

14. Subject to the rights of the Grantee granted herein, Grantor shall have the right to cultivate, use and occupy the Property. Grantor will not cause or allow any brush or other flammable materials to be deposited, accumulated, or burned within the Easement Area.

15. Grantor warrants to Grantee that Grantor holds title to the Easement Area in fee simple and Grantor has good and lawful authority to grant the rights provided in this Agreement.

16. Grantor certifies that it is not acting, directly or indirectly, for or on behalf of any person, group, entity or nation named by any Executive Order or the United States Treasury Department as a terrorist, "Specially Designated National and Blocked Person" or any other banned or blocked person, entity, nation or transaction pursuant to any law, order, rule or regulation that is enforced or administered by the Office of Foreign Assets Control; and are not engaged in this transaction, directly or indirectly on behalf of, any such person, group, entity or nation. Grantor hereby agrees to defend, indemnify and hold harmless Grantee from and against any and all claims, damages, losses, risks, liabilities and expenses (including attorney's fees and costs) arising from or related to any breach of the foregoing certification.

17. Each of the provisions of this Agreement shall be enforceable independently of any other provision of this Agreement and independent of any other claim or cause of action. In the event of any matter or dispute arising out of or related to this Agreement, it is agreed between the parties that the law of the state of lowa (including statute of limitation provisions) will govern the interpretation, validity and effect of this Agreement without regard to the place of execution or place of performance thereof, or any conflicts of law

provisions. TO THE FULLEST EXTENT PERMITTED BY LAW, EACH OF THE PARTIES HERETO WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS OPTION. EACH PARTY FURTHER WAIVES ANY RIGHT TO CONSOLIDATE ANY ACTION IN WHICH A JURY TRIAL HAS BEEN WAIVED WITH ANY OTHER ACTION IN WHICH A JURY TRIAL CANNOT BE OR HAS NOT BEEN WAIVED.

18. Grantor hereby relinquishes all rights of dower, homestead and distributive share in and to the property and waives all rights of exemption as to the Property. Grantor understands that homestead property is in many cases protected from the claims of creditors and exempt from judicial sale; and that by signing this Agreement, Grantor voluntarily gives up any right to this protection for the Property with respect to claims based upon this Option.

19. This Agreement may be executed in two (2) or more counterparts, each of which shall be deemed an original for all purposes and all of which together shall constitute one and the same instrument. Parties may sign and deliver this Agreement by facsimile, electronic, or PDF signatures, each such signature to be treated as an original.

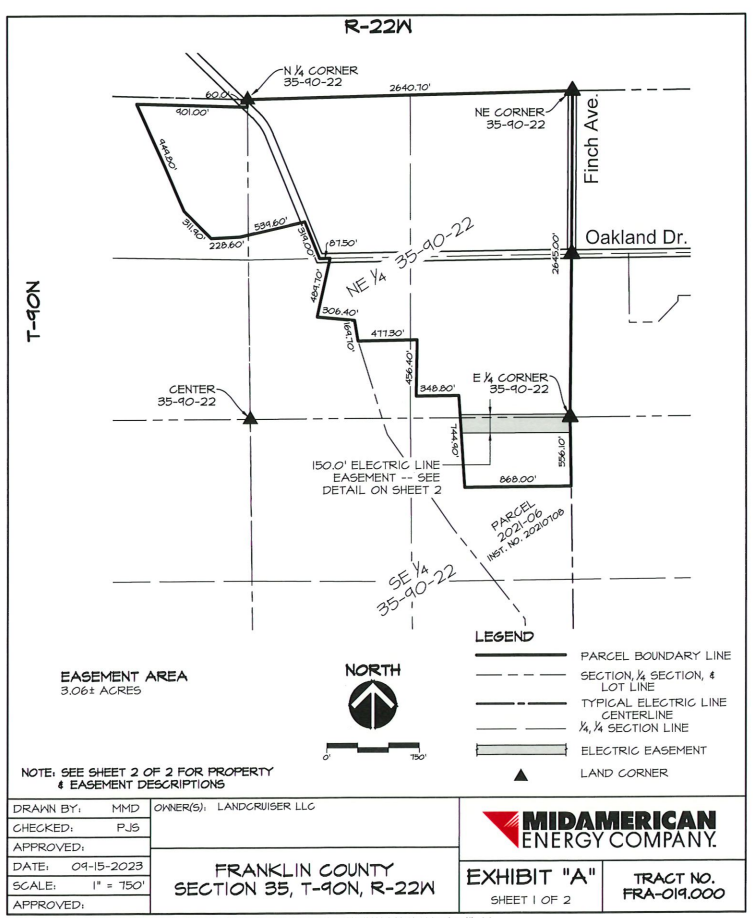
20. It is mutually understood and agreed that this Agreement covers all of the agreements and stipulations between the parties and that no representations or statements, oral or written, have been made modifying or changing the terms hereof.

Dated thisday of	, 20
OWNER:	
LANDCRUISER, LLC	
Kathy Hovey, Managing Member	R Z
TENANT:	
DLM FARMS, INC.	
Dan McNickle, President	-
OWNER ACKNOWLEDGEMENT	
STATE OF )	
) ss COUNTY OF )	
	, 20, byKathy Hovey as
Managing Member of LandCruiser, LLC	, 20, by <u>Rating Hovey</u> as
	Signature of Notary Public
	Signature of Notary Public
TENANT ACKNOWLEDGEMENT	
STATE OF )	
) ss COUNTY OF )	
	, 20, by <u>Dan McNickle</u> as
President of DLM Farms, Inc.	

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Signature of Notary Public



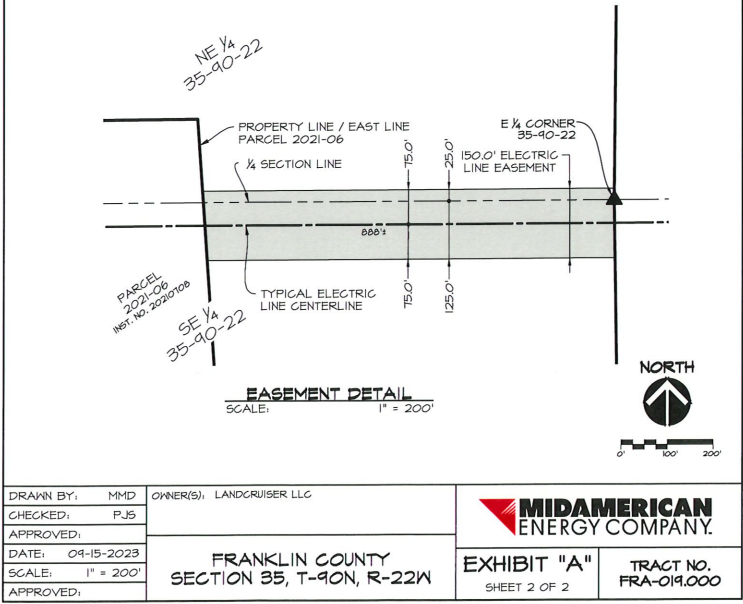
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#### PROPERTY DESCRIPTION

BEGINNING AT THE NORTHEAST CORNER OF SECTION THIRTY-FIVE (35), TOWNSHIP NINETY (90) NORTH, RANGE TWENTY-TWO (22) WEST OF THE 5TH P.M., THENCE SOUTH 2645.00 FEET ALONG THE EAST LINE OF THE NE I/4 OF SAID SECTION 35 TO THE EAST ONE-QUARTER CORNER OF SAID SECTION 35; THENCE SOO°54'30"E, 556.10 FEET ALONG THE EAST LINE OF THE SE I/4 OF SAID SECTION 35; THENCE S89°07'20"W 868.00 FEET; THENCE NO4°06'10"W 744.90 FEET; THENCE S89°16'30"W 348.80 FEET; THENCE NO0°38'10"E 456.40 FEET; THENCE S88°36'50"W 471.30 FEET; THENCE NO9°39'50"W, I69.70 FEET; THENCE N85°08'30"W 306.40 FEET; THENCE N12°19'50"E 489.70 FEET TO THE CENTERLINE OF THE PUBLIC ROAD; THENCE S88°54'00"W 87.50 FEET ALONG THE CENTERLINE OF THE PUBLIC ROAD; THENCE N22°38'30"W 319.00 FEET ALONG THE CENTERLINE OF THE PUBLIC ROAD; THENCE S76°48'10"W 539.60 FEET; THENCE S86°10'30"W 228.60 FEET; THENCE N45°09'30"W, 311.40 FEET; THENCE N24°31'30"W 949.80 FEET; THENCE S88°56'00"E 901.00 FEET TO THE CENTERLINE OF THE PUBLIC ROAD; THENCE N01°04'00"E 60.00 FEET; THENCE S88°56'00"E 901.00 FEET TO THE CENTERLINE OF THE PUBLIC ROAD; THENCE N01°04'00"E 60.00 FEET TO THE NORTH ONE-QUARTER CORNER OF SAID SECTION 35; THENCE N88°18'40"E 2640.70 FEET ALONG THE NORTH LINE OF THE NE I/4 OF SAID SECTION 35 TO THE POINT OF BEGINNING.

#### ELECTRIC EASEMENT DESCRIPTION (EASEMENT AREA)

THAT PORTION OF THE SOUTH 25.0 FEET OF THE NE I/4 OF SECTION 35, T-90N, R\_22W OF THE 5TH P.M., FRANKLIN COUNTY, IOWA, AND THAT PORTION OF THE NORTH 125.0 FEET OF THE SE I/4 OF SAID SECTION 35 THAT LIES EAST OF PARCEL 2021-06 AS RECORDED IN INSTRUMENT NO. 20210708 OF THE FRANKLIN COUNTY RECORDER'S OFFICE. SAID EASEMENT CONTAINS 3.06 ACRES, MORE OR LESS.



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