

Exhibit G. BIDCO Site Memorandum of Agreement



BIDCO SITE Memorandum of Agreement

CERTIFIED SITE MEMORANDUM OF AGREEMENT

This Memorandum of Agreement ("MOA") is entered into by and between:

1.Northeast Louisiana Economic Alliance ("NELEA"),

2. PROPERTY OWNER (identified on the signature block below)

Minimum Criteria for Entry into the Louisiana Industrial Sites Certified Site Program requires at least 25 contiguous, buildable acres free of impediments to development such as but not limited to existing structures not appropriate for future commerce, soil contaminants, wetlands, flood plain, and/or protected species. Exact and final certification site boundary is subject to final determination by an ALTA survey and/or the results of certification due diligence and engineering studies required.

A Right of First Refusal (the Agreement) has been established between an adjoining property owner (Grantee) and the BIDCO site (Grantor) in accordance with the Act of Cash Sale dated 03/13/2023, filed with the Clerk of Court's office for Union Parish, File Number: 2023-00418918. The Agreement provides the Grantee first right of refusal only to any future divided parcel/portion of the industrial park (BIDCO site) that immediately touches the Grantee's adjacent property. The Agreement does not apply to the whole industrial park (BIDCO site). If the Grantor sells a portion of the industrial park (BIDCO site) that doesn't touch the Grantee's parcel, the Grantor has no obligation to give the Grantee a right of first refusal. Exhibit A is provided for reference to the BIDCO site and Grantee's adjacent 20 acre parcel with right of first refusal.

The NELEA and LED have identified that a strong portfolio of development-ready sites is a critical component of the region's and State's overall economic development resource inventory. The NELEA has created a partnership program with property owners to pursue and secure certification of development-ready sites through the LED Certified Site Program ("Program"), in order to identify, secure and market development-ready sites.

Participation in this program is voluntary, and PROPERTY OWNER acknowledges that the NELEA, and LED intend to pursue Certification of the SUBJECT PROPERTY through LED's Program, with a goal of marketing the SUBJECT PROPERTY to prospective buyers ("Prospective Buyers"), who may be interested in purchasing and developing the site(s), thus resulting in economic development activity (jobs, capital investments, creation of tax revenues, etc.) that will benefit the region.

During the term of this MOA, PROPERTY OWNER retains the right to market the SUBJECT PROPERTY, at a price-per-acre specified by PROPERTY OWNER, to other potential buyers independent of the NELEA and LED.

PROPERTY OWNER represents that it is interested in selling the SUBJECT PROPERTY to Prospective Buyers represented by the NELEA, who may be interested in developing the site and that PROPERTY OWNER hereby agrees that the sale price for the SUBJECT PROPERTY Is \$ 10.000 per acre.

PROPERTY OWNER further agrees to enter into good-faith negotiations with Prospective Buyers represented by LED and EDO, based on this sale price, with further terms, conditions and provisions to be stipulated in a PURCHASE AND SALE AGREEMENT, documented and agreed to between the Prospective Buyers and PROPERTY OWNER.

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PROPERTY OWNER agrees to entertain purchase orders in good faith and diligently pursue negotiations with Prospective Buyers in order to facilitate the sale of the SUBJECT PROPERTY and shall not unreasonably reject offers.

PROPERTY OWNER represents, and the NELEA and LED acknowledge, that the SUBJECT PROPERTY is not intended for sale or development for residential use. The Program is intended only for uses compatible with economic development goals, namely light industrial, office, warehouse/distribution, manufacturing, or other similar uses that promote economic development activities (i.e., specifically not retail or residential use).

Throughout the time period provided for herein, the NELEA, LED, and their representatives shall have the right to enter the SUBJECT PROPERTY to conduct due diligence ("Due Diligence"). Said Due Diligence shall be conducted at such times and such places and in such manner as to not unduly disrupt or interfere with PROPERTY OWNER'S business or operations. PROPERTY OWNER shall be notified in advance of any such entry and the NELEA and LED's entries and/or operations shall not cause damage, of any nature or kind, to the SUBJECT PROPERTY. Due Diligence shall include, without limitation by enumeration, engineering studies to determine infrastructure cost estimates (utilities, roads, water/wastewater, etc.); environmental studies; site surveys and assessments; acquisition of aerial photos, quadrant maps, zoning maps; geotechnical analysis; threatened and endangered species studies; and archeological investigations.

Proposals for eligible Due Diligence, including scope of work and cost estimates, are subject to preapproval by LED and the NELEA. LED and the NELEA's conducting of Due Diligence on the SUBJECT PROPERTY shall be conditioned on LED's preapproval of the Due Diligence proposal. Copies of service agreements, invoices, evidence of payment, and final work product will be available to PROPERTY OWNER, the NELEA, and LED at the completion of the project.

All parties to this MOA acknowledge that, prior to any work being undertaken, the NELEA, LED, and its representatives shall review the SUBJECT PROPERTY for eligibility with the Program. The NELEA and LED must approve the SUBJECT PROPERTY prior to any work being undertaken. The NELEA and LED will provide PROPERTY OWNER with a NOTICE TO PROCEED prior to any permitted work being undertaken. In support of LED's business plan for economic development in the State of Louisiana, LED agrees to pay up to and not to exceed 75% of these costs in connection with the certification of the SUBJECT PROERTY with the amount paid by LED not to exceed the sum of \$1,000.00 per acre for non-public sites, unless a higher amount is specifically approved by LED. PROPERTY OWNER will be responsible for the rest of funds needed to pay remaining certification costs outside of LED's contribution.

The overall certification budget for the SUBJECT PROPERTY is calculated based on the preliminary acreage aforementioned in the MOA. PROPERTY OWNER, LED, and EDO acknowledge the outcome of the certification engineering studies and due diligence reports could reduce the final certification acreage for the SUBJECT PROPERTY in accordance with the Minimum Criteria for Entry into the Louisiana Certified Sites Program. PROPERTY OWNER acknowledges the LED \$1,000 per acre cost share limit and agrees, in good faith to pay any additional cost outside of the overall certification budget cost sharing breakdown should the SUBJECT PROPERTY final certification acreage be altered.

PROPERTY OWNER has agreed to share the 25% share of the costs of pursuing LED Site Certification, based on the following percentages:

PROPERTY OWNER: 16.67%

Entergy: 8.33 %

In the event that PROPERTY OWNER does not entertain purchase offers and does not actively pursue negotiations in good faith for one year from the date of certification or one year following execution of this Memorandum of Agreement by the PROPERTY OWNER, whichever is sooner, the NELEA shall be entitled to recover from PROPERTY OWNER all contributions made by the NELEA towards site certification of the SUBJECT PROPERTY pursuant to the Program.

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The NELEA and LED expressly waive any guaranties or warranties that the SUBJECT PROPERTY will be sold pursuant to this MOA or the Due Diligence, and PROPERTY OWNER expressly

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Property Owner - BIDCO / Entergy /

acknowledges the intent of the Program is to market the SUBJECT PROPERTY for Prospective Buyers, but no guaranties or warranties exists for the sale of the SUBJECT PROPERTY.

					Cultural	Engineering	
Records Review	Title Abstract	Wetlands Delineation	Phase I ESA	Geotech Investigation	CHEVOY	crigineering	Total Cost
\$2,000	\$4,250	\$5,560	\$3,000	\$10,900	\$9,235.40	\$30,500	\$65,445.4

\$65,445.40	Total Cost
\$49,084.05	LED cost Share (75%)
\$10,909.75	BIDCO (16.67%)
\$5,451.60	Entergy (8.33%)

Agreed upon and accepted, on the dates stated below and it is further agreed the effective date of this MOA shall be the date it is signed by the last party to execute this MOA.

Dated: 4th June , 2024 June 4, 2024
Northeast Louisiana Economic Alliance (NELEA) "Manda M. Edge Mat Bliden
Amanda H. Edge Monty 13/14/14
Dated: Day of "2024"
(BIDCO, Property Owner) By: Minor Patter
Mining Patton MP 9-24-15 Print Name
Dated: 9 Day of Mav, 2024
(Entergy) By:

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Jim Bourgeois

Print Name

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Exhibit "A"



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