METROPOLITAN DEVELOPMENT COMMISSION OF

MARION COUNTY, INDIANA

PRELIMINARY ECONOMIC REVITALIZATION AREA RESOLUTION

Resolution No. 2024-A-033

PERSONAL PROPERTY TAX ABATEMENT

Rocky Mountain Energy Holdings, LLC and Peregrine Energy Solutions, LLC 4025 West 86th Street

- WHEREAS, I.C. 6-1.1-12.1 allows a partial abatement of property taxes attributable to the installation of Equipment (hereinafter the "Project") in Economic Revitalization Areas; and
- WHEREAS, I.C. 6-1.1-12.1 empowers the Metropolitan Development Commission (hereinafter "Commission") to designate Economic Revitalization Areas, determine the length of the abatement period and annual abatement schedule during the term of the abatement for such property and to limit the dollar amount of the deduction that will be allowed with respect to a Project, by following a procedure involving adoption of a preliminary resolution, provision of public notice, conducting of a public hearing, and adoption of a resolution confirming the preliminary resolution or a modified version of the preliminary resolution; and
- **WHEREAS,** the Commission has established in Resolution No. 01-A-041, 2001, certain standards and procedures for the designation of Economic Revitalization Areas for the partial abatement of property taxes attributable to the installation of new equipment; and
- WHEREAS, I.C. 6-1.1-12.1 requires an applicant for Economic Revitalization Area designation to provide a statement of benefits and requires the Commission, before it makes a decision to designate such an area as an Economic Revitalization Area, to determine that the Project can be reasonably expected to yield the benefits identified in the statement of benefits and determine that the totality of benefits arising from the Project is sufficient to justify Economic Revitalization Area designation; and
- WHEREAS, a business (hereinafter "Applicant") named in the attachment to this Resolution, which attachment is hereby incorporated by reference, has a leasehold interest in the geographical area (hereinafter "Subject Real Estate") described in such attachment; and
- **WHEREAS**, the Applicant has requested that the Subject Real Estate be designated as an Economic Revitalization Area for the purpose of achieving property tax savings in connection with the installation on the Subject Real Estate of certain new manufacturing, logistical distribution, information technology, and/or research and development equipment (hereinafter "Specified New Equipment"); and
- WHEREAS, during a hearing at 1:00 p.m. on Wednesday, October 23, 2024, the Commission received evidence about whether the Subject Real Estate should be designated as an Economic Revitalization Area and sufficient evidence was provided which tended to establish Assertions 1, 2, 3, 4, 5 and 6 stated on the attachment to this Resolution.

NOW, THEREFORE, BE IT RESOLVED:

- 1. The Subject Real Estate is preliminarily designated as an Economic Revitalization Area for an abatement period of five (5) years with a proposed abatement schedule as shown on the attachment to this Preliminary Resolution. Final designation as an Economic Revitalization Area does not occur unless a resolution confirming this Preliminary Resolution is adopted in accordance with the governing statute.
- 2. Designation as an Economic Revitalization Area allows a partial abatement of property taxes only relative to Specified New Equipment. However, on the written request of the Applicant, the Director of the Department of Metropolitan Development is allowed to authorize in writing, substitutions, modifications and additions which are not substantial in nature to the specified New Equipment, prior to March 1 of the year in which the initial certified deduction application for new equipment is filed with the Indiana Department of Local Government Finance.
- 3. The Economic Revitalization Area designation terminates December 31, 2028. Accordingly, partial abatement of property taxes is allowed relative to Specified New Equipment installed and in operation on the Subject Real Estate during the period from December 4, 2024, to December 31, 2028. However, termination of this designation does not limit the time the Applicant or successor owner is entitled to receive a partial abatement of property taxes, relative to Specified New Equipment installed on the subject real estate before termination of such designation, to a period of less than five (5) years. Pursuant to IC 6-1.1-12.1-2 (i), the Commission hereby limits the dollar amount of the deduction that will be allowed, with respect to installation of specified new equipment in the ERA, to those respective tax savings attributable to an equipment investment of not greater than \$144,00,000.00.
- 4. The partial abatement of property taxes attributable to the installation of Specified New Equipment is subject to limitations contained in I.C. 6-1.1-12.1-4.5 (c) and (d).
- 5. This Economic Revitalization Area designation is limited to allowing partial abatement of property taxes attributable to the installation of the Specified New Equipment on the Subject Real Estate and does not allow the abatement of real property taxes attributable to redevelopment or rehabilitation activities under I.C. 6-1.1-12.1-3.
- 6. Under the authority of I.C. 6-1.1-12.1, the Commission directs the Department of Metropolitan Development to survey projects receiving Economic Revitalization Area designation for compliance with job creation/retention figures, salaries associated with these figures and investment figures contained in the applicant's approved statement of benefits form. The annual date of survey shall be contained in a final resolution designating the property as an Economic Revitalization Area.
- 7. The Commission fixes 1:00 p.m. on Wednesday, December 4, 2024, in the Public Assembly Room of the City-County Building for the public hearing of remonstrances and objections from persons interested in the Project and directs the publication of notice of public hearing in accordance with the governing statute. At this hearing, the Commission will take action relative to this Preliminary Resolution and determine whether the Subject Real Estate should be designated as an Economic Revitalization Area and fix the length of the abatement period at five (5) years.
- 8. A copy of this Resolution shall be filed with the Marion County Assessor.

METROPOLITAN DEVELOPMENT COMMISSION

John J. Dillon III, President			
Date			

Approved as to Legal Form and Adequacy this day of October 2024

Sheila Kinney 10/8/2024
Sheila Kinney,
Assistant Corporation Counsel

ATTACHMENT TO

METROPOLITAN DEVELOPMENT COMMISSION RESOLUTION PERSONAL PROPERTY TAX ABATEMENT

FACTUAL INFORMATION

Applicant: Peregrine Energy Solutions, LLC

Subject Real Estate: 4025 West 86th Street

<u>Pike Township Parcel Number</u>: 6031115 formally a part of 6007562

PROJECT DESCRIPTION

Peregrine Energy Solutions, LLC, headquartered in Boulder, Colorado, a single purpose entity of Rocky Mountain Energy Holdings, LLC is a leading clean energy developer, with expertise in battery energy storage systems (BESS). The company focuses on developing, executing, and operating a diverse portfolio of utility-scale renewable energy storage solutions. These projects capture energy and discharge it back into the grid as needed, supporting the ability to meet energy demand, manage loads, provide backup electricity, and reduce energy volatility for ratepayers.

Peregrine plans to invest \$144 million in personal property for the development of a battery storage facility located on the northwest side of Indianapolis, at 86th Street and West Michigan Road. The facility will be monitored remotely and contribute to local workforce development by working with EmployIndy to create training and apprenticeship programs, educating youth about career opportunities in the energy technology field. Additionally, Peregrine will donate 5% of the project's tax savings toward this effort.

FACTUAL ASSERTIONS

- 1. <u>x</u> The application was filed with the Department of Metropolitan Development prior to the New Equipment being installed.
- 2. <u>x</u> The specified New Equipment meets the definition of "New Manufacturing Equipment", "New Logistical Distribution Equipment", "New Information Technology Equipment", and/or "New Research and Development Equipment" found in I.C. 6-1.1-12.1, as interpreted by the Indiana Department of Local Government Finance.
- 3. <u>x</u> The specified New Equipment will be installed on the subject real estate in one of the following types of facilities:
 - A. __ Existing facility
 - B. ___ Expanded facility
 - C. _x_ New facility
 - D. Vacated or converted facility

A.	of an existing, expanded or vacated or converted facility:			
	1	The area in which the facility is located has become "undesirable for normal development" (as defined in Metropolitan Development Commission Resolution No. 01-A-041, 2001), or		
	2	The operation in the facility is a distressed business (as defined in Resolution No. 97-A-110, 1997), and		
	3	the specified new equipment is being installed to relieve the conditions causing the business to be distressed, and		
	4	the facility is technologically, economically or energy obsolete, which obsolescence may lead to a decline in employment and tax revenues.		
B.	B. x of a new facility;			
	1. <u>x</u>	the area in which the facility is to be located has become "undesirable for normal development" (as defined in Metropolitan Development Commission Resolution No. 97-A-110, 1997), or		
	2	The operation in the facility is a distressed business (as defined in Resolution No. 97-A-110, 1997), and		
	3	the specified new equipment is being installed to relieve the conditions causing the business to be distressed, and		
	4	the facility is technologically, economically or energy obsolete, which obsolescence may lead to a decline in employment and tax revenues.		
5	The facility will benefit Marion County by creating or retaining permanent jobs, increasing the property tax base, avoiding environmental harm, securing the attraction, retention, or expansion of targeted businesses.			
6. The subject real estate on which the facility is, or will be located:				
A.		Is outside an Allocation Area as defined in I.C. 36-7-15.1-26, or		
В.	<u>X</u>	inside an Allocation Area but has been determined by the Commission to be acceptable for personal property tax abatement.		

4. The facility meets the appropriate requirements:

PROPOSED ABATEMENT SCHEDULE PERSONAL PROPERTY TAX ABATEMENT

YEAR OF DEDUCTION	PERCENTAGE
1 st	51%
2 nd	51%
3 rd	51%
4 th	51%
5 th	51%

STAFF COMMENT PERSONAL PROPERTY TAX ABATEMENT

Street Address:.....4025 West 86th Street

New Jobs Created: None

Jobs Retained:..... None

Estimated Cost of Equipment: \$144,000,000.00

STAFF ANALYSIS

Rocky Mountain Energy Holdings, LLC, along with its single purpose entity, Peregrine Energy Solutions, LLC, headquartered in Boulder, Colorado, is an innovative clean energy platform specializing in multi-technology solutions with a primary focus on utility-scale energy storage. The company's core team has successfully built several hundred megawatts of standalone storage projects.

Peregrine Energy Solutions is a leading clean energy developer, with expertise in battery energy storage systems (BESS). The company focuses on developing, executing, and operating a diverse portfolio of utility-scale renewable energy storage solutions. These projects capture energy and discharge it back into the grid as needed, supporting the ability to meet energy demand, manage loads, provide backup electricity, and reduce energy volatility for ratepayers.

Peregrine plans to invest \$144 million in personal property for the development of a battery storage facility located on the northwest side of Indianapolis, at 86th Street and West Michigan Road. The facility will be monitored remotely and contribute to local workforce development by working with EmployIndy to create training and apprenticeship programs, educating youth about career opportunities in the energy technology field. Peregrine will donate 5% of the project's tax savings toward this effort.

The applicant is requesting tax abatement to assist in off-setting the high costs of investment associated with this proposed project. The granting of property tax abatement will assist the petitioner in making this project more economically feasible by phasing in the increased tax liability resulting from the investments. In staff's opinion, a project such as this would not be economically feasible without the tax abatement incentive. Staff believes that the use of tax abatement is an appropriate tool to assist with this project and support continued development within Marion County. For these reasons, staff believes tax abatement to be an appropriate tool for development.

Staff believes this project does comply with the requirements of Metropolitan Development Commission Resolution No. 01-A-041, 2001 concerning the granting of property tax abatement.

RECOMMENDATION: Staff recommends approval of five (5) years personal property tax abatement.

TOTALITY OF BENEFITS

PETITIONER: Peregrine Energy Solutions, Inc.

INVESTMENT: Staff estimates that the proposed investment of \$144,000,000.00.00 should

result in an increase to the tax base of approximately \$93,600,000.00 of assessed value in the first year of operation. Staff estimates that over the five (5) year personal property tax abatement period the petitioner will realize savings of approximately \$3,597,583.25 (a 51% savings). During the abatement period, the petitioner is expected to pay an estimated \$3,456,501.55 in personal property taxes related to the new equipment. After the tax abatement expires, the petitioner can be expected to pay an estimated \$2,015,452.80 in personal

property taxes annually related to the new equipment.

EMPLOYMENT: The petitioner's project will not create immediate jobs for the community, but

Peregrine has committed to spending a minimum of \$179,879.16 towards an apprenticeship program to promote, educate, and train youth in the energy

technology field in partnership with Employ Indy.

OTHER BENEFITS: Staff believes this project is significant for Pike Township in terms of new taxes

and potential job creation and retention. Furthermore, staff believes the petitioner's project will lead to continued future investment in Marion County.

STAFF COMMENT: Staff believes the "Totality of Benefits" arising from the project are sufficient to

justify the granting of the tax abatement.

