

██████████ 2008

Mr. ██████████
Attn: ██████████
██████████
Brownsville, WI 53006

Re: Television Reception Issue

Dear Mr. ██████████

We have been made aware of certain issues that you are experiencing involved with your television reception. While we are uncertain of the exact cause of this issue, we are anxious to find a solution. Based on our preliminary research, it appears that cable and/or satellite service would provide a viable solution. If we are unable to develop another technical solution to this issue, we are offering to pay for installation of basic cable or satellite television service to your home, as well as reimbursing you for the monthly basic service costs. Our agreement with you would be as follows:

1. Technical Solution; Payments.

(A) Forward will promptly undertake a review of the television reception issue and determine if a technical solution is feasible. If feasible, Forward, at its own expense, will undertake such technical solution with respect to your residence as soon as reasonably practicable. If no such solution can be developed, then Forward will undertake the obligations in 1(B) below.

(B) If no feasible technical solution is available, then, as full and sufficient consideration for your promises and releases contained herein, Forward agrees to reimburse you for installation of basic cable or satellite television service to your home within sixty (60) days of submission of documentation of the cost of such installation if such service is not installed. In addition, Forward will provide you a credit for the monthly basic service costs for such basic cable or satellite television service (which shall be comprised of the least expensive monthly service offered by the provider and shall include broadcast network stations) for so long as any wind turbine remains in operation at the Project. The first payment for the monthly basic service costs will be due within sixty (60) days of receipt by Forward of your first bill received after the date hereof. Such initial payment will be equal to the monthly basic service costs reflected thereon multiplied by twenty-four (which shall correspond to payments for all of 2008 and 2009). Beginning in January of 2010 and each January thereafter, you will provide your monthly invoice for January basic cable or satellite television service and, within sixty (60) days of receipt of such invoice, Forward will disburse a payment to you equal to twelve months of the monthly basic service costs reflected thereon.

(C) You, on your own behalf, and all your heirs, legal representatives, successors and assigns acknowledge and agree that, in exchange for the rights contemplated hereunder: (a) you shall not claim any right to payment from Forward or any of its affiliates with respect to television reception; and (b) you shall not disparage Forward or the project to any third party.

2. Continuous Review. You agree that in exchange for the payments granted in Section 1, Forward will be permitted to continue monitoring television reception at your property on an on-going basis at reasonable hours and with minimum disruption to you. Notwithstanding the foregoing, Forward must provide at least

24 hours notice of any need to enter the residence and obtain your consent to do so (which consent may not be unreasonably withheld or delayed). If at any time Forward believes in good faith that its operations have no impact on television reception at your home or provides a feasible technical solution to provide reception substantially equivalent to reception that was otherwise available prior to Forward's operations, then Forward may terminate this Agreement pursuant to Section 5 below.

3. Tax Matters. Forward's payment obligations in Section 1 are contingent upon receipt by Forward of an executed Form W-9 from you. Forward will issue a Form 1099 on the payment referenced above in paragraph 1. You will be solely responsible for the payment of all income and other taxes on this payment. You will fully reimburse and indemnify Forward in the event any taxing authority seeks and obtains payment from Forward of any taxes deemed to be owed and unpaid by you as a result of this payment, including any interest, penalties or other amounts so assessed against Forward.

4. Non-Admission of Liability. By entering into this Agreement, Forward does not admit, expressly or impliedly, that it has violated your rights in any way or caused the issue contemplated herein. To the contrary, Forward expressly denies any such liability or wrongdoing.

5. Term and Termination. The obligations of the parties set forth herein expire on the anniversary date hereof (or, if extended, at any subsequent anniversary date thereof) unless the television reception issue persists and no other viable technical remedy has been found at such time, in which case the obligations would be renewed for an additional year through the next anniversary date on the same terms and conditions set forth herein. At any time Forward may provide sixty (60) days written notice to you and terminate this Agreement, at which time Forward will have no further obligations hereunder, but only if either of the following occurs: (a) Forward determines that television reception is not adversely impacted by any of its actions or equipment or that adequate television reception can be received without cable and/or satellite use, or (b) Forward determines an alternative technical solution and undertakes such technical solution (or is prevented by you from doing so).

6. Confidentiality of Agreement. You and your counsel further agree that the terms and conditions of this Agreement are strictly confidential and agree not to disclose, discuss or reveal the terms of this Agreement to any third parties.

7. Entire Agreement. This Agreement constitutes the entire agreement between the parties on the subjects covered and supersedes all other agreements and understandings that may have related to the subject matters contained herein. No modification, amendment or waiver of this Agreement shall be effective unless approved in writing by both parties. This Agreement is specific and personal to you and can only be transferred with the express written consent of Forward. The obligations herein are binding upon Forward, its successors and assigns.

Best regards,
FORWARD ENERGY LLC

ACKNOWLEDGED AND AGREED TO BY:

I HEREBY ACKNOWLEDGE AND AGREE THAT I WILL BE BOUND BY ALL OF THE TERMS AND CONDITIONS HEREOF.

Date: _____