COMMONWEALTH OF KENTUCKY BEFORE THE KENTUCKY STATE BOARD ON ELECTRIC GENERATION AND TRANSMISSION SITING

In the Matter of the Application of AEUG Madison)	
Solar, LLC for a Construction Certificate to Construct)	Case No. 2020-00219
a Merchant Electric Generating Facility)	

THIRD PETITION FOR CONFIDENTIALITY

AEUG Madison Solar, LLC ("AEUG Madison"), by counsel and pursuant to 807 KAR 5:001, Section 13, respectfully requests the Kentucky State Board on Electric Generation and Transmission Siting ("Siting Board") to grant confidential protection to documents it filed as a part of its Responses to the Post-Hearing Data Requests.

Administrative Regulation 807 KAR 5:110, Section 5 sets forth the procedure by which certain information filed with the Siting Board shall be treated as confidential. Specifically, the party seeking confidential treatment must establish "each basis upon which the petitioner believes the material should be classified as confidential" under the Kentucky Open Records Act. 807 KAR 5:110, Section 5(2)(a)(1).

Item 2 of the Siting Board Staff's Post-Hearing Data Request seeks a draft version of a landscaping screen plan. In response to this request, AEUG Madison is submitting a draft version of a landscaping screen plan that is not finalized. AEUG Madison (and its consultants) will continue to revise this plan as engineered design of the project progresses. In addition to being preliminary, these drafts contain proprietary information that would result in a competitive disadvantage to AEUG Madison if the information was publicly disclosed.

KRS 61.878(1)(i) and (j) exempts from disclosure:

- (i) Preliminary drafts, notes, correspondence with private individuals, other than correspondence which is intended to give notice of final action of a public agency; [and]
- (j) Preliminary recommendations, and preliminary memoranda in which opinions are expressed or policies formulated or recommended.

This draft version of a landscaping screen plan is not finalized. It is, by its very nature, a preliminary draft and offers preliminary recommendations. It, therefore, is exempt from disclosure under the Open Records Act and appropriate for confidential treatment.

In addition, KRS 61.878(1)(c)(1) exempts from disclosure:

Records confidentially disclosed to an agency or required by an agency to be disclosed to it, generally recognized as confidential or proprietary, which if openly disclosed would present an unfair commercial advantage to competitors of the entity that disclosed the records.

This exception "is aimed at protecting records of private entities which, by virtue of involvement in public affairs, must disclose confidential or proprietary records to a public agency, if disclosure of those records would place the private entities at a competitive disadvantage." 97-ORD-66 at 10 (Ky. OAG Apr. 22, 2008). AEUG Madison could be at a significant competitive disadvantage if there would be public disclosure of the preliminary draft as it contains recommendations and financial information that is not yet final.

For the foregoing reasons, AEUG Madison respectfully requests confidential treatment of the aforementioned information for a permanent period of time.

Respectfully submitted,

M. TODD OSTERLOH

JAMES W. GARDNER

STURGILL, TURNER, BARKER & MOLONEY, PLLC

333 W. Vine Street, Suite 1500

Lexington, Kentucky 40507

Telephone No.: (859) 255-8581

Fax No. (859) 231-0851

tosterloh@sturgillturner.com

jgardner@sturgillturner.com

ATTORNEYS FOR AEUG MADISON SOLAR, LLC

1467341