

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

**IN THE MATTER OF THE APPLICATION OF)
ASHWOOD SOLAR I, LLC, FOR A) Case No. 2020-00280
CONSTRUCTION CERTIFICATE TO)
CONSTRUCT A MERCHANT ELECTRIC)
GENERATING FACILITY)**

**ERRATA STATEMENT FOR
ASHWOOD SOLAR I, LLC’S MOTION FOR DECLARATORY ORDER
OR IN THE ALTERNATIVE
FOR APPROVAL OF ANTICIPATED TRANSACTIONS**

Ashwood Solar I LLC (“Ashwood”), by counsel, respectfully submits the following errata statement regarding its motion filed on September 20, 2024, requesting confirmation that Siting Board approval of the anticipated transactions is not required under KRS 278.710(3)(b) or approving the anticipated transactions. The first paragraph of page 3 of that motion omits the word “not” in the last sentence. Consistent with the information provided in the motion, it should indicate that the proposed tax equity transaction will *not* affect the way the project is operated.

Accordingly, the paragraph should read as follows:

At the time of this transfer described above, the project’s tax equity investor will own passive, non-controlling interests in Ashwood. The tax equity investors will have the benefit of standard protections offered to minority investors but will not be involved with the day-to-day management and operation of the project. Accordingly, the tax equity transaction will **not** affect the way the project is operated.

(Emphasis added and internal footnote omitted.)

RESPECTFULLY SUBMITTED,

STURGILL, TURNER, BARKER & MOLONEY, PLLC

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