1	CATHERINE PAPPAS (pro hac vice, ECF No. 25) Email: pappasc@sec.gov U.S. Securities and Exchange Commission 1617 JFK Blvd., Ste. 520 Philadelphia, PA 19103 (P) (215) 597-0657; (F) (215) 597-2740													
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5	(F) (213) 397-0037, (F) (213) 397-2740													
	LOCAL COUNSEL:													
6	DOUGLAS M. MILLER (Cal. Bar No. 240398) Email: millerdou@sec.gov U.S. Securities and Exchange Commission 444 S. Flower Street, Suite 900													
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9	Los Angeles, California 90071													
10	(P) (323) 965-3837; (F) (213) 443-1904													
11	UNITED STATES	DISTRICT COURT												
12	CENTRAL DISTRICT OF CALIFORNIA													
13	Souther	n Division												
14														
15	SECURITIES AND EXCHANGE COMMISSION													
		Case No. 23-cv-00338-FWS-JDE												
16	Plaintiff,	PLAINTIFF SECURITIES AND												
17	v.	EXCHANGE COMMISSION'S NOTICE OF NO OBJECTION												
18	ENERGY & ENVIRONMENTAL INVESTMENTS, LLC, et al.,	SUBMITTED PURSUANT TO ECF NO. 35 (ORDER TO SHOW												
19		CAUSE)												
20	Defendants.													
21														
22	Pursuant to Section III of the Order to Show Cause entered by this Court													
23	(ECF No. 35), Plaintiff Securities and Exchange Commission ("SEC") hereby													
24	notifies the Court that, as of the date of this filing, it has received no objections to													
25	the proposed distribution plan (ECF No. 35, Attachment A and attached to the													
26	accompanying proposed order as Exhibit A). The SEC further confirms that the													
27	Plan and the Order to Show Cause have been published in accordance with Section													

I of the Order to Show Cause. Accordingly, the SEC respectfully requests that the Court enter the accompanying proposed Order approving the Plan. **Certificate of Compliance Pursuant to L.R. 11-6.2** The undersigned, counsel of record for Plaintiff, Securities and Exchange Commission, certifies that this Notice contains 244 words, which complies with the word limit of L.R. 11-6.1. Respectfully submitted, /s/ Catherine E. Pappas Catherine E. Pappas (pro hac vice, ECF No. 25) Attorney for Plaintiff, SECURITIES AND EXCHANGE COMMISSION Dated: June 7, 2024

SERVICE The undersigned hereby certifies that, on June 7, 2024, I caused the foregoing status report to be electronically filed with the Clerk of the Court for the U.S. District Court of the Central District of California, using the electronic case filing system of the court. The electronic case filing system sends a "Notice of Electronic Filing" to all attorneys of record who have consented in writing to accept this Notice as service of this document by electronic means. I further certify that I have caused copies of the filing to be sent by electronic mail to the following: Robert Hartmann, Esq. 650 Town Center Dr., Suite 1400 Costa Mesa, CA 92626 bob@hartmannlawfirm.net Counsel for Narysa Sardari Luddy Amir A. Sardari, pro se amireei@icloud.com /s/ Catherine E. Pappas Catherine E. Pappas

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

Southern Division

SECURITIES AND EXCHANGE COMMISSION

Plaintiff,

v.

ENERGY & ENVIRONMENTAL INVESTMENTS, LLC, et al.

Defendants.

Case No. 23-cv-00338-FWS-JDE

[PROPOSED] ORDER APPROVING DISTRIBUTION PLAN

The Court has reviewed the Motion of Plaintiff Securities and Exchange Commission (the "SEC") for an Order to Show Cause relating to the SEC's proposed distribution plan for the distribution of the Fair Fund established by this Court (the "Fair Fund") (ECF No. 30), the accompanying Memorandum in Support of Proposed Distribution Plan (ECF No. 31), and the Plan (the "Plan," ECF No. 35, Attachment A, and attached to this Order as Exhibit A);

AND has entered the requested Order to Show Cause (ECF No. 35);

AND, pursuant to the Order to Show Cause, the SEC has filed a Notice informing the Court that the Plan and the Order to Show Cause have been published in accordance with the Order to Show Cause, and that no objections to the Plan have been submitted as of the date of that Notice;

AND the Court has found that the steps set forth in the Order to Show Cause have been completed;

employee, is appointed as the Distribution Agent for the Fair Fund; ar 3. The Plan shall govern the administration and distribution of the Distri Fund. IT IS SO ORDERED. Dated:, 2024 HON. FRED W. SLAUGHTEI				A	ANI	D ha	is c	onsi	dere	ed a	ıll a	rgu	men	its p	ore	presented;	
1. The Plan, attached as Exhibit A, is approved; 2. As set forth in paragraph 29 of the Plan, Catherine E. Pappas, an SEC employee, is appointed as the Distribution Agent for the Fair Fund; at 3. The Plan shall govern the administration and distribution of the Distribution. IT IS SO ORDERED. Dated:, 2024 HON. FRED W. SLAUGHTEI United States District Court June 19 20 21 22 23 24 25																	
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Exhibit A

(Distribution Plan)

Attachment A (Proposed Plan)

- 1. This Distribution Plan (the "Plan") was developed by the Securities and Exchange Commission (the "SEC") in accordance with practices and procedures customary in Fair Fund administrations. This Plan provides for the distribution of a fair fund (the "Fair Fund"), comprised of disgorgement, prejudgment interest, and civil money penalties paid by, or collected from, defendants to the captioned action.
- 2. As described more specifically below, the Plan seeks to compensate investors who were harmed by the fraudulent offering conducted by Energy & Environmental Investments, LLC ("EEI"), Energy & Environmental Inc., Amir A. Sardari, and Narysa Sardari Luddy (collectively, the "Defendants") as alleged in the Complaint. As calculated using the methodology detailed in the Plan of Allocation (attached as Exhibit A), investors will be compensated for their losses on the purchase of membership units in EEI (the "Securities") from March 1, 2011, through April 1, 2020, inclusive (the "Relevant Period"). Based on information obtained by the SEC during its investigation and litigation, and the review and analysis of applicable records, the SEC has concluded that it has all records necessary to calculate each investor's harm. As a result, the Fair Fund is not being distributed according to a claims-made process.
- 3. The SEC has custody of the Fair Fund and shall retain control of the assets of the Fair Fund. The Court retains jurisdiction over implementation of the Plan.

I. <u>BACKGROUND</u>

4. On February 24, 2023, the SEC filed a Complaint against the Defendants, alleging that, from March 2011 through April 2020, the Defendants

perpetrated an offering fraud, raising \$9.3 million from over 200 investors nationwide. ECF No. 1. The SEC alleged that EEI fraudulently offered and sold securities, in the form of membership units, from a call center based in Orange County, California, claiming it would use the money to acquire and develop clean energy projects with an emphasis on the oil and gas sector. *Id.* at ¶ 5. The SEC alleged that, in fact, the Defendants spent investor funds on the call center's payroll, marketing, personal expenses, and to pay other investors in a Ponzi-like scheme. *Id.* at ¶ 6. The SEC charged the Defendants with violations of the antifraud provisions of the Securities Act of 1933, 15 U.S.C. § 77a *et seq.*, and the Securities Exchange Act of 1934, 15 U.S.C. § 78a *et seq. Id.* at ¶ 10, 11.

- 5. On May 19, 2023, the Court entered final judgments, by consent, against each of the Defendants (the "Final Judgments"), ordering them, collectively, to disgorge \$4,424,028.09, and to pay prejudgment interest of \$1,266,963.48 and civil penalties of \$1,235,909.00. ECF Nos. 20, 21, 23.
- 6. By Order entered January 4, 2024, the Court created a fair fund pursuant to Section 308(a) of the Sarbanes-Oxley Act of 2002, 15 U.S.C. §7246(a) (the "Fair Fund"), appointed Heffler, Radetich & Saitta, LLP as the tax administrator of the Fair Fund (the "Tax Administrator"), and authorized the SEC to approve and arrange for the payment of taxes and tax administration fees and expenses without further Court order. ECF No. 29, the "Appointment Order."
- 7. The SEC currently holds \$550,000.00 paid by, or collected from, the Defendants pursuant to the Final Judgments, plus accrued interest, comprising the Fair Fund. The Fair Fund has been deposited in an SEC-designated account at the United States Department of the Treasury ("Treasury"). Additional collections of

¹ The final judgment entered by consent against Sardari did not impose any monetary sanctions. ECF No. 22.

funds in satisfaction of the Final Judgments shall be applied to outstanding disgorgement, civil penalties, prejudgment interest, and post-judgment interest, in that order.

II. <u>DEFINITIONS</u>

As used in this Plan, the following definitions will apply:

- 8. "Administrative Costs" shall mean any administrative costs and expenses, including without limitation tax obligations, the fees and expenses of the Tax Administrator, the fees and expenses of the Third-Party, and investment and banking costs.
- 9. "**Distribution Payment**" means a payment from the Fair Fund to a Payee in accordance with the terms of this Plan.
- 10. "Eligible Claimant" means a Preliminary Claimant who is determined to have suffered a Recognized Loss pursuant to the Plan of Allocation, and who is not an Excluded Party or an Unresponsive Preliminary Claimant.
- 11. "Excluded Party" shall mean: (a) the Defendants, and Defendants' agents, nominees, assigns, heirs, spouses, parents, children, or controlled entities; (b) the Third-Party, its employees, and those Persons assisting the Third-Party in its role as described in paragraph 30; and (c) any purchaser or assignee of another Person's eligibility to obtain a recovery from the Fair Fund for value; provided, however, that this provision (c) shall not be construed to exclude those Persons who obtained such a right by gift, inheritance, or devise.
- 12. "Fair Fund" means the fund created by the Court pursuant to Section 308(a) of the Sarbanes-Oxley Act of 2002 for the benefit of investors harmed by Defendants' violations alleged in the Complaint. Additional collections, accrued interest, and funds directed to the Fair Fund by Court or SEC order or otherwise, shall be added to, and become a part of, the Fair Fund.
 - 13. "Final Determination Notice" means the written notice sent by the

Third-Party to (a) any Preliminary Claimant who timely submitted a written dispute of his, her, or its preliminarily calculated Investment and Recovery, notifying the Preliminary Claimant of the Distribution Agent's resolution of the dispute; and (b) those Preliminary Claimants who have not responded to the Plan Notice described in paragraph 18 and for whom the Distribution Agent and/or the Third-Party has current contact information, notifying the Preliminary Claimant that he, she, or it has been deemed an Unresponsive Preliminary Claimant. The Final Determination Notice will constitute the Distribution Agent's final ruling regarding the status of the claim.

- 14. "Investment" shall mean the Preliminary Claimant's aggregate outof-pocket payment to purchase the Securities during the Relevant Period and does not include any interest, dividend, or other (purported) profit.
- 15. "Net Available Fair Fund" means the Fair Fund less Administrative Costs.
- 16. "Payee" means an Eligible Claimant whose distribution amount is equal to or greater than \$10.00, as calculated in accordance with the Plan of Allocation, and who will receive a Distribution Payment.
- 17. "**Person**" means natural individuals as well as legal entities such as corporations, partnerships, or limited liability companies.
- 18. "Plan Notice" means a written notice from the Distribution Agent to each Preliminary Claimant regarding the Court's approval of the Plan, including, as appropriate: a statement characterizing the distribution; a link to the approved Plan posted on the SEC's website and instructions for requesting a copy of the Plan; specification of any information needed from the Preliminary Claimant to prevent him, her, or it from being deemed an Unresponsive Preliminary Claimant; his, her, or its preliminarily calculated Investment and Recovery; a description of the tax information reporting and other related tax matters; the procedure for the

distribution as set forth in the Plan; and the name and contact information for the Distribution Agent and/or the Third-Party as a resource for additional information or to contact with questions regarding the distribution.

- 19. "Plan of Allocation" means the methodology by which a Preliminary Claimant's Recognized Loss is calculated. The Plan of Allocation is attached as Exhibit A.
- 20. "Preliminary Claimant" means a Person, or their lawful successors, identified by the Distribution Agent based on her review and analysis of applicable records obtained by the SEC during its investigation, litigation, or otherwise, who may have suffered a loss on the purchase of the Securities during the Relevant Period.
- 21. "**Recognized Loss**" means the amount of loss calculated in accordance with the Plan of Allocation.
- 22. "Recovery" shall mean the aggregate amount of the Investment recovered by the Preliminary Claimant, including redemptions, periodic withdrawals, interest or dividend payments, distribution(s), settlements, court adjudication, or otherwise.
- 23. "Relevant Period" is March 1, 2011, through April 1, 2020, inclusive.
 - 24. "Securities" means membership units in EEI.
 - 25. **"Third-Party"** is the entity identified in paragraph 30.
- 26. "Unresponsive Preliminary Claimant" means a Preliminary Claimant whose address the Third-Party and/or Distribution Agent has not been able to verify and/or who does not timely respond to the Third Party's and/or Distribution Agent's attempts to obtain information, including any information sought in the Plan Notice. Unresponsive Preliminary Claimants will not be eligible for a distribution under the Plan.

III. TAX COMPLIANCE

27. The Tax Administrator shall handle the tax obligations of the Fair Fund. The Tax Administrator will be compensated for reasonable fees and expenses from the Fair Fund.

- 28. The Fair Fund constitutes a Qualified Settlement Fund ("QSF") under Section 468B(g) of the Internal Revenue Code of 1986, as amended, 26 U.S.C. § 468B(g), and related regulations, 26 C.F.R. §§ 1.468B-1 through 1.468B-5. The Tax Administrator is the administrator of such QSF for purposes of Treas. Reg. § 1.468B-2(k)(3)(I) and shall satisfy the tax-related administrative requirements imposed by Treas. Reg. § 1.468B-2, including, but not limited to:
 - (a) Obtaining a taxpayer identification number;
 - (b) Requesting funds necessary for the timely payment of all applicable taxes, the payment of taxes for which the Tax Administrator has received funds, and the filing of applicable returns; and
 - (c) Fulfilling any information reporting or withholding requirements imposed on distributions from the Fair Fund.

IV. <u>DISTRIBUTION AGENT</u>

- 29. Catherine E. Pappas will be the distribution agent for the Fair Fund ("Distribution Agent"). As an SEC employee, the Distribution Agent shall receive no compensation, other than her regular salary as an SEC employee, for her services in administering the Fair Fund.
- 30. The Distribution Agent will be responsible for administering the Fair Fund in accordance with the Plan. This will include, among other things, taking reasonable steps to obtain accurate mailing information for Preliminary Claimants; establishing a webpage and providing contact information to which to direct inquiries regarding the Plan; causing the dissemination of the Plan Notice;

cooperating with the Tax Administrator appointed by the Court to satisfy any tax liabilities and to ensure compliance with income tax reporting requirements, including but not limited to Foreign Account Tax Compliance Act (FATCA); directing the disbursement of the Fair Fund in accordance with this Plan, as ordered by the Court; and researching and reconciling errors and reissuing payments, when possible. The Distribution Agent will engage a third-party (the "Third-Party"), to perform some of the administrative tasks associated with implementing the Plan. The Third-Party's fees and expenses will be paid from the Fair Fund as an Administrative Cost pursuant to a cost proposal submitted to, and approved by, the SEC staff.

- 31. To carry out the purposes of this Plan, the Distribution Agent is authorized to make and implement immaterial changes to the Plan upon agreement of the SEC staff. If a change is deemed to be material by the SEC staff, Court approval of a Plan amendment is required prior to implementation.
- 32. The Distribution Agent may extend any procedural deadline contained in the Plan for good cause shown, if agreed upon by the SEC staff.

V. PLAN PROCEDURES

Specification of Preliminary Claimants

33. Using information obtained during its investigation, litigation, and otherwise, the SEC has identified the Preliminary Claimants. Preliminary Claimants are limited to only those Persons who may have suffered a loss on the purchase of the Securities during the Relevant Period.

Procedures for Locating and Notifying Preliminary Claimants

34. Within thirty (30) days of Court approval of the Plan, the Third-Party will create a mailing and harm database of all Preliminary Claimants based upon information provided by the Distribution Agent; run a National Change of Address search to retrieve updated addresses for all records in the database; send the Plan

Notice to each Preliminary Claimant's last known email address (if known) and/or mailing address; and establish and monitor an email address specific to this action, as well as physical mail, for Preliminary Claimant communications.

Undeliverable Mail

- 35. If any mailing is returned as undeliverable, the Third-Party will make the best practicable efforts to ascertain a Preliminary Claimant's correct address. If another address is obtained, the Third-Party will then resend it the Preliminary Claimant's new address within fifteen (15) days of receipt of the returned mail. If the mailing is returned again, and the Third-Party, despite best practicable efforts, is unable to find a Preliminary Claimant's correct address, the Distribution Agent, in her discretion, may deem such Preliminary Claimant an Unresponsive Preliminary Claimant.
- 36. Any Preliminary Claimant who relocates or otherwise changes contact information after receipt of the Plan Notice must promptly communicate any change in address or contact information to the Distribution Agent.

Procedures to Request Plan Notice

37. Any Person who does not receive a Plan Notice as described in paragraph 18, but who is aware of this Plan (e.g., through other Preliminary Claimants or on www.sec.gov) and believes they should be included as a Preliminary Claimant, should contact the Distribution Agent within forty-five (45) days from the approval of the Plan to establish that they should be considered a Preliminary Claimant. The Third-Party will send the Person a Plan Notice within thirty (30) days of receiving the Person's documentation if the Distribution Agent determines that the Person should have received a Plan Notice.

Failure to Respond to Plan Notice

38. If a Preliminary Claimant is requested to respond and fails to respond within thirty (30) days of the initial mailing of the Plan Notice or other

communication to that Preliminary Claimant, the Third-Party will make no fewer than two (2) attempts to contact the Preliminary Claimant by a different contact method (e.g. telephone or email if the Plan Notice was mailed), if available; and by the initial contact method if an alternative is unavailable. The second attempt will in no event take place more than sixty (60) days from the initial mailing of the Plan Notice or communication to that Preliminary Claimant. If the Third-Party's efforts to contact the Preliminary Claimant are unsuccessful and/or the Preliminary Claimant does not respond to the Plan Notice by or other communication despite the Third-Party's outreach, the Distribution Agent, in her discretion, may deem such Preliminary Claimant an Unresponsive Preliminary Claimant.

Dispute Process

39. Disputes will be limited to the preliminarily calculated Investment and Recovery amounts set forth in the Plan Notice. Within thirty (30) days of the final mailing of the Plan Notice to the Preliminary Claimant, the Distribution Agent must receive a written communication detailing any dispute along with any supporting documentation. The Distribution Agent will investigate the dispute, and such investigation will include a review of the written dispute as well as any supporting documentation.

Final Determination Notices

40. Within sixty (60) days of the final mailing of the Plan Notice to the Preliminary Claimant, the Third-Party will send a Final Determination Notice to (a) any Preliminary Claimant who timely submitted a written dispute as described in paragraph 39, above, notifying the Preliminary Claimant of the Distribution Agent's resolution of the dispute; and (b) those Preliminary Claimants who have not responded to the Plan Notice as described in paragraph 18, above, and for whom the Distribution Agent and/or the Third-Party has current contact information, notifying the Preliminary Claimant that he, she, or it has been deemed

an Unresponsive Preliminary Claimant.

Distribution Methodology

41. The Distribution Agent will calculate each Preliminary Claimant's Recognized Loss in accordance with the Plan of Allocation. All Preliminary Claimants who are determined to have a Recognized Loss, and who are not deemed an Excluded Party, or an Unresponsive Preliminary Claimant will be deemed an Eligible Claimant. All Eligible Claimants whose distribution amount is equal to or greater than \$10.00, as calculated in accordance with the Plan of Allocation, will be deemed a Payee and receive a Distribution Payment.

Establishment of a Reserve

- 42. Before determining the amount of funds available for distribution and calculating each Payee's Distribution Payment, the Distribution Agent, in conjunction with the Tax Administrator, will establish a reserve to pay Administrative Costs and to accommodate any unexpected expenditures (the "Reserve").
- 43. After all Distribution Payments are made and Administrative Costs paid, any remaining amounts in the Reserve will become part of the Residual described in paragraph 58, below.

Preparation of the Payment File

44. Within two hundred twenty (220) days of Court approval of the Plan, the Distribution Agent, working with the Third-Party, will compile the Payee information, including the name, address, calculated Recognized Loss, and the amount of the Distribution Payment for all Payees (the "Payee List").

VI. The Escrow Account

45. Prior to the disbursement of funds from the Net Available Fair Fund, the Third-Party will establish an escrow account at a commercial bank not

unacceptable to the SEC (the "Bank"), pursuant to an escrow agreement (the "Escrow Agreement") provided by the SEC staff.

VII. <u>DISTRIBUTION</u>

Distribution of the Fair Fund

- 46. After preparation of the Payee List, the SEC will petition the Court for authority to disburse funds from the Net Available Fair Fund to the Bank pursuant to the Payee List for distribution by the Third-Party in accordance with the Plan. Pursuant to the order, the funds will be transferred to the Bank, and the Third-Party will be responsible for issuing Distribution Payments to Payees in accordance with the Payee List.
- 47. For any electronic payment, the exact amount necessary to make a payment shall be transferred directly to the Payee's bank account in accordance with written instructions provided to the Bank by the Third-Party.
- 48. All checks will bear a stale date of one hundred twenty (120) days from the date of issuance. Checks that are not negotiated by the stale date will be voided, and the Bank will be instructed to stop payment on those checks. A Payee's claim will be extinguished if he, she, or it fails to negotiate his, her, or its check by the stale date, and the funds will remain in the Fair Fund, except as provided in paragraph 52.
- 49. All Distribution Payments will be accompanied by a communication that includes, as appropriate: (a) a statement characterizing the distribution; (b) a statement that the tax treatment of the distribution is the responsibility of each Payee and that the Payee should consult his, her or its tax advisor for advice regarding the tax treatment of the distribution; (c) a statement that checks will be void and cannot be reissued after one hundred twenty (120) days from the date the original check was issued; and (d) contact information for the Distribution Agent for questions regarding the Distribution Payment. The letter or other mailings to

Payees characterizing a Distribution Payment will be submitted by the Third-Party to the Tax Administrator and SEC staff for review and approval.

50. All Distribution Payments, either on their face or in the accompanying mailing, will clearly indicate that the money is being distributed from the Fair Fund established by the Court to compensate investors for harm as a result of securities law violations.

Post Distribution; Handling of Returned or Uncashed Checks; and Reissues

- 51. The Third-Party shall use its best efforts to make use of commercially available resources and other reasonably appropriate means to locate all Payees whose checks are returned to the Third-Party as "undeliverable." If new address information becomes available, the Third-Party will repackage the distribution check and send it to the new address. If new address information is not available after a diligent search (and in no event no later than one hundred twenty (120) days after the initial mailing of the original check) or if the distribution check is returned again, the check shall be voided and the Third-Party shall instruct the issuing financial institution to stop payment on such check. If the Third-Party is unable to find a Payee's correct address, the Distribution Agent may remove such Payee from the distribution and the allocated Distribution Payment will remain in the Fair Fund for distribution, if feasible, to the remaining Payees.
- 52. The Third-Party will reissue checks or electronic payments to Payees upon the receipt of a valid, written request from the Payee prior to the stale date. In cases where a Payee is unable to endorse a Distribution Payment check as written (*e.g.*, name changes, IRA custodian changes, or recipient is deceased) and the Payee or the Payee's lawful representative requests the reissuance of a Distribution Payment check in a different name, the Third-Party will request, and must receive, documentation to support the requested change. The Third-Party will review the documentation to determine the authenticity and propriety of the

change request and provide a recommendation regarding the same to the Distribution Agent. If, in the discretion of the Distribution Agent, such change request is properly documented, the Third-Party will issue an appropriately redrawn Distribution Payment to the requesting party. Reissued checks will be void sixty (60) days from the reissuance, and in no event will a check be reissued after one hundred twenty (120) days from the date of the original issuance without the approval of the SEC staff.

- 53. The Third-Party will work with the issuing financial institution and maintain information about uncashed checks and any returned items due to non-delivery, insufficient addresses, and/or other deficiencies. The Third-Party is responsible for researching and reconciling errors and reissuing payments when possible. The Third-Party is also responsible for accounting for all payments. The amount of all uncashed and undelivered payments will continue to be held in the Fair Fund.
- 54. The Third-Party will make and document its best efforts to contact Payees to follow-up on the status of uncashed distribution checks (other than those returned as "undeliverable") and take appropriate action to follow-up on the status of uncashed checks at the request of the Distribution Agent and/or the SEC staff. The Third-Party may reissue such checks, subject to the time limits detailed herein.
- 55. At the discretion of the Distribution Agent, certain costs that were not factored into the Reserve, such as bank fees for the return of a payment, may reduce the Payee's Distribution Payment. In such situations, the Third-Party will immediately notify the Distribution Agent and the Tax Administrator of the reduction in the Distribution Payment.

Receipt of Additional Funds

56. Should any additional funds be received pursuant to SEC or Court order, agreement, or otherwise, prior to the Court's termination of the Fair Fund,

such funds will be added to the Fair Fund and distributed, if feasible, in accordance with the Plan.

Disposition of Undistributed Funds

- 57. If funds remain following the initial distribution, the Distribution Agent may seek subsequent distribution(s) of any remaining funds, if feasible. All subsequent distributions shall be made consistent with this Plan and pursuant to the Court's order.
- 58. A residual will be established for any amounts remaining after the final disbursement to Payees from the Fair Fund and the payment of all Administrative Costs (the "Residual"). The Residual may include funds from, among other things, amounts remaining in the Reserve, distribution checks that have not been cashed, checks that were not delivered or were returned to the SEC, and tax refunds received due to the Fair Fund's overpayment of taxes or for waiver of IRS penalties.
- 59. Once the Distribution Agent deems further distribution of the Fair Fund to investors infeasible, the Distribution Agent will direct any uncashed Distribution Payments to be voided and the Third-Party to return any funds remaining in the Escrow and Deposit Accounts to the SEC to become part of the Residual.

VIII. <u>Miscellaneous</u>

Administrative Costs

60. All Administrative Costs will be paid from the Fair Fund.

Filing of Reports and Accountings

61. In accordance with the Appointment Order, upon completion of all distributions, the Tax Administrator shall complete a final accounting report, in a format to be provided by the SEC staff, and provide it to the Distribution Agent and the SEC staff to review.

62. All funds remaining in the Residual that are infeasible to distribute to investors will be held by the SEC pending a final accounting. Once the Distribution Agent and the SEC staff have reviewed and accepted the final accounting, the SEC will petition the Court for an order, as appropriate, approving the final accounting, discharging the Distribution Agent, disposing of the Residual, and terminating the Fair Fund. The motion will include a recommendation as to the final disposition of the Residual, consistent with Sections 21(d)(3), (5), and (7) and *Liu v. SEC*, 140 S. Ct. 1936 (2020).² If distribution of the Residual to investors is infeasible, the SEC staff may recommend the transfer of the Residual to the general fund of the Treasury subject to Section 21F(g)(3) of the Exchange Act.³

IX. <u>TERMINATION</u>

- 63. The Fair Fund will be eligible for termination and the Distribution Agent will be eligible for discharge after all the following have occurred:
 - a. A final report and accounting have been submitted to and approved by the Court;
 - b. All Administrative Costs have been paid; and
 - c. The Court has approved the SEC staff's recommendation as to the final disposition of the Residual consistent with Sections

² 15 U.S.C. § § 78u(d)(3), (5), and (7). Section 21(d)(7) was added to the Exchange Act by Section 6501(a) of the National Defense Authorization Act for Fiscal Year 2021, Pub. L. No. 116-283, enacted January 1, 2021. The relevant provisions of the NDAA apply "to any action or proceeding that is pending on, or commenced on or after, the date of" the NDAA's enactment. NDAA, Section 6501(b).

³ Section 21F(g)(3) of the Exchange Act, 15 U.S.C. § 78u-6(g)(3), provides, in relevant part, that any monetary sanction of \$200 million or less collected by the SEC in any judicial action brought by the SEC under the securities laws that is not added to a disgorgement fund or Distribution Fund or otherwise distributed to victims, plus investment income, shall be deposited or credited into the SEC Investor Protection Fund.

21(d)(3), (5), and (7) and Liu v. SEC, 140 S. Ct. 1936 (2020).⁴

64. Once the Fair Fund has been terminated, no additional payments will be made whatsoever.

⁴ See note 2.

Exhibit A

PLAN OF ALLOCATION

This Plan of Allocation is designed to compensate investors for their losses on the purchase of membership units in EEI (the "Securities") from March 1, 2011, through April 1, 2020, inclusive (the "Relevant Period"). Investors who did not purchase the Securities during the Relevant Period are ineligible to recover under this Plan. Based upon records obtained by the SEC during its investigation, litigation, or otherwise, the Distribution Agent has identified those investors, or their lawful successors, who may have suffered a loss on the purchase of the Securities during the Relevant Period (the "Preliminary Claimants").

The Distribution Agent will calculate each Preliminary Claimant's loss ("Recognized Loss") as his, her, or its Investment less his, her, or its Recovery.

If the Recognized Loss calculates to a negative number, reflecting a gain, then the Recognized Loss will be \$0.00.

Any Preliminary Claimant who suffered a Recognized Loss greater than \$0.00 pursuant to this Plan of Allocation, and who is not an Excluded Party or an Unresponsive Preliminary Claimant, will be deemed an Eligible Claimant.

The Distribution Agent will identify Payees and the amount to be distributed to each such Payee in accordance with the "rising tide" methodology:

- (a) The Distribution Agent will create a list of Eligible Claimants (the "Preliminary List").
- (b) The Distribution Agent will calculate the "Individual Recovery Ratio" for each Eligible Claimant on the Preliminary List as the claimant's Recovery divided by his, her, or its Investment.
- (c) Using the Preliminary List, the Distribution Agent will calculate the "Equal Recovery Ratio" as the sum of the Recoveries for all Eligible

- Claimants plus the amount of the Net Available Fair Fund, divided by the sum of the Investments for all Eligible Claimants.
- (d) An Eligible Claimant on the Preliminary List whose Individual Recovery Ratio exceeds the Equal Recovery Ratio will be removed from the Preliminary List and deemed ineligible to receive a distribution under this Plan of Allocation.
- (e) The Distribution Agent will re-calculate the Equal Recovery Ratio for the remaining Eligible Claimants as in step (c) and exclude Preliminary Claimants whose Individual Recovery Ratios exceed the re-calculated Equal Recovery Ratio, as in step (d), iteratively, until all remaining Eligible Claimants have Individual Recovery Ratios less than or equal to the re-calculated Equal Recovery Ratio.
- (f) The Distribution Agent will calculate the "Tentative Distribution" for each remaining Eligible Claimant by multiplying the final Equal Recovery Ratio by the Eligible Claimant's Investment and subtracting from that amount the Eligible Claimant's Recovery.
- (g) An Eligible Claimant whose Tentative Distribution (plus Reasonable Interests, if applicable) is less than the "Minimum Distribution Amount" of \$10.00 will be removed from the Preliminary List, be deemed ineligible to receive a Distribution Payment, and steps (e) and (f) will be repeated until each remaining Eligible Claimant's Tentative Distribution is equal to or greater than the Minimum Distribution Amount.
- (h) The distribution amounts of Eligible Claimants remaining on the Preliminary List will equal to their respective Tentative Distribution amounts (plus Reasonable Interest, if applicable).

Additional Provisions

Subsequent Distributions: In the event of subsequent distributions, the steps in the rising tide calculations in paragraphs (a) through (h) set forth above will be repeated. Any Eligible Claimants who were removed from the Preliminary List in a previous distribution and deemed ineligible pursuant to paragraphs (d) or (g) above will be reconsidered in any subsequent distribution. The amount of any Distribution Payment paid to an Eligible Claimant in a previous distribution will be considered a Recovery for the Eligible Claimant in each subsequent distribution.

Reasonable Interest: At the final distribution, as determined by the Distribution Agent, if all Eligible Claimants have achieved an Individual Recovery Ratio of 100% and sufficient funds remain, the Distribution Agent may direct the payment of Eligible Claimants for the time value of his, her, or its respective loss as calculated in connection with the initial distribution. Reasonable Interest will be calculated using the Short-term Applicable Federal Rate plus three percent (3%), compounded quarterly from the end of the Relevant Period through the approximate date of the disbursement of the funds. If there are insufficient funds to pay the full amount of Reasonable Interest calculated for each Eligible Claimant, each Payee will receive Reasonable Interest from the excess funds in the proportion of the Distribution Payment calculated for him, her, or it, to the aggregate Distribution Payments calculated for all other Payees.

Minimum Distribution Amount: The Minimum Distribution Amount will be \$10.00 (inclusive of Reasonable Interest, if any). If an Eligible Claimant's distribution amount is less than the Minimum Distribution Amount, that Eligible Claimant will be deemed ineligible to receive a Distribution Payment and his, her, or its distribution amount will be reallocated on a *pro-rata* basis to Eligible Claimants whose distribution amounts are greater than or equal to the Minimum Distribution Amount.

<u>Payee</u>: An Eligible Claimant whose distribution amount equals or exceeds

the Minimum Distribution Amount will be deemed a Payee and receive a Distribution Payment equal to his, her, or its calculated distribution amount. <u>Distribution Payment Limitation</u>: In no event will a Payee receive from the Fair Fund in any distribution more than his, her, or its calculated loss caused by the violations described in the Complaint, nor will the sum of all Distribution Payments made, exceed the amount of the Payee's calculated loss, plus Reasonable Interest, if any.