

From: Bachman, Melanie <Melanie.Bachman@ct.gov>
Sent: Friday, September 16, 2022 12:43 PM
To: don bergmann <donlbergmann@sbcglobal.net>
Cc: CSC-DL Siting Council <Siting.Council@ct.gov>; Chiocchio, Lucia <LChiocchio@cuddyfeder.com>; Motel, Kristen <KMotel@CUDDYFEDER.COM>; Ball, David A. <DBall@cohenandwolf.com>; Nicholas R. Bamonte <nbamonte@berchemmoses.com>; Baldwin, Kenneth <KBALDWIN@RC.com>; Ira Bloom <ibloom@berchemmoses.com>; ppires@cohenandwolf.com
Subject: RE: #510

Good afternoon, Don.

This is partially correct. 30 days after the final evidentiary hearing session or close of the evidentiary record is the deadline for parties/intervenors to submit briefs and proposed findings of fact, as well as the deadline for the public to submit written limited appearance statements.

Parties and intervenors do not have the opportunity to submit written limited appearance statements 30 days after each evidentiary hearing session. Only the public may submit written limited appearance statements *at any time up to 30 days after* the conclusion of the last evidentiary hearing or after the evidentiary record closes. We do not know in advance when the last evidentiary hearing will be held or when the evidentiary record will close.

Any statement you submit as an intervenor while the evidentiary record remains open constitutes pre-filed testimony that must be submitted to the Siting Council and the service list by the deadline date on the schedule developed by the Siting Council that is posted on the Docket 510 webpage and subject to cross examination during your appearance at one of the evidentiary hearing sessions.

At the conclusion of the last evidentiary hearing or when the evidentiary record closes, the Siting Council will announce a schedule for parties and intervenors to submit briefs and proposed findings of fact. It is typically 30 days from the last evidentiary hearing (coextensive with the public comment period). You are correct that the brief is a summary/restatement of your position on the application.

I hope this is helpful. Thanks. Have a great day.

Melanie

Melanie A. Bachman, Esq.
Executive Director/Staff Attorney
Connecticut Siting Council
10 Franklin Square
New Britain, CT 06051
860-827-2951



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From: don bergmann <donlbergmann@sbcglobal.net>

Sent: Friday, September 16, 2022 10:48 AM

To: Bachman, Melanie <Melanie.Bachman@ct.gov>

Subject: #510

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Greetings Melanie,

It is my expectation that I am entitled to submit something to the Siting Council within 30 days after each public meeting and of course after the final public hearing. For example, if the September hearing was the last hearing, I could then submit to the Council sort of my closing brief. i.e. something that simply reflects my analysis, judgment and desired outcome. Am I correct?

Thanks, Don Bergmann