

**CONNECTICUT SITING COUNCIL**

<b>APPLICATION OF THE UNITED</b>	)	<b>DOCKET NO. 516</b>
<b>ILLUMINATING COMPANY (UI) TO THE</b>	)	
<b>CONNECTICUT SITING COUNCIL FOR A</b>	)	
<b>CERTIFICATE OF ENVIRONMENTAL</b>	)	<b>OCTOBER 12, 2023</b>
<b>COMPATIBILITY AND PUBLIC NEED FOR</b>	)	
<b>THE CONSTRUCTION MAINTENANCE</b>	)	
<b>AND OPERATION OF A FAIRFIELD TO</b>	)	
<b>CONGRESS RAILROAD TRANSMISSION</b>	)	
<b>LINE 115-kV REBUILD PROJECT ALONG</b>	)	
<b>APPROXIMATELY 7.3 MILES OF THE</b>	)	
<b>CONNECTICUT DEPARTMENT OF</b>	)	
<b>TRANSPORTATION’S METRO-NORTH</b>	)	
<b>CORRIDOR BETWEEN STRUCTURE B648S</b>	)	
<b>LOCATED AT THE END OF SASCO CREEK</b>	)	
<b>IN FAIRFIELD AND UI’S CONGRESS</b>	)	
<b>STREET SUBSTATION IN BRIDGEPORT, CT)</b>	)	

**APPLICATION OF SASQUANAUG ASSOCIATION FOR SOUTHPORT IMPROVEMENT, INCORPORATED TO INTERVENE UNDER C.G.S. §§ 22a-19, 4-177a, 16-50g AND 16-50n**

Pursuant to Connecticut General Statutes §§ 22a-19, 4-177a, 16-50g and 16-50n, the SASQUANAUG ASSOCIATION FOR SOUTHPORT IMPROVEMENT INCORPORATED, a Connecticut non-stock, non-profit, corporation with an address at P.O. Box 471, Southport, Connecticut (hereinafter the “Proposed Intervenor”) hereby moves and petitions the Connecticut Siting Council (hereinafter the “Council”) to be a party intervenor in the above application by The United Illuminating Company (hereinafter “UI”) for a certificate of Environmental Compatibility and Public Need for the construction, rehabilitation and maintenance of a 115-kV transmission line that consists of the relocation and rebuild of its existing 115-kilovolt (kV) electric transmission lines from the railroad catenary structures to new steel monopole structures

and related modifications along approximately 7.3 miles of the Connecticut Department of Transportation’s Metro-North Railroad corridor between Structure B648S located east of Sasco Creek in Fairfield and UI’s Congress Street Substation in Bridgeport, Connecticut (hereinafter the “Sasco Creek Site”), together with the rebuild of two existing 115-kV transmission lines along 0.23 mile of existing UI right-of-way to facilitate interconnection of the rebuilt 115-kV electric transmission lines at UI’s existing Ash Creek, Resco, Pequonnock and Congress Street Substations traversing the municipalities of Bridgeport and Fairfield, Connecticut (hereinafter, the “A-R-P-C Site”) (hereinafter, collectively referred to as the “Project”). The Proposed Intervenor represents that its participation is in the interests of justice and the environment and that its participation will not impair the orderly conduct of the proceeding.

In support of this request, the Proposed Intervenor states the following:

1. The names and address of the Proposed Intervenor are as follows:

Sasquanaug Association For Southport Improvement Incorporated:

c/o Mario Coppola, Esq.  
Matthew Studer, Esq.  
Berchem Moses, PC  
1221 Post Road East  
Westport, CT 06880  
203-227-9545  
[mcoppola@berchemoses.com](mailto:mcoppola@berchemoses.com)  
[mstuder@berchemmoses.com](mailto:mstuder@berchemmoses.com)

2. The Proposed Intervenor is an organization consisting of approximately eighty five members that is dedicated to the preservation and protection of Southport, Connecticut and its historical surroundings.

3. The Proposed Intervenor has concerns for the public need to relocate and Construct 115-kV electric transmission lines along the Sasco Creek Site, as well as the rebuild of two (20 115-kV transmission lines along the A-R-P-C Site. (Unless referenced specifically, the

Sasco Creek Site and A-R-P-C Site shall be collectively referred to as the “Project Area”). The Project Area consists of approximately 7.3 acres of land, together with another 0.23 mile section of UI right of way designation. The electric transmission lines which UI proposes in the Application consists of several 100-foot plus self-supporting monopole towers (hereinafter the “Towers”).

4. The construction and existence of UI’s Towers will have a severe negative impact on this very sensitive environmental area, public water sources, inland wetlands, scenic vistas, neighboring property values and the general character and harmony of the surrounding neighborhood. Pursuant to C.G.S. §§ 22a-19, 16-50n, 16-50g and 4-177a, the Proposed Intervenor has a direct interest in the proceedings which will specifically and substantially affect the historical character, historic properties and historic character of the Southport area which it is dedicating to preserving and protecting. The Proposed Intervenor seeks to intervene in the above proceedings for the purpose of submitting testimony, briefs and other evidence relevant to the Connecticut Siting Council’s consideration of Docket 516.

4. The Applicant, UI, admits in its application that the Project will result in negative effects and impact on air quality, noise and lighting, as well as have a temporary negative impact on the operations of numerous organizations, businesses and residents during the construction of the Project.

5. UI’s Towers fail to meet the requirements of local regulations of the Town of Fairfield, including the Town Plan of Conservation and Development, in a way which fundamentally harms the general welfare of the community.

6. The Proposed Intervenor hereby presents this verified pleading, pursuant to C.G.S. § 22a-19, for the purpose of asserting that evidence and testimony shall be presented in

order to demonstrate that the activity proposed by UI for the Project Area is likely to unreasonably harm the public trust in the air, water or other natural resources of the State of Connecticut because, if granted, UI Towers will unreasonably impact inland wetlands, public water sources, neighboring property values and the visual quality of the environment in a residential area.

7. The Proposed Intervenor seeks to present evidence and testimony that will demonstrate that the severe environmental impact from UI's Towers could be reasonably mitigated by the use of alternate locations and/or alternative design options for the Project.

8. The Proposed Intervenor seeks to present evidence and testimony that will demonstrate that there are reasonable and prudent alternatives to the UI Towers, such as other electric transmission equipment and technology, which UI could implement in the area of the Project to achieve its reasonable coverage needs instead of the construction and maintenance of the proposed Towers.

9. The Proposed Intervenor seeks to present evidence and testimony that will demonstrate that pursuant to C.G.S. § 16-50g, any need for adequate and reliable public utility service that will be fulfilled by the UI Towers will be significantly outweighed by the need to protect the environment and ecology of the State and to minimize damage to scenic, historic, recreational and property values.

10. The Connecticut Siting Council should be aware of the statutory requirements that apply to interventions pursuant to C.G.S. § 22a-19, also known as the Connecticut Environmental Protection Act (hereinafter "EPA"). Section 22a-19(a) provides that any person "may intervene as a party on the filing of a verified pleading asserting that the proceeding or action for judicial review involves conduct which has, or which is reasonably likely to have, the

effect of unreasonably polluting, impairing or destroying the public trust in the air, water or other natural resources of the state.” Section 22a-19(b) provides that the Connecticut Siting Council “shall consider the alleged unreasonable pollution, impairment or destruction of the public trust in the air, water or other natural resources of the state and no conduct shall be authorized or approved which does, or is reasonably likely to, have such effect as long as, considering all relevant surrounding circumstances and facts, there is a feasible and prudent alternative consistent with the reasonable requirements of the public health, safety and welfare.”

“The purpose of the EPA is to give private citizens a voice in ensuring that the air, water and other natural resources of the state remain protected, preserved and enhanced, and to provide them with an adequate remedy to protect the air, water and other natural resources from unreasonable pollution, impairment or destruction.” (Internal quotation marks and citations omitted); Avalon Bay Communities, Inc. v. Coning Commission of the Town of Stratford, 87 Conn. App. 537, 547 (2005); *see also*, Branhaven Plaza, LLC v. Inland Wetlands Commission of Town of Branford, 251 Conn. 269, 276 (1999). The Connecticut Courts have consistently held that a plaintiff seeking to assert a claim under C.G.S. § 22a-19 merely needs to articulate a colorable claim of unreasonable pollution, impairment or destruction of the environment. Finley v. Inland Wetlands Commission of Town of Orange, 289 Conn. 12, 35 (2008); Windels v. Environmental Protection Commission, 284 Conn. 268, 289-90 (2007). “Statutes such as the EPA are remedial in nature and should be liberally construed to accomplish their purpose.” Avalon Bay Communities, Inc., 87 Conn. App. at 548; *see also*, Keeney v. Fairfield Resources, Inc., 41 Conn App. 120, 132-33 (1996).


“Section 22a-19(a) makes intervention a matter of right once a verified pleading is filed complying with the statute, whether or not those allegations ultimately prove to be unfounded.”

Avalon Bay Communities, Inc., 87 Conn. App. at 543; *see also*, Polymer Resources, Ltd. V. Keeney, 23 Conn. App. 340, 348-49 (1993) (“[Section] 22a-19[a] compels a trial court to permit intervention in an administrative proceeding or judicial review of such a proceeding by a party seeking to raise environmental issues upon the filing of a verified complaint. The statute is therefore not discretionary.”). The one who files a verified pleading under § 22a-19 becomes a party to the administrative proceeding upon doing so and that person then has statutory standing to appeal for the limited purpose of raising environmental issues. Mystic Marinelife Aquarium v. Gill, 175 Conn. 483, 490 (1978).

Upon the filing of the verified pleading and approval by the Council, the Proposed Intervenor shall become a party with statutory standing to appeal, and that right to appeal is independent of any other party. Mystic Marinelife Aquarium, 175 Conn. at 499-500. Even the denial of an application to intervene under § 22a-19 may be appealed by filing an original appeal for improper denial of intervenor status. CT Post Limited Partnership v. New Haven City Planning Commission, Conn. Sup. 2000 WL 1161131 (July 21, 2000, Downey, J.).

For the above stated reasons, the Proposed Intervenor respectfully requests that its application for intervenor status, pursuant to C.G.S. §§ 22a-19, 16-50n and 4-177a, be granted by this Honorable Council.

**RESPECTFULLY SUBMITTED BY:  
THE SASQUANAUG ASSOCIATION FOR SOUTHPORT  
IMPROVEMENT INCORPORATED**

BY:   
Mario Coppola, Esq.  
Matthew Studer, Esq.  
Berchem Moses, PC  
1221 Post Road East  
Westport, CT 06880  
Tel. 203-227-9545  
[mcoppola@berchemoses.com](mailto:mcoppola@berchemoses.com)  
[mstuder@berchemmoses.com](mailto:mstuder@berchemmoses.com)  
Its Attorneys

**PLEASE ENTER THE APPEARANCE OF:**

Mario Coppola, Esq.  
Matthew Studer, Esq.  
Berchem Moses, PC  
1221 Post Road East  
Westport, CT 06880

**FOR THE PROPOSED INTERVENOR**

**The Proposed Intervenor request copies of all filings made in the course of this Petition to date and from this date forward via regular U.S. Mail or electronic transmission.**

**VERIFICATION**

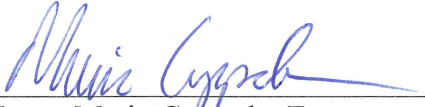
I, Laura Lawlor, being the President of the SASQUANAUG ASSOCIATION FOR SOUTHPORT IMPROVEMENT INCORPORATED, being duly sworn, hereby verify on behalf of said entity, the Sasquanaug Association For Southport Improvement Inc., that the above application is true and accurate to the best of my knowledge and belief.

SASQUANAUG ASSOCIATION FOR SOUTHPORT IMPROVEMENT INC.



\_\_\_\_\_  
By: Laura Lawlor  
Its: President

Sworn and subscribed before me this 12<sup>th</sup> day of October, 2023.



\_\_\_\_\_  
Name: Mario Coppola, Esq.  
Commissioner of Superior Court /



**CERTIFICATE OF SERVICE**

This is to certify that on the above date a true copy of the foregoing has been sent by U.S. Mail, first-class, postage pre-paid, to the following parties of record:

Melanie Bachman, Esq., Executive Director  
Connecticut Siting Council  
10 Franklin Square  
New Britain, CT 06051  
Email: [melanie.bachman@ct.gov](mailto:melanie.bachman@ct.gov)  
(1 original, 15 copies, plus 1 electronic)

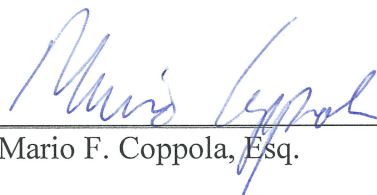
Bruce McDermott, Esq.  
Murtha Cullina, LLP  
One Century Tower  
265 Church Street  
New Haven, CT 06510  
Email: [bmcdermott@murthalaw.com](mailto:bmcdermott@murthalaw.com)

Daniel E. Casagrande, Esq.  
Joseph P. Mortelliti, Esq.  
Cramer & Anderson LLP  
30 Main Street, Suite 204  
Danbury, CT 06810  
Email: [dcasagrande@crameranderson.com](mailto:dcasagrande@crameranderson.com)  
[jmortelliti@crameranderson.com](mailto:jmortelliti@crameranderson.com)

Timothy M. Herbst, Esq.  
Marino, Zabel & Schellenberg, PLLC  
657 Orange Center Road  
Orange, CT 06477  
Email: [therbst@mzslaw.com](mailto:therbst@mzslaw.com)

Jonathan H. Shaefer, Esq.  
Robinson + Cole LLP  
280 Trumbull Street  
Hartford, CT 06103  
Email: [jshaefer@rc.com](mailto:jshaefer@rc.com)

Christopher B. Russo, Esq.  
Russo & Rizio, LLC  
10 Sasco Hill Road  
Fairfield, CT 06824  
Email: [Chris@russorizio.com](mailto:Chris@russorizio.com)

  
\_\_\_\_\_  
Mario F. Coppola, Esq.