

STATE OF CONNECTICUT
CONNECTICUT SITING COUNCIL

Brookfield Husky Solar, LLC d/b/a Verogy application for a Certificate : Docket No. 550
of Environmental Compatibility and Public Need for the construction, :
maintenance, and operation of a 50-megawatt-AC solar photovoltaic :
electric generating facility and associated equipment on 9 parcels :
generally located east and west of Sterling Road (Route 14) along the :
Plainfield municipal boundary in Sterling, Connecticut; north of :
Sterling Hill Road along the Sterling municipal boundary and west of :
the intersection of Sugar Brook Road and Black Hill Road (Route 14) :
in Plainfield, Connecticut and associated electrical interconnection : May 28, 2026

Sterling Property LLC and Pure Hedge LLC Motion to Delay

On May 21, 2026, Sterling Property LLC and Pure Hedge LLC (the “Companies”) filed a motion with the Connecticut Siting Council (“Council” or “CSC”) to become a party in the above-captioned proceeding (“Application”) by Brookfield Husky Solar, LLC (“Brookfield”), for a Certificate of Environmental Compatibility and Public Need for the 50-megawatt-AC solar photovoltaic electric generating facility to be located in Plainfield, Connecticut (the “Project”). The Companies set forth reasons that their legal rights, duties or privileges will be affected by the Council’s decision on the Application and therefore the Companies should be granted party status. On May 27, 2026, less than 24 hours before the Council’s May 28, 2026 meeting at which the Companies’ motion is to be considered, Brookfield filed an Objection to the Motion.

The Brookfield Objection asserts that since the Exeter Energy facility is retired its interconnection rights have been lost and therefore if a new facility is going to be constructed it will have to go through the interconnection process all over again. The Opposition relies, in part, on a 2021 filing by The Connecticut Light and Power Company (“CL&P”) with the Federal Energy Regulatory Authority (“FERC”) in which CL&P

explained that a new facility will have to go through FERC-approved ISO-NE procedures and policies that “require any increase in a generating facility’s megawatt output to submit a new interconnection request for the additional capacity.” Accordingly, Brookfield argues that the Council is the wrong forum calling the Companies desire to become involved in this proceeding an attempt “to interfere with the development of the Husky Solar Project”.

Unfortunately, the Brookfield Objection does not properly explain a complicated series of events over many years involving the Companies, Brookfield, FERC and other entities and incorrectly attempts to show that the Companies have no on-going interest in the 115-kV line. That conclusion is simply incorrect. However, given the timing of the filing of the Brookfield Objection, the Companies are not left with adequate time before the Council’s May 28, 2026 meeting to correct and respond to Brookfield’s filing. Accordingly, the Companies ask that the Companies’ motion be removed from the Council’s May 28, 2026 agenda and placed on the June 11, 2026 agenda and that the hearing currently scheduled for June 3, 2026 be rescheduled so the Companies can properly respond to the Brookfield Objection.

Respectfully Submitted,

Sterling Property LLC
Pure Hedge LLC



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