

STATE OF VERMONT
PUBLIC UTILITY COMMISSION

Case No. 20-1611-INV

Investigation pursuant to 30 V.S.A. §§ 30 and 209 into whether the petitioner initiated site preparation at Apple Hill in Bennington, Vermont, for electric generation in violation of 30 V.S.A. § 248(a)(2)	
--	--

**AHHA, MACC and LIBBY HARRIS’
REQUEST FOR AN EARLIER START TIME FOR THE HEARING**

NOW COMES the Apple Hill Homeowners Association, Mount Anthony Country Club and Libby Harris, by and through its attorney L. Brooke Dingledine, Esq. of the firm Valsangiacomo, Detora & McQuesten, P.C. and hereby requests that the PUC grant a 30 minute earlier start time of the hearing to be held on June 26, 2020 so it would commence at 9 am instead of 9:30 am as follows:

1. Last evening, the PUC noticed a hearing before the Commission in the Apple Hill and Chelsea solar cases (now Case No. 20-1611-INV), which is scheduled for June 26 at 9:30am).
2. The technical hearing in the matter of Bradford Solar, LLC, Case No. 19-2659-NMP is scheduled for Friday, June 26, 2020 at 10am. Undersigned counsel represents Bradford Planning Commission and must be present for the technical hearing to adequately represent the Town’s interest.
3. Obviously, undersigned counsel cannot be in two hearings at once.
4. In order to minimize the risk of overlap between the two hearings, undersigned counsel requests a 30 minute earlier start time of this hearing.
5. Similarly, undersigned counsel will request that the PUC start the Bradford Solar case 90

minutes later, or at 11:30am.

WHEREFORE, Intervenors AHHA, MACC, and Libby Harris respectfully requests that the Commission commence the hearing in the instant matter 30 minutes early.

DATED at Randolph, County of Orange, State of Vermont this 25th day of June, 2020.

AHHA, MACC, and Libby Harris

By: /s/ L. Brooke Dingledine
L. Brooke Dingledine, Esq.
Valsangiacomo, Detora & McQuesten, PC
P.O. Box 625
Barre, VT 05060
802-476-4181, Ext 311
Lbrooke@vdmlaw.com