

**STATE OF VERMONT  
PUBLIC UTILITY COMMISSION**

<b>Petition of Chelsea Solar LLC for a certificate of public good, pursuant to 30 V.S.A. § 248, authorizing the installation and operation of a 2.0 MW solar electric generation facility located off Willow Road in Bennington, Vermont</b>	) ) ) ) ) ) )	<b>Docket No. 17-5024-PET</b>
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**CHELSEA SOLAR LLC’S  
SUR-REPLY TO MOTION TO QUASH**

Petitioner Chelsea Solar LLC submits this sur-reply to the response filed on June 25, 2018, by Libby Harris, David Griffin, Caroline McEver, and Roberta Caslin, regarding their motion to quash notices of deposition served on Harris, Griffin, McEver and Caslin via e-PUC by Petitioner on June 14, 2018.

*Pro se* litigants have an obligation to follow the PUC rules, which includes Vermont Rules of Civil Procedure. Commission rule 2.201 clearly requires *pro se* parties to adhere to all obligations of an attorney, with the exception of allowing a *pro se* party to withdraw without Commission approval. *See*, Commission Rule 2.201(A) (“anyone appearing as a *pro se* representative shall be under all the obligations of an attorney admitted to practice in this state with respect to the matter in which such person appears.”)

Respectfully submitted,

Dated: June 25, 2018

/s/Thomas Melone  
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