

**BEFORE
THE OHIO POWER SITING BOARD**

In the Matter of the Application of **Dixon Run**)
Solar, LLC for a Certificate of Environmental)
Compatibility and Public Need for a Solar) Case No. 21-0768-EL-BGN
Facility Located in Jackson County, Ohio.)

**MOTION TO SUSPEND THE PROCEDURAL SCHEDULE AND
REQUEST FOR EXPEDITED TREATMENT**

Pursuant to Ohio Administrative (“OAC”) Rule 4906-2-27(A) and (C), Dixon Run Solar, LLC (“Dixon Run” or “Applicant”) hereby request that the Ohio Power Siting Board (“OPSB” or “Board”), suspend the procedural schedule and extend the deadline for the OPSB Staff to issue a completeness determination until February 28, 2022. Dixon Run submits this motion to allow additional time to provide Staff with information needed to complete their completeness review.

Dixon Run also requests expedited treatment of this motion.

Respectfully submitted on behalf of
DIXON RUN SOLAR, LLC



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MEMORANDUM IN SUPPORT

In accordance with Ohio Revised Code (“R.C.”) Chapter 4906 and OAC Chapter 4906-4, Dixon Run Solar, LLC (“Dixon Run”) filed an application for a certificate to construct a solar-powered electric generation facility (“Project” or “Facility”) in Jackson County, Ohio (the “Application”) on September 29, 2021. Under the original procedural schedule, Staff was to issue a determination on completeness by November 26, 2021.

Pursuant to OAC Rule 4906-2-27, Dixon Run requests that the Board suspend the procedural schedule and extend the deadline for the Staff’s determination on completeness until February 28, 2022. Tolling of the current procedural schedule will provide Dixon Run sufficient time to submit additional information to Staff which is needed to complete their review. Nothing in this motion shall preclude Staff and/or Dixon Run from subsequently filing a motion to establish an earlier deadline if the information is obtained earlier than expected.

Dixon Run also requests expedited treatment of this motion because the Staff determination is currently due on November 26, 2021. This motion is not submitted for purposes of delay. Rather, Dixon Run seek suspension of the procedural schedule to ensure that it will have sufficient time to provide Staff the information needed. Accordingly, Dixon Run requests that the ALJ or Board to grant this motion.

Respectfully submitted on behalf of
DIXON RUN SOLAR, LLC



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
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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Motion was served upon the following parties listed below by electronic mail, this 23rd day of November 2021.



Kara H. Herrnstein

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**This foregoing document was electronically filed with the Public Utilities
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Case No(s). 21-0768-EL-BGN

Summary: Motion to Suspend The Procedural Schedule and Request for Expedited Treatment by Dixon Run Solar, LLC electronically filed by Teresa Orahood on behalf of Herrnstein, Kara