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3 STATE OF NEW HAMPSHIRE		
4	SITE EVALUATION COMMITTEE 4	
5	September 2, 2020 [Remote Hearing conducted via Webex]	
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8	IN RE: SEC DOCKET NO. 2019-02 SITE EVALUATION COMMITTEE: Application of Chinook Solar, LLC	
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10	for Certificate of Site and Facility for a Renewable Energy	
11	Facility (Prehearing Conference)	
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14	PRESIDING: Michael J. Iacopino, Esq. SEC Counsel (Brennan, Lenehan, Iacopino & Hickey)	
15	Pamela J. Monroe, SEC Administrator	
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17	COURT REPORTER: Susan J. Robidas, LCR No. 44	
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MR. IACOPINO: Good morning,
everybody. We are here today in docket
number, Site Evaluation Committee Docket No.
2019-02, the application of Chinook Solar,
LLC, for a Certificate of Site and Facility.

At the outset, let me explain that we are here today for a final prehearing conference. Due to the Coronavirus pandemic, and consistent with Governor Sununu's Emergency Order No. 12, this final prehearing conference is being conducted through a videoconferencing platform. The notice of this hearing containing instructions to participate through the video platform was issued by the Site Evaluation Committee on August 26th, 2020, and was published at the Site Evaluation Committee's web site. addition, there is within that notice a method for the public to attend this prehearing conference. And let me turn off my phone. Sorry.

(Pause)

MR. IACOPINO: So today we are here

for a prehearing conference. The adjudicatory hearing in this case is scheduled to begin September 15th, I believe, A prehearing conference is designed to get the case ready to go for the final adjudicative proceeding. Prehearing conferences may include, but are not limited to, all sorts of things, including offers of settlement, simplification of issues, stipulations or admissions to issues of fact or proof by consent of the parties, limitations on the number of witnesses, changes to any standard procedures desired during the hearing by consent of the parties, discussion of consolidation of witnesses into panels, and any other matters which may aid in the disposition of the proceeding.

We have folks here from each of the parties, I believe. So let me start off -- oh, I'm sorry. Pamela Monroe and myself were designated to co-chair this particular prehearing conference as part of the notice of August 26, 2020.

So let me start off by, under this

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individual platform, there are individuals who are designated as panelists or individuals who represent one or more of the parties or the public, and they have been given panelist status on this particular video platform, which means they can participate in the discussion. There's also attendee status which permits members of the public to view and hear what is going on at this prehearing conference. So let me begin with the panelists.

Can I have each of the panelists
just identify themselves and which party they
either represent or are here with. And I'll
start with the Applicant, Mr. Patch.

MR. PATCH: Good morning. My name is Doug Patch. I'm with the law firm of Orr & Reno. And Nat Morse and I from Orr & Reno are appearing today on behalf of Chinook Solar, LLC. And then also on the call, he can identify himself separately, if Heath Barefoot, who is the project director.

MR. IACOPINO: And I see Mr. Morse on the call.

1	Mr. Barefoot, did you want to
2	identify yourself?
3	MR. BAREFOOT: Yeah. Fine. I'm
4	Heath Barefoot, project director with
5	NextEra, representing Chinook Solar Project.
6	MR. IACOPINO: Thank you, Doug.
7	Thank you, Mr. Barefoot.
8	Heather, Counsel for the Public.
9	ADMIN. MONROE: You're unmuted,
L0	Heather, but we can't hear you. Is your
L1	sound on your computer? Can you hear us?
L2	MR. IACOPINO: Do you have a
L3	microphone switch on your computer? Might be
L4	up in your F keys. Might have a little thing
L5	that looks like a microphone.
L6	(Pause)
L7	MR. IACOPINO: Okay. Well, for the
L8	record, we can see Ms. Neville. We cannot
L9	hear her.
20	Pam, you're our technical expert
21	here.
22	ADMIN. MONROE: Oh, boy.
23	MR. IACOPINO: Is there a number
24	she can call in?

1 ADMIN. MONROE: Yes. Looks like she's 2 MR. MORSE: getting it right now. 3 Looks like she's MR. IACOPINO: 4 5 trying. ADMIN. MONROE: Do you have the 6 7 number, Heather? (415)655-0001. 8 (Pause in proceedings) MS. NEVILLE: Do you want me to 9 10 So, Heather Neville, Assistant 11 Attorney General, here on behalf as Counsel for the Public. 12 13 MR. IACOPINO: Okay. And I note 14 that nobody from the Town of Fitzwilliam appears to be on the call. We did receive an 15 16 e-mail from Attorney Amy Manzelli indicating 17 that the Town, although an intervenor in the proceeding, would not be participating today 18 and likely would not be participating at the 19 20 adjudicative hearing. So we did issue, along with the 21 22 Notice of Final Prehearing Conference, an

agenda. So I think what we'll do is just

start with that agenda.

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The first thing on the agenda that hasn't already been dealt with is issues of stipulations or settlements. Let me just run through what I have, and then the parties can chime in if they expect any other things to be stipulated to or any other types of settlements.

We received a stipulation between the Applicant and Counsel for the Public that dealt with a number of different matters.

There's a Memo of Understanding, an MOU, between the Applicant and the Town of Fitzwilliam. And that's everything that I have for stipulations and agreements. Is there anything else? I'll start with Mr. Patch.

MR. PATCH: Well, we are in the process -- Counsel for the Public and Chinook are in the process of working up another stipulation. It's our understanding, based on the August 17th order that the deadline for submitting stipulations is still September 4th. And so we're hopeful that we'll have a somewhat broader stipulation.

The one that was filed I think dealt primarily with economic impact. And so, again, we're working on that, and we hope to have something filed by Friday, which is the deadline, as I understand it, under the August 17th and prior orders.

MR. IACOPINO: Can we have some idea of the areas in which the stipulation might address?

MR. PATCH: I think the areas that it may not address are financial, technical and managerial capability and the natural environment. And the other areas are ones that we are actively working on. And I don't know if Heather has anything she wants to contribute on that.

MR. IACOPINO: Heather.

MS. NEVILLE: No, I think that's accurate.

MR. IACOPINO: All right. Anybody else have any input they want to provide to us with respect to stipulations or agreements?

[No verbal response]

MR. IACOPINO: All right. I will note that apparently there is an agreement about the order of witnesses and that a day has been set aside to put Counsel for the Public's witnesses on in one day. Is that still the case?

MR. PATCH: I believe we had agreed that September 22nd was the day, at least for Dr. Reynolds. I noted that in what Heather filed, she -- I mean, they had jointly filed testimony, all three of her witnesses.

Kind of sounded like, Heather, you were intending to have two as a panel and Dr. Reynolds separately. Is that correct or --

MS. NEVILLE: Yes, because Dr.

Reynolds is the one speaking about bats. So
I didn't think there would be a whole lot of
overlap. And he's actually a professor at a
school, and he teaches until 2:00. So in a
perfect world, he would go on in the
afternoon. If that doesn't end up working,
he'll make accommodations. But I just
thought, if you want them all as a panel, we
can certainly make that work, but I don't

know that he has a whole lot of overlap with the bats. But maybe we could talk it through.

MR. IACOPINO: All right. Please keep us informed if there's any other changes that the parties are suggesting to the schedule. As you can see just from the small technical difficulty we had this morning, running these proceedings via video sometimes has glitches. And so the more we know in advance, hopefully the better off we'll be able to operate this system.

Doug, you look like you're about to say something, or not.

MR. PATCH: No. I could if you want me to. But no.

MR. IACOPINO: Feel free to jump in anytime you want.

I'm going to move on to

participation of state agencies. The

first -- I have one question, and I'll throw

this out to both Attorney Neville and

Attorney Patch. In terms of the status of

the fire marshal's office, I know that

they've been designated basically as an enforcement agency with respect to the proposed facility. Has there been any further communication with the fire marshal's office since the letter that was filed, well, some time ago now?

MR. PATCH: Yeah. Yes, the supplemental testimony of Mr. Barefoot indicates we had met with the fire marshal back in, I believe it was February. You know, that was after the letter was filed, you know, to answer any questions, to be available to work with them if necessary. And we've not heard anything further from them. I think the letter you're referring to indicated that the Town had asked them to help with some enforcement of the code And that's really the last we heard issues. from the fire marshal.

MR. IACOPINO: Attorney Neville, any word from the fire marshal to your office?

> MS. NEVILLE: No.

All right. MR. IACOPINO:

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MR. PATCH: One other thing I would add is that, in our discussions with the Town pertaining to the MOU, which does deal with safety issues, they did not indicate at any point in time that they had any issues that they felt strongly about that related to the fire marshal.

MR. IACOPINO: Are they one of the towns that, because they don't have a certain kind of inspector, the fire marshal is the per se inspector for the Town?

MR. PATCH: I believe so.

MR. IACOPINO: All right. Thank you. That answers my questions about the fire marshal.

Pam.

ADMIN. MONROE: I just want to,
before we get too far down the road -regarding the schedule, Heather, you had
indicated that Lew-Smith and Parsons will be
a panel, and then I heard you say that Dr.
Reynolds isn't available until after 2:00.
September 22nd is the only full day that's
scheduled. We would start at 9:00 and end at

4:30. So, you know, not knowing how this is going to go, as far as, you know, where we'll be in the schedule, are Lew-Smith and Parsons available all day, and then Dr. Reynolds is only available after 2:00?

MS. NEVILLE: The two folks are available all day. The bat guy is available after 2:00 easily. He can make accommodations, But he doesn't easily have a substitute to teach the college class that he's teaching. So that's the only reason why I had put him in the afternoon if we had it available. But if it ends up not being available, I'll let him know today and he can make accommodations. So that was my hundred percent winning request to make their lives easier, but with flexibility.

ADMIN. MONROE: Well, I don't think we'll know until we get to that point I guess is what I'm saying.

MR. IACOPINO: Do the parties have any objections to taking Dr. Reynolds out of order if we are not in a position at 2:00 on September 22nd? We may be in the middle of

1 other testimony. What I'm proposing is we 2 would stop that testimony, put Dr. Parsons [sic] on and do his cross-examination and get 3 him done at 2 p.m. on that day. 4 MR. PATCH: No objection here. 5 MR. IACOPINO: 6 Are you cool with 7 that, Attorney Neville? 8 MS. NEVILLE: Absolutely. MR. IACOPINO: Okay. So why don't 9 we make that part of the report from this 10 11 hearing, that we'll put Dr. Reynolds specially assigned at 2 p.m., out of order. 12 Okay. Does that resolve your 13 14 concern, Pam? 15 ADMIN. MONROE: Yes. 16 MR. IACOPINO: And we will get to 17 the expectations of length of times with these witnesses later on today in this 18 19 proceeding. I just want to go through and 20 sort of make sure we have -- we go through 21 the agenda and we have the questions that I 22 have, at least. And if anybody else has

questions, please chime in.

So I asked about the fire marshal

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status. That was one of the issues that I had.

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The other one is we have now a final set of conditions from the Department of Environmental Services. I note that those conditions are -- the first three or four of them have something that's going to occur the day after tomorrow, September 4th. me, some of those things look like major things, so I just wanted to hear what the parties anticipate with respect to that. Because the first specific condition is that, no later than September 4, the Applicant is going to provide DES with final design plans and analyses for review and approval, incorporating modifications to the hydrologic model as described in what appears to be an e-mail between Tighe & Bond and DES on August 28th.

What is that -- what are those plans? Are they just some minor modifications of the existing plans, or is this something major that will require, obviously, knowledge from the Committee

members about what the contents of these plans are?

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MR. PATCH: Well, it's a little hard for to me characterize them as minor or major. But what I will say is I think you're aware of the fact that we had that dispute, I quess I'll call it -- maybe it's more minor than that -- with DES about the application of the 2020 guidance. And we managed to work our way through that issue with DES over the last week or so. So as a result of that, there will have to be some modifications to the plans that were originally submitted; nowhere near the modifications that would have been required otherwise if we had agreed to or if the Committee had required us to follow the 2020 guidance. So, you know, it's my understanding that we will certainly have those plans submitted to DES by the 4th, which is Friday.

And obviously -- I mean, the recommendation leaves a little bit unclear exactly sort of when the plans would be filed with the Site Evaluation Committee. You

know, DES I think wants to see them and make sure they are compliant with the agreement that we've reached. And so I would imagine they'd be filed with this Committee very soon thereafter. And to the extent you want, we could certainly file them with the Committee at the time we provide them to DES. Anyway, that's my understanding of where we are with that.

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MR. IACOPINO: I would ask -- and Pam, you confirm if you want to do it this way -- I would ask that you file them informationally with the Administrator, not as an exhibit or anything, until we hear from DES, remembering that once we do get them, they are a public record. So if there's anything confidential that you need, you're going to need to file a Motion for Protective But I'm asking that you provide Treatment. it to the Administrator just so that we have an idea of how this is going to play into the overall disposition of the adjudicative hearing, in terms of where we're going to have substantial additional testimony, that

1 our Committee Members may be looking at new things that they haven't had a chance to 2 review prior to the hearing. 3 So, Pam, I don't know if you have a 4 problem with doing it that way, and then I'll 5 ask the parties if they have a problem. 6 7 ADMIN. MONROE: No, I don't have a 8 problem with that. MR. IACOPINO: All right. 9 Mr. Patch, do you have a problem with filing 10 11 them informationally first when you send them to DES? 12 No, I think that should 13 MR. PATCH: 14 be fine. I don't anticipate the need for 15 confidential treatment, but obviously we'll 16 keep that in mind. 17 MR. IACOPINO: And Attorney Neville, do you have any objection to that 18 19 approach? 20 MS. NEVILLE: I don't. 21 And Attorney Patch, would that be 22 Joe Perchino, if I'm saying his name right, 23 that would be testifying to whatever changes 24 are going to happen?

MR. PATCH: Yes. Joe Persechino, one more syllable. But, anyway, he is going to be testifying on a panel, as we proposed it at least, with Keith Delallo. So that panel will be addressing --

(Court Reporter interrupts.)

MR. IACOPINO: You're going to have to repeat that, Doug, because Sue didn't hear what you said. I think it was the name.

MR. PATCH: As we proposed in our proposed order of witnesses on a panel with Keith Delallo, D-E-L-A-L-L-O. And they would be the ones who would be available to answer questions about changes in the plans as a result of the DES recommendations.

MR. IACOPINO: Okay. All right.

And just so everybody is clear, when I say

"file informationally with the Administrator
when you get them," that does not prohibit
you obviously from filing them as an exhibit,
seeking admissibility, et cetera, down the
road. This is purely for informational
purposes, okay.

(Discussion off the record)

1	MR. IACOPINO: Has anybody Mr.
2	Morse.
3	MR. MORSE: Sorry. Just one
4	clarification. For the filing
5	informationally, you want us to send that out
6	to the entire service list, or is that really
7	to just the Administrator, just so we're all
8	on the same page?
9	MR. IACOPINO: It should probably
L0	go to the service list.
L1	ADMIN. MONROE: Yeah, agree,
L2	because if I get it, I'm posting it on the
L3	web site anyways. So it's quicker to do it
L4	that way if there's lag between when I get it
L5	and when it gets posted. Everybody's been
L6	real busy getting things posted, so
L7	MR. MORSE: Okay. I just figured
L8	that would be a follow-up question we get on
L9	Friday.
20	MR. IACOPINO: Thank you. Any
21	other questions about that process?
22	[No verbal response]
23	MR. IACOPINO: Does anybody expect
24	any further state agency participation beyond

what we just discussed with respect to DES?

Is there anything -- oh, I'm sorry.

Actually, I had another question about the

DES thing.

The Applicant, according to the project-specific conditions issued by DES also by Friday, is supposed to coordinate with DES and Fish & Game and provide revised plans and incorporate Fish & Game's recommendations related to state or federally listed threatened or endangered species.

I don't know if you all consider that to be part of Condition No. 1. I do know that there is a consultation process for an Alteration of Terrain Permit between DES and Fish & Game. Can you provide, shed some light on this for us, Attorney Patch?

MR. PATCH: Sure. It's my understanding that those discussions have already begun between Fish & Game, DES and the Applicant. And so it's certainly our intention -- we've been working with Fish & Game all along, as I think the testimony indicates. But in light of -- there's

actually a rule that was adopted in June of this year that, again, we had some issues about application, but we worked those out with DES. And so we are working with Fish & Game, and it's my understanding that we will be completing that requirement and the DES recommendation by Friday. And so does that answer your question?

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MR. IACOPINO: My questions really are -- or my concern is really more addressed to what do we expect to see as a result of this condition. As you know, this is somewhat unusual that these conditions are coming in sort of at the last minute. Т shouldn't say that's unusual. But it's something we need to be prepared for. conditions are coming in at the last minute, and I'm just trying to get a gauge so that we can report to the public -- and to me, more importantly, to the Committee Members in our report about what they should expect the workload to be. So I don't know if these are major changes or what.

MR. PATCH: I would say that

they're agreements that we had reached with
Fish & Game over the course of discussions
over a number of months which are highlighted
in Dana Valleau's testimony, both his
original and then his supplemental. So it's
really a matter of maybe a few clarifications
on those. But they're essentially discussed
in that testimony.

MR. IACOPINO: Okay.

MR. PATCH: For example, you know, having a space at the bottom of the fence around the project in order to accommodate the turtles and wildlife corridor, some of the spacing among the panels to accommodate wildlife being able to pass through, I mean, those kind of things which, again, have already been addressed to a large degree in the testimony and submitted. So there shouldn't be any major surprises there, to answer your question.

MR. IACOPINO: And I take it that the third condition, which again is due with DES on September 4th -- again, I'm referring to the project-specific conditions contained

in the filing of DES that came out just recently -- I assume that's merely getting what's already been prepared, having the certified wetland scientists who prepared these plans sign off and make sure they're at the proper scale?

MR. PATCH: Yes, that's correct. You know, that will certainly be met.

MR. IACOPINO: Attorney Neville, did you have anything to add with respect to Condition 2 or 3 of the DES conditions?

MS. NEVILLE: No, I don't.

MR. IACOPINO: Thank you. All right.

Now I'll turn to whether anybody expects there to be any other, whether participation or any other issues stemming from any other state agency other than -- well, DES obviously has been the one that has been the most active so far. But does anybody expect any additional responses or participation or other issues surrounding any of the other state agencies that have jurisdiction or regulatory authority in this

docket? And I'll start with you, Attorney Patch.

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MR. PATCH: I don't anticipate anything else. Again, the original and supplemental testimony addressed issues about contact with Natural Heritage Bureau and Division of Historic Resources. So far as we know, you know, those issues have all been resolved with both agencies, so we don't anticipate any further contact from either of I'm trying to think of any other those. I don't think there really are. agencies. You know, as you noted, DES has been the primary agency we've been working with in terms of actual recommendations being made to the Committee, so...

MR. IACOPINO: Attorney Neville, how about you? Do you have any? Do you anticipate any state agency issues?

MS. NEVILLE: No.

MR. IACOPINO: All right. Does anybody have anything else they wish to address with respect to state agencies?

[No verbal response]

MR. IACOPINO: All right. Then

I'll move on to Item D in our -- I'm sorry -
Item E in our agenda, which is the withdrawal

of testimony. I know that -- I don't

anticipate any withdrawals of testimony. Do

any of the parties anticipate that?

MR. PATCH: We don't anticipate that. Just two things that I don't know if they qualify as withdrawals. But one, Paul Callahan retired, so Keith Delallo is sponsoring his testimony. And Keith has submitted supplemental testimony. And then the original testimony from Dana Valleau was done jointly with Kara Moody. And Mr. Valleau is now taking over and sponsoring the original testimony. And then he has filed individual supplemental testimony. But we don't anticipate any changes other than those.

MS. NEVILLE: And we don't anticipate any.

MR. IACOPINO: Attorney Neville, did you have any objection to what Mr. Patch has proposed?

1 MS. NEVILLE: No objection. MR. IACOPINO: And we should expect 2 there's no withdrawals or changes in the 3 testimony of Arrowwood for Counsel for the 4 Public; is that correct? 5 MS. NEVILLE: That is correct. 6 7 MR. IACOPINO: Okay. 8 MS. NEVILLE: Well, Attorney Iacopino, can I qualify that? 9 10 MR. IACOPINO: Sure. 11 MS. NEVILLE: So there's no withdrawals or changes to what's been filed. 12 13 They just received the supplemental testimony on Monday, so they're still reviewing that 14 and the DES letter that just came over 15 16 yesterday. So there may be additional things 17 that we address. They're still flushing that 18 out. 19 MR. IACOPINO: And Attorney 20 Neville, is it your intention to address 21 those through their testimony at the time of 22 the hearing? 23 MS. NEVILLE: Yes. 24 MR. IACOPINO: Understood.

1 Mr. Patch, anything to add with 2 respect to that?

MR. PATCH: No.

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MR. IACOPINO: I anticipate you may have some similar live testimony about things that may be in any final DES conditions or anything that's come up recently, supplemental testimony from Counsel for the Public's witnesses, or anything that comes out of DES in the next few days as well. obviously I believe that the Chair will accommodate those questions. And probably the best way to handle that for the parties is when you present your witnesses, if the recent documents and the recent decisions have changed anything, that's probably the best time, on direct exam, to address it at that point in time so that everybody gets a fair opportunity to question the witnesses about it. Does anybody have any problems with that approach? I think that's the traditional way we would do it anyway.

Ms. Neville, do you have any problems with that approach?

1 MS. NEVILLE: I do not. 2 MR. IACOPINO: Mr. Patch. MR. PATCH: No, I don't. 3 I guess the only thing I would say is, given the 4 order of witnesses -- and, I mean, maybe I 5 probably don't even need to say it, but I'll 6 7 just mention it, and that is that, to the extent that Arrowwood or Dr. Reynolds have 8 some new testimony that we don't anticipate, 9 10 that we might need to respond to that. 11 the order of witnesses, we may need to recall, for example, Mr. Valleau or one of 12 the other witnesses after the fact. 13 obviously we'll wait and see how that plays 14 15 out. 16 MS. NEVILLE: Sorry. I'm happy --17 (Court Reporter interrupts.) MR. IACOPINO: Attorney Neville, I 18 19 didn't mean to interrupt you. 20 MS. NEVILLE: Arrowwood anticipates 21 finishing their review this coming week. 22 next week, if there's anything new, I'm happy 23 to share that with Attorney Patch and 24 Attorney Morse.

MR. IACOPINO: What I was going to say is traditionally the Applicant would be given an opportunity to recall witnesses in rebuttal. And that's typically the way that we have operated. Because these hearings are very technical, that is something that has been only sparingly used by the parties over time, although in some proceedings it's been more so than others.

But clearly, Mr. Patch, you would have that opportunity to do that.

And also, obviously, we will -- to the extent that when we take any witnesses out of order, you know, we will accommodate the need to perhaps call another -- or call a witness again or whatever, even if it's not quite in the order that everybody anticipated. And I don't quite have an idea in my head how that would go, but clearly we will give the Applicant the opportunity to present rebuttal.

Did anybody want to address any other issues regarding withdrawal of testimony?

[No verbal response]

MR. IACOPINO: Thank you for advising us of the change in the witnesses, Attorney Patch.

Okay. We've already dealt with the Counsel for the Public's witnesses that are going to be on the 22nd.

Okay. Attorney Patch, you sent in, I believe, a letter containing your proposed order of witnesses, which I'm looking for right now. Can you just go through that for the benefit of the folks who, if there are any -- I don't know if there are -- but for the benefit of any attendees or folks in the public, can you just take us through your proposed order?

MR. PATCH: Sure. So we propose first Heath Barefoot, who is the project director. And he would have an overview of the project and managerial capability issues that he's addressed in his original and then supplemental testimony.

Secondly, Joseph Balzano. His testimony pertains to financial capability.

Third --

MR. IACOPINO: Let me just back up a little bit. With respect to

Mr. Barefoot -- and I'll do this with each of the witnesses, too -- Attorney Neville, would you be prepared to, at this point, advise us as to how much time you think you're going to spend with each of these witnesses as he reads them off? I think that's the most economic way to get through this.

MS. NEVILLE: Yes. And so for Mr. Barefoot, I was going to request 15 minutes.

MR. IACOPINO: Okay. And for Mr.

Balzano?

MS. NEVILLE: Also 15 minutes.

MR. IACOPINO: Okay. Doug, if you could go through your list, and we'll do it like that. We'll have you go through the list, and then Attorney Neville, if you can tell us how much time you expect with that witness.

MR. PATCH: The third witness we would call would be Dana Valleau, and his testimony relates to the natural environment.

1 MR. IACOPINO: Attorney Neville. 2 MS. NEVILLE: And I'd request 45 minutes with him. 3 The fourth is a panel MR. PATCH: 4 of Joseph Persechino and Keith Delallo. 5 And their testimony pertains to the plans for the 6 project decommissioning, engineering issues, 7 fire safety, technical capability. 8 MS. NEVILLE: And for that panel 9 I'd request an hour, simply because I'm not a 10 11 hundred percent sure what I'm looking at yet 12 until I get those responses. MR. IACOPINO: No, you don't need 13 14 to apologize for -- I'm just trying to get an 15 idea of how much time you're going to take. 16 You will be given whatever time you need to 17 cross-examine these witnesses. But we're just trying to get a gauge so we can figure 18 19 out how the course of the hearing will go. 20 So after that panel, Mr. Patch. 21 MR. PATCH: Marc Wallace. His 22 testimony pertains to sound issues and public 23 health and safety. 24 MR. IACOPINO: Attorney Neville.

MS. NEVILLE: And if it's easier,

for the rest of the folks on the Applicant's

proposed witness order, I was going to

request ten minutes for each.

MR. IACOPINO: Thank you.

Okay. If you could just go through the rest of your list then, Attorney Patch.

MR. PATCH: Sure. Michael Buscher, visual impact for aesthetics. Matthew
Magnusson, economic impact and orderly
development of the region, that's the subject
of his testimony. And then next is a panel,
Karen Mack and Stephen Olausen; they pertain
to historical and archeological impacts,
historic sites. And then finally we have
Lise Laurin, whose testimony pertains to
greenhouse gases and air quality.

MR. IACOPINO: Okay. And I believe that Attorney Neville's indicated ten minutes with each of those anticipated for cross-examination.

Okay. I guess now we'll turn to the Counsel for the Public witnesses.

They're going to be on the 22nd. We've

already gone over there will be the panel of -- can't even read my own writing -- Mr. Lew-Smith, and who is the other person on that panel?

MR. PATCH: Mr. Parsons.

MR. IACOPINO: Parsons. Okay.

Attorney Patch, how long do you expect your cross-examination to be with that panel?

MR. PATCH: Well, I mean, this is dependent to some degree on, you know, Heather had said they were going to be looking at the supplemental testimony and also the DES recommendations. But overall, for the entire three of them who submitted joint testimony, I was thinking like two hours. And so it's a little hard for me to divide that up between, you know, the first two and then Dr. Reynolds. And again, that's just an estimate at this point in time.

But with that in mind, I was almost wondering if it would make sense to set aside the afternoon of the 22nd for, you know,
Lew-Smith and Parsons and then Dr. Reynolds.
I mean, that would give us three and a half

hours if we started at one, or if we even started earlier. So we might be able to do that in an afternoon, although maybe -- because if we started at nine in the morning and we did just the first two, I don't think it would take three hours in the morning to do them and then, you know, break for Dr. Reynolds until 2:00. So...

MR. IACOPINO: Well, let's consider that and hold off. And Attorney Neville and Attorney Patch, you two can obviously talk to each other and then report to the Administrator, depending upon what you learn on Friday through the whole DES process, because I think that's where there may be some changes in their testimony, if I'm correct, Attorney Neville?

MS. NEVILLE: Yes. That, and they're still just going through some of the supplemental testimony we got on Monday. So they were out in the field, so I just haven't had the opportunity to fully flush it out.

I'm not trying to hold it close --

... 1100 01/1119 00 11014 10 01050

MR. IACOPINO: No, understood.

All right. So I'm going to ask
that the parties keep in touch with each
other and let us know if that's going to
work, to do all of Counsel for the Public's
witnesses on the afternoon of September 22.

Okay. Let me go through my notes. For the benefit of those who are not panelists in this thing, the Town of Fitzwilliam has informed the Administrator that they do not intend to participate today or at the adjudicative hearing. Of course, they certainly can change their mind at any time. They are an intervenor in these proceedings and have all the rights of a party.

Okay. I understand that there has been -- I have seen Counsel for the Public's exhibits which were filed electronically.

They are -- I believe it was four or five exhibits that were marked sequentially for Counsel for the Public. Do you anticipate at this time filing before the hearing any additional exhibits, Attorney Neville?

MS. NEVILLE: I don't know yet, and

that's why I asked for a little bit of flexibility, because they're going through that review. And I'd certainly share them with everyone as soon as practical. But again, I anticipate the review by Arrowwood occurring as soon as possible next week, and I'd supplement, you know, any exhibits at that time. Nothing that I know of right now.

MR. IACOPINO: Mr. Patch, do you anticipate any -- I haven't actually seen yours. They were filed on the thumb drives as the Administrator requested and are part of the rules, I believe. So I haven't actually gotten my thumb drive yet, but do you anticipate the addition of any witnesses -- I'm sorry -- any exhibits? I'm sorry.

MR. PATCH: Not at this time, although the flexibility that Counsel for the Public requested we hope would apply to us as well. Obviously, there's still a few things hanging out there that could change that. And there are 80 exhibits in the list that we filed yesterday. I mean, they're all

documents that are on file with the Committee.

The only other thing I would mention that we do plan to file, which is required under the rules, is the System

Impact Study. Although that would --

MR. IACOPINO: I was going to ask you about that, if there are any other issues.

MR. PATCH: We will file it with a Motion for Confidential Treatment, as is typically the case I think in these proceedings. And whether the Committee wants that marked as an exhibit or not, I don't know. We'll leave that to the Committee.

But we can certainly supplement our list with that. So that's all we anticipate right now.

MR. IACOPINO: Attorney Neville, well, I suppose you've got to see it first.

But I was going to ask if you're going to object to the protective order on the System Impact Study. Typically they're filed as -- I forget the acronym now -- but confidential infrastructure information or something like

that under rules from the FERC. 1 MR. BAREFOOT: Critical energy 2 infrastructure information. 3 (Court Reporter interrupts.) 4 5 MR. IACOPINO: Thank you, Mr. Barefoot. I guess the acronym is CEII. 6 7 I don't think it's a big issue. But if you 8 anticipate objecting to the protective treatment, Attorney Neville, let us know 9 right away so we can take the appropriate 10 11 actions. And she's giving me a thumbs up to 12 that in her video, just for the record. 13 14 ADMIN. MONROE: I have a question. 15 I assume, Doug, you've provided Counsel for 16 the Public all your exhibits in a format that 17 is acceptable to her? Well, we have not. 18 MR. PATCH: 19 we'd be happy to. As I said, they are all exhibits which are available on the web site, 20 and we have provided them previously. 21 22 But, Heather, if you'd like us to 23 provide you with a thumb drive or in some

other format, you know, we can provide a link

24

to them if that would be helpful.

MS. NEVILLE: I assume they're

Bates stamped. So that was the only thing I

wanted to make sure I had the Bates stamp

copy that would match up, and I don't care

how I get it.

MR. PATCH: Okay. So maybe a link would be the best thing. They're not actually Bates stamped consecutively because, you know, there are 80 different exhibits. So we haven't, like, Bates stamped all the exhibits.

MR. IACOPINO: I assume they're marked with their number, though; correct?

MR. PATCH: They are identified by Bates number.

MR. IACOPINO: I think it would be good if you could provide that to Counsel for the Public; the reason being is that, if during this hearing there becomes a need for her to show a document that you've provided, we're all looking at the same number and there's not any confusion with folks having to go back through the record or, actually,

more importantly, for Counsel for the Public to have to run back through the record of filings that went on earlier in the proceedings. So if she has them all in one place, I think that will make this whole video process go smoother.

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And that's the next thing I wanted In terms of, to the extent to raise as well. you determine that there will be any additional exhibits, the sooner you can get them over to the Administrator, the better off we will be. I understand that in some cases parties will sometimes sort of hold exhibits back for the purposes of impeachment or surprise or whatever. I don't really -everybody's worked pretty cooperatively in this particular docket, so I'm not expecting any of that. But I'm also not trying to interfere with that. If there is some exhibit that you feel strongly you should not disclose until the time of the hearing, that's fine as well. But just understand we may not have a smooth process for having that exhibit to be viewed by the important people, who are the Subcommittee members. So if you could just keep that in mind. And to the extent you are able to, we would ask that if you have any exhibits that have not already been provided to the Administrator, they be provided as soon as possible --

MR. PATCH: I have one question about that. To the extent that there are additional exhibits, should we file them on thumb drives, the same number of thumb drives, or just provide them electronically to the Administrator?

MR. IACOPINO: I'm going to leave that with Pam.

ADMIN. MONROE: I think that, you know, as long as the size isn't over the file limit for e-mail, that would probably be preferable. Again, I don't -- just so everyone's aware, I don't know what, if any, involvement I will have actually during the hearing itself because I start my new job on the 11th. But we'll be working that out, and we'll let you know how this is going to flow.

MR. IACOPINO: I should take that

back. I guess you're going to have to get the exhibits to me after September 10th. I'm sorry.

ADMIN. MONROE: Yes, I would include Mike on the exhibits. And there'll probably be a designee from the PUC, possibly Jody Carmody. I don't know. But I'll be hopefully working that out today with the Chairwoman.

MR. PATCH: And I don't know if this is the appropriate time to address it, Mike, but you had mentioned, you know, putting exhibits up on the screen. And, you know, sort of number one, will we be using Webex the way we are today? And No. 2, the manner in which we do that, I mean, I'm not entirely clear upon. And I don't know if it would make sense to even have a dry run sometime before the 15th, you know --

MR. IACOPINO: I'm happy with doing a dry run. As for your questions, I think those are questions for Administrator Monroe.

ADMIN. MONROE: My understanding -- it will be Webex format. And that's another

issue, because I need the people who create
the invite need to have access to it. So I
need to work that out. There will be a
separate link for each day of the hearing; it
won't be one link that you click on the same
over the course of the hearing. So that will
be settled. There will be a notice published
with those links in it at some point soon
here.

But, yeah, I can -- to the extent I have time, we can certainly do a dry run with screen sharing and things like that. I'm happy to coordinate that.

MR. IACOPINO: All right.

MR. PATCH: I think that would be helpful if you're willing to do that. Thank you.

ADMIN. MONROE: Okay.

MR. PATCH: Can I -- I don't know if this is the right time, too. But the last list of hearing dates that I think was provided publicly was in the June 25th order. Obviously, as you've indicated, we eliminated the September 10th date. But the ones that I

have from there are laid out in that order.

For example: September 15th from 1:00 to

4:30 p.m.; the 18th, from 9:00 a.m. to 12:00

p.m.; the 21st, from 1:00 to 4:30 and so on.

Are those still the dates that we're assuming will be the hearing dates?

ADMIN. MONROE: Yes.

MR. PATCH: Thank you.

MR. IACOPINO: Okay. Anybody have any other issues with respect to the filing of exhibits or the conduct of the adjudicative proceeding?

ADMIN. MONROE: Yeah. There's some things that I will need. I'll need the e-mail addresses for all of the witnesses. If you could send me a list of those, they'll need to be added to the Webex invite. So if I could get those, I'd appreciate it.

Then I just have a question, Doug, for you. I plan to go in and I'll get the thumb drives today and I'll get Counsel for the Public's exhibits put on those and out to the Committee and to Mike. But I notice there are some confidential exhibits, and

they were noted they're redacted. Were those confidential versions also supplied on the thumb drive? Or I can cover that with Ellen.

MR. PATCH: Yeah, they were not provided in the thumb drive. They have been provided previously, you know, to the Committee. If you want us to, we can certainly provide a separate thumb drive with the confidential versions. But what we put on the thumb drives was the redacted versions --

ADMIN. MONROE: Okay.

MR. IACOPINO: Pam, what I would recommend is perhaps they put them in whatever electronic format you want, the unredacted versions, and just mark them with the same letter. So it would be Exhibit 4, and then there would be Exhibit 4
Confidential, just so that we can differentiate them for purposes of public consumption. But also, that will be a clear indicator to the Subcommittee members as to which exhibit contains all of the information and is not redacted.

ADMIN. MONROE: So if you could get me those today, Doug, drop those off at the office. Like I said, I plan to be in there.

MR. IACOPINO: Like I said, I didn't see the thumb drive, so I don't know what you're using for file naming conventions. But if you could make sure that it's clear that it's the same number exhibit, but it's "confidential" in big capital letters.

MR. PATCH: Okay. So a couple of clarifications on that. So the confidential versions of what we have listed in the exhibit list as redacted, you want -- do you want them designated with the same number but then just a confidential designation or something?

MR. IACOPINO: Yeah, I would just say like Exhibit 1 would be the redacted version, and then Exhibit 1 Confidential, just so we can make a distinction about it. I don't have your list up here. I do have the list, but I don't recall if you indicated in the file names whether something was

redacted or not.

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We did. And so they're MR. PATCH: not all in consecutive order. They kind of mixed into the list, depending on what the exhibit is.

> MR. IACOPINO: Right.

MR. PATCH: So just to clarify, Pam, you're looking for that on how many thumb drives? You want those same number of thumb drives with confidential versions?

ADMIN. MONROE: No. I think if you can get them on one to me, then I can then download it onto each of the thumb drives.

MR. PATCH:

And Ellen, unfortunately, is working from home today. So I don't -- I may be able to get that if I can get somebody else to help with that. you said you wanted that today; right?

ADMIN. MONROE: Yeah, if you could get it to me today, that would be preferable.

> MR. PATCH: Okay. All right.

ADMIN. MONROE: And maybe you're going to get to this, Mike, but we still have the pending waiver motion.

MR. IACOPINO: I assume that the parties are prepared to address that. Or I believe they have addressed it to some extent in their prefiled testimony. Do you anticipate any additional filings or anything having to do with the Request for Waiver? I believe that the request involves the decommissioning requirements.

MR. PATCH: We don't anticipate any additional filings. We did address it in more detail in the supplemental testimony.

And, you know, obviously we'll be available to answer questions from the Committee or on cross-examination by Counsel for the Public.

But we don't anticipate any additional filings on that.

MR. IACOPINO: Is that what you're -- I'm sorry, Pam. I sort of took over after you asked that. But is that what you were addressing? Is that what your concern was, whether there would be more filings with respect to that?

ADMIN. MONROE: Yes. I just wanted to make sure that you didn't lose sight of

it.

MR. IACOPINO: No. There's a couple other issues that I had listed as well that I don't want to lose sight of, and one of them is a fairly major issue.

But we've already addressed the DES conditions. We've already addressed apparently the System Impact Study is complete and will be filed with a Motion for Confidential Treatment. We've addressed whether we anticipate any additional information with respect to the waiver of the decommissioning requirements.

The last one that I have, and I consider it to be a serious issue, is this issue of the subdivision, with respect to the request to the Site Evaluation Committee to subdivide that portion of the property where the substation will exist so that it can be transferred to the transmission company after it's constructed. This has been an issue in the past that has never been resolved by the Site Evaluation Committee. I believe it was in Antrim Wind, the first docket in Antrim

Wind where the issue arose. And apparently it got resolved by the time that they got to the second Antrim Wind application. But there is a legal issue there that the parties may wish to address by way of memorandum of some sort as to the authority of the Site Evaluation Committee to actually subdivide.

My recollection of the prior case, the arguments on both sides sort of stemmed around the fact that is the ability of the Site Evaluation Committee to preempt the town and municipality authority, does that extend to subdivisions. And secondly, there's a statute that requires that a planning board authorize a subdivision and the plot can't be recorded at the registry of deeds unless there is a sign-off from the planning board for the town, which could be an impediment. So I do want to just make the parties aware that I at least see this as an issue, as a legal issue, that still needs to be addressed in this case.

MR. PATCH: And if I could address that briefly. If you look at the language in

the MOU that we signed with the Town, the

Town has essentially agreed to recognize the

preemptive authority of the Committee and has

agreed to work in good faith, you know, to do

whatever it takes to accomplish that

registration with the register of deeds. So

we're certainly aware of that issue. And we

believe, based on the language in the MOU,

that we've addressed it to the extent we can

with the Town.

And then in Mr. Barefoot's supplemental testimony, we had a Q&A on that. You know, it doesn't get into great detail, but it cross-references the language in the MOU. So I've just been thinking about that in the last couple days, actually, and trying to figure out, and I was going to raise it this morning, what the best way is to put it before the Committee, whether the testimony is enough and the MOU, or whether if you think it would be helpful, you know we can certainly submit something. You suggested maybe a memorandum. We can submit something, or we can try to address it through

examination, you know, of witnesses during the course of the proceeding. But again, understanding -- you know, I'm familiar with the Antrim docket that you suggested where it was an issue before the Committee. So based on that and our discussions with the Town, we've done everything we can, we think, to tee it up to the Committee, other than, you know, a legal memo or whatever you think might be appropriate.

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MR. IACOPINO: Being a lawyer, I would appreciate a legal memo. I know that you did -- or the parties in the original Antrim docket did submit a memorandum. And there was actually a hearing date on which we actually took oral argument on the issue. concern obviously is, No. 1, giving the Site Evaluation Committee proper advice with respect to what their authority is. But No. 2, my other concern, and I'm sure this is a concern for everybody, all of the panelists at least, is that, you know, the next case that comes down the road is going to be looking at this one, and so it's important

that the Site Evaluation Committee get it right. So...

MR. PATCH: I think that's right.

And I'll just raise it as a question at this point in time: How much do we really need from the Committee if we've got, you know, essentially the agreement with the Town? And so we may not need a statement from the Committee --

(Court Reporter interrupts.)

MR. PATCH: Assuming for a minute that the Committee grants a certificate, we may not need something, you know, beyond that, other than recognizing the language in the MOU. But I think that's something we need to sort of explore in a little more detail and sort of review what the appropriate thing is, if anything, to get to the Committee in addition to what's already been provided.

MR. IACOPINO: It would also be good, that if that's the approach that you're going to take, that you make that clear to the Committee, something that will be in the

record.

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Attorney Neville, I'm sorry. I've been discussing this primarily with Attorney Patch. Did you have anything to add on this issue?

MS. NEVILLE: No. Thank you.

MR. IACOPINO: I don't recall whether Counsel for the Public took a position in the prior case of the original Antrim Wind docket. I forget.

MR. PATCH: I mean, I can tell you if you want to know.

MR. TACOPINO: I don't need to I'm sure Attorney Neville can find out know. within two seconds of opening the door behind her. So that's not really what I'm -- I'm just here to highlight the issue. I do see it as an issue. I see it as an issue for the future as well because it's something that the Site Evaluation Committee may see again. And if they do, it's something that, you know, somebody will look at this case as precedent. And I'm not sure that this is the best case for that because this case does not

1	include a lot of controversy and there's not
2	some of the advocacy that we saw, for
3	instance, in the original Antrim Wind matter.
4	Not that I want that. It's just that in
5	particular, this is a if a legal issue is
6	going to be decided, I want to make sure that
7	my Committee gets it right, okay.
8	MS. NEVILLE: Let's just clarify.
9	There's advocacy; it's just different levels
10	of zealousness.
11	MR. IACOPINO: Well, there was a
12	lot of zealousness in the Antrim Wind
13	proceeding. Both of them.
14	ADMIN. MONROE: To this very day.
15	MR. IACOPINO: Okay. So I don't
16	have any other issues that have not been
17	addressed. Did anybody want to raise any?
18	[No verbal response]
19	MR. IACOPINO: Is there anything
20	else that anybody, any of the panelists
21	believe we should discuss at this prehearing
22	conference?
23	MR. PATCH: We're all set. Thank
24	you.

1 MR. IACOPINO: Okay. So it seems like nobody has anything else. 2 Pam, anything else from you? 3 ADMIN. MONROE: No. We covered 4 everything I wanted to cover. 5 Thank you. MR. IACOPINO: All right. 6 7 issue a report from this final prehearing conference. You all I know have notes on 8 what we've asked you to do. Please do those 9 10 things as -- in whatever time frame we 11 requested that you do them. And I'll talk with Pam about scheduling some kind of dry 12 run for the Webex, see if we can get 13 everybody to make sure everybody can share 14 screens and do those technical goodies. 15 16 I thank you all for your patience 17 in proceeding in this manner. And everybody should stay safe. I think I'm going to 18 adjourn the prehearing conference unless 19 20 there's any objection to that. 21 MR. PATCH: No objection. 22 MR. IACOPINO: All right. We are 23 adjourned. 24 MR. PATCH: Thank you.

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1	ADMIN. MONROE: Thanks, Mike.	
2	(Hearing adjourned at 10:22 a.m.)	
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APPLICATION OF CE	IINOOK SOLAR, LLC			September 2, 2020
	52:5,23;53:24	agenda (5)	application (4)	available (11)
-	addressed (11)	6:23,24;7:1;14:21;	2:5;16:8;22:3;52:3	11:13;12:22;13:4,
[22:11;23:17;25:5;	26:3	apply (1)	5,7,7,13,14;19:13;
	31:21;50:3;51:6,7,	ago (1)	38:20	40:20;50:12
[No (5)	10;52:21;53:9;57:17	11:6	appreciate (2)	aware (4)
8:24;20:22;25:24;	addresses (1)	agree (1)	46:18;54:12	16:6;43:19;52:19;
31:1;57:18	46:15	20:11	approach (4)	53:7
[sic] (1)	addressing (2)	agreed (4)	18:19;28:21,24;	away (1)
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	adjourn (1)	agreement (3)	appropriate (4)	40.10
A	58:19	9:2;17:2;55:7	40:10;44:11;54:10;	В
1 114 (4)	adjourned (2)	agreements (3)	55:18	
ability (1)	58:23;59:2	7:14;8:23;23:1	approval (1)	back (6)
52:10	adjudicative (5)	aid (1)	15:15	11:10;32:2;41:24;
able (5)	3:6;6:20;17:22;	3:16	archeological (1)	42:2,14;44:1
10:12;23:15;36:2;	37:11;46:12	air (1)	34:14	Balzano (2)
43:3;49:16	adjudicatory (1)	34:17	areas (3)	31:23;32:14
Absolutely (1) 14:8	3:2	almost (1)	8:8,10,13	Barefoot (11)
	ADMIN (25)	35:20	argument (1)	4:22;5:1,3,4,7;
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40:17 access (1)	13:18;14:15;18:7;	6:21;21:23	arguments (1)	40:2,6
45:2	20:11;40:14;43:15;	Alteration (1)	52:9	Barefoot's (1)
accommodate (4)	44:4,23;45:18;46:7,	21:15	arose (1)	53:11
23:12,14;28:12;	13;47:12;48:1;49:11,	although (5)	52:1	based (3)
30:14	19,22;50:23;57:14;	6:17;30:8;36:3;	around (2)	7:20;53:8;54:5
accommodations (3)	58:4;59:1	38:19;39:6	23:12;52:10	basically (1)
9:22;13:9,15	Administrator (11)	among (1)	Arrowwood (4)	11:1
accomplish (1)	17:13,20;19:18;	23:14	27:4;29:8,20;38:5	bat (1)
53:5	20:7;36:13;37:9;	Amy (1)	aside (2)	13:7
according (1)	38:12;42:11;43:5,12;	6:16	9:4;35:21	Bates (5)
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