

April 2, 2017

United States Bankruptcy Court
For the District of Delaware
824 North Market St.
Wilmington, DE 19801

RE: CASE NO. 17-10561 (KG), Sungevity, Inc.

Dear Sirs:

I am writing to voice my objection to the proposed sale of assets relating to the above referenced case for Sungevity Inc. I am a customer of this company, having leased a solar system from them in late 2014. My concern is that the assets I have leased from the company will be sold and my rights negatively impacted from such a transfer. I entered into my lease agreement in good faith that both parties would honor the terms of said agreement. I paid up-front all my lease costs for the entire term. I would expect any buyer to honor that payment and all other terms of my agreement.

I contacted Sungevity immediately upon receiving the court notice of the proposed sale. They responded quickly, stating that the sale should have no effect on my lease. I hope that is true but I thought it wise to send my concern to the court as well.

It is my hope that the outcome of this court action will allow Sungevity Inc to continue operations. Their performance in their dealings with me have been excellent. They have up until now addressed every concern I have had quickly. They also performed every step of my solar journey with them on time to the delight of this customer.

Sincerely,

Robert G. Campbell
3 Lincoln Ave.
Endicott, NY 13760-5131
Binan1@Hotmail.com
607-785-8400



171056117041700000000002