

EXHIBIT 26

STRICTLY PRIVATE AND CONFIDENTIAL

January 21, 2019

Sky Solar Holdings, Ltd.
Unit 402, 4th Floor, Fairmont House
No. 8 Cotton Tree Drive, Admiralty
Hong Kong Special Administrative Region
People's Republic of China
Attn: Hao Wu, Chairman

Mr. Wu,

Reference is made to your letter dated January 21, 2019 (the "Response Letter") in response to our letter dated December 24, 2018 (the "Proposal Letter") (and two others written by our counsel Allen & Overy) regarding a potential acquisition (the "Proposal") of Sky Solar Holdings, Ltd. ("Sky Solar") by Hudson Sustainable Investment Management, LLC and/or its affiliates ("Hudson").

We note at the outset that your Response Letter requests information purportedly to allow Sky Solar to review our Proposal, yet much of that information is already contained in the Proposal Letter (source of funds, including "highly confident" bank letter¹, and purchase price). This would seem to indicate that the Proposal Letter was neither carefully reviewed nor carefully considered. The Response Letter also offers Hudson with the opportunity to conduct due diligence while appearing to ignore the fact that Hudson had already begun extensive due diligence on and at the invitation of Sky Solar in November, which process was shut down by Sky Solar's board in late December due to its apparent lack of interest in pursuing a merger agreement with Hudson.

It is apparent from the shut down of the due diligence process that Sky Solar's board of directors and major shareholders were not interested in pursuing a merger with Hudson. The Response Letter does not address whether these directors and shareholders have changed their mind and have authorized the company to engage in negotiations with Hudson regarding our Proposal.

Given the above, we are concerned that the Response Letter is merely a delay tactic, sent by you to forestall pending action by our affiliate, in its capacity as manager (the "Fund Manager") of the fund holding the Notes issued under the A&R NPA referenced therein. In fact, when we met with you in New York on January 7, you indicated that Sky Solar's board desired to resolve the A&R NPA dispute before taking any action on our Proposal (including an alternative transaction we had presented).

If the Response Letter indeed reflects a change in attitude by Sky Solar's board and major shareholders, sufficient to merit serious consideration by Hudson, we would need immediate comfort regarding the Proposal Letter and all other efforts to address Hudson's concerns.

We believe that such comfort must include (i) written confirmation that Sky Solar's board and major shareholders are ready and willing to engage in serious negotiations regarding the Proposal (or the alternative noted above); (ii) authorization and direction to Sky Solar's outside counsel to engage with Hudson's counsel with respect thereto; (iii) a grant to Hudson of exclusivity for a period of thirty days to complete its due

¹ The Deutsche Bank "highly confident letter", referred to explicitly in our Proposal Letter, was not issued at a fully "binding" level only because Sky Solar was uncooperative in responding to critical due diligence requests, leaving several essential due diligence inquiries unanswered.

diligence; and (iv) a commitment to allocate the necessary internal resources to provide Hudson all of its outstanding diligence requests in a prompt manner. With regard to this latter point, our principal point of contact at Sky Solar since the loan under the A&R NPA was put in place in 2016 and throughout our discussions on the Proposal has been Sanjay Shrestha. We are alarmed that an executive in this vital role has been asked to resign, particularly given the situation facing the company. We expect that Sanjay Shrestha would remain in his CFO role during this process, and that Chen Rui would be explicitly instructed by the Sky Solar board to cooperate completely with the Hudson due diligence team.

Moreover, we understand that the Fund Manager is planning to accelerate the Notes issued under the A&R NPA and issue a demand on the parent guaranty to protect its interests. We note that the Fund Manager has fiduciary duties separate and apart from Hudson, is not bound by this letter and therefore all rights and remedies under the A&R NPA and Notes are expressly reserved.

We ask that Sky Solar respond to this letter by close of business New York time on January 22 with satisfactory responses on the comfort items noted above. If so, we believe that the Fund Manager will defer enforcement and would be willing to discuss by phone a path to forbearance to be agreed by January 23.

We look forward to hearing from you within the next day.

Thank you.

Hudson Sustainable Investment Management, LLC

By:  _____

Name: Neil Z. Auerbach

Title: CEO and Managing Partner

cc: K&L Gates LLP
Allen & Overy LLP