parkdist.petition-intervene (townships)

**Sandusky Counties** 

## BEFORE THE OHIO POWER SITING BOARD

In the Matter of the Application of Seneca Wind, LLC, for a Certificate to Site Wind-Powered Electric Generation Facilities in Seneca and Case No. 18-488-EL-BGN

## PETITION TO INTERVENE BY SENECA COUNTY PARK DISTRICT, SENECA COUNTY, OHIO

Pursuant to Ohio Administrative Code ("OAC") Rule 4906-12(A)(2), the Board of Park Commissioners of the Seneca County Park District, Seneca County, Ohio "(Park Board"), respectfully petitions the Ohio Power Siting Board ("OPSB") or its Administrative Law Judge ("ALJ") for an order granting their intervention as a party in the proceedings.

A memorandum of support of this petition is attached.

Respectfully submitted,

DEREK W. DeVINE PROSECUTING ATTORNEY

## MEMORANDUM IN SUPPORT

On July 16, 2018, Seneca Wind LLC filed its application for a certificate of environmental compatibility and public need to construct a wind-powered electric generation facility in Seneca County, Ohio. On October 15, 2018 the OPSB filed a notice deeming the Application to be complete. Seneca Wind, LLC was also directed to serve the completed Application pursuant to OAC 4906-3-07, with their Certificate of Service being filed on October 22, 2018. It is from this notice that the Park Board files their petition.

The proposed facility and wind turbines to be located in Seneca County, Ohio are near nature preserves maintained by the Seneca County Park District. See **Exhibit "A"** attached hereto and incorporated by reference. Based on the information presented in the attached letter from Seneca County Park District Executive Director Sarah Betts (attached here to as **Exhibit "B"**), the Park Board requests permission to intervene in the proceedings on the grounds that it has extensive interest in the proceedings; that said Park Board's interest is not and cannot be represented by another party, existing or otherwise, that its contribution of presenting to the Board the costs and benefits of the project is essential to a just and expeditious resolution of the issues involved in the proceeding and that it would not unduly delay the proceeding or unjustly prejudice an existing party.

Respectfully submitted,

DEREK W. DeVINE PROSECUTING ATTORNEY

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## **CERTIFICATE OF SERVICE**

	The PUCC	)'s e-fili	ng system	will ele	ctronical	lly serve	e notice	of the	filing of	this docur	nent
on the	following	parties	referenced	in the	service	list of	the do	cket w	ho have	electronic	ally
subscri	bed to this	case.									

Joshua D. Clark (#0097037) Assistant Prosecuting Attorney