FILE

13-0990-EL-16N

----- Original message ------

From: Valerie Malicki <valeriechristina@rocketmail.com>

Date:04/30/2015 10:40 AM (GMT-05:00)

To: Puco ContactOPSB < contactOPSB@puc.state.oh.us>

Cc:

Subject: Case #13-0990 Greenwich Wind

To The Honorable Chair Andre Porter and The Ohio Power Siting Board,

The plain language of the Ohio Revised Code 4906.20(C) clearly states that a wind developer MUST obtain waivers from all adjacent property owners to evade the minimum setback quired by the law.

There are 124 property owners adjacent to this wind project.

To date, as is required by the above Ohio law, waivers have NOT been obtained by Windlab, an Australian owned company.

Honorable Andre Porter, you stated you want to show no partiality to any specific group, but to serve with fairness.

Fairness and true justice begins with requiring ALL parties to follow the plain language of the Ohio Revised Code.

Improper partiality would be allowing a foreign company to continue to have a certificate for this project when they have NOT follow the Ohio Revised Code.

PLEASE RESCIND THE CERTIFICATE TO BUILD UNTIL WINDLAB FOLLOWS THE PLAIN LANGUAGE OF THE OHIO REVISED CODE. This would be true impartiality, that is, simply requiring all parties to follow the Ohio Revised Code.

Thank you in advance for showing true impartiality and following the laws of this great state of Ohio.

Sincerely,

Mrs. Valerie C. Malicki, MA, LPCC