Page 1

Ed Rogers 9247 C.R. 130

Kenton, Ohio

PERSONAL PROPERTY OF

2017 MAR - 1 PH 12: 15

PUC0

Intervener in case #16-2404-EL-BGA

February 28, 2017

Dear O.P.S.B.,

I am asking for a continuance in approving this case as I have yet to receive the information and answers which I have asked. (Please see the attached)

Approval of any nacelle, turbine, and turbine pole height should be postponed until my questions and information I have petitioned for is supplied to me.

Also, I am requesting a new hearing in Hardin County to be held concerning the changes to their original permit and a new permit process to be orchestrated.

I will await the information requested and answers to my questions from December 13, 2016 and January 31, 2017.

Sincere **Ed Rogers**

Intervener

This is to certify that the images appearing are ap accurate and complete reproduction of a care file document delivered in the regular course of pupiness. Technician______Date Processed MAR 0 1 2017

Page Z

Ed Rogers 9247 CR 130 Kenton, Ohio 43326

January 31, 2017

Topic: O.P.S.B. Has Yet to Respond about Invenergy/Hardin Wind LLC Possibly Ignoring More O.P.S.B.'s Regulations and there has been no answer to my letter which I submitted to you on December 13th, 2016.

Dear O.P.S.B,

I am writing this letter concerning my unanswered questions I asked the O/.P.S.B about in December and information I sought and still seek. The letter sought answers concerning Invenergy/Hardin Wind's latest attempt to possibly circumvent statutes, rules, and regulations.

Question #1

Invenergy started to dig and pour mud platforms at the end of last year, near Alger and McGuffy using an out of state construction company.

In so doing, they are using spot lights and working past the 9:00 P.M. cut off time to cease construction required and outlined by the O.P.S.B. Will their permit be pulled or suspended and when will they be fined? If you intend to take no action pertaining to these grave infractions I would like to know why?

Question #2

Also, I believe to begin construction, Invenergy must have submitted to the OP.S.B. 30 days prior to construction their complaint resolution plan so it may be reviewed. I do not believe this has happened yet so why are they digging?

Question #3

If Invenergy has fulfilled the complaint resolution plan, I would please like a copy of it, the date it was filed and posted for public review and comment. I have yet to receive this. If one was not filed, I would like to know how they were allowed to begin construction.

Yage-S

Question #4

I also had asked for the factory set back recommendations for any change in the model of the nacelles if they have changed from the agreed upon units from 2009. These can be easily found in the factory manual which I would like a copy of as well of from either you or Invenergy. If they have changed models from 2009, this will affect my personal, turbine set-back agreement from my property. When will I receive these?

Question #5

My request to intervene was put into the "public comment" section instead of being an intervener. Why was I denied in November of 2016 when I was declared an intervener previously? Also, since I was denied being an intervener how can I now adjust my agreement of turbine setback to keep ice throw and shadows off my property since the turbines can now be 499 foot tall? It seems there is no "Due Process" if I am left out of the proceedings.

The Wind Corporations need to adhere to the statutes and regulations established to protect all of Ohioans by the O.P.S.B.

The O.P.S.B needs to address questions put to them by citizens in the foot print of the wind corporations

For if they do not now adhere to the law, how can we expect any corporation to later?

I will await answers to my questions.

Respectfully, Cogus

Ed Rogers Hardin County Resident and Father