From:	Puco ContactOPSB
То:	Puco Docketing
Subject:	public comment 16-2443-EL-BGN, 18-0090-EL-BGA, 20-0033-EL-BGA, and 21-0182-EL-BGA
Date:	Tuesday, February 22, 2022 7:21:54 AM

From: Leatra Harper <<u>wewantcleanwater@gmail.com</u>>
Sent: Wednesday, February 16, 2022 10:10 AM
To: Butler, Matthew <<u>matthew.butler@puco.ohio.gov</u>>
Cc: Buck-Priddy, Allison <<u>Allison.Buck-Priddy@odh.ohio.gov</u>>; Gregg, Anne
<<u>Anne.Gregg@odh.ohio.gov</u>>; Kallipolitis, Harry <<u>Harry.Kallipolitis@epa.ohio.gov</u>>; Langdon, Jessica
<<u>Jessica.Langdon@epa.ohio.gov</u>>; Amy McCance <<u>amccance@guernseycounty.org</u>>
Subject: Re: Guernsey Power Station Fwd: Public Comment - Permit Application No. DSW401175544

Thank you so much, Mr Butler. We will continue to send you the documentation we have of the harms the Youngs continue to experience. The Ohio Department of Health has questioned why there were no adequate setback distances established before the mine stabilization and construction of the Guernsey Power Station began. We understand there is an inter-agency review of the air and water pollution and health impacts of this project. I have copied the people here that we have been in contact with, and hopefully, all agencies involved can continue with a full review. I will also send the most recent correspondence. In the meantime, Seneca Lane continues to be inadequately maintained with dust contaminating homes and cars (see attached photo furnished yesterday). The build-up of the foundation for the GPS has dramatically altered water flow, forcing flooding onto the Youngs' property and elsewhere which will likely be a major problem this Spring. There were geysers and sinkholes on the Youngs' property. I have attached water test results and Summa canister results fyi. We plan to do more testing. We question why a full EIS review was not done before a project of this impact would be permitted. We need a full review of permitting parameters and compliance. We thank you in advance for your prompt attention to this serious matter. Best. Lea Harper Managing Director FreshWater Accountability Project www.FWAP.org

419-450-7042

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Summary: Public Comment Public comment of Lea Harper, via website, electronically filed by Docketing Staff on behalf of Docketing