## Dear Ms. Murray:

As a life-long, permanent New Hampshire summer resident and taxpayer from Massachusetts, I am personally outraged by the suggestion that my summer home and my property rights would be taken away by the SEC, whose members apparently are happy to ignore the basic of rights of New Hampshire Taxpayers and Property Owners.

Thus, I am sending you this email in the hope you will recognize the <u>obvious</u> <u>unfairness</u> of the proposed SEC Guideline to <u>exclude</u> <u>second homeowners</u> from consideration in regard to Industrial Windmill setbacks, noise limits, and visual impact. I also strongly suggest that further Wind Development be <u>suspended</u> until such time as a fair and equitable proposal is on the table that <u>includes</u> <u>second</u> <u>homeowners</u> and includes a provision for <u>Local Home Rule</u>.

And for the record: My family has owned and paid taxes on 24 Wildwood Avenue in Bristol NH since 1943.

Sincerely,
/js/
Jim Salvucci
Professor of Management, Emeritus
Curry College, Milton MA
jgsalvuc@comcast.net

Winter address: 81 Dickens Street Wollaston MA 02170

Summer Address: 24 Wildwood Avenue Bristol NH 03222