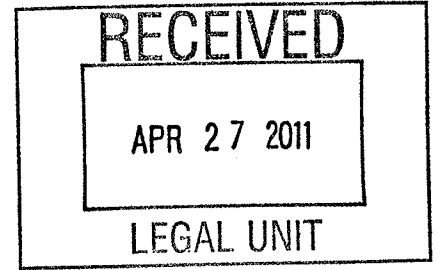


April 25, 2011

Peter C.L. Roth
Senior Assistant Attorney General
Environmental Protection Bureau
33 Capital Street
Concord, New Hampshire 03301-6397



Re: Objection to "Objection to Petition for Intervention by Antrim Planning Board SEC Docket No. 2011-02," dated April 20, 2011, submitted by Antrim BOS Chairman Michael Genest, and Objection to Letter from Antrim BOS Chairman Michael Genest "SEC Docket No. 2011-02, dated April 20, 2011.

Dear Attorney Roth:

On Thursday, April 21, 2011, I became aware from my regular review of the NH Site Evaluation Committee (SEC) website, and in particular the current case relating to Antrim, NH, SEC Docket No. 2011-02, that a submission of two document had been made to SEC Chairman Burack under the auspices of the Antrim Board of Selectmen, both documents having been signed by Antrim Board of Selectmen(BOS) Chairmen Michael Genest. These two documents are referenced above.

As town planner I had been involved with the Antrim Wind Energy, LLC (AWE) case since its beginning in mid-2009. As such, and as part of my responsibilities dictate, I have made every effort to make sure that the procedure and process in regard to AWE's effort, and applications, followed due-process under land-use board by-laws, town regulations, and state statute, for all stakeholders, whether for or against the project, and that an ethical and fair process prevailed. It is for this reason I would like to bring to your attention what I see as a breach in the process, not only as required by NH statute for an open and transparent public meeting process, under NH RSA 91-A:2 II, but bringing into question the legality of the documents submitted and signed by the Chairman of the Board of Selectmen, Mr. Michael Genest, purportedly on behalf of the entire board.

Because of my position in the Antrim Town Hall at that time, and my immediate access and awareness to all meeting postings, and subsequent meeting minutes, I was surprised to discover on Thursday, April 21, 2011 the above referenced documents having been submitted to Chairman Burack the previous day, April 20, 2011, and appearing on the NH SEC website under Antrim Docket No. 2011-02. I know that no *public* meeting had been held in which these documents had been discussed, nor had any motion or vote been made by the board to instruct the creation and submission of such documents to the SEC, been made in open session, clearly required under 91-A:2 II. And, as required under the same statute, no previous meeting minutes indicate that consideration of this submission were discussed by the Board of Selectmen, nor a vote of the board being taken, relative to it, acted upon.

On Thursday, April 21st, I approached the Chairman of the Antrim Board of Selectmen, Mr. Genest while he was in the Antrim Town Hall, and asked him directly what these documents were, and had they been discussed in a public meeting? Mr. Genest stated that "...the BOS had been working on them in work session, and that they all agreed on the concept." When I asked him further if the BOS had motioned and voted in public session to create and submit the two documents to the SEC, he stated, "Well, no, I don't recall that we voted on them." I thanked him for his candid answer and left it at that.

As these two documents, purportedly discussed, motioned –on, and voted for by the Antrim Board of Selectmen were created outside of consideration of NH State Statute, Title VI, Chapter 91-A, let alone outside the trust of the people of Antrim as their governing body, and thus, in appearance and reality, falsely issued and submitted to SEC Chairman Burack, I request that this issue be carried forward with the Chairman of the SEC, Commissioner Burack.

And, because the *purpose* of the Antrim Board of Selectmen's action, in submitting their questionable *Objection to Petition for Intervention by the Antrim Planning Board*, and their reason-filled letter, seeks to disqualify the Antrim Planning Board's legitimately deliberated-on, motioned-for, and voted-in-the-affirmative *Petition for Intervention*, and *it's* supporting letter, both filed with the SEC on April 12, 2011, I request that the SEC nullify and throw-out the claims made by the Antrim Board of Selectmen, and at the same time keep in force and with due consideration the *Petition for Invention* status, and the requests of the letter which accompanied it from the Antrim Planning Board, and signed by the Chairman of that board, Mr. Andrew Robblee.

Thank you for your consideration and hopeful representation of this claim.

Respectfully,

A handwritten signature in black ink that reads "Peter Moore". The signature is written in a cursive, slightly slanted style.

Peter Moore
55 Clinton Road
Antrim, NH 03440

beappy@tds.net
(603) 588-2331

cc. SEC Chairman Thomas S. Burack