May 30, 2013
Jane Murray, Secretary
Site Evaluation Committee
Dept. Of Environmental Services
29 Hazen Drive, Box 95
Concord, NH 03302-0095

Dear Ms. Murray:

It should be further proposed, in conjunction with Memorandums from May 28th, 2013, that the Applicant, Timber Top Wind I, LLC (TTW) does not have a complete, valid nor integrated Application before the public as implicated by RSA 162-H. As such, State level Jurisdiction should be denied; all public notices for hearing specifically encumber the Applicant and their Application with the specific Site (and thus, materials furnished) for purposes of Jurisdiction and apparent Certificate obtainment.

Reports and Pleadings presented by TTW, have been invalidated by changes to the Project (exempli gratia, changing rotor heights) or were already, upon submission a-priori (beforehand) flawed, replete with impossible conclusions of "fact" given exquisite public knowledge of the area (not submitted à la carte by TTW in plethora), and were unclear of what was actually studied due to significant errors and omissions (emphasis added) within the materials furnished.

Additionally, survey accuracies listed by TTW, may include a 250 foot uncertainty of tower base location and as coupled with TTW's "current" tower location coordinates and can encroach near 500 feet from National Registry of Historic Places archaeological dig sites like the Temple (New England) Glassworks as listed in the Archaeological Zones of Temple's 2003 Master Plan, also publicly available beforehand to TTW's arrival to the Site and Area.

Undue stress fractures on the glass artifacts are most likely assured with construction or explosive blasting seismology shockwave events <u>conducted</u> within granite "ledge" in this proximity.

Further, not clearly shown by way of possible obfuscation in TTW's plans is the <u>assimilation</u> of the Old Todd Road with its appropriate archaeological and historical treasures, being bisected and dissected by the TTW Project. The Old Todd Road, originally from Colonial and Revolutionary War era Massachusetts, also listed in the Archaeological Zones from the 2003 Master Plan, is connected (not shown in <u>disparate</u> [not integrated] TTW map and inset information) to the <u>very</u> nearby and adjacent Wapack trail network.

The above extremely limited examples have nothing to do with alleged "zoning goal posts" within any Town Regulations, being moved halfway through the "game," (is this a game?) as noted by TTW in their most recent op-ed newspaper articles (May 8, 2013 Monadnock Ledger-

Transcript). Nor does the above have anything to do with local regulation being alleged as zoning wind "out" as described by TTW in their methodology to seek SEC State level Jurisdiction.

It should be further noted that TTW specifically states before the SEC and the public, in prior transcripts from February 19, 2013, that the local regulations betwixt the Towns are "VERY SIMILAR" *verbatim* (Page 87, line 13).

My Best Thanks,

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C. Mackensen Humble resident and member of the public, at your service in this, the Great State of New Hampshire