

**Matthew T. Collins**

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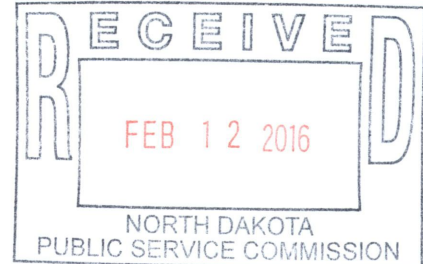
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**FABYANSKE  
WESTRA  
HART &  
THOMSON**

February 12, 2016

North Dakota Public Service Commission  
Attn: Executive Secretary  
600 E. Blvd., Dept. 408  
Bismarck, ND 58505-0480



**Re: Brady Wind, LLC, Case Nos. PU-15-690 and PU-15-797**

Dear Sir/Madam:

Enclosed for filing in the above-referenced matter is the Concerned Citizens of Stark County's ("CCSC") Petition to Intervene. CCSC opposes Brady Wind's application for a Certificate of Site Compatibility because CCSC believes that the proposed Brady Wind Energy Center does not promote the public health, safety, or welfare of the citizens of Stark County. CCSC therefore requests that its Petition to Intervene be granted so that CCSC can substantively participate in the upcoming hearing currently scheduled for **March 2, 2016**.

Pursuant to N.D.C.C. § 69-02-02-05, I have enclosed the original Petition to Intervene, along with seven copies thereof. By copy of this letter, I am serving same by certified mail to Melissa Hochmuth, a representative of Brady Wind, LLC.

Very truly yours,

A handwritten signature in blue ink that reads "Matthew Collins".

Matthew T. Collins

MTC/kj  
Enclosure

cc: Melissa Hochmuth (via certified mail)  
Client

**STATE OF NORTH DAKOTA**  
**NORTH DAKOTA PUBLIC SERVICE COMMISSION**  
600 E. Boulevard, Dept. 408  
Bismarck, ND 58505-0480

Julie Fedorchak  
Randy Christmann  
Brian P. Kalk

Chairman  
Commissioner  
Commissioner

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**Brady Wind, LLC**  
**150 MW Wind Energy Center – Stark County**  
**Siting Application**

**Case No. PU-15-690**

**Brady Wind, LLC**  
**230 kV Transmission Line – Stark County**  
**Siting Application**

**Case No. PU-15-797**

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**PETITION TO INTERVENE**

Pursuant to North Dakota Administrative Code § 69-02-02-05, the Concerned Citizens of Stark County (“CCSC”), through undersigned counsel, hereby respectfully petition the North Dakota Public Service Commission (the “Commission”) to intervene in the above-captioned dockets. CCSC files this Petition to Intervene in order to preserve its ability to participate substantively in this proceeding at the public hearing currently scheduled for **March 2, 2016**.

CCSC is a North Dakota nonprofit corporation dedicated to preserving the growing and thriving economies of Richardton, Taylor and Gladstone. The members of the board of directors of CCSC are all residents of and property owners in Stark County. This petition should be granted because the outcome of this proceeding will bind or affect the members of CCSC, their communities, and their property rights. Furthermore, CCSC’s interests are not adequately represented by the other parties currently participating in this docket.

Brady Wind, LLC (“Brady Wind”), a wholly-owned indirect subsidiary of NextEra Energy Resources (“NEER”), submitted an application for a Certificate of Site Compatibility for the construction and operation of the Brady Wind Energy Center in Stark County. After reviewing

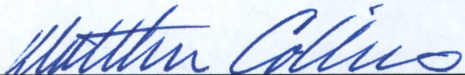
Brady Wind's application, CCSC believes that the application does not comply with North Dakota law nor the applicable Stark County ordinances. Among other things, CCSC believes that the proposed Brady Wind Energy Center does not promote the public health, safety, or welfare of the citizens of Stark County. As such, CCSC opposes Brady Wind's application for a Certificate of Site Compatibility.

The approval of a Certificate of Site Compatibility for Brady Wind will have a substantial impact on the members of CCSC. The proposed wind farm will, among other things, directly impact residential development in Stark County; property values of non-participating property owners, including CCSC members; the wildlife and environment of Stark County; and the health and quality of life of Stark County residents. Given these concerns, it is anticipated that CCSC's participation in this proceeding will bring valuable and necessary perspectives to light as the Commission considers Brady Wind's application. Furthermore, granting this Petition to Intervene will not adversely impact this proceeding. CCSC will be prepared to appear at the upcoming hearing on March 2, 2016.

For the reasons stated above, CCSC respectfully requests that its Petition to Intervene be granted.

DATED: February 12, 2016

**FABYANSKE, WESTRA, HART & THOMSON,  
P.A.**

By:   
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**ATTORNEYS FOR CONCERNED CITIZENS  
OF STARK COUNTY**