

STATE OF VERMONT
PUBLIC UTILITY COMMISSION

Case No. 8816

Petition of Swanton Wind LLC for a certificate of public good, pursuant to 30 V.S.A. § 248, for the construction of an up to 20 MW wind-powered electric generation plant powered by up to 7 wind turbines located along Rocky Ridge in Swanton, Vermont	
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Order entered: 01/17/2019

ORDER RE: REMAND

On November 27, 2017, Swanton Wind, LLC (“Swanton Wind”) filed with the Vermont Public Utility Commission (“Commission”) a notice of withdrawal and voluntary dismissal without prejudice withdrawing its petition in this proceeding. As part of its withdrawal, Swanton Wind requested that a \$100,000 fee that it paid to the Agency of Natural Resources (“ANR”) in accordance with 30 V.S.A. § 248b on September 9, 2016, be returned because the Commission subsequently determined that Swanton Wind’s petition was incomplete.

On January 3, 2018, the Commission issued an order dismissing Swanton Wind’s petition without prejudice pursuant to V.R.C.P. 41(a)(2) (the “dismissal order”). In that order, the Commission denied Swanton Wind’s request for a refund of the fee it had paid to ANR because there is no provision in § 248b that grants the Commission authority to direct such a refund.¹

On February 6, 2018, Swanton Wind appealed the dismissal order to the Vermont Supreme Court, asserting in part that the Commission erred in not ordering a refund of the \$100,000 fee paid to ANR.

On December 21, 2018, the Vermont Supreme Court issued an order reversing and remanding to the Commission that portion of the dismissal order in which the Commission found that it did not have authority to direct a refund of the \$100,000 fee Swanton Wind paid to ANR. The Vermont Supreme Court found that the Commission did have such authority and remanded the case for further proceedings on that topic, during which ANR is to be provided an

¹ Case No. 8816, Order of 1/3/18 at 9.

opportunity “to provide an account of its activities in petitioner’s proceeding and evidence of the reasonable cost of those activities.” After reviewing ANR’s evidence, the Commission is directed to “exercise its discretion to order a refund of that portion of the § 248b fee, if any, which the Agency cannot reasonably justify retaining.”²

In today’s order³ we: (1) appoint John J. Cotter, Esq. to serve as hearing officer to address the remand from the Vermont Supreme Court and (2) direct ANR to file prefiled testimony and exhibits setting forth “an account of its activities in petitioner’s proceeding and evidence of the reasonable cost of those activities” no later than February 8, 2019. As part of its filing, ANR shall include its procedures and work-flow goals for the timely review of applications under Section 248.⁴ ANR shall also include copies of any reports that it filed with the Legislature pursuant to § 248b(f) for any year in which it was engaged in activities related to Swanton Wind’s plans to construct its wind electric generation project.

All filings related to the Supreme Court’s remand shall be made in the “remand” subcase of Case 8816. The process for making a filing in a remand subcase in ePUC is identical to that for filing in the main part of a case, with one exception. After a remand subcase is created, regardless of which “add” form you choose from the “Select Action” drop-down menu, a different first screen will appear. Click on the drop-down arrow to see a list of all subcases in that case and select “Add to Remand.” The rest of the form will be identical to the form you see when the case does not have a remand subcase. Instructions and screenshots illustrating these steps are available on the Commission’s website at: <https://puc.vermont.gov/document/using-epuc-file-remand-subcase>.

The hearing officer is directed to convene a status conference at the earliest practicable opportunity to develop a schedule for the remainder of this proceeding.




² *In re Petition of Swanton Wind LLC*, 2018 VT 141, ¶ 11.

³ Today we are reissuing a prior order dated January 10, 2019. The Vermont Supreme Court’s order remanding the case to the Commission was entered on December 21, 2018. Pursuant to V.R.A.P. 41(a) the Supreme Court’s mandate in the appeal therefore did not issue until January 11, 2019, and jurisdiction was therefore not returned to the Commission until that date.

⁴ *See* 30 V.S.A. § 248b(f).


SO ORDERED.

Dated at Montpelier, Vermont this 17th day of January, 2019.

)	
Anthony Z. Roisman)	PUBLIC UTILITY
)	
)	
Margaret Cheney)	COMMISSION
)	
)	
)	
Sarah Hofmann)	OF VERMONT

OFFICE OF THE CLERK

Filed: January 17, 2019

Attest: 
Deputy Clerk of the Commission

Notice to Readers: This decision is subject to revision of technical errors. Readers are requested to notify the Clerk of the Commission (by e-mail, telephone, or in writing) of any apparent errors, in order that any necessary corrections may be made. (E-mail address: puc.clerk@vermont.gov)

PUC Case No. 8816 - SERVICE LIST

Parties:

Edward Adrian, Esq.
Monaghan Safar Ducham PLLC
156 Battery Street
Burlington, VT 05401
eadrian@msdvt.com

(for Town of Fairfield) (for Selectboard and
Planning Commission of the Town of
Swanton)

Dale Azaria, Esq.
Vermont Division for Historic Preservation
1 National Life Drive
Davis Building, 6th Floor
Montpelier, VT 05620-0501
dale.azaria@vermont.gov

(for Vermont Division for Historic
Preservation)

Jennifer Belanger, *pro se*
4 Marcel Drive
St. Albans, VT 05478
stott.brad@yahoo.com

Diane Bell, *pro se*
P.O. Box 1603
Williston, VT 05495
Diane.lizzyb@gmail.com

Erynn Boudreau, *pro se*
13 Rocky Ridge Road
Saint Albans, VT 05478
erynn.hale@gmail.com

Tyrell Boudreau, *pro se*
13 Rocky Ridge Road
St. Albans, VT 05478
erynn.hale@gmail.com

Mark Bushey, *pro se*
2499 Highgate Road
Saint Albans, VT 05478
markb12@comcast.net

Mary Bushey, *pro se*
2499 Highgate Road
Saint Albans, VT 05478
marybushey@comcast.net

David Butterfield, *pro se*
1954 Sheldon Road
Saint Albans, VT 05478
Dave@vttireonline.com

Leslie A. Cadwell, Esq.
Legal Counselors & Advocates, PLC
P.O. Box 827
Castleton, VT 05735
lac@lac-lca.com

(for Swanton Wind LLC)

Bruce Collopy, *pro se*
157 Swizler Point
Fairfield, VT 05455
collopyfamilyfarm@gmail.com

Sally Collopy, *pro se*
157 Swizler Point
Fairfield, VT 05455
collopyfamilyfarm@gmail.com

Geoffrey Commons, Esq.
Vermont Department of Public Service
112 State Street
Montpelier, VT 05620-2601
geoff.common@vermont.gov

(for Vermont Department of Public Service)

Jessica Decker, *pro se*
2 Marcel Drive
Saint Albans, VT 05478
jess_decker@yahoo.com

Lance Desautels, *pro se*
2 Marcel Drive
St. Albans, VT 05478
wyrman2012@yahoo.com

Luc Deslandes, *pro se*
1914 Sheldon Road, Apt. A
Saint Albans, VT 05478
mdandld@comcast.net

Michelle Deslandes, *pro se*
1914 Sheldon Road, Apt. A
St. Albans, VT 05478
mdandld@comcast.net

Brian Dubie, *pro se*
770 McKenzie Road
Fairfield, VT 05455
brianedubie@gmail.com

Marianne Dubie, *pro se*
1086 McKenzie Road
Fairfield, VT 05483
grnmtmaple@gmail.com

Mark Dubie, *pro se*
1086 McKenzie Road
Sheldon, VT 05483
markddubie@gmail.com

Penny Dubie, *pro se*
770 McKenzie Road
Fairfield, VT 05455
pennydubie@gmail.com

John K Dunleavy
Vermont Agency of Transportation
One National Life Drive
Montpelier, VT 05633
John.Dunleavy@vermont.gov

(for Vermont Agency of Transportation)

Daniel Dunne, *pro se*
1185 Davis Avenue
Dunedin, FL 34698
dan.m.dunne@gmail.com

Nancy Dunne, *pro se*
1185 Davis Avenue
Dunedin, FL 34698
nanadd100@gmail.com

William F. Ellis
McNeil, Leddy & Sheahan
271 South Union Street
Burlington, VT 05401
wellis@mcneilvt.com

(for City of Burlington Electric Department)

Edward Ferguson, III, *pro se*
19 Rocky Ridge Road
Saint Albans, VT 05478
sarahferguson333@gmail.com

Sarah Ferguson, *pro se*
19 Rocky Ridge Road
St. Albans, VT 05478
sarahferguson333@gmail.com

Kenneth Fox, *pro se*
1736 Reynolds Road
Fairfield, VT 05455
lumar@myfairpoint.net

Danielle Garrant, *pro se*
1 Tremblay Road
Saint Albans, VT 05478
savinggrace9@yahoo.com

Ian Garrant, *pro se*
1 Tremblay Road
St. Albans, VT 05478
savinggrace9@yahoo.com

David A. Goodrich, *pro se*
2717 Nodyne Drive
Nashville, TN 37214
xkejagman68@aol.com

Dennis Hendy, *pro se*
P.O. Box 1603
Williston, VT 05495
djhendy1@gmail.com

Mary Hunter, *pro se*
87 Lebel Drive
Saint Albans, VT 05478
catlovntexn@aol.com

Paula J. Kane, *pro se*
12 Farrar Street
Saint Albans, VT 05478-1540
paula@pkanelaw.com

Melanie Kehne, Esq.
Office of the Attorney General
109 State Street
Montpelier, VT 05609-1001
melanie.kehne@vermont.gov

(for Vermont Agency of Agriculture, Food and
Markets)

Judith Luneau, *pro se*
141 Sweet Hollow Road
Sheldon, VT 05483
hillandale@gmail.com

Patrick Luneau, *pro se*
141 Sweet Hollow Road
Sheldon, VT 05483
hillandale@gmail.com

Sara Luneau-Swan, *pro se*
141 Sweet Hollow Road
Sheldon, VT 05483
hillandale@gmail.com

Owen McClain, Esq.
Sheehey Furlong & Behm P.C.
30 Main Street
P.O. Box 66
Burlington, VT 05402
omclain@sheeheyvt.com

(for Green Mountain Power Corporation)

Karen McLaughlin, *pro se*
90 Lebel Drive
St. Albans, VT 05478
lkbmclaughlin@comcast.net

Leo McLaughlin, *pro se*
90 Lebel Drive
Saint Albans, VT 05478
lkbmclaughlin@comcast.net

Joseph S. McLean, Esq.
Stitzel, Page & Fletcher, P.C.
171 Battery Street
P.O. Box 1507
Burlington, VT 05402-1507
jmclean@firmspf.com

(for Northwest Regional Planning
Commission)

Frank B. Mehaffey, *pro se*
32 Lebel Drive
St. Albans, VT 05478
kmehaffey@enosburgk12.net

Kaye Mehaffey, *pro se*
32 Lebel Drive
Saint Albans, VT 05478
kmehaffey@enosburgk12.net

Patricia Messier, *pro se*
70 Sholan Road
Saint Albans, VT 05478
patlovesgardening@gmail.com

Dolores Nichols, *pro se*
15 Rocky Ridge Road
St. Albans, VT 05478
doloresN81@comcast.net

Kevin Nichols, *pro se*
15 Rocky Ridge Road
Saint Albans, VT 05478
doloresN81@comcast.net

Carolyn Palmer, *pro se*
63 Swanton Hill Road
Fairfield, VT 05455
palmcb@gmail.com

Clark Palmer, *pro se*
63 Swanton Hill Road
Fairfield, VT 05455
palmcb@gmail.com

Paula Pearsall, *pro se*
64 Lamoille Terrace
Milton, VT 05468-3964
paulapearsall@myfairpoint.net

Robert Perkins, *pro se*
573 Simone's Road
Fairfield, VT 05455
perkinsrp@yahoo.com

D. Gregory Pierce, *pro se*
12 Farrar Street
St. Albans, VT 05478-1540
greg.pierce9@myfairpoint.net

Gonzalo Pinacho
Vermont National Guard
Vermont National Guard
789 Vermont National Guard Road
Colchester, VT 05446
gonzalo.pinacho.mil@mail.mil

(for Vermont National Guard)

Katherine L. Pohl
Office of the Attorney General
109 State Street
Montpelier, VT 05609-1001
katherine.pohl@vermont.gov

(for Vermont Agency of Agriculture, Food and
Markets)

Todd W. Poirier, *pro se*
1992 Sheldon Road
Saint Albans, VT 05478
TPoirier@DEWCORP.com

James Porter, Esq.
Vermont Department of Public Service
Vermont Public Service Department
112 State St
Montpelier, VT 05620
james.porter@vermont.gov

(for Vermont Department of Public Service)

Patricia Rainville, *pro se*
1952 Sheldon Road
St. Albans, VT 05478
hihopes@together.net

Jeanne Royer, *pro se*
2066 Sheldon Road
Saint Albans, VT 05478-9704
jeanneroyer25@gmail.com

David W. Rugh, Esq.
Stitzel, Page & Fletcher, P.C.
171 Battery Street
P.O. Box 1507
Burlington, VT 05402-1507
drugh@firmspf.com

(for Northwest Regional Planning
Commission)

Suzanne Seymour, *pro se*
448 White Camps Road
Fairfield, VT 05455
planetmassagevermont@gmail.com

Kane Smart, Esq.
Vermont Agency of Natural Resources
1 National Life Drive, Davis 2
Montpelier, VT 05620
kane.smart@vermont.gov

(for Vermont Agency of Natural Resources)

Annette Smith
Vermonters for a Clean Environment, Inc.
789 Baker Road
Danby, VT 05739
vce@vermontel.net

(for Vermonters for a Clean Environment, Inc.)

John A. Smith, *pro se*
1952 Sheldon Road
Saint Albans, VT 05478
johna.smith@newtecgroup.net

Terrance Smith, *pro se*
2070 Sheldon Road
Saint Albans, VT 05478
terryshistorichome@gmail.com

Alison Milbury Stone, Esq.
Vermont Attorney General's Office
109 State Street
Montpelier, VT 05609-1001
alison.stone@vermont.gov

(for Swanton Wind LLC)

Bradley Stott, *pro se*
4 Marcel Drive
Saint Albans, VT 05478
stott.brad@yahoo.com

Curtis Swan, *pro se*
141 Sweet Hollow Road
Sheldon, VT 05483
hillandale@gmail.com

Gilbert Tremblay, *pro se*
4 Tremblay Road
St. Albans, VT 05478
gilmarie@comcast.net

Marie Tremblay, *pro se*
4 Tremblay Road
Saint Albans, VT 05478
gilmarie@comcast.net

Leslie A. Welts, Esq.
Office of General Counsel, Vermont Agency
of Natural Resources
1 National Life Drive, Davis 2
Montpelier, VT 05620-3901
leslie.welts@vermont.gov

(for Vermont Agency of Natural Resources)

Steven Woodward, *pro se*
2040 Sheldon Road
Saint Albans, VT 05478
casewood123@gmail.com