# In The Matter Of:

# LIVINGSTON COUNTY ZONING BOARD OF APPEALS

June 2, 2015

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	INGSTON COUNTY ZONING BOARD OF APPEALS		June 2, 2015
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1 2	LIVINGSTON COUNTY ZONING BOARD OF APPEALS CASE SU-7-14 PLEASANT RIDGE WIND ENERGY PROJECT	1	MR. KIEFER: Here.
_		2	MR. SCHOPP: Diana Iverson.
3	June 2, 2015 6:30 PM	3	MS. IVERSON: Here.
4	Pontiac Township High School 1100 East Indiana Avenue	4	MR. SCHOPP: Howard Zimmerman.
5	Pontiac, Illinois	5	MR. ZIMMERMAN: Here.
6	BOARD MEMBERS Michael Cornale, Acting Chair	6	MR. SCHOPP: Joan Huisman.
7	John Vitzthum Richard Kiefer	7	MS. HUISMAN: Here.
8	Howard Zimmerman	8	<b>MR. SCHOPP:</b> And Gibs Nielsen.
9	Diana Iverson Joan Huisman	9	<b>CHAIRMAN CORNALE:</b> All right. With that,
10	Tom Blakeman, Attorney for Zoning Board of Appeals	-	I'm going to turn the microphone over to Mr.
11	Charles T. Schopp, Administrator Livingston County Regional Planning Commission		Blakeman. He has a few comments he would like to
12	112 W. Madison Street Pontiac, IL 61764		
13	James R. Griffin		make about the process that we're about to begin.
14	Attorney for Livingston County	13	MR. BLAKEMAN: Thank you, Mr. Acting
	Schain, Banks, Kenny & Schwartz 70 W. Madison Street, Suite 5300		Chairman. Can everybody hear me? You have all been
15	Chicago, IL 60602 312.345.5700		1 51
16	Appearing For Applicant/Invenergy:		summary of the applicable zoning law standards and
17	Michael S. Blazer Attorney at Law	17	guidelines.
18	Jeep & Blazer, LLC 24 North Hillside Avenue, Suite A	18	The law provides that the ZBA shall
19	Hillside, IL 60162 708.236.0830	19	conduct a hearing and thereafter report to the
20	mblazer@enviroatty.com	20	county board a finding of fact and advisory
21	Appearing for United Citizens of Livingston County:	21	recommendation as to whether the county board should
22	Phillip A. Luetkehans Attorney at Law	22	deny, grant or grant subject to special use
23	Schirott, Luetkehans & Garner, LLC 105 E. Irving Park Road		conditions the proposed application. The ZBA cannot
24	Itasca, IL 60143 630.760.4601		make a recommendation to deny the application, but
	Page 4407		Page 4409
1	(Commencing at 6:30 p.m.)	1	in the event that the county board chooses to
2	<b>CHAIRMAN CORNALE:</b> All right, if we can go		approve the application, as a contingency, also
	ahead and make our way to our seats, we'll go ahead		submit a set of special use conditions and a

3 ahead and make our way to our seats, we'll go ahead submit a set of special use conditions and a 3 4 and get going. Chuck, roll call please. contingent recommendation as to the project. Nor 4 MR. SCHOPP: First thing I wanted to do 5 can the ZBA simply defer the matter to the county 5 6 before you resume your seats, at our last meeting on board for determination without a finding of fact 6 7 May 21st at the hearing in Fairbury, there was a 7 and recommendation. The ZBA must make a finding of 8 black electronic notebook in its case left 8 fact and a recommendation. 9 underneath the chair. It was on the west side of After receiving the report of the ZBA, the 9 10 the hall in there. If it's anybody's, we have it up county board may by ordinance, without further 10 11 here. Please come and claim it. It's -- we have it public hearings, deny, grant or grant subject to 11 12 up here, so -- and if it's not yours and you know special use conditions the proposed application, or 12 13 whose it is, can ask people whose it is, please do the county board may refer the proposal back to the 13 so. I'll keep it in my office until somebody claims ZBA for further consideration. The county board is 14 14 15 it, okay? Thank you. 15 not bound by the recommendation of the ZBA. This is the June 2nd, 2015, continuation In determining what recommendation to 16 16 **17** hearing of the Livingston County Zoning Board of make, the ZBA should consider the standards of 17 Appeals review of the Livingston County Zoning Case special use found in Section 56-692B of the 18 18 SU-7-14, Pleasant Ridge Energy, LLC, Pleasant Ridge **19** Livingston County code. The standards are as 19 Wind Energy Project. Michael Cornale. 20 follows: 20 21 CHAIRMAN CORNALE: Here. 21 Whether the proposed special use is to be 22 MR. SCHOPP: John Vitzthum. 22 located in a zoning district wherein such use may be 23 MR. VITZTHUM: Here. 23 permitted; number 2, whether the requirements set MR. SCHOPP: Richard Kiefer. 24 24 forth in the zoning district and the article for

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<ol> <li>such special use will be met; and number 3, whether</li> <li>the special use is consistent with the spirit,</li> <li>purpose and intent of the regulations, will not</li> <li>substantially and permanently injure the appropriate</li> <li>use of neighboring property, and will not be</li> <li>detrimental to the public convenience and welfare.</li> <li>The third standard that I just mentioned</li> <li>for special use contains three subparts, and in the</li> <li>past, these three subparts have been separately</li> <li>answered. To grant the application requires an</li> <li>affirmative finding as to each of these standards.</li> <li>In addition to the standards for special use, there</li> <li>are eight guidelines to consider. The guidelines</li> <li>are as follows:</li> <li>The special use is consistent with all</li> <li>aspects of the Livingston County Comprehensive Plan</li> <li>and Code of Ordinances or the applicable articles of</li> <li>the Code of Ordinances. The special use will not be</li> <li>detrimental to or endanger public health, safety,</li> <li>morals, comfort or general welfare. The special use</li> </ol>	<ol> <li>record and make a determination as to whether the</li> <li>standards and guidelines have been met, in other</li> <li>words, evaluate the evidence and make a</li> <li>determination. You are not required to make an</li> <li>explanation of your decision and you should not</li> <li>consider any testimony or exhibits for which there</li> <li>has been an objection raised and was sustained.</li> <li>Now, going on to the first standard,</li> <li>whether the proposed standard use is to be located</li> <li>in a zoning district wherein such use may be</li> <li>permitted, my suggestion is you make a determination</li> <li>as to whether the application meets or does not meet</li> <li>the standard as a special use. Now, as an aside,</li> <li>for this one, I think there's no question, it's been</li> <li>admitted even by opponents, that this special use</li> <li>does apply. That's not the case for the others.</li> <li>The special use standard rather.</li> <li>Whether the requirements set forth in the</li> <li>zoning district and the article for special use will</li> <li>be met, the suggestion is that the requirements for</li> </ol>
<ul><li>21 is located in a zoning district where such use is</li><li>22 permitted. Number 4, the special use complies with</li></ul>	<ul><li>21 special use were or were not satisfied depending on</li><li>22 what your decision is.</li></ul>
<ul><li>22 permitted. Number 4, the special use complex with</li><li>23 the requirements set forth in the zoning district</li></ul>	<ul><li>23 Now, with regard to number 3, that is</li></ul>
24 where it is to be located and all requirements as	24 broken down into three parts. The first part by way
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<ol> <li>specified in Article 10, special uses of the Code of</li> <li>Ordinances, except in each instance as such</li> <li>regulations may be modified by the ZBA. Number 5,</li> <li>the special use will not be injurious to the use and</li> <li>enjoyment of other property in the immediate</li> <li>vicinity for the uses already permitted or</li> <li>substantially reduce the value of neighboring</li> <li>property. Number 6, will not impede orderly growth,</li> <li>development and improvement of surrounding</li> <li>properties for those uses permitted in the zoning</li> <li>district. Number 7, is provided or will be provided</li> <li>with adequate utilities, access roads, drainage and</li> <li>necessary facilities. Number 8, is provided with</li> <li>ingress and egress and so designated as to minimize</li> <li>traffic congestion in the public streets.</li> <li>Now, with regard to procedures, the ZBA</li> <li>has listened to thousands of pages of testimony and</li> <li>considered hundreds of exhibits presented by the</li> <li>applicant and other interested parties, and you have</li> <li>listened to lengthy and detailed closing arguments.</li> <li>It is not necessary or required that you go into</li> <li>great detail to discuss the testimony and exhibits.</li> <li>It is for each of you on the ZBA to</li> </ol>	<ul> <li>of example, the special use is consistent with the</li> <li>spirit, purpose and intent of the regulations. The</li> <li>suggestion is you decide whether the project does or</li> <li>does not meet all the requirements of Chapter 56</li> <li>zoning of the Livingston County code to ensure that</li> <li>the project is safe and will not harm the public</li> <li>welfare. A similar way of handling the other two</li> <li>subparts of standard number 3.</li> <li>Then with regard to the eight guidelines,</li> <li>my suggestion is that you go down each one of those</li> <li>and decide whether it's a yes or no kind of answer.</li> <li>In other words, we're not looking for lots of</li> <li>detail. It's a determination that you make.</li> <li>And then once you have completed that</li> <li>process, then you can make your decision as to</li> <li>whether to deny, grant or grant subject to special</li> <li>use. If your decision is to grant subject to</li> <li>special use conditions, then it will be necessary to</li> <li>discuss and consider these conditions. You are</li> <li>all you have all been through this before and</li> <li>you're familiar with special use conditions from</li> <li>prior hearings.</li> <li>Now, does anybody have any questions?</li> <li>CHAIRMAN CORNALE: All right. With that,</li> </ul>

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1	we'll begin as a board to go through each one of	1	MS. HUISMAN: The article being or,
	these separately. We'll discuss them as we see fit.	2	
	I do ask from the audience that we at this point,	3	
	you guys are here to watch us, as much fun as that	4	
	can be. Please don't interject or add comments as	5	CHAIRMAN CORNALE: And it's this entire
	we're going through. And we're going to sort	6	
	through these as best as we can and try to at least	7	do we want to talk about 2 and 3 together and
	get our recommendations of fact or findings of facts	8	MS. HUISMAN: Well, that's why I said do
	sorted out.	9	
10	So I guess with that, as I look on our	10	CHAIRMAN CORNALE: Okay.
11	memorandum here, the first condition, whether the	11	
	special use is to be located in a zoning district	12	through the explanation, that sounds like the first
	wherein such use may be permitted. Do we have any	13	
	discussion regarding that? What's everybody's	14	whether or not the application meets the ordinance
	feelings on that? I go ahead, Joan.		requirement, so
16	MS. HUISMAN: I don't have an issue with	16	<b>CHAIRMAN CORNALE:</b> Okay, all right. It's
17	the first one. This is part of our zoning	17	our it's our deal to do how we see fit. We just
	ordinance. It's a special use that's allowed in the		kind of have to have an answer for 1, 2, 3, and then
	district that we're looking at, so		these eight.
20	CHAIRMAN CORNALE: All right, I would	20	
21	agree with that. Does everybody feel pretty	21	regard, I'm concerned about the financial assurance,
22	affirmatively on that one?		so we're looking at the our zoning ordinance
23	ALL MEMBERS: (Nods head).	23	requiring financial assurance shall be provided so
24	CHAIRMAN CORNALE: All right, I believe we	24	that the project can be developed as proposed. The
	Page 4415		Page 4417
1	have determined that, in fact, the WECS ordinance	1	only financial assurance that I saw was a letter
	allows this particular type of special use in the	2	
	zoning district.		Irom CoBank.
4		3	
		3 4	CHAIRMAN CORNALE: Okay.
	All right, our second condition, whether the requirement set forth in the zoning district and	4	<b>CHAIRMAN CORNALE:</b> Okay. <b>MS. HUISMAN:</b> In my opinion, it does not
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5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	All right, our second condition, whether the requirement set forth in the zoning district and the article for such special use will be met. <b>MS. HUISMAN:</b> Maybe I should have asked a question here <b>CHAIRMAN CORNALE:</b> Yes. <b>MS. HUISMAN:</b> but these seem to overlap. I mean if I read this, I think this is we should be looking at whether or not the application meets the requirements in the ordinance, but maybe that's a later point? That's a later point. <b>MR. BLAKEMAN:</b> No, it's proper to consider that. <b>MS. HUISMAN:</b> Consider it here as number 2? <b>CHAIRMAN CORNALE:</b> Sure. <b>MS. HUISMAN:</b> Okay. <b>CHAIRMAN CORNALE:</b> I guess the whole application is a special use in its entirety, so	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	CHAIRMAN CORNALE: Okay. MS. HUISMAN: In my opinion, it does not meet our zoning ordinance. CHAIRMAN CORNALE: All right. Anybody else have feelings regarding that? MS. IVERSON: I agree with Joan. CHAIRMAN CORNALE: Okay, all right. Legally, and I turn to the two attorneys on each side, is what they've provided, the element that the WECS ordinance requires, have they have they fulfilled that portion? MR. BLAKEMAN: That's for you to decide based upon the evidence that you've heard during the hearings. It's not my position to provide my opinion in these proceedings. That's what you're supposed to do. CHAIRMAN CORNALE: All right. MR. GRIFFIN: I would agree. CHAIRMAN CORNALE: Mr. Griffin would agree with that answer. All right. Let's dig into the

	INGSTON COUNTY ZONING BOARD OF APPEALS		June 2, 2015
	Page 4418		Page 4420
1	As we're searching for that, I do I do	1	as proposed. As we look at that letter and consider
	remember the CoBank letter. It was more of a letter		that statement, do we feel that that letter fulfills
	that they have in the past provided some		that requirement?
	financial	4	<b>MR. KIEFER:</b> Can you repeat that? I
5	MS. HUISMAN: I've got it here, Mike, if	5	missed it. I'm a little slow.
6	you want to look at it.	6	CHAIRMAN CORNALE: Okay, that's all right.
7	CHAIRMAN CORNALE: Yeah, yeah. What is	7	That's fine. Financial assurance shall be provided
8	the language		that the project can be developed as proposed. That
9	MS. HUISMAN: Let me read it.	9	is clearly in the WECS ordinance.
10	<b>CHAIRMAN CORNALE:</b> that it states?	10	MR. KIEFER: So we're just talking about
11	<b>MS. HUISMAN:</b> You want me to read it to		the financing
	you guys?	12	CHAIRMAN CORNALE: So
13	CHAIRMAN CORNALE: Yes, go ahead, read it.	13	<b>MR. KIEFER:</b> of the project not a
14	MS. HUISMAN: All right. This letter is		letter of credit for
15	being provided this was to Mr. Schopp. "This	15	CHAIRMAN CORNALE: Decommissioning.
16	letter is being provided in connection with an application for a special use permit being submitted	16 17	MR. KIEFER: decommissioning. CHAIRMAN CORNALE: That is correct. This
17	by an affiliate of Invenergy, LLC, for the Pleasant		is simply the
	Ridge Wind Project, the 250 megawatt wind project	19	<b>MR. KIEFER:</b> This is just they had the
	being developed in Livingston County, Illinois.		financial ability
21	CoBank ACB has maintained an active	21	CHAIRMAN CORNALE: Project conception,
	project financing relationship with Invenergy since		right.
	2004 during which time it has financed numerous	23	MS. HUISMAN: And I guess why I looked at
	renewable and thermal energy projects representing		this, Rich, is because we've asked multiple
	Page 4419		Page 4421
1	-	1	-
	Page 4419 more than \$250 million in aggregate financing commitments from our institution.		Page 4421 questions about their financials. Since it's a privately-held company, we don't have public we
	more than \$250 million in aggregate financing	2	questions about their financials. Since it's a
2 3	more than \$250 million in aggregate financing commitments from our institution.	2 3	questions about their financials. Since it's a privately-held company, we don't have public we
2 3 4	more than \$250 million in aggregate financing commitments from our institution. It is our view that Invenergy is a	2 3 4	questions about their financials. Since it's a privately-held company, we don't have public we don't have public documents to look at. And they
2 3 4 5	more than \$250 million in aggregate financing commitments from our institution. It is our view that Invenergy is a top-tier developer for wind and other clean energy	2 3 4 5	questions about their financials. Since it's a privately-held company, we don't have public we don't have public documents to look at. And they weren't willing to share any of their financials, so
2 3 4 5 6 7	more than \$250 million in aggregate financing commitments from our institution. It is our view that Invenergy is a top-tier developer for wind and other clean energy projects. As such, we have an active interest in financing future projects that Invenergy would be presenting to the project financing market. While	2 3 4 5 6	questions about their financials. Since it's a privately-held company, we don't have public we don't have public documents to look at. And they weren't willing to share any of their financials, so we don't have any dollars to look at. We have dollars we heard; we don't have any dollars to look at.
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	Page 4422		Page 4424
1	determine by this letter, you're saying that you're	1	a lot about noise. Made a lot of noise about noise.
	not comfortable with this letter as being		What do we have to say about it?
3	MS. HUISMAN: I don't think it meets our	3	One of my one of my problems, I guess,
-	ordinance requirement.	-	I see in the whole thing is when we're splitting
5	MR. VITZTHUM: They don't guarantee in		hairs on a tenth of a decibel. I mean if we're 40.9
	other words. There's no guarantee they're going to	6	and that's acceptable and 41 is pollution, which is
	back it there, right?	7	always right there, I don't know that that is
8	<b>MS. HUISMAN:</b> Not as I read it. I don't	8	
9	read it as	9	MS. HUISMAN: According to the Illinois
10	MR. VITZTHUM: That's the way I interpret	10	Pollution Control Board, yeah.
11	it, that they're not guaranteeing right now that	11	CHAIRMAN CORNALE: Right, so 40.9 you have
	they'll back it. Like they have other projects,	12	to just live with it forever and 41 you can do
	they haven't looked at this to say, yeah, we will do		something about it? I don't know. What your guys'
	this. And it says, it flat out says that it's not a		thoughts or feelings or
15	wherever that was.	15	MR. KIEFER: You got to draw a line in the
16	MS. HUISMAN: It does not represent a	16	sand somewhere.
17	commitment on behalf of CoBank.	17	CHAIRMAN CORNALE: Right, right, and
18	MR. VITZTHUM: Right, uh-huh.	18	then
19	CHAIRMAN CORNALE: All right. Howard, do	19	MR. KIEFER: You got to pick a number
20	you have anything?	20	CHAIRMAN CORNALE: Sure, sure.
21	MR. ZIMMERMAN: (Shakes head).	21	<b>MR. KIEFER:</b> so that's the number we're
22	CHAIRMAN CORNALE: Okay. Diana, your	22	6
23	feelings are?	23	CHAIRMAN CORNALE: Right, right.
24	<b>MS. IVERSON:</b> That it's not a commitment	24	<b>MR. KIEFER:</b> as far as I'm concerned.
	Page 4423		Page 4425
1	Page 4423 of finance.	1	
1	-		Page 4425 It's just whether or not you think some of the receptors are, in fact, going to be in violation.
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	Page 4426		Page 4428
1	are we supposed to come up with a special condition	1	of the house, I mean at the foundation of the house.
	saying we want to have a setback another 500 from		So measuring in the middle of the house leaves those
	the property line if we think there's going to be a		few that by the time you get to the edge, I know
	noise issue? That's what I'm asking.		we're talking about a tenth of a decibel, but still
5	CHAIRMAN CORNALE: I guess wholistically		over the it's still over the Illinois Pollution
	we could propose a further setback for the entire		Control Board standards. So then we're saying it's
	project as a special use condition. I I don't		okay and that's even though our ordinance says
	know.	8	
9	MR. KIEFER: If that would solve the	9	
_	problem of the receptors that are in violation or	10	I hadn't thought about, though, making a
	nearly in violation.		special condition to even move those few turbines or
12	<b>CHAIRMAN CORNALE:</b> Right. It may		remove them.
13	significantly reduce the quantity of turbines by	13	MR. KIEFER: It's an option.
14	MS. HUISMAN: Right.	14	<b>MS. HUISMAN:</b> To make all the Class A
15	<b>CHAIRMAN CORNALE:</b> if we said nothing		property within the limits. So those are my two
16			issues with regard to our ordinance.
17	<b>MR. KIEFER:</b> That would change that	17	CHAIRMAN CORNALE: Okay.
18	would change the scope of the project as far as how	18	MS. HUISMAN: Everything else that I
19	many towers were built		heard, that I think I heard, that I think I saw
20	CHAIRMAN CORNALE: Oh		seems to meet the ordinance otherwise. And I just
21	MR. KIEFER: is that what you're		read it today to see if there was anything else I
22	saying?		was missing, but those are the two issues that I had
23	<b>CHAIRMAN CORNALE:</b> significantly.		regarding our own ordinance and does the application
24	MS. HUISMAN: I don't even know if it's		meet the requirements.
	Page 4427		Page 4429
1	Page 4427 feasible for them to move the towers that then	1	
	feasible for them to move the towers that then	1	CHAIRMAN CORNALE: Okay.
2	feasible for them to move the towers that then you know, the handful of houses, and I'll just keep		CHAIRMAN CORNALE: Okay. MS. HUISMAN: I don't know if anyone has
2 3	feasible for them to move the towers that then you know, the handful of houses, and I'll just keep throwing out that term, handful of houses that I	2	CHAIRMAN CORNALE: Okay. MS. HUISMAN: I don't know if anyone has any other
2 3 4	feasible for them to move the towers that then you know, the handful of houses, and I'll just keep throwing out that term, handful of houses that I kept looking at where they you know, Mr. Hankard	2 3 4	CHAIRMAN CORNALE: Okay. MS. HUISMAN: I don't know if anyone has any other CHAIRMAN CORNALE: John, do you have
2 3 4 5	feasible for them to move the towers that then you know, the handful of houses, and I'll just keep throwing out that term, handful of houses that I kept looking at where they you know, Mr. Hankard said they measured at the middle of the residence.	2 3 4	CHAIRMAN CORNALE: Okay. MS. HUISMAN: I don't know if anyone has any other
2 3 4 5 6	feasible for them to move the towers that then you know, the handful of houses, and I'll just keep throwing out that term, handful of houses that I kept looking at where they you know, Mr. Hankard said they measured at the middle of the residence. There wasn't that many. But can they move the	2 3 4 5	CHAIRMAN CORNALE: Okay. MS. HUISMAN: I don't know if anyone has any other CHAIRMAN CORNALE: John, do you have anything?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	feasible for them to move the towers that then you know, the handful of houses, and I'll just keep throwing out that term, handful of houses that I kept looking at where they you know, Mr. Hankard said they measured at the middle of the residence. There wasn't that many. But can they move the tower? I mean can we get away far enough to get that edge of the house then instead of center of the house at 41? I don't know if that's even feasible based on the rest of their layout. <b>CHAIRMAN CORNALE:</b> And then we waver on the point. Are we are we saying the noise level from the house or the noise level from the property line? And there's case law out there for certain property line. <b>MR. KIEFER:</b> But what does the Pollution Board say? Is it from the house or is it from the property line? <b>CHAIRMAN CORNALE:</b> This is the most interesting language I've ever seen. I handed it to both attorneys on each side and they both told me different things but kind of the same, so	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	CHAIRMAN CORNALE: Okay. MS. HUISMAN: I don't know if anyone has any other CHAIRMAN CORNALE: John, do you have anything? MS. HUISMAN: concerns? CHAIRMAN CORNALE: Diana, do you have anything? MS. IVERSON: (Shakes head). CHAIRMAN CORNALE: All right. MS. HUISMAN: Do we want to keep going through the other, what, eight points or CHAIRMAN CORNALE: We can continue through those, we can MS. HUISMAN: We can continue. CHAIRMAN CORNALE: This is like I say, this is ours to discuss however we see fit. I guess we can tie those eight points back into the third, the third bullet, and discuss that. So these eight points, is this project consistent in all respects to the Livingston County Comprehensive Plan in Section 56-1, Code of Ordinances, Livingston County,

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1	feel this is is consistent with the Livingston	1	CHAIRMAN CORNALE: All right. Diana?
2	County Comprehensive Plan? I think we can we can	2	John, have any thoughts on
3	say that it's consistent to the particular WECS	3	MS. IVERSON: (Shakes head).
4	ordinance with the exception certainly of we	4	CHAIRMAN CORNALE: Just so that I can
5	validated that the point that the sixth	5	better understand this, Mr. Blakeman, would we need
6	condition, the financial assurance, was not met.	6	to act would we need to concur in its entirety on
7	MS. HUISMAN: Right, I agree.	7	1 or can we split that? Obviously we value the
8	CHAIRMAN CORNALE: Okay, but the project	8	opinion of the Planning Commission and their portion
9	is of the type of a wind energy convergent system	9	thereof, but at the same time, were they only
10	MS. HUISMAN: Which one are you on, Mike?	10	considering the Comprehensive Plan and possibly not
11	CHAIRMAN CORNALE: 1. I'm on 1 of the	11	the wind energy ordinance?
12	guidelines.	12	MR. BLAKEMAN: Again, let me preface my
13	MS. HUISMAN: All right. Yeah, this is of	13	comments, and I will make some comments, that it is
	the type that the wind energy convergent system		for you ultimately to decide. It's a separate
15	ordinance covers.	15	determination for you as to whether or not this has
16	CHAIRMAN CORNALE: All right. The just		been met. But if you what I'm recommending that
	to put this out there as a reminder, the Planning		you do is the answer to the question is either yes
	Commission, as they analyzed it in relation to the		or no, either it does or it doesn't. And if you
	Comprehensive Plan, they did not feel that it met		feel that the Planning Commission opinion is
	the conditions of the Comprehensive Plan. Not to		determinative or useful, then you can follow that.
	say particularly the WECS ordinance but rather the	21	But you don't have to. It's still your call.
22	Comprehensive Plan.	22	CHAIRMAN CORNALE: All right, Mr. Blakeman
23	Okay, so considering both sides of that,		wants to reiterate that it is, in fact, still our
24	how do we determine whether we feel 1 has been met?	24	call on that. So I guess at this point, not being
	Page 4431		Page 4433
1	We have other governing bodies or other entities	1	able to split it, and valuing the opinion of those
2	that have looked at it and feel that it didn't meet	2	others, my thought would be no.
3	a portion thereof.	3	MS. IVERSON: No.
4	MR. KIEFER: So what basis was the did	4	MR. VITZTHUM: That what now?
5	they give specifics?	5	CHAIRMAN CORNALE: That it does not meet
6	CHAIRMAN CORNALE: I was not at the	6	1, is consistent in all respects with Livingston
7	meeting.	7	County Comprehensive Plan.
8	MR. KIEFER: Chuck, can you help us?	8	MR. VITZTHUM: Oh, right. It does not,
9	CHAIRMAN CORNALE: At this point, yeah, we	9	right.
10	can ask Chuck.	10	MS. HUISMAN: Well, and our ordinances,
11	MR. SCHOPP: They did not give specifics.	11	which we just covered.
	I mean they gave me a copy of their minutes and	12	CHAIRMAN CORNALE: Okay. Due to that
	their motion and that's what there was was the		financial assurance, we've discounted it entirely
	minutes and the motion. The motion was extremely		and thrown it out and say that it does not meet the
15	basic. It was just we do not believe it meets the		Comprehensive Plan and it does not meet the WECS
16	1	16	ordinance.
17	CHAIRMAN CORNALE: All right.	17	MS. HUISMAN: Correct.
18	MS. HUISMAN: I have to defer to the	18	MR. VITZTHUM: Correct.
19	Planning Commission because I didn't read the	19	CHAIRMAN CORNALE: All right, so I've got
20	Comprehensive Plan in detail.		noes. What's your guys' feelings on this?
21	CHAIRMAN CORNALE: Right, right, and I	21	MR. KIEFER: So it's a yes or no.
	would I would agree with that. Howard, do you	22	CHAIRMAN CORNALE: Mr. Blakeman has
	have any thoughts on that?		advised me
24	<b>MR. ZIMMERMAN:</b> (Shakes head).	24	<b>MR. KIEFER:</b> With no considerations.

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	Page 4434		Page 4436
1	CHAIRMAN CORNALE: There is a line in the	1	remember giving kudos to him, and I thought it was
2	sand, remember?		very interesting, we had a speaker from Harvard
3	MR. VITZTHUM: Comes back to haunt you.		talking to us, but then he penned the article about
4	MR. KIEFER: Those lines do get you, don't		the wind turbines and the proximity to rural
5	they.		hospitals. And I really thought that, you know, he
6	CHAIRMAN CORNALE: They do.		he really was passionate about telling us that
7	MS. HUISMAN: What are you thinking?	7	there wasn't any problems, but at the same time he
8	What, what I mean	8	did, in fact, allude to problems in that particular
9	MR. KIEFER: Well, there's a lot of	9	article. I think that evidence was you know, I
10	8	10	felt the credibility of Ellenbogen was very high,
11	of standards. There's more than one.		and when that evidence come in, I really thought
12	CHAIRMAN CORNALE: We're only doing the		that was somewhat hurtful to the process. I
13	,	13	that's just my thoughts.
14	MS. HUISMAN: Right, number 1.	14	MS. HUISMAN: I agree. I I liked what
15	CHAIRMAN CORNALE: is consistent with		Dr. Ellenbogen had to say when he was here and when
16			he spoke and but his follow-up article, like you
17	<b>MR. KIEFER:</b> I agree. I think we need to	17	
18	ε		article, wasn't about wind turbines and that, it was
19	<b>CHAIRMAN CORNALE:</b> Okay, all right. Howard?		there was some other conclusion he was making, but
	MR. ZIMMERMAN: Same.		an added point in there being there is a concern that there peads to be more study gives a little
21 22	CHAIRMAN CORNALE: Same? All right, the		that there needs to be more study gives a little more credence to the concerns that, well, the people
	recommendation that was previously given to us was a		that have had problems and people that are concerned
	no. I believe it is the opinion of this board that		about having problems down the road.
	L L		6 I
	Page 4435		Page 4437
	Page 4435		Page 4437
	Page 4435 that condition is no.	1	Page 4437 CHAIRMAN CORNALE: Sure, and I guess that
1	Page 4435 that condition is no. All right. Moving along, number 2, will	1 2	Page 4437 CHAIRMAN CORNALE: Sure, and I guess that gets back to the public health portion certainly of
1 2 3	Page 4435 that condition is no. All right. Moving along, number 2, will not be detrimental to or endanger the public health,	1 2 3	Page 4437 CHAIRMAN CORNALE: Sure, and I guess that gets back to the public health portion certainly of that particular bullet, and public health and
1 2 3 4	Page 4435 that condition is no. All right. Moving along, number 2, will	1 2 3 4	Page 4437 CHAIRMAN CORNALE: Sure, and I guess that gets back to the public health portion certainly of
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1 2 3 4 5	Page 4435 that condition is no. All right. Moving along, number 2, will not be detrimental to or endanger the public health, safety, morals, comfort or general welfare. This particular point has been discussed a lot as well.	1 2 3 4 5 6	Page 4437 CHAIRMAN CORNALE: Sure, and I guess that gets back to the public health portion certainly of that particular bullet, and public health and general welfare, comfort or general welfare. You guys have any thoughts about this particular
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1	project be detrimental to or endanger the public	1	these sections, but I got it here. Did you guys
	health, safety, morals, comfort or general welfare?		look at them?
	That's where we're at. I mean we have to break it	3	
	down. Whether your decision's made based on people	-	buddy.
	picketing out front or whatever the case is, that	5	MS. HUISMAN: Well, I guess we could look
	isn't necessarily going to answer the questions,		at it and see which ones apply.
	these particular questions.	7	<b>CHAIRMAN CORNALE:</b> Yeah, let's look at
8	<b>MR. KIEFER:</b> My thought on this.	8	them. That will be that will be the most the
9	CHAIRMAN CORNALE: Yes.		three standards back at okay, so this now reverts
10	MR. KIEFER: Based on the evidence,		backwards to our 1, 2, 3.
11		11	MS. HUISMAN: So if we said no earlier, we
12	years of evidence and have completely other	12	can just then a no applies here, is that what you
	testimony and come up with maybe a completely		mean by reverting back?
	different conclusion, but based on the evidence in	14	
	this case, to me, there is a question mark.	15	procedures for special use hearing, and that's the
16	CHAIRMAN CORNALE: All right. And I'm		one where the standards, the three standards, were
17	going to throw the line in the sand back at you.		set forth, including number 3 with the three parts.
18	MR. KIEFER: Tell me where the line is,	18	MS. HUISMAN: Okay, so the other sections,
19		19	where are we at, 684 through
20	CHAIRMAN CORNALE: It's a yes or it's a	20	MR. BLAKEMAN: That's the entire article.
	no.	21	<b>MS. HUISMAN:</b> 691.
22	MS. HUISMAN: I'm a firm I don't know on	22	MR. BLAKEMAN: That's the entire article.
23		23	It's Article 10 I believe.
24	CHAIRMAN CORNALE: All right, we can do	24	
			2
	B (100		
	Page 4439		Page 4441
1	-	1	
	that. We can do that.	1	CHAIRMAN CORNALE: All right, so let me
2	that. We can do that. MR. VITZTHUM: It ain't going to go away.	2	<b>CHAIRMAN CORNALE:</b> All right, so let me understand this. If we as we go through 1, 2, 3,
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2 3 4 5	that. We can do that. <b>MR. VITZTHUM:</b> It ain't going to go away. <b>CHAIRMAN CORNALE:</b> Maybe as we talk about some other things <b>MS. HUISMAN:</b> Yeah, as we talk about other	2 3 4 5	<b>CHAIRMAN CORNALE:</b> All right, so let me understand this. If we as we go through 1, 2, 3, if we determine that any point of 1, 2, 3 is a no, then this has to be a no. If we determine that 1, 2, 3 is a yes, then by default it automatically is
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			June 2, 2015
	Page 4442		Page 4444
1	of neighboring property. Thoughts on that?	1	MR. VITZTHUM: Proposed property
2	<b>MS. HUISMAN:</b> Well, I think we heard a lot	2	<b>CHAIRMAN CORNALE:</b> Yeah, it had some I
	of testimony from folks that don't want it, and so	3	think we discussed, was there some time there
	it would do just that, injure their use and	4	
	enjoyment of their property in the immediate	5	
	vicinity of the turbines for the uses already	6	with some appraisers trying to get a value, some
7	permitted. That's what I took out of the months and	7	
8	months of testimony that we sat and listened to.	8	MR. VITZTHUM: But still that
9	CHAIRMAN CORNALE: Okay, so you feel their	9	CHAIRMAN CORNALE: conversation.
10	enjoyment of the property is at at risk at this	10	MR. VITZTHUM: But to me, that still has
11	point.	11	to affect the value of your property. You know, if
12	MS. HUISMAN: That's the message I got.	12	if it still has to affect the value of your
13	CHAIRMAN CORNALE: All right.		property. Whether you're selling or buying, you got
14	MR. VITZTHUM: Whether it be by view or by		to go through all that crap to do that. It has to
15	sound or value.		affect it somewhat. Whether it's at 90 percent or
16	CHAIRMAN CORNALE: All right.		10 percent or 2 percent, it has to affect it somehow
17	MS. IVERSON: Or aggravation.	17	I think.
18	CHAIRMAN CORNALE: Or application, all	18	CHAIRMAN CORNALE: Okay. All right.
	right.	19	MR. VITZTHUM: And to me, the value of the
20	MS. IVERSON: Aggravation.	20	property also goes into the and some of the
21	CHAIRMAN CORNALE: Aggravation,		people said their enjoyment of living out in the
	aggravation, okay. John, you alluded to some value.		country with in the quiet or wide open spaces,
	The evidence given, the evidence presented throughout these hearings, you feel that there could		you know, that that all takes effect in that. You know, that's a value to yourself and how do you
24	unoughout these hearings, you reer that there could	24	Tou know, that's a value to yourself and now do you
	Page 4443		Page 4445
1	Page 4443 be some value issues?	1	Page 4445 put a price on that?
1	-	1 2	-
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1	much, but that would be a substantial amount of	1	we can sit here all night and debate that, but
	money if I could sell all my ground for 3 to 5,000		and you talk about in the same way a house or the
	an acre more than without windmills. But that	3	
	you know, I don't think that has been addressed by	4	
	anybody when they when you were talking about	5	
6	property values.	6	MR. KIEFER: Property values go up and
7	CHAIRMAN CORNALE: All right, so you	7	
	believe the offset in farmland should be considered	8	MR. VITZTHUM: Right.
	versus the value that is potentially affected in	9	<b>MR. KIEFER:</b> It doesn't matter if there's
	residential homes.	10	
11	MR. ZIMMERMAN: Depends on how many sets	11	MR. VITZTHUM: Right.
	of buildings there are on per square mile.	12	<b>MR. KIEFER:</b> being built or not.
13	CHAIRMAN CORNALE: Okay, all right. And I	13	MR. VITZTHUM: Correct.
	do believe, and it is it is available and it has	14	<b>MR. KIEFER:</b> And who do we blame that on?
	been submitted and I don't want to misquote this,	15	MR. VITZTHUM: But that's
	but there was there was evidence placed in this	16	<b>MR. KIEFER:</b> But they did give a pretty
	hearing, Illinois farm value land-based something,	17	
	having to do with that, and I was it 2500 an	18	
	acre? I think was the general synopsis in this. It		value.
	broke the state up into areas. I think we were area	20	MR. VITZTHUM: If they want to take it,
	six. And the only reason this sticks out in my mind		you know.
	is the president of this organization that put this	22	MR. KIEFER: Right.
	out works at the bank in Dwight, so I remembered it	23	MR. VITZTHUM: Right, if
	from that.	24	MS. IVERSON: Well, they have to take one
21	nom that.	21	
	Page 4447		Page 4449
	-		
1	But it actually has been in there and we		or the other. They either took the good neighbor
2	But it actually has been in there and we probably should either we can I don't know. I	2	or the other. They either took the good neighbor agreement or they took the property value. They
2 3	But it actually has been in there and we probably should either we can I don't know. I know it's available in evidence somewhere.	2 3	or the other. They either took the good neighbor agreement or they took the property value. They couldn't take the money.
2 3 4	But it actually has been in there and we probably should either we can I don't know. I know it's available in evidence somewhere. <b>MR. KIEFER:</b> My feelings on this, on the	2 3 4	or the other. They either took the good neighbor agreement or they took the property value. They couldn't take the money. <b>MR. KIEFER:</b> But it's a financial gain one
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- MR. KIEFER: Well, you can debate it. 23 24
  - MR. VITZTHUM: Yeah, I mean that's what -- 24 substantial -- substantially reduces the value of

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	Page 4450		Page 4452
1	neighboring property? So if either condition is	1	thoughts?
	if either portion of that is in question, then we're	2	
	back to no. That's the way I read it. Is that		going to be to the tower, the more it's going to be
	-		
4	MS. HUISMAN: I agree.		injurious to you, you know. The guy that's less
5	MR. KIEFER: So		than a mile away is going to be more than you at
6	CHAIRMAN CORNALE: What's your feelings on		four miles away.
	it?	7	MR. KIEFER: Sure.
8	<b>MR. KIEFER:</b> So what are we considering?	8	MR. VITZTHUM: You know.
	I mean are we considering property value is taken	9	MR. KIEFER: Sure.
10	care of, so now we're going to look at what?	10	MR. VITZTHUM: And a lot of these people
11	CHAIRMAN CORNALE: Enjoyment.		are a lot of these people are closer than three,
12	MR. KIEFER: Enjoyment.	12	four miles. You know, most of the people that
13	CHAIRMAN CORNALE: Yes.	13	was
14	<b>MR. KIEFER:</b> How do you determine that?	14	MR. KIEFER: I understand that.
15	CHAIRMAN CORNALE: You live on a farm.	15	MR. VITZTHUM: You know, to me it's a
16	MR. KIEFER: Uh-huh.	16	no-brainer that it's going to influence the way
17	MR. VITZTHUM: They're talking about the	17	you know, their enjoyment of their own property.
18	neighboring property not necessarily the property	18	CHAIRMAN CORNALE: The housing density in
19	that's owned. Am I reading that right?	19	this particular project is very high.
20	MS. HUISMAN: John was saying we're	20	MR. VITZTHUM: Correct.
21	talking about neighboring property not the property	21	CHAIRMAN CORNALE: And I think that really
	that the turbine's on.	22	is
23	MR. KIEFER: Right, I	23	MR. KIEFER: That does make a difference
24	MS. HUISMAN: You got that?	24	in the
	C		
	Page 4451		Page 4453
1		1	
1	MR. KIEFER: Yes, correct.	1	CHAIRMAN CORNALE: I think that really
2	MR. KIEFER: Yes, correct. MS. HUISMAN: So I guess my two cents on	2	<b>CHAIRMAN CORNALE:</b> I think that really is has been a consideration both before for us
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1	on that.	1	affected you. I I don't want to purport anything
2	MS. IVERSON: I agree, no.		onto you and I don't think anybody else here wants
	MR. VITZTHUM: I agree, no.		to purport our opinion onto you. Vote how you feel
3	MR. KIEFER: You all agree no on the		you need to vote.
4	6		-
5	property value, is that what you're talking about?	5	<b>MR. KIEFER:</b> It's a majority, let's move
6	<b>CHAIRMAN CORNALE:</b> Well, I it can be		on.
	either/or on this.	7	CHAIRMAN CORNALE: All right.
8	MR. KIEFER: A no vote on	8	<b>MR. KIEFER:</b> Four of them, four votes.
9	MR. VITZTHUM: Not just necessarily the	9	CHAIRMAN CORNALE: So you guys are passing
	property value but the	10	on that.
11	<b>MS. IVERSON:</b> The whole thing.	11	MR. KIEFER: Abstaining.
12	<b>MR. VITZTHUM:</b> the enjoyment of life	12	CHAIRMAN CORNALE: All right.
13	and everything.	13	MS. HUISMAN: Well, I'll just add on that
14	CHAIRMAN CORNALE: We can't break it up.	14	one, I take a lot of pride in how we review our
15	We can't say yes to the enjoyment and no to the		cases, and every time we have people come in and
16	value.	16	there's always two sides, one's happy, one's not
17	MR. VITZTHUM: Correct.	17	happy or they're both not happy, and we try to find
18	CHAIRMAN CORNALE: Or no to yes to the	18	a happy medium. To me, that's where number 5 is at.
19	value and no to it's a yea or a nay.	19	Who's you know, will it be injurious to the use
20	MR. ZIMMERMAN: It's where an individual	20	and enjoyment of other property and how will the
21	comes from, because if they increase, it would not	21	neighbors can we let property owner A do what he
	bother me. And I think there's another individual		wants to do on his property because property owner B
23	in this group that is wavering because we're looking		has to look across the street at it and not like it.
	at the agricultural value and that is the area that		And, you know, whether we tell them to put up a
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2	this ground is zoned by the county. And we have lost things by the county board that I value because	2	fence or whatever we try to do, we've always tried to find the happy medium.
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2 3 4	this ground is zoned by the county. And we have lost things by the county board that I value because there's the agricultural way of life is not necessarily what it was 30 years ago, 50 years ago.	2 3 4	fence or whatever we try to do, we've always tried to find the happy medium. And that's what this gives out for me and that's I'm the only one of us that lives in the
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		June 2, 201
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1 considers people, the residents of our county, and	1	where Forrest, the city of Forrest. That's the only
2 what they want to live with or not live with.		place.
<b>3 CHAIRMAN CORNALE:</b> True. Let's take ten	3	CHAIRMAN CORNALE: Right.
4 minutes. We'll take a ten minute break. I've	4	MR. VITZTHUM: And they made that
5 got what time have I got here? 7:39. So let's	5	decision.
6 get going again at 7:49. We've got some cookies up	6	CHAIRMAN CORNALE: And Forrest, in fact
7 here, too, on the tables if you guys want to come on	-	did make that decision that they were all right with
8 up here.		it. So to the constituents of Forrest, their
9 (Recess at 7:39 p.m. to 7:50 p.m.)		elected officials made that for them. So I guess to
<b>CHAIRMAN CORNALE:</b> If we can go ahead and		that one, my thought would be, yes, it is it is
1 try to make our way to our seats, we'll get going		okay.
		MR. KIEFER: Yes.
2 again.	12	
3 All right. Want to take this opportunity	13	CHAIRMAN CORNALE: All right. What do yo
4 certainly to thank the audience. You guys did an		guys think?
5 excellent job that first hour. I know it's not the	15	<b>MS. HUISMAN:</b> Do you have a thought?
6 most fun and engaging thing that you can take part	16	CHAIRMAN CORNALE: Howard is going to tel
7 in, but I didn't hear anything from you guys, no		us, but go ahead.
8 outbursts or anything, so we appreciate that. Helps	18	MS. HUISMAN: I'm going to say yes with
<b>9</b> us get through this a lot quicker. And with that,	19	this one.
o let's go ahead and continue.	20	CHAIRMAN CORNALE: Okay.
1 Number 6, will not impede orderly growth,	21	MR. VITZTHUM: I would probably say yes
2 development and improvement of surrounding	22	CHAIRMAN CORNALE: Okay.
3 properties for those uses permitted in the zoning	23	MS. IVERSON: You have your vote. Four
4 district. Anybody have any feelings regarding that?	24	yeses. So no, I didn't say yes.
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<b>MS. HUISMAN:</b> I don't really have an	1	CHAIRMAN CORNALE: All right, moving on to
2 opinion. This is a first.	2	number 7, is provided or will be provided with
3 <b>CHAIRMAN CORNALE:</b> All right. Certainly		adequate utilities, access roads, drainage and
4 we can agree that most of the land is agricultural,		necessary facilities. This is certainly a lot
5 so farmland in my eyes is farmland before or after		different than a commercial high-rise going up as
6 towers. I think Howard would agree with that.		far as the need for utilities. I think this
<ul> <li>7 MR. ZIMMERMAN: We will adapt. Farmers</li> </ul>		particular entity is willing to bring their whole
	0	huginage ravaluag around utilitiag. I think there
		business revolves around utilities. I think there
9 hand, and that's what's going to have to take place	9	have been accommodations made for access roads.
<ul><li>9 hand, and that's what's going to have to take place</li><li>0 so the airplanes can dodge the towers.</li></ul>	9 10	have been accommodations made for access roads. Think they've spelled out a lot in that regard.
<ul> <li>9 hand, and that's what's going to have to take place</li> <li>o so the airplanes can dodge the towers.</li> <li>1 CHAIRMAN CORNALE: All right. We did</li> </ul>	9 10 11	have been accommodations made for access roads. think they've spelled out a lot in that regard. Drainage, they discussed drainage and the
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	Page 4462		Page 4464
1	the project, the proposed project has all those	1	feeling is
	entities?	2	<b>MR. KIEFER:</b> Yeah, I think it's all right.
3	MR. KIEFER: (Nods head).	3	CHAIRMAN CORNALE: Okay, all right. There
4	<b>CHAIRMAN CORNALE:</b> Rich is a yes.	-	was some conversation with a representative from
5	MR. KIEFER: Yes.		Prairie Central School District that was concerned
6	MR. ZIMMERMAN: Yes.		about it. I believe the applicant indicated that
7	CHAIRMAN CORNALE: Yes.		they would be in talks with the Prairie Central
8	MS. HUISMAN: Yes.		School District to minimize any potential impacts
9	CHAIRMAN CORNALE: All right. John, do		they may have on traffic flow around was it the
-	you feel		middle school? That would be in Forrest?
11	<b>MR. VITZTHUM:</b> I guess the only one I have	11	MS. HUISMAN: Yeah, Forrest.
	any questions about is the drainage, but then that's	12	CHAIRMAN CORNALE: Okay.
	then they said they would have to deal with that,	13	MS. HUISMAN: Yeah, the junior high.
	and that's pretty hard to that's going to be kind	14	CHAIRMAN CORNALE: All right, the junior
	of an ongoing thing.		
16	<b>CHAIRMAN CORNALE:</b> I agree. I think that	16	6
	we all can agree and certainly the farmers of the	17	MS. HUISMAN: I am.
	group can attest to ongoing drainage issues, but I	18	CHAIRMAN CORNALE: Okay, Joan is.
	think they have attempted to put some language out	19	MR. KIEFER: (Nods head).
	there to correct any issues.	20	MR. ZIMMERMAN: (Nods head).
21	Now, you know, the enforcement of those	21	CHAIRMAN CORNALE: Rich is indicating with
22	issues probably herein lie with the county zoning	22	a nod yes. Howard is indicating with a nod yes.
	administrator. Sorry, Chuck, but		All right. John?
		24	MR. VITZTHUM: (Nods head).
24	MR. VITZTHUM: As long as it ain't	24	
24		24	
24	Page 4463	24	Page 4465
		1	Page 4465
	Page 4463 overtime.		
1	Page 4463	1	Page 4465 CHAIRMAN CORNALE: Nod yes. All right. MS. IVERSON: Yes.
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1	sand, he says no.	1	CHAIRMAN CORNALE: All right, but do we
2	CHAIRMAN CORNALE: All right.	2	feel that as I muddy the water, do we feel that
3	MR. VITZTHUM: I'll say no.		if there were any noes in the 1 through 8, then that
4	CHAIRMAN CORNALE: All right.		question answered itself?
5	MS. IVERSON: No.	5	MS. IVERSON: I think so.
6	CHAIRMAN CORNALE: All right. You guys	6	<b>MR. VITZTHUM:</b> I would think so.
7	have anything?	7	CHAIRMAN CORNALE: Diana, you feel that it
8	MR. KIEFER: You first.	8	would have?
9	CHAIRMAN CORNALE: Wow. Thanks, Rich.	9	MS. IVERSON: (Nods head).
10	You guys have anything to add to this, to the	10	CHAIRMAN CORNALE: Okay. John?
	conversation, or any thoughts or feelings about this	11	<b>MR. VITZTHUM:</b> I think so.
	or anything that you've seen in the testimony, the	12	CHAIRMAN CORNALE: Okay.
	evidence presented, that should be considered either	13	MS. HUISMAN: Yeah, I would agree with
	way?		that
15	MR. KIEFER: It's a tough, it's a tough	15	CHAIRMAN CORNALE: Okay.
16	CHAIRMAN CORNALE: Very subjective.	16	MS. HUISMAN: as well.
17	<b>MR. KIEFER:</b> Yes, it's a personal or	17	CHAIRMAN CORNALE: Gentlemen?
18	shouldn't be personal, but I mean it's a person by	18	<b>MR. VITZTHUM:</b> The mark in the sand is to
19	person perspective. So I can't make I can't make		you.
	a yes or no out of it.	20	MR. KIEFER: I guess we don't know. Logic
21	<b>MR. VITZTHUM:</b> Pass the buck.	-	would say yes.
22	CHAIRMAN CORNALE: No?	22	CHAIRMAN CORNALE: Logic would say that,
23	MR. ZIMMERMAN: (Shrugs shoulders).		yes, if there's a no, then the question answered
24	CHAIRMAN CORNALE: No. No for me. All		itself.
	Page 4467		Page 4469
	-	1	-
	right. All right, so we've looked at all eight. I	1	MR. KIEFER: Right.
2	right. All right, so we've looked at all eight. I like these that answer themselves. Does that leave	2	MR. KIEFER: Right. CHAIRMAN CORNALE: All right. With that,
2 3	right. All right, so we've looked at all eight. I like these that answer themselves. Does that leave three to three from the front page, whether the	2 3	MR. KIEFER: Right. CHAIRMAN CORNALE: All right. With that, 3 is a no. All right, okay. Let's further break
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2 3 4 5	right. All right, so we've looked at all eight. I like these that answer themselves. Does that leave three to three from the front page, whether the special use is consistent with the spirit, purpose and intent of these regulations, will not	2 3 4	MR. KIEFER: Right. CHAIRMAN CORNALE: All right. With that, 3 is a no. All right, okay. Let's further break that up to the subparts. All right, let me figure out the subparts of this particular statement.
2 3 4 5 6	right. All right, so we've looked at all eight. I like these that answer themselves. Does that leave three to three from the front page, whether the special use is consistent with the spirit, purpose and intent of these regulations, will not substantially and permanently injure the appropriate	2 3 4 5 6	MR. KIEFER: Right. CHAIRMAN CORNALE: All right. With that, 3 is a no. All right, okay. Let's further break that up to the subparts. All right, let me figure out the subparts of this particular statement. Okay. So as we consider 3, let's consider
2 3 4 5 6 7	right. All right, so we've looked at all eight. I like these that answer themselves. Does that leave three to three from the front page, whether the special use is consistent with the spirit, purpose and intent of these regulations, will not substantially and permanently injure the appropriate use of neighboring property and will not be	2 3 4 5 6 7	MR. KIEFER: Right. CHAIRMAN CORNALE: All right. With that, 3 is a no. All right, okay. Let's further break that up to the subparts. All right, let me figure out the subparts of this particular statement. Okay. So as we consider 3, let's consider the three subparts, whether the special use is
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2 3 4 5 7 8 9 10 11	right. All right, so we've looked at all eight. I like these that answer themselves. Does that leave three to three from the front page, whether the special use is consistent with the spirit, purpose and intent of these regulations, will not substantially and permanently injure the appropriate use of neighboring property and will not be detrimental to the public convenience and welfare. So as we answered those, does this answer itself? One line in here that really I do struggle with is permanently. That is a hard one to throw around because there's a shelf life on the project.	2 3 4 5 6 7 8 9 10 11 12	MR. KIEFER: Right. CHAIRMAN CORNALE: All right. With that, 3 is a no. All right, okay. Let's further break that up to the subparts. All right, let me figure out the subparts of this particular statement. Okay. So as we consider 3, let's consider the three subparts, whether the special use is consistent with the spirit, purpose and intent of these regulations, and the regulations are that goes back to the special use regulations. I guess my feeling is it is consistent with the spirit, purpose and intent of special use
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	right. All right, so we've looked at all eight. I like these that answer themselves. Does that leave three to three from the front page, whether the special use is consistent with the spirit, purpose and intent of these regulations, will not substantially and permanently injure the appropriate use of neighboring property and will not be detrimental to the public convenience and welfare. So as we answered those, does this answer itself? One line in here that really I do struggle with is permanently. That is a hard one to throw around because there's a shelf life on the project. The project has a shelf life of 30 years or whatever it may be. <b>MR. VITZTHUM:</b> Well, that would depend, wouldn't it? <b>CHAIRMAN CORNALE:</b> Right. <b>MR. VITZTHUM:</b> That's not to say they couldn't come in and <b>CHAIRMAN CORNALE:</b> Re-power.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. KIEFER: Right. CHAIRMAN CORNALE: All right. With that, 3 is a no. All right, okay. Let's further break that up to the subparts. All right, let me figure out the subparts of this particular statement. Okay. So as we consider 3, let's consider the three subparts, whether the special use is consistent with the spirit, purpose and intent of these regulations, and the regulations are that goes back to the special use regulations. I guess my feeling is it is consistent with the spirit, purpose and intent of special use regulations. It doesn't it doesn't meet all the requirements, but it is it is consistent to that. Are you guys MS. IVERSON: That part is yes. CHAIRMAN CORNALE: Okay, and that's what we'll do. We'll individually break this apart and discuss each subpart so that it is correctly indicated in our findings of facts.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	right. All right, so we've looked at all eight. I like these that answer themselves. Does that leave three to three from the front page, whether the special use is consistent with the spirit, purpose and intent of these regulations, will not substantially and permanently injure the appropriate use of neighboring property and will not be detrimental to the public convenience and welfare. So as we answered those, does this answer itself? One line in here that really I do struggle with is permanently. That is a hard one to throw around because there's a shelf life on the project. The project has a shelf life of 30 years or whatever it may be. <b>MR. VITZTHUM:</b> Well, that would depend, wouldn't it? <b>CHAIRMAN CORNALE:</b> Right. <b>MR. VITZTHUM:</b> That's not to say they couldn't come in and <b>CHAIRMAN CORNALE:</b> Re-power.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. KIEFER: Right. CHAIRMAN CORNALE: All right. With that, 3 is a no. All right, okay. Let's further break that up to the subparts. All right, let me figure out the subparts of this particular statement. Okay. So as we consider 3, let's consider the three subparts, whether the special use is consistent with the spirit, purpose and intent of these regulations, and the regulations are that goes back to the special use regulations. I guess my feeling is it is consistent with the spirit, purpose and intent of special use regulations. It doesn't it doesn't meet all the requirements, but it is it is consistent to that. Are you guys MS. IVERSON: That part is yes. CHAIRMAN CORNALE: Okay, and that's what we'll do. We'll individually break this apart and discuss each subpart so that it is correctly indicated in our findings of facts.

24 span.

24 for special use is consistent with the spirit,

June 2, 2015

		-	,
	Page 4470		Page 4472
1	purpose and intent of an allowable special use?	1	MS. HUISMAN: Does not.
2	MR. KIEFER: Yes.	2	CHAIRMAN CORNALE: Does not. Gentlemen,
3	CHAIRMAN CORNALE: What do you think,	_	do you guys have a thought on that?
-	Howard?	4	<b>MR. KIEFER:</b> Well, based on how we went
5	MR. ZIMMERMAN: The use of neighboring		through the individual
	property is what	5	CHAIRMAN CORNALE: By default.
6	CHAIRMAN CORNALE: Okay, we're not looking	_	<b>MR. KIEFER:</b> guidelines, default.
7		7	
	at that line.	8	<b>CHAIRMAN CORNALE:</b> All right. By default,
9	MR. ZIMMERMAN: Huh?		that portion thereof is no. All right, the last
10	CHAIRMAN CORNALE: We're only discussing		portion, and will not be detrimental to the public
	whether the special use is consistent with the		convenience and welfare. And this is a this is
	spirit, purpose and intent of these regulations.		kind of a two part and this is an interesting two
	Right up to the comma. Do we feel that the special		part because it really discusses public convenience
	use application is, in fact, consistent with that?		and then welfare. This is really I mean there
15	Joan, what do you think?		were I think our previous discussions have had
16	MS. HUISMAN: Yeah, if we're talking about		some problems with welfare issues. I think the
17	it being consistent, I read this the first time and	17	public convenience, we've all agreed we were
18	I thought does it meet our requirements in our	18	comfortable with Mr. Parzyck's conversation with
19	ordinance		Prairie Central School Board, we thought that was
20	CHAIRMAN CORNALE: Right.	20	good, but is the welfare going to be a sticking
21	MS. HUISMAN: for the special uses? I	21	point on that particular one?
22	would say yes, it's consistent	22	MR. VITZTHUM: What do you mean by public
23	CHAIRMAN CORNALE: Okay.	23	convenience though?
24	MS. HUISMAN: with our regulations.	24	MS. IVERSON: Right.
	-		-
	Page 4471		Page 4473
1	-	1	-
1	CHAIRMAN CORNALE: John, consistent?	1	CHAIRMAN CORNALE: I guess public
2	CHAIRMAN CORNALE: John, consistent? MR. VITZTHUM: Yes.	2	<b>CHAIRMAN CORNALE:</b> I guess public convenience to me would be the ability to move about
2 3	CHAIRMAN CORNALE: John, consistent? MR. VITZTHUM: Yes. CHAIRMAN CORNALE: Diana?	2 3	<b>CHAIRMAN CORNALE:</b> I guess public convenience to me would be the ability to move about the community, roads are still open, accessible,
2 3 4	CHAIRMAN CORNALE: John, consistent? MR. VITZTHUM: Yes. CHAIRMAN CORNALE: Diana? MS. IVERSON: Yes.	2 3 4	<b>CHAIRMAN CORNALE:</b> I guess public convenience to me would be the ability to move about the community, roads are still open, accessible, possibly better.
2 3 4 5	CHAIRMAN CORNALE: John, consistent? MR. VITZTHUM: Yes. CHAIRMAN CORNALE: Diana? MS. IVERSON: Yes. CHAIRMAN CORNALE: Okay. Howard, you	2 3 4 5	<b>CHAIRMAN CORNALE:</b> I guess public convenience to me would be the ability to move about the community, roads are still open, accessible, possibly better. <b>MS. IVERSON:</b> Well, there will be a big
2 3 4 5 6	CHAIRMAN CORNALE: John, consistent? MR. VITZTHUM: Yes. CHAIRMAN CORNALE: Diana? MS. IVERSON: Yes. CHAIRMAN CORNALE: Okay. Howard, you don't have to make a decision. Got you out of that	2 3 4 5 6	CHAIRMAN CORNALE: I guess public convenience to me would be the ability to move about the community, roads are still open, accessible, possibly better. MS. IVERSON: Well, there will be a big inconvenience to the farmers if this goes through in
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1	sense and logic thinking should come through on this	1	CHAIRMAN CORNALE: Right, right, okay.
	one. I think it's it meets it, yes.	2	And we can that is correct, we can continue a
3	CHAIRMAN CORNALE: All right. Howard,	3	
_	nothing?	-	anything we've answered the questions. Now it's
5	MR. ZIMMERMAN: No, no.		just our time to freely discuss amongst the group.
6	CHAIRMAN CORNALE: Okay, okay. You guys	6	<b>MS. HUISMAN:</b> Okay, so if we're going to
7	with regard to public convenience and welfare?	-	I guess to get to how we're going to vote, if we
8	<b>MS. IVERSON:</b> I'm going to say no.		were going to vote to not grant the special use,
9	CHAIRMAN CORNALE: Okay.		then is there any purpose in us going through the
10	<b>MR. VITZTHUM:</b> I have to say no.		exercise of thinking through special conditions?
11	CHAIRMAN CORNALE: John's a no.	11	MR. ZIMMERMAN: To me, the Roberts Rules
12	MS. HUISMAN: I guess I'd have to say no		of Order say the motion has to be positive, so it
	as well. I don't like combining public convenience		has to be a motion to approve the special use, and
	and welfare together, but it's there.		we can vote it down or we can vote to accept.
15	CHAIRMAN CORNALE: Right, that's my	14	CHAIRMAN CORNALE: That is correct. To
		_	
	sticking point. I would say to public convenience,		Joan's point, this particular at this particular
17			time, we're not bound to the Roberts Rules of Order,
18	MS. HUISMAN: I agree.		so our discussion can be prior to any motion that we
19	<b>CHAIRMAN CORNALE:</b> But as you add the		make. So if there's more that we need to discuss,
20			we're free to do that. I mean we can make the
21	MR. KIEFER: What's the welfare?		motion and discuss if you guys are more comfortable
22	MS. HUISMAN: We're kind of the same as		with that.
	number 2 at the bottom, at the very bottom of that	23	Nowhere in our specific hearing procedure
24	page.	24	guidelines does it say that at this point in time we
	Page 4475		Page 4477
	-		Ŭ
1	CHAIRMAN CORNALE: Yeah, would not be		have to adhere to that Roberts Rules of Order, and
	detrimental to or endanger the public health,		in the past we have not. We did not make the motion
	safety, morals, comfort or general welfare, and we		previous to discussion. So at our normal meetings,
	said no on that. See, but they've added but		we do. In this particular situation, we're okay to
	they've added the public convenience. And I your	5	discuss.
	opinion certainly is well taken in that the public	6	MS. HUISMAN: Well, if I was going to vote
	convenience is something we can live with, we can		to approve it or grant the special use, I would want
	work through, we can get past, and at the end of the		special conditions or conditions attached like we've
	project, is there really any inconvenience? And the		done at our other wind farm hearings, and it takes
	answer to that would probably be there wouldn't be,		time to think those through and word them and come
	so but because they tied the two together, we		up with them. And I'm game for doing that, but if
12	have to, I guess, act on it. I voted no, so no.		we're going to vote not to grant it, then that's
13	All right. Mr. Blakeman, you can confirm	13	we're just it would be a waste of time, so
14	for me that we have, in fact, answered all portions	14	CHAIRMAN CORNALE: Right. I guess
15	of the subsets and the three conditions with an	15	MS. HUISMAN: And I'm asking because I
16	affirmative yes or no?	16	typically
17	MR. BLAKEMAN: That's correct.	17	CHAIRMAN CORNALE: Right.
18	CHAIRMAN CORNALE: All right. I guess	18	MS. HUISMAN: make the motion and
19	with that, we can are we prepared to possibly	19	verbalize the special conditions, and like I said,
20	open the floor up for a motion to act on this?	20	I'm game for doing that, but that's going to take
	open the moor up for a motion to act on this?	20	The game for doing that, out that's going to take
21	MS. HUISMAN: Well, do we have to do a		some time.

22 Inotion? I think we taked about this earlier and we23 don't have to do a motion before we discuss some24 issues. I know we have already been discussing.

23 thought, based on previous situations that we've

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1 effort, resources, et cetera, et cetera, et cetera,	1 out there what they deserve.
2 for those to possibly not be considered at all. Do	2 Whatever the decision is, I ask that you
3 we expend the effort? I don't know. What's your	3 guys in the audience let us leave and go home in our
4 guys' thoughts? We all know where we've been and	4 merry ways, and when we see each other on the
5 what we've done and what's happened with them.	5 street, you can still smile and greet everybody just
6 <b>MR. KIEFER:</b> Make a motion.	6 the same as if the decision went for you or went for
7 <b>CHAIRMAN CORNALE:</b> Before you make a	7 the other side.
8 motion all right, okay. Certainly at this time I	8 So with that, I believe Joan may be ready
9 want to thank everyone throughout this process.	9 to make a motion.
Lo It's been a long process, 34 nights, 35 nights.	<b>MS. HUISMAN:</b> All right, I'll make a
L1 Certainly thank the applicant. They've done a great	11 motion to approve Livingston County Zoning Case No.
<sup>12</sup> job presenting everything. Mr. Luetkehans has done	12 SU-7-14.
a great job. The audience has been excellent	13 CHAIRMAN CORNALE: All right. So that we
4 throughout this whole proceeding. Really, hats off.	14 can be clear, your motion is to approve SU-7-14 as
L5 You guys have really been there night after night	15 presented, all evidence presented, any ancillary
6 coming out for this. This is this is your	16 documents that may have been presented at a later
27 government at work for you. We've struggled up here	17 date regarding property value guarantee, good
a little bit, but I think we've made it through the	<ul><li>17 date regarding property value guarance, good</li><li>18 neighbor plan, et cetera, et cetera, et cetera.</li></ul>
-	<b>19</b> Those are to be all inclusive.
<ul><li>19 process.</li><li>20 I certainly want to recognize the five</li></ul>	
board members sitting in front of me here. They've	<ul><li>20 MS. HUISMAN: What if I just say all</li><li>21 exhibits accepted into the record?</li></ul>
been here just as much as I have. And they've spent	22 CHAIRMAN CORNALE: Sounds good. All
a lot of hours and time and effort in this. And I	<b>23</b> right. Do we would we like to expend any effort
24 certainly at this point, I certainly would like	<b>23</b> Inglit. Do we would we like to expend any errort <b>24</b> on special use conditions at this time?
<sup>14</sup> certainty at this point, i certainty would like	24 on special use conditions at uns time:
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1 to hear a round of applause for them. They've done	1 All right. Before we can I get a
2 an awesome job.	<b>2</b> second for that and then we'll possibly talk about
3 (Applause.)	3 special use conditions.
4 CHAIRMAN CORNALE: Thank you. Thank you,	4 MR. KIEFER: Second.
5 each of you, for the time you've spent. Chuck,	5 CHAIRMAN CORNALE: All right, the motion
6 you've been great during this whole process. He's	
	6 has been seconded by Kiefer. All right. Would we
7 been there, he's had everything that we've asked	<ul><li>6 has been seconded by Kiefer. All right. Would we</li><li>7 like to discuss would we like to discuss special</li></ul>
<ul><li>7 been there, he's had everything that we've asked</li><li>8 for. Mr. Blakeman, Mr. Griffin, they've been here.</li></ul>	
	7 like to discuss would we like to discuss special
<ul><li>8 for. Mr. Blakeman, Mr. Griffin, they've been here.</li><li>9 Mr. Griffin, he doesn't say much, but he's always</li></ul>	<ul><li>7 like to discuss would we like to discuss special</li><li>8 use conditions?</li></ul>
<ul> <li>8 for. Mr. Blakeman, Mr. Griffin, they've been here.</li> <li>9 Mr. Griffin, he doesn't say much, but he's always</li> <li>0 thinking. Tom's always giving me everything</li> </ul>	<ul> <li>7 like to discuss would we like to discuss special</li> <li>8 use conditions?</li> <li>9 MR. VITZTHUM: Call for the question.</li> </ul>
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			June 2, 2015
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1	not approve Special Use 7-14. The basis of our	1	STATE OF ILLINOIS ) )SS
	decision will be executed in findings of fact. They	2	COUNTY OF FORD )
	will be presented. We will we will have another	3	I, June Haeme, a Notary Public in and for
	meeting. Counsel is working this out behind me	4	the County of Ford, State of Illinois, do hereby certify that the following Livingston County Zoning
	here. Mr. Blakeman, I'm correct in saying that we	5	Board of Appeals Case SU-7-14 hearing was taken at the Pontiac Township High School, 1100 East Indiana
	will have another meeting Thursday, 6:30. Location?	6	Avenue, Pontiac, Illinois, on June 2, 2015. That the said testimony was taken down in
7	MR. SCHOPP: At this point in time, it's	7	stenograph notes and afterwards reduced to typewriting under my instruction and that the
8	planned to be at the historic courthouse.	8	transcript is a true record of the testimony given. I do further certify that I am a
9	<b>CHAIRMAN CORNALE:</b> All right, at the	9	disinterested person in this cause of action; that I am not a relative, or otherwise interested in the
10	courthouse. What will happen at that particular	10	event of this action, and am not in the employ of the attorneys for either party.
	meeting, there will be a it will be, I guess,	11	IN WITNESS WHEREOF, I have hereunto set my
	preemptive. A motion will be made to have me as the	12	hand and affixed my notarial seal this 15th day of June, 2015.
	acting chairperson sign the findings of facts which	13	
	we have deliberated through this evening. The	14	
	findings of facts will adequately represent each of	15	
	the points that we have discussed this evening and	16	JUNE HAEME, CSR NOTARY PUBLIC
	will answer each of them in a yes or no fashion as	17	
	discussed.	18	"OFFICIAL SEAL"
19	So with that, is there anything else that	19	June Haeme Notary Public, State of Illinois
20	we need to add at this time?	20	My Commission Expires: September 27, 2016
21	MR. SCHOPP: Just regards to the Thursday	21	
22	meeting, I just want to make sure that Mr. Cornale	22	
23	and you three are going to plan on being there	23	
24	Thursday night?	24	
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1	MS. HUISMAN: (Nods head).		
2	MR. SCHOPP: Okay. Just making sure we		
3	have a quorum.		
4	CHAIRMAN CORNALE: Okay, we will have a		
5	quorum for Thursday? Okay. All right. So a motion		
	will be made for me to sign those findings of fact		
7	and that will conclude everything. Should be a		
8	short meeting. There again, it's open to the public		
	to attend, but no public comment at that particular		
	hearing.		
11	So I need a motion we can't adjourn		
12	yet. We need a motion to recess still.		
13	MR. VITZTHUM: I'll make a motion to		
14	recess.		
15	CHAIRMAN CORNALE: All right, Vitzthum		
16	with a motion to recess.		
17	MS. IVERSON: (Raises hand).		
18	CHAIRMAN CORNALE: All right, Iverson		
19	seconds. All in favor?		
20	ALL MEMBERS: Aye.		
21	CHAIRMAN CORNALE: Opposed? All right.		
22	Thank you, everyone.		
23	(Adjourned at 8:29 p.m.)		
24			
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				00000 =, 2010
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