Dear Dr. Moniz,

I am writing you regarding the Non-NEPA Section 1222 review for Clean Line Energy Partners, LLC's proposed Plains & Eastern HVDC line.

The Comment period does <u>not</u> give us adequate time to review Clean Line's application in its entirety, and I am requesting an extension to the comment period. A project of this scope requires a comment period that allows the general public ample time to analyze its merits and comment fully.

All of us, the stakeholders, landowners, and the general public, were not presented with this application, the materials and appendices, and we received no explanation of the process and criteria with which the Department of Energy will review and make a determination on this project in a formal setting, as was done with the Draft EIS. We need public hearings to comment on this application, which is even more important than the EIS. Please schedule public hearings as soon as possible and provide wide notice to the public. Thank you for your consideration,

Giselle Brown

St Louis MO

I am interested because we are fighting Clean Line in Missouri - It isn't fair to run these lines across Missouri Farm land to take wind power from Kansas across the Midwest to the northeast - I suspect this is being done because the utility rates are HIGHER in the Northeast - thus more profitable - Why not required the NE to generate it's OWN windpower - USE POWER WHERE IT IS GENERATED?????

Clean Line is asking to just ignore any ownership rights of a farmer and put permanent structures on their land - This is NOT WISE _ USE POWER WHERE IT IS GENERATED!

Giselle Brown

My best, *Jill*

314.703.7782 (cell) JillBrown.StL@gmail.com