

From: [Steve Macdonald](#)
To: [Plainsandean](#)
Subject: Section 1222 Comment opposing CLEP
Date: Sunday, July 12, 2015 8:59:07 PM

July 12, 2015

The Honorable Ernest Moniz, Secretary of Energy,

Section 1222 has several requirements that I feel have not been met and therefor disqualify Clean Line Energy Partners from partnering with National Grid and the Ziff Brothers. There are no customers served by the TVA that have requested additional energy sources. There are no signed contracts from Wind Energy producers in Western Oklahoma and Clean Line. TVA even states there is no need required for any additional energy until 2030. By that time there will be advances in renewable energy that will render this proposed line obsolete. And yet it will be the landowners along the proposed 720 mile route that will be left with devalued property and disrupted views from these 200' towers.

I have neighbors who have just recently received Certified Letters stating their property is now going to be impacted by this project who were not contacted during the original EIS comment period or the Scoping period. Is this how Clean Line proposes to complete their project? They haven't been open and honest with landowners, at least not in Sequoyah County. '

Any decision that is made on this project is going to suspect especially given the current circumstances of "let's change the route". The EIS Comment is over therefor any changes to the proposed route should be refused and only viable alternate routes should be considered. The 1000' corridors originally decided by the study should not be altered unless a new EIS Study and Comment Period is established.

Clean Line has had sufficient time to complete their "siting" and changing any of the proposed and alternate routes should not be allowed.

Sincerely,

Mr. Daron Harrison
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