

1PROOF OF EVIDENCE

Miss M L Flanders [REDACTED]

Miss Flanders,

Thanks you for your email. I will forward it to the appropriate technical colleagues and respond to you shortly.

Regards

David

From: [REDACTED]
Sent: 08 May 2013 15:11
To: Kenyon, David
Cc: Chris Banks
Subject: Fw: Conjoined Mid Wales Inquiry - Mrs Flanders Private

Dear Mr Kenyon

Chris Banks has forwarded to me your e-mail to him of 26th April.

The address I live at is [REDACTED]. The water supply at our property is referred to in your Supplementary Environmental Statement, though for some unknown reason the property is referred to in this section as Higher Fiddlers Green, rather than Fiddlers Green which is the correct name.

Your assessment correctly states that we have two private water supplies - one fed from a spring on the hill towards your proposed windfarm site and the other from a borehole on our own land.

My concerns are that your assessment is all conjecture rather than proven fact.

Page 249 states that all findings have been based on the ES for the nearby proposed Garreg Lywd profiles, therefore it is obvious that your company has not itself carried out any detailed investigation and is merely relying on information from another developer, which may, or may not, be correct.

Section 9.4.4 of your ES states:

" it is probable (my underlining) that the borehole at Higher Fiddlers Green abstracts from the underlying sandstone, rather than nearer"

Section 9.4.6 states:

"The expected (my underlining) effect is therefore not significant."

Section 9.4.6 also states:

"...some minor volumes of sediment eroded from access tracks may still enter local watercoursesconstruction shall be timed to avoid heavy rainfall events wherever possible no significant effect upon the water quality is envisaged (my underlining) as a result of the track layout."

Table 9.1 states:

*"**Probability of Effect Occurring:** Unlikely (my underlining)"*

Section 9.5 assesses the cumulative effects and states:

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Miss M L Flanders [REDACTED]

The combination of careful sitings of both schemes' infrastructure and the suggested mitigation measures results in the cumulative effect up (sic) the two PWS's at Fiddlers Green being not significant.(my underlining)"

As you will no doubt appreciate, I am extremely concerned about any possible adverse effects from your development on our private water supply, which is the only domestic water we have available to us - a safe water supply is a paramount health requirement and if there is any possibility of our water supply being adversely affected, we could be facing serious health problems.

I am not satisfied that your company has properly investigated our situation, and as you will see from the words I have underlined in the above quotes, there is no hard and fast guarantee that our water supply will not be adversely affected. With regard to your proposed mitigation measures, I cannot see how it would be practical for your company to time construction work to avoid heavy rainfall events, given the amount of rain that this part of Wales frequently experiences.

What I require from you is a written (on company headed paper, signed by an authorised company representative and sent to me by post rather than by e-mail,) contract between us which states that if this windfarm development goes ahead, your company will:

- have the quality of our domestic water tested prior to any windfarm site works being commenced

- have the quality of our water tested at regular 3-monthly intervals for the whole of the construction period and a subsequent period of, say, one year after that

such testing to be carried out at your cost, using a company nominated by myself (it would be the company which installed our borehole and regularly services it)

- guarantee that if there is any deterioration whatsoever to the quality of our domestic water during or after construction works, your company will immediately take full measures to correct the situation and return our water to the quality it was before construction work commenced. I don't know how this would best be achieved as there is no mains water supply available to us here, but it would have to be a method formally agreed between us and interim measures may have to be taken during the time it would take to provide us with an acceptable-quality water supply to ensure that we have the required quality of water available to us at all times. If such a problem occurred, I would also be looking to receive financial compensation from your company as recompense for this problem.

I also require that your written guarantee includes a statement that should your company sell the windfarm site and/or planning approval to another development company, any agreement between us in respect of our water supply would also be binding on the company which took over this windfarm site.

You may feel that I am making a big issue out of something which may never prove to be a problem, but as this is a potential health risk to me and my partner, I am sure you will appreciate that I have to do everything I can to ensure that our water supply, and thus our health, is not adversely affected.

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Miss M L Flanders [REDACTED]

Yours sincerely

Miss M L Flanders

[REDACTED]

----- Original Message -----

From: [Chris Banks](#)

To: bfassmi@btinternet.com

Sent: Friday, April 26, 2013 11:54 AM

Subject: Fwd: Conjoined Mid Wales Inquiry - Mrs Flanders Private Water supply objection

Margaret,

Further to our telephone conversation her is the email from David Kenyon at Amec. I will leave you to communicate directly with him but if you could copy me on any correspondence.

Kind Regards

Chris

----- Forwarded message -----

From: **Kenyon, David** <david.kenyon@amec.com>

Date: 26 April 2013 09:28

Subject: Conjoined Mid Wales Inquiry - Mrs Flanders Private Water supply objection

To: Chris Banks <bankssolutionsuk@gmail.com>

Chris,

Running through the objections to the applications which are posted on the web site. A Mr/Mrs Flanders has objected to Llanbadarn due to the effects upon her private water supply. Unfortunately no address is provided and it is therefore not possible for us to determine whether it has been assessed or not.

The objection no. is 225

Do you have any records of correspondence with her, an address?

Thanks

Dave

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Miss M L Flanders

AMEC Capital Projects Limited 02804109, AMEC Earth and Environmental UK Limited 04987981, AMEC Nuclear Holdings Limited 03725076, AMEC Nuclear M & O Limited 05664844, AMEC Nuclear UK Limited 01120437, AMEC Nuclear International Limited 03260477, AMEC Nuclear Projects Limited 05664962 and National Nuclear Corporation Limited 02290928

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