



**Respondent No:** 2

**Login:** Anonymous

**Email:** n/a

**Responded At:** Feb 05, 2026 21:16:45 pm

**Last Seen:** Feb 05, 2026 21:16:45 pm

**IP Address:** n/a

Q1. <b>Name</b>	Patrick D. Grengs II
Q2. <b>Email address</b>	pixelate@mathsavers.com
Q3. <b>Are you part of an Agency or Organization?</b>	<b>Yes (please specify)</b> Tri-Cities CARES (Community Action for Responsible Environmental Stewardship).
Q4. <b>Share any comment</b>	<p>Hello EFSEC Staff – I understand that the Applicant (Scout Energy) has submitted a revised turbine siting plan including 118 of the 671' tall turbines. This was sent to the FAA on January 22, 2026. These turbines appear to be located on areas not addressed in the HHH SEPA process. This would result in the SEPA process requiring a refresh in light of the new turbine locations. When will this SEPA review take place? Again, and to repeat the theme of my prior comments, I don't give a damn about these birds (hawks of the ferruginous variety). The entire Spec 5 is much ado about nothing; the supposed needs of a population of arbitrary birds has nothing to do with the desires of the landowners in the vicinity of the proposed vertical landfill. To insist that a passel of birds will define the future of the landfill is beyond absurd, it is intellectually vacuous and morally disgusting. I've been studying the economic and environmental effects of wind turbines for nearly 20 years. The planned construction of a 25-mile-long vertical landfill has no economic nor environmental justification. This poorly sited industrial power plant will crater property values, degrade the environment and leave a swath of rotting machines that will, I predict, neither be removed nor recycled as we proceed over the Seneca Cliff of ever declining EROI (Energy Return on Energy Invested). I find it absurd that so much effort is being expended to protect a presumed endangered bird when the abundantly apparent destruction will be to the private property values of Tri-Citians, an estimated loss of two billion dollars on the low end. To the extent that my own property in West Richland will drop in value by at least \$250k, I insist that the adoption of this project is no less than legislatively dictated plunder. This entire charade is political. The former Governor of King County essentially gave the middle finger to the private property owners of the Tri-Cities just as he left his post. I am contributing to the legal fund, on behalf of Tri-Cities CARES, to hold the EFSEC and that envy-intoxicated, economically illiterate Inslee accountable. This will be my final contribution to the EFSEC comments on this matter as I have made my position abundantly clear. Patrick D. Grengs II / Tri-Cities Landowner and Defender of Private Property Rights.</p>
Q5. <b>Upload your document (optional)</b>	not answered
Q6. <b>Upload a picture (optional)</b>	not answered
Q7. <b>Did you also share a video?</b>	No
Q8. <b>What is the title of your video?</b>	not answered