

Save LBI Supports the Administration's Effort to Review the National Security Implications of Offshore Wind Projects.

On January 12th, Save LBI issued a press statement explaining how offshore wind projects interfere with our onshore military radars. <https://www.savelbi.org/press-releases>,

That same day Save LBI and Protect Our Coast–LINY intervened as amici and filed our brief in *Empire Wind v. Burgum* (D.D.C.), urging the Court to deny Empire Wind's request for a preliminary injunction and to keep Interior's Suspension Order in place while it reviews the national security implications of the project..

Our amici brief explains why the Outer Continental Shelf Lands Act's renewable-energy provisions and BOEM's regulations clearly authorize national-security suspensions, and why Empire Wind's Administrative Procedures Act and due process theories are wrong. We explain why the public interest in avoiding offshore wind complex interference with our military air radar warning capability, and protecting our marine ecosystems and mammals strongly favors denying Empire Wind's injunction. We also show that offshore wind is not necessary to provide States' energy - and can be replaced by various other clean sources. We look forward to seeing a favorable ruling in this case.