## Michael Brown

It boggles the mind to think that this application has gotten this far. Putting this environmental time bomb in the middle of an established residential area, on a scenic byway and next to the White Mountain Wilderness Area is beyond the pale. I have been diagnosed with Adult Onset Asthma. I just lost two brothers. The particulate matter, noxious and poisonous gases and diesel fumes coming from the plant cannot be contained within his property boundaries, no matter what they say. That is a danger to me and others. We built here for the clean air, golf and pristine environment. The applicant would have you believe that it will do no harm. I disagree. If it looks like a duck, swims like a duck and quacks like a duck, it's probably a duck. It has no place here, no matter what the applicant says.

Imagine being in bed at 3AM when the bedroom is suddenly alight and you hear the sound of machinery starting up, diesel dump trucks and trailers arriving dumping their loads. Add backup warning beep, beeb, beeps as the front end loader goes to work scooping up sand, rock and cement and dumping it onto the auger sending them all on their way to the mixer. More sounds as the diesel spewing cement trucks pull up to accept their loads and head out to their destinations. Possibly more beep, beep beeps. Sound is carried through the air, just like the dust, noxious and poisonous gasses, and diesel fumes.

It's not a pretty picture but someone apparently thinks they have the right to buy some land in an established residential are, ignore the deed restrictions he accepted at closing and impose all of that and more on me and my neighbors. One person's rights end where the other peoples rights begin.

HIS Air Quality Application has been denied. He has appealed that ruling. THE DENIAL SHOULD BE UPHELD. We don't need an environmental time bomb in our backyard.

Respectfully Submitted Mike Brown

