

## Ethan Parsons

---

**From:** Torii Bottomley <toriiannbottomley@gmail.com>  
**Sent:** Tuesday, March 1, 2022 1:29 PM  
**To:** Ethan Parsons; BOARD of SELECTPERSONS; Anthony Marino  
**Subject:** BioLabs Negligent on Great Estates Agreement?

Hello Ethan, Please send this email to the Planning Board. Thank you.

To the Planning Board:

Original BioLabs Great Estate Agreement:

What were the actions/activities that BioLabs agreed to that benefited the community?

As I stated in the last meeting, I see evidence on campus that BL has not kept up their agreement. If so, they should not be allowed to ask for any special permits until they are back in agreement.

What type of business, specifically, did BL say they were engaged with?

What was the understanding of the town when they agreed to the Great Estates agreement of the activities going on at BL? IF the town agreed to DNA research, what can we do now that BL is in the CLONING BUSINESS (as evidenced in their website) . I doubt the town would have agreed to the GE if Cloning was going on there. What recourse do we have? If there is not a clause for activities, as we are discussing GE for Ora, we need to include a clause that prevents any company applying for GE that they can ONLY engage in that activity at the time of the agreement and in the future.

In closing, again, I want to voice that I am staunchly against any increase in radioactive and hazardous materials at BioLabs. We are the stewards of our beloved town and must protect the water, land, and air for nature and the people.

Torii Bottomley  
Ipswich, MA