

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Petition of Sunoco Pipeline L.P. for a	:	Docket Nos. P-2014-2411966, 2411941,
Finding That The Situation of Structures to	:	2411942, 2411943, 2411944, 2411945, 2411946,
Shelter Pump Stations and Valve Control	:	2411948, 2411950, 2411951, 2411952, 2411953,
Stations is Reasonably Necessary for the	:	2411954, 2411956, 2411957, 2411958, 2411960,
Convenience or (consolidated with Welfare	:	2411961, 2411963, 2411964, 2411965, 2411966,
of the Public in West Goshen	:	2411967, 2411968, 2411971, 2411972, 2411974, 2411975, 2411976, 2411977, 2411979, 2411980

(Not Consolidated)¹

**ANSWER OF SUNOCO PIPELINE L.P. TO THE PRELIMINARY OBJECTIONS
OF CONCERNED CITIZENS OF WEST GOSHEN TOWNSHIP**

Pursuant to 52 Pa. Code §§ 5.61(a)(2) 5.91(b) and 5.101(f) Sunoco Pipeline L.P. ("SPLP") hereby files this Answer to the Preliminary Objections filed by Concerned Citizens of West Goshen Township ("CCWGT") in response to SPLP's above-stated Petition for a Finding That The Situation of Structures to Shelter Pump Stations and Valve Control Stations Is Reasonably Necessary for the Convenience or Welfare of the Public ("Petition for Exemption"). For the reasons stated herein SPLP respectfully requests that the Commission deny the Preliminary Objections of CCWGT as moot.

In support thereof SPLP avers as follows:

1. Under 52 Pa. Code § 5.91(b) a party may file an amended pleading as of course within 20 days after service of a copy of a preliminary objection filed under § 5.101 (referring to

¹ SPLP lists here all 31 pending dockets involving SPLP's Petitions for Exemption because the CCWGT pleadings were added to all 31 dockets. However, SPLP's listing of all 31 dockets, which have not been consolidated, should not be interpreted as SPLP's agreement with the docketing of the CCWGT pleadings. SPLP reserves the right to challenge CCWGT's intervention in any and all dockets.

preliminary objections). If a party has filed an amended pleading as of course the preliminary objections to the original pleading shall be deemed moot.

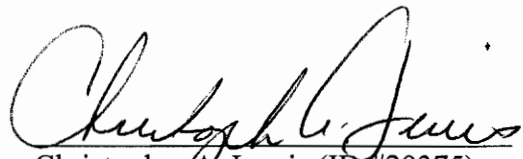
2. SPLP will be filing an Amended Petition for Exemption within the 20 days permitted by Section 5.91(b).

3. Consequently all of CCWGT's Preliminary Objections are moot.

WHEREFORE SPLP respectfully requests that CCWGT's Preliminary Objections be denied upon the filing of SPLP's amended Petition for Exemption.

Dated: April 28 2014

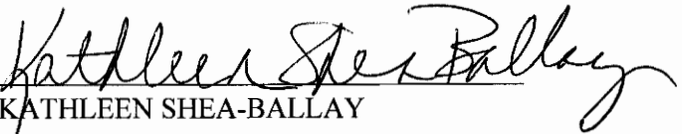
Respectfully Submitted
BLANK ROME LLP



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Counsel for Sunoco Pipeline L.P.

VERIFICATION

Kathleen Shea-Ballay deposes and says she is General Counsel of Sunoco Pipeline, L.P., that she is duly authorized to and does make this Verification on behalf of SPLP; that the facts set forth in the foregoing Answer are true and correct to the best of her knowledge, information and belief; and that this verification is made subject to the penalties of 18 Pa. C.S. § 4904 (relating to unsworn falsification to authorities).


KATHLEEN SHEA-BALLAY

DATED: April 28, 2014

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true copy of the foregoing document upon the participants listed below in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a participant).

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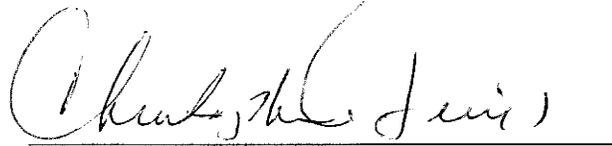
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