Laura Obenski 14 S Village Avenue Exton, PA 19341

Rosemary Chiavetta Pennsylvania Public Utility Commission P.O. Box 265 Harrisburg, PA 17105-3265

August 20, 2019

Re: Laura Obenski v. Sunoco Pipeline L.P., #C-2019-3006905 Flynn et al. #C-2018-300616 LIST OF LAY WITNESSES FOR OCTOBER 2019 HEARING

Dear Secretary Chiavetta,

Pursuant to the Commission's order dated August 2<sup>nd</sup>, 2019, please find my list of intended lay witnesses for the October 23-24, 2019 hearing in reference to the above-captioned proceedings. Please feel free to reach out to me directly should you have any concerns.

Regards,

Laura Obenski, *pro se* 

Attachment

cc: Certificate of Service

## BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

LAURA OBENSKI

Complainant

v.

DOCKET #C-2019-3006905

SUNOCO PIPELINE L.P.

Respondent

MEGHAN FLYNN ET AL.

Complainants

v.

DOCKET #C-2018-300616

SUNOCO PIPELINE L.P.

## **LAY WITNESS LIST**

Pursuant to the Commission's order dated August 2, 2019, please find the names, titles, addresses, and brief descriptions of the following lay witnesses for the October 23-24, 2019 hearing:

Mrs. Mayme Baumann
 Uwchlan Township, Supervisor
 715 N Ship Road, Exton PA 19341

Respondent

610-363-9450

As Supervisor of Uwchlan Township, Mrs. Baumann will testify to the township's demographics, considerations and needs in respect to Sunoco's construction and operation of the Mariner East pipelines within the township; past and present communications and experiences with Sunoco and subsidiaries while acting in her role as Supervisor, and interactions with the community related to the Mariner East pipelines.

Dr. Emilie Lonardi, Ph.D.
 Downingtown Area School District, Superintendent
 540 Trestle Place, Downingtown PA 19335
 610-269-8460

As Superintendent of the Downingtown Area School District, Dr. Lonardi will testify to the district's demographics; considerations and needs specific to the district in respect to Sunoco's construction and operation of the Mariner East pipelines within the school district and in proximity to the district facilities; past and present communications and experiences with Sunoco and subsidiaries while acting in her role as Superintendent; communications and interactions with other local and state officials and agencies when acting in official role as Superintendent to the complainant and her children within the school district, and interactions with the community related to the Mariner East pipelines.

Mr. Thomas Mulvey
 Marsh Creek Sixth Grade Center, Principal
 489 Dorlan Mills Road, Downingtown PA 19335

610-646-0081

As Principal of the Marsh Creek Sixth Grade Center (MC6GC), Mr Mulvey will testify to school demographics; the facilities' considerations and needs in respect to Sunoco's construction and operation of the Mariner East pipelines within close proximity to the MC6GC; communications and experiences with Sunoco and subsidiaries; responsibilities related to carrying out his duties and responsibilities as Principal to the Complainant's child (who is a student) in respect to the Mariner East pipelines; concerns specific to the valve site located in close proximity to the facility, and interactions with the community related to the Mariner East pipelines.

4. Hon. Danielle Friel Otten
State Representative, 155<sup>th</sup> District
631 Pottstown Pike
Exton, PA 19341

484-200-8259

Hon. Representative Otten will testify to the considerations and needs of the complainant (a resident of her district) in respect to Sunoco's construction and operation of the Mariner East pipelines; communications and experiences with Sunoco and subsidiaries while acting in her role as Representative to the complainant; communications and interactions with other local and state agencies when acting in official role as Representative to the complainant and interactions with the community related to the Mariner East pipelines.

All testimony is expected to be consistent to content within my Complaint. In addition, as several witnesses are redundant to other parties' intended witnesses due to overlapping issues, please know that collaboration to eliminate redundant testimony will be ongoing in nature.

I anticipate the use of demonstrative exhibits to assist in my personal testimony and that of the witnesses identified above.

Respectfully,

ura Obenski, pro se August 20, 2019

## CERTIFICATE OF SERVICE

I hereby certify that on this day, August 20, 2019, I have served a true copy via electronic mail of the forgoing document upon the parties, listed below, in accordance with the requirements of 52 PA Code § 1.54 (relating to service by a party).

Thomas J. Sniscak, Esq. tjsniscak@hmslegal.com
Kevin J. McKeon, Esq. kjmckeon@hmslegal.com
Whitney E. Snyder, Esq. wesnyder@hmslegal.com

Robert D. Fox, Esq. rfox@mankogold.com Neil S. Witkes, Esq. nwitkes@mankogold.com Diana A. Silva, Esq. dsilva@mankogold.com

Michael S. Bomstein, Esq. mbomstein@gmail.com

Anthony D. Kanagy, Esquire Garrett P. Lent, Esquire akanazy@postschell.com glent@postschell.com

Rich Raiders, Esq. rich@raiderslaw.com

Vince M. Pompo, Esq.

vpompo@lambmcerlane.com
Guy. A. Donatelli, Esq

Gdonatelli@lambmcerlane.com
Alex J. Baumler, Esq.
abaumler@lambmcerlane.com

Margaret A. Morris, Esq. mmorris@regerlaw.com

Leah Rotenberg, Esq. rotenberg@mcr-attorneys.com

Mark L. Freed mlf@curtinheefner.com

Laura Obenski, *pro se*August 20, 2019

James R. Flandreau iflandreau@pfblaw.com

David J. Brooman dbrooman@highswartz.com Richard Sokorai rsokorai@highswartz.com Mark R. Fischer mfischer@highswartz.com

Thomas Casey
tcaseylegal@gmail.com
Josh Maxwell
jmaxwell@downingtown.org

Stephanie M. Wimer stwimer@pa.gov

Michael Maddren, Esq. maddrenM@co.delaware.pa.us Patricia Sons Biswanger, Esq. patbiswanger@gmail.com

James C. Dalton, Esq. jdalton@utbf.com

Melissa DiBernardino lissdibernardino@gmail.com Rebecca Britton rbrittonlegal@gmail.com

Virginia Marcille-Kerslake vkerslake@gmail.com

James J. Byrne, Esq. jjbyrne@mbmlawoffice.com Kelly S. Sullivan, Esq. ksullivan@mbmlawoffice.com