

Kevin D. Coleman

Appalachian/Michigan BU
Chevron North America Exploration & Production
Company (a Chevron U.S.A. Inc. division)
1550 Coraopolis Heights Road
PO Box 611
Moon Township, PA 15108
Tel 1 412 865-3131
Fax 1 412 262 3927

September 17, 2013

RECEIVED

kcoleman@chevron.com

Via Certified Mail

The Secretary of the Commission Pennsylvania Public Utility Commission P.O. Box 3265 Harrisburg, PA 17105-3265 SEP 18 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

In re: Application of Chevron Appalachia, LLC for approval of the installation of a water line and improvement of a roadway at the location where East Riverside Road (Luzerne Township Rd., T-305) crosses below grade of the tracks of Norfolk Southern Railroad Company, located in Luzerne Township in Fayette County.

To Whom It May Concern:

Enclosed for filing and for the Pennsylvania Public Utility Commission's approval, please find the following, in connection with the above-referenced matter:

- 1. Executed PUC Application (with exhibits); and
- 2. Executed Certificate of Service.

Please confirm receipt of this filing and provide my office with a docket number at your earliest convenience.

Please feel free to contact me directly if you have any questions or concerns related to Chevron or its operations in connection with this matter.

Sincerely.

Kevin D. Coleman

cc (w/ encls.): Norfolk & Southern Railroad Corp.

AECOM

Luzerne Township

Fayette County Board of Commissioners

BEFORE PENNSYLVANIA PUBLIC UTILITY COMMISSION

In re: Application of Chevron Appalachia, LLC for approval of the installation of a water line and improvement of a roadway at the location where East Riverside Road (Luzerne Township Road, T-305) crosses below grade of the tracks of Norfolk Southern railroad company, located in Luzerne Township in Fayette County.

Application Docket No.

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PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

To Pennsylvania Public Utility Commission:

- 1. The name and address of applicant are Chevron Appalachia, LLC ("Chevron") at 1550 Coraopolis Heights Road, 3rd Floor, P.O. Box 611, Moon Township, Pa 15108.
- 2. Kevin D. Coleman is Counsel for Chevron and has an address at 1550 Coraopolis Heights Road, 3rd Floor, P.O. Box 611, Moon Township, Pa 15108.
- 3. Chevron has drilled and intends to drill multiple oil and gas wells on properties to the east of the Monongahela River in Fayette County.
- 4. In furtherance of its oil and gas operations in this area, Chevron proposes to install a water line at the roadway at the location where East Riverside Road (aka, "T-305") crosses below grade of the tracks of Norfolk Southern Railroad Corporation, located at approximately 39° 55' 56.0", -79° 55' 54.5", located in Luzerne Township in Fayette County ("the Crossing") as shown in the attached Exhibit A "Young Waterline" which is a site plan prepared by Gateway Engineers.
- 5. The proposed line will transport water pumped from the Monongahela River to oil and gas well sites on properties. The 16" HDPE water line will require an open cut under the railroad bridge, which is more than 12 feet higher than the ground elevation. This portion of East Riverside Road right of way is un-opened and unimproved.
- 6. As part of this project, Chevron also proposes to upgrade East Riverside Road, including the portion of this road located at the Crossing. Luzerne Township has approved of these proposals and has granted Chevron a right of way for the waterline and has executed an agreement with Chevron pertaining to the upgrade of East Riverside Road. These agreements are attached hereto as Exhibits B and C and contain additional site plans prepared by Gateway Engineer relative to this proposal.
- 7. No utilities will be impacted by the above described proposals.
- 8. Chevron has shared these plans with Norfolk & Southern Railroad Corporation and has incorporated changes to the plans in response to comments that Chevron received from Norfolk & Southern Railroad Corporation regarding the plans.

- 9. Chevron will be responsible for the costs of the installation of the water line as well as its ongoing maintenance.
- 10. Chevron will be responsible for the costs of performing the road upgrade described in Exhibit D. However, as noted in Exhibit D, Luzerne Township will continue to own and be responsible for ongoing maintenance of East Riverside Road.
- 11. The installation of the water line is necessary for Chevron's oil and gas well drilling operations.

Wherefore, applicant prays your Honorable Commission to approve the application:

Date: 13 September 2013

(Signature) Grace P. Nerona, Assistant Secretary

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§ 1.36. Verification.

- (a) Applications, petitions, formal complaints, motions and answers thereto containing an averment of fact not appearing of record in the action or containing a denial of fact shall be personally verified by a party thereto or by an authorized officer of the party if a corporation or association. Verification means a signed written statement of fact supported by oath or affirmation or made subject to the penalties of 18 Pa. C.S. §4904 (relating to unsworn falsification to authorities). If verification is required, notarization is not necessary.
 - (b) The Verification form should comply substantially with the following:

VERIFICATION

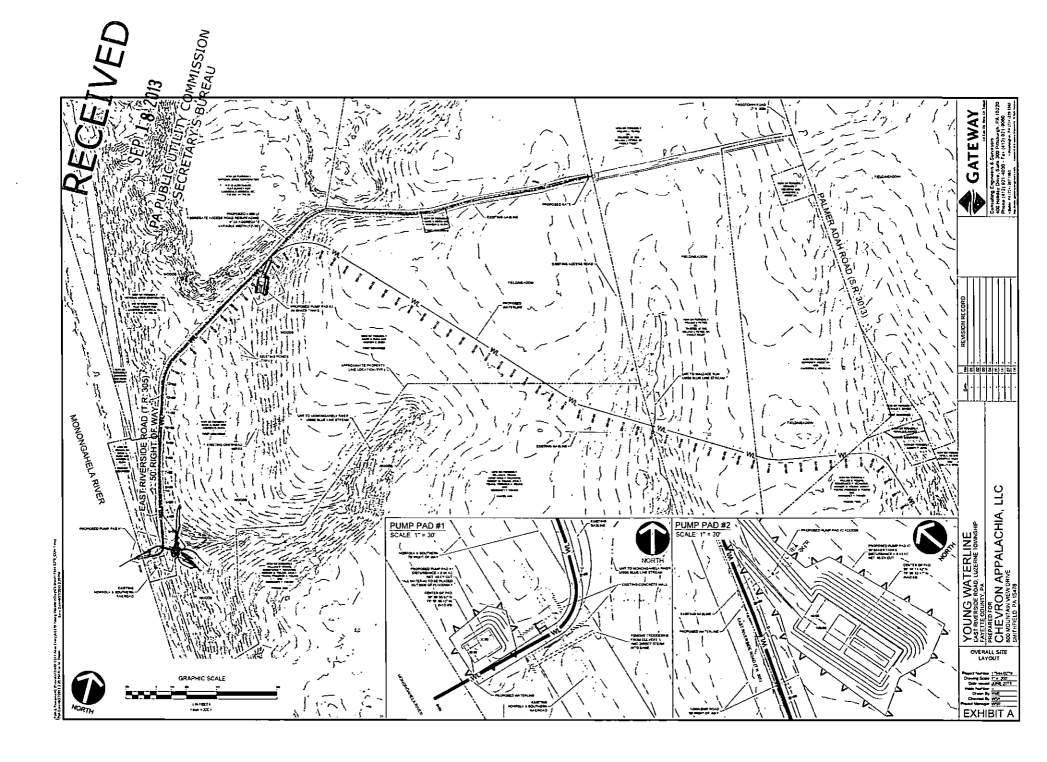
I, Grace P. Nerona, hereby state that the facts above set forth are true and correct (or are true and correct to the best of my knowledge, information and belief) and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 (relating to unsworn falsification to authorities).

Date: 13 September 2013

(Signature) Grade P. Nerona, Assistant Secretary

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RIGHT-OF-WAY AND EASEMENT AGREEMENT

PA PUBLIC UTILITY COMMISSION This RIGHT-OF-WAY AND EASEMENT AGREEMENT ("Agreement"), is made of Section #ARVISION 3rd day of July, 2013 ("Effective Date"), between LUZERNE TOWNSHIP, a second class township with a mailing address of 415 Hopewell Road, Brownsville, Pennsylvania 15417 ("Grantor") and CHEVRON APPALACHIA, LLC, a Pennsylvania limited liability company with an address at Westpointe Corporate Center One, 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108 ("Grantee").

RECITALS

A. Grantor owns that certain road in Luzerne Township, Fayette County, Commonwealth of Pennsylvania. TR 3055 (also known as East Riverside Road), bounded substantially by lands now or formerly owned as follows:

On the North by: Wellington Dev-WVDT, LLC

On the East by: Duda, Mark & Andrew

On the South by: Duda, Mark & Andrew

On the West by: Duda, Mark & Andrew and Wellington Dev-WVDT, LLC

Being the same lands described in that certain instrument recorded in Road Docket <u>Volume 11</u>, <u>Page 146</u> of the Recorder of Deeds Offices in the county and state aforementioned.

- B. Grantee desires to obtain an easement, servitude, privilege and right-of-way covering the Land on the terms and conditions set out in this Agreement.
- C. In consideration of the mutual promises set out in this Agreement, and other good and valuable consideration, the receipt and sufficiency of which is acknowledged, Grantor and Grantee agree to be bound by the terms of this Agreement.

AGREEMENT

1. GRANT. Grantor grants Grantee a right-of-way and easement ("Right-of-Way"), over, upon, under, through, and across the Land, for the purposes set out in Section 3 and subject to all of the terms and conditions set out in this Agreement. Grantor agrees not to build, construct, or create, nor permit others to build, construct, create, or use any building, structures, engineering works, or other personal property or improvements on the Land that will unreasonably interfere with the rights granted to Grantee under this Agreement. Grantor represents and warrants that he is the owner of the Land and has the right, title, and capacity to grant the Right-of-Way. This Agreement does not convey, and will not be construed as conveying, any part of the fee title to the Land or the oil and gas or other mineral rights underlying the Land. The rights granted under this Right-of-Way may be used by the employees and agents of Grantee, its contractors, subcontractors, and other Persons performing work or services in connection with Grantee's oil and gas operations in the area.

2. DEFINITIONS AND INTERPRETATIONS.

- 2.1 As used in this Agreement, these words or expressions have the following meanings:
 - (A) "Affiliate" of a Party shall mean any Person that, directly or indirectly, through one or more intermediaries, controls or is controlled by or is under common control with such Party. For purposes of this definition, "control" means ownership of fifty percent (50%) or greater of the voting interest (stock or otherwise) of such entity.
 - (B) "Agreement" has the meaning given in the introductory paragraph.
 - (C) "Claim" means any claim, liability, loss, demand, damages, Lien, cause of action of any kind, obligation, costs, fees, assessments, penalties, fines, judgment, interest and award (including recoverable legal counsel fees and costs of litigation of the Person asserting the Claim), whether arising by law, contract, tort, voluntary settlement or otherwise.
 - (D) "Effective Date" means the date defined as "Effective Date" in the introductory paragraph of this Agreement.
 - (E) "Grantee" has the meaning given in the introductory paragraph.
 - (F) "Grantor" has the meaning given in the introductory paragraph.
 - (G) "Land" has the meaning given in Recital A.
 - (H) "<u>Lien</u>" means charge, encumbrance or similar right available to creditors at law to secure debts owed to them.
 - (I) "Party" means Grantee or Grantor and "Parties" mean both of them.
 - (J) "Person" means an individual, corporation, company, state, statutory corporation, government entity or any other legal entity.
 - (K) "Right-of-Way" has the meaning given in Section 1.
 - (L) "Term" has the meaning given in Section 4.1.
- 2.2 Unless the context expressly requires otherwise, all of the following apply to the interpretation of this Agreement:
 - (A) The plural and singular words each include the other.
 - (B) The word "or" is not exclusive.
 - (C) The word "includes" and "including" are not limiting, but are terms of enlargement so other items or components are includable although not specifically expressed.

- (D) References to matters "arising" (or which "arise" or "arises") "out of this Agreement" include matters which arise in connection with this Agreement or have a causal connection with or which flow from this Agreement or which would not have arisen or occurred but for the entering into this Agreement or the performance of or failure to perform obligations under this Agreement.
- (E) The headings in this Agreement are included for convenience and do not affect the construction or interpretation of any provision of, or the rights or obligations of a Party under, this Agreement.

3. PURPOSE

- 3.1 **Purpose.** The Right-of-Way is granted for the purposes of:
 - (A)
 - (B) Laying, constructing, using, operating, inspecting, maintaining, repairing, altering, changing the size of, replacing, and/or removing pipelines and such related appurtenances, structures and facilities (including compression units, pump, fittings, tie-overs, line heaters, appliances, valve boxes, cathodic protection equipment and vents) as may be necessary or convenient for the transportation of oil, gas, water and/or any other substance, including the installation of a waterline and pump pad as shown in the attached Exhibits A through E.

(C)

- (D) Clearing trees, undergrowth, and other obstructions from the Land. Grantee is authorized to remove from the Land all trees, brush, undergrowth, debris, structures, buildings and other obstructions that in Grantee's reasonable opinion interfere with the exercise of the rights granted under this Agreement, without compensation to Grantor.
- 3.2 Access. In addition to the rights granted above, Grantor grants Grantee the right of ingress and egress to, over, upon, through and across the Land and any other adjacent lands owned by Grantor for all purposes necessary or incidental to the exercise of Grantee's rights under this Agreement.
- 4. TERM. The Right-of-Way is granted for a term ("Term") beginning when Grantee commences operations on the Land to utilize the Right-of-Way and continuing for so long thereafter as Grantee uses the Right-of-Way in connection with its oil and gas operations in the area, without cessation of more than two years.
- 5. PAYMENT. Grantee shall pay the sum of Five Dollars per linear foot (\$5.00) to the Grantor within thirty (30) days after the commencement of operations by Grantee to utilize the Right-of-Way granted hereunder.
- 6. COMPLIANCE WITH APPLICABLE LAW. During the period this Agreement is in force and effect, the Parties to this Agreement agree to comply with all applicable federal, state, tribal and local laws and with all rules, regulations and orders of all regulatory authorities having jurisdiction that may be in effect from time to time.

- 7. BREACH. If Grantee defaults in the performance of any of its obligations under this Agreement, Grantor may enforce the performance of this Agreement in any manner provided by law after providing Grantee thirty (30) days' written notice specifying the nature of the breach and providing Grantee the opportunity to cure the breach before taking any such enforcement actions. If Grantee cures or substantially cures the breach, Grantor shall take no enforcement action.
- 8. REMOVAL AND RESTORATION OF PROPERTY. All equipment, structures, facilities, and improvements installed by Grantee on the Land will remain the property of Grantee, and Grantee will have the right at any time during the term of this Agreement and for 180 days thereafter to remove same without compensation to Grantor. Upon termination of the Right-of-Way, Grantee will have the obligation to remove its above-ground equipment, structures, improvements and installations. Grantee will be under no obligation to restore the Land to the condition in which it existed prior to the Effective Date of this Agreement.
- 9. CONFLICT OF INTEREST. No director, employee, or agent of either Party will give or receive any commission, fee, rebate, gift, or entertainment of significant cost or value in connection with this Agreement. During the Term of this Agreement and for two (2) years thereafter, any representatives authorized by either Party may audit the applicable records of the other Party solely for the purpose of determining whether there has been compliance with this provision. The provisions of this section will survive termination of this Agreement.
- 10. GOVERNING LAW. This Agreement is governed by and interpreted under the laws of the Commonwealth of Pennsylvania, without regard to its choice of law rules.

11. NOTICES.

- 11.1 All notices required or permitted under this Agreement must be in writing and delivered by mail (postage prepaid) or by hand delivery to the address of the Party receiving the notice set out in the signature page to this Agreement. Notice may also be delivered by facsimile sent to the facsimile number of the receiving Party set out in the signature page to this Agreement provided that the original notice is promptly sent to the recipient by mail (postage prepaid) or by hand delivery. Notices sent by e-mail are ineffective.
- 11.2 Notices are effective when received by the recipient during the recipient's regular business hours.
- 11.3 Notices which do not comply with the requirements of this Agreement are ineffective, and do not impart actual or any other kind of notice.
- 12. THIRD PARTY RIGHTS. Except as otherwise expressly stated herein, no person who is not a Party to this Agreement has any rights under this Agreement or may enforce any provision of this Agreement.
- 13. ASSIGNMENT. The rights of either Party may be assigned in whole or in part. The terms of this Agreement will be binding upon and inure to the benefit of the Parties and their heirs, successors and assigns. No change of ownership of Grantor's rights will operate to enlarge the obligations or diminish Grantee's rights. No change in ownership of the Land will affect or bind Grantee until the purchaser furnishes to Grantee the original or certified copy of the conveying instrument.

14. GENERAL PROVISIONS

- 14.1 Prior Agreements. This Agreement comprises the complete and exclusive agreement between the Parties regarding the subject matter of this Agreement, and supersedes all oral and written communications, negotiations, representations or agreements in relation to that subject matter made or entered into before the Effective Date.
- 14.2 Amendment. This Agreement may not be amended orally or by performance. No amendment to this Agreement is effective unless made in writing and signed by authorized representatives of both Parties.
- 14.3 Waiver. A Party's failure to pursue remedies for breach of this Agreement does not constitute a waiver by that Party of any breach of this Agreement by the other Party or raise any defense against Claims against the other Party for breach of this Agreement. The waiver or failure to require the performance of any covenant or obligation contained in this Agreement or pursue remedies for breach of this Agreement does not waive a later breach of that covenant or obligation.
- 14.4 Severability. Each provision of this Agreement is severable and if any provision is determined to be invalid, unenforceable or illegal under any existing or future law by a court, arbitrator of competent jurisdiction or by operation of any applicable law, this invalidity, unenforceability or illegality does not impair the operation of or affect those portions of this Agreement that are valid, enforceable and legal, unless the deletion of such provision or provisions would result in such a material change so as to cause completion of the transactions contemplated herein to be unreasonable.
- 14.5 Survival. Despite termination of this Agreement for any reason, all provisions in this Agreement containing representations, warranties, releases and indemnities, and all provisions relating to audit, confidentiality, insurance, disclaimer of certain remedies, limitations of liability, retention and inspection of records, dispute resolution and governing law, and all causes of action which arose prior to completion or termination, survive indefinitely until, by their respective terms, they are no longer operative or are otherwise limited by an applicable statute of limitations.
- 14.6 Counterparts. This Agreement may be executed in counterparts, each of which will be deemed an original of this Agreement, and which together will constitute one and the same instrument. When executed in counterparts, no Party will be bound to this Agreement unless and until all Parties have executed and delivered to each of the other Parties an executed counterpart.
- 14.7 Authorized Representatives. Each Party represents and warrants that the Agreement has been duly executed and delivered by its authorized officer or other representative and constitutes its legal, valid and binding obligation enforceable in accordance with its terms, and no consent or approval of any other Person is required in connection with its execution, delivery, and performance of the Agreement.

The remainder of this page left intentionally blank.

The Parties have executed this Agreement in triplicate as evidenced by the following signatures of authorized representatives of the Parties:

GRANTEE:

Chevron Appalachia, LLC

GRANTOR:

Luzerne Township

Signature:

By:

Name: Marc Tate

Title: Attorney in Fact

Signature

Name: ONEGG P. DOWNER

Title: Superuison

ADDRESS FOR NOTICES:

Chevron Appalachia, LLC 800 Mountain View Drive

Smithfield, PA 15478

ADDRESS FOR NOTICES:

Luzerne Township 415 Hopewell Road Brownsville, PA 15417

Attention: Scott Kohne Attention: Greg Downer Telephone: 724-977-1380 Telephone: 724-785-5021 Facsimile: 412-865-0076 Facsimile: 724-785-7444

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INDIVIDUAL ACKNOWLEDGEMENT

COMMONWEALTH OF PENNSYLVANIA)) SS:
COUNTY OF FayeTTE)
Before me, the undersigned authority, on this day personally appeared <u>Green Downer</u> , known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he/she executed the same for the purposes and consideration therein expressed.
GIVEN UNDER MY HAND AND SEAL OF OFFICE this the 29 day of August, 2013.
My commission Expires: 10/19/2014 White Matthews Source Notary Public
COMMONWEALTH OF PENNSYLVANIA Notarial Seal William Matthew Dunn, Notary Public Moon Twp., Alleghany County My Commission Expires Oct. 19, 2014
Mamber, Pennsylvente Association of General LIMITED LIABILITY COMPANY ACKNOWLEDGEMENT
COMMONWEALTH OF PENNSYLVANIA)) SS:
COMMONWEALTH OF PENNSYLVANIA)) SS: COUNTY OF ALLEGHENY)
) SS:
On this the <u>28</u> day of <u>August</u> , 2013, before me, <u>Witham Matthen Donn</u> the undersigned authority, personally appeared Marc Tate, who acknowledged himself to be the Attorney in Fact of Chevron Appalachia, LLC a Pennsylvania limited liability company and that he as such Attorney in Fact, being authorized to do so, executed the foregoing instrument for the purposes therein contained

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SEP 18 2013

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

COMMONWEALTH OF PENNSYLVANIA

Notarial Seai William Matthew Dunn, Notary Public Moon Twp., Allegheny County My Commission Expires Oct. 19, 2014

Member. Pennsylvania Association of Notaries

ROAD CONSTRUCTION AGREEMENT

This ROAD CONSTRUCTION AGREEMENT ("Agreement") dated as of 3rd of July, 2013 (the "Effective Date") is made by and between CHEVRON APPALACHIA, LLC, a Pennsylvania limited liability company, ("Chevron") and, LUZERNE TOWNSHIP, Fayette County, Pennsylvania, a second class Township organized and existing under the laws of the Commonwealth of Pennsylvania, (hereinafter called the "Township").

RECITALS

- A. The Township Road (<u>TR# 3055</u>) known as East Riverside Road ("Township Road") is an existing public roadway with an existing <u>50 foot</u> public road right-of-way.
- B. Chevron has requested to construct certain improvements to the Township Road within the existing right of way owned by Township.
- C. Township believes the construction of these improvements by Chevron is a benefit to itself and the community.
- D. In consideration of the mutual promises in this Agreement, and other good and valuable consideration, the receipt and sufficiency of which is acknowledged, Chevron and Township (collectively, "the Parties") agree to be bound by the terms of this Agreement.

AGREEMENT

1. ROAD CONSTRUCTION

- 1.1 The Township shall allow Chevron to install the proposed upgrades to this public roadway as documented in the approved plans, drawings and details for the project titled Young Waterline, dated June 2013, (hereinafter, "the Road Construction") as prepared by Gateway Engineers, Inc., attached hereto as Exhibit "A through E".
- 1.2 The Road Construction will be completed by Chevron in accordance with the approved plans, drawings, and details and as set forth in Exhibit "A through E".
- 1.3 The Township Engineer will inspect and certify the Road Construction within the public rights-of way in accordance with the approved plans, drawings, and details.
- 1.4 Chevron shall provide Township with a construction cost estimate for all proposed improvements within the public rights of way necessary for the Road Construction in accordance with the approved plans, drawings, and details. This estimate must be reviewed and approved by the Township Engineer.

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2. RESPONSIBILITY FOR COSTS

- 2.1 Chevron shall be responsible for all reasonable costs in connection with the Road Construction. The term "costs" shall include: construction costs, engineering costs, inspection costs, and related additional maintenance and administration costs reasonably incurred by Township in connection with the Road Construction from the effective date of this Agreement until 6 months after the completion of the Road Construction.
- 2.2 Ongoing Township Responsibilities. At all times, during the Road Construction and after its completion, said road and the improvements made as a result of the Road Construction will be owned and maintained by Township. Nothing in this agreement should be construed to require Operator to perform routine maintenance or ordinary repairs on the Township Road where said maintenance or repairs are not made necessary as a result of damage proximately caused by Operator's Road Construction.
- shall terminate upon Township's acceptance of the Road Construction after the Road Construction has been completed. Upon Township's acceptance of the Road Construction, this Agreement shall be terminated and of no further force or effect and the Township shall promptly release any and all applicable surety bonds relating to this Agreement. Chevron may terminate this Agreement at any time prior to its commencement of the Road Construction. Should the Township terminate this agreement prior to the completion of the Road Construction, the Township shall reimburse Chevron for the costs it incurred as of the date of termination and all reasonable costs related to the demobilization of construction equipment as a result of the termination.

4. DISPUTE RESOLUTION AND CHOICE OF LAW.

- 4.1 Choice of Law. This Agreement shall be governed by the laws of Pennsylvania.
- 4.2 <u>Resolution of Disputes</u>. If any Dispute arises out of, or in relation to this Agreement, and if the Dispute cannot be resolved by direct negotiations, either Party must initiate mediation by giving notice to the other. If the Dispute is not resolved by mediation within sixty days from the date of the notice requiring mediation, either Party must initiate binding arbitration by giving notice to the other.
- 4.3 <u>Arbitration Proceedings</u>. The following provisions shall apply to arbitration proceedings pursuant to Section 4:
 - A. The place of arbitration will be Pennsylvania.
 - B. One arbitrator (or three arbitrators if the monetary value of the Dispute is more than US\$5,000,000) will conduct the arbitral proceedings in accordance with the International Institute for Conflict Prevention and Resolution ("CPR") Rules. To the extent of any conflicts between the Act or the CPR Rules and the provisions of this Agreement, the provisions of this Agreement shall prevail. The CPR is the appointing authority.
 - C. The Parties shall submit true copies of all documents considered relevant with their respective statement of Claim or defense, and any counterclaim or reply. Neither Party may compel the other to produce additional documents. The maximum number of witnesses each Party may call to give evidence is three witnesses of fact and one expert witness.

- D. The arbitrator(s) does not have the power to award, nor shall the arbitrator(s) award, any punitive, indirect or consequential damages (however denominated). All arbitration fees and costs shall be paid equally, regardless of which Party prevails, unless provided to the contrary in this Agreement. Each Party shall pay its own costs of legal representation and witness expenses.
- E. The arbitrator(s) must render a reasoned award in writing. The award is final and binding. The Dispute will be resolved as quickly as possible. The arbitration award must be issued within three months from completion of the hearing, or as soon as possible thereafter.

4.4 Definitions.

- A. "Claim" means any claim, liability, loss, demand, damage, Lien, cause of action of any kind, order, subpoena, obligation, cost, royalty, fee, assessment, duty, charge, penalty, fine, judgment, interest and award (including recoverable legal counsel fee and cost of litigation of the Person asserting the claim), whether arising by law, contract, tort, voluntary settlement or in any other manner.
- B. "Dispute" means any dispute or controversy arising out of this Agreement or the performance of Services, including a Claim under this Agreement and any dispute or controversy regarding the existence, construction, validity, interpretation, enforceability, termination or breach of this Agreement, whether based in contract, tort or in any other manner.
- C. "Lien" means any charge, encumbrance or similar right available to creditors at law to secure debts owed to them.

6. General Provisions:

- 6.1 <u>Counterparts</u>. This Agreement may be executed in counterparts. Facsimile copies of signatures shall constitute originals.
- 6.2. <u>Amendment</u>. No amendment to this Agreement is effective unless made in writing and signed by authorized representatives of both Parties.
- 6.3. <u>Severability</u>. Each provision of this Agreement is severable and if any provision is determined to be invalid, unenforceable or illegal under any existing or future law by a court, arbitrator of competent jurisdiction or by operation of any applicable law, this invalidity, unenforceability or illegality does not impair the operation of or affect those portions of this Agreement that are valid, enforceable and legal.
- 6.4 <u>Prior Agreements</u>. This Agreement comprises the complete and exclusive agreement between the Parties concerning the subject matter addressed herein and supersedes all oral and written communications, negotiations, representations or agreements in relation to that subject matter made or entered into before the Effective Date.

6.5 Notice.

A. All notices required or permitted under this Agreement must be in writing and delivered by mail (postage prepaid) or by hand delivery to the address of the receiving Party set out in the signature page to this Agreement. Notice may also be delivered by facsimile sent to the facsimile number of the receiving Party set out in the signature page to this Agreement provided that the

original notice is promptly sent to the recipient by mail (postage prepaid) or by hand delivery. Notices sent by email are ineffective.

- Notices are effective when received by the recipient during the recipient's regular B. business hours.
- Notices which do not comply with the requirements of this Agreement are ineffective, C. and do not impart actual or any other kind of notice.
- Further Assurances. The parties shall provide to each other such information with respect 6.6 to the transactions contemplated hereby as may be reasonably requested and shall execute and deliver to each other such further documents and take such further action as may be reasonably requested by any party to document, complete or give full effect to the terms and conditions of this agreement and to carry out their respective obligations under this Agreement.

IN WITNESS WHEREOF, the parties hereto have made and entered into this Agreement as of the date first set forth above with the intent to be legally bound.

ATTEST:

LUZERNE TOWNSHIP **BOARD OF SUPERVISORS**

ADDRESS FOR NOTICES:

WITNESS:

OPERATOR: Chevron Appalachia, LLC

Name: Marc Tate Title: Attorney-in-Fact

Date: 8/2.8/13

ADDRESS FOR NOTICES:

Attention: AMBU Legal Department Westpointe Corporate Center One 1550 Coraopolis Heights Road Moon Township, PA 15108

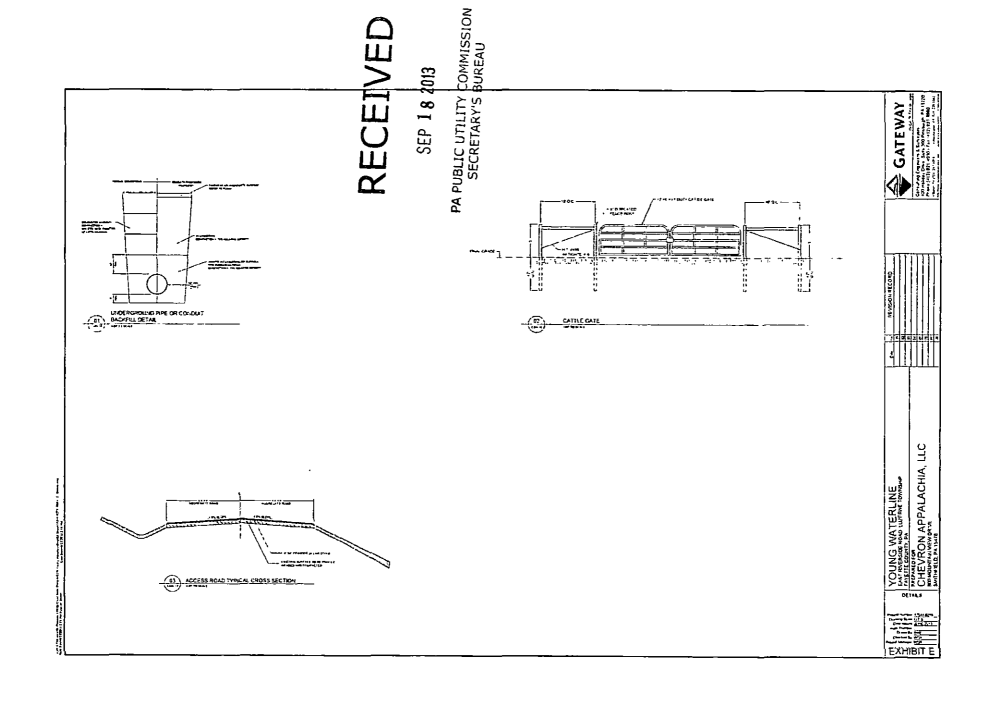
FAX: 412-262-4613

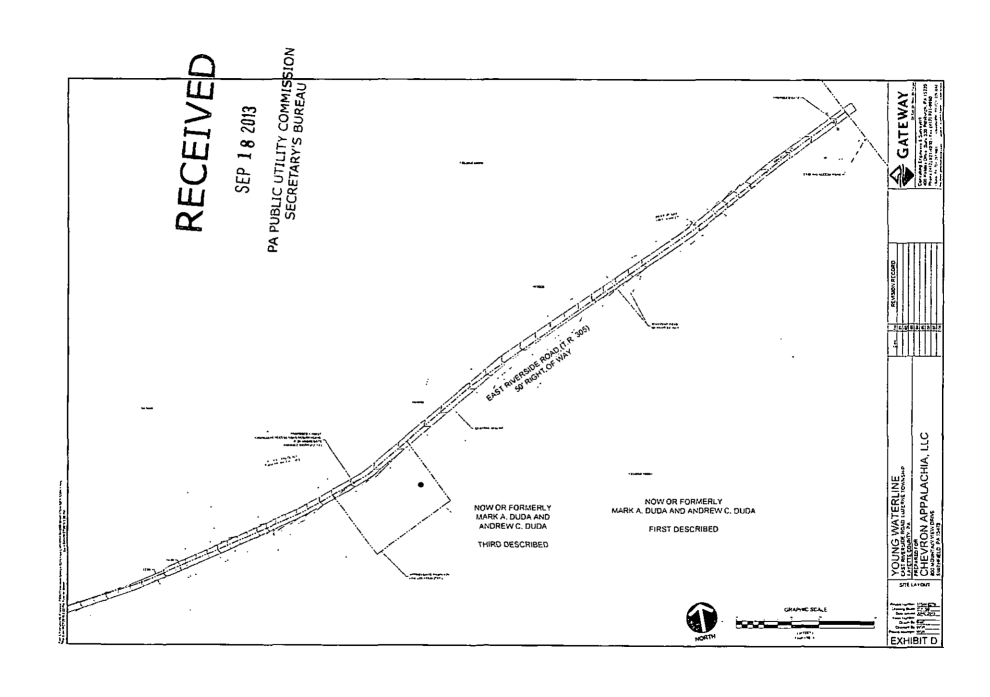
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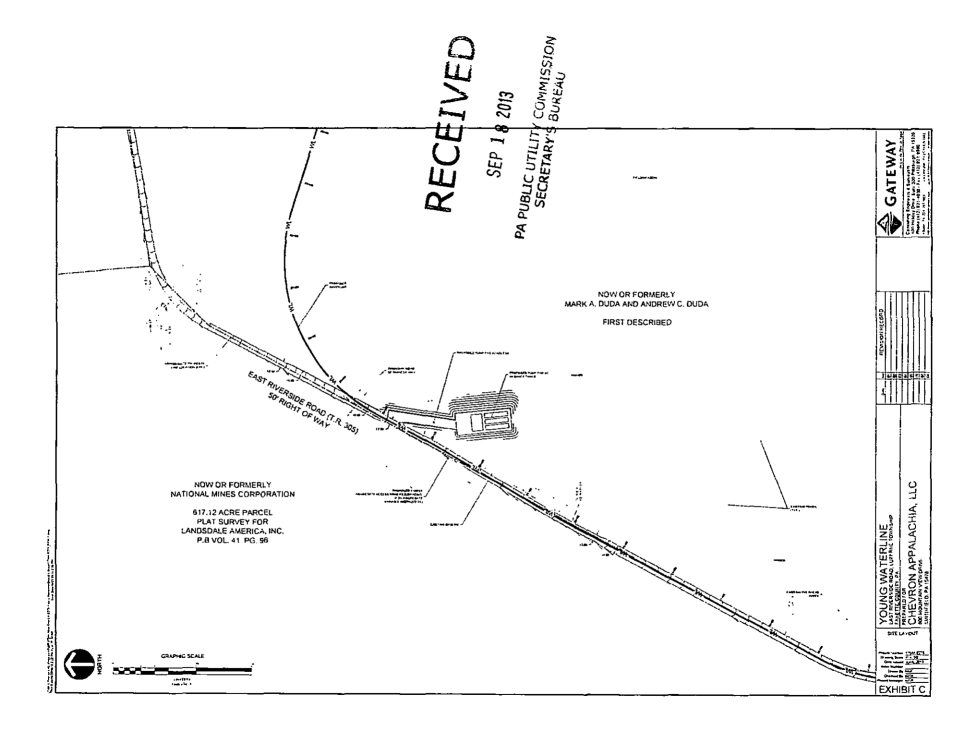
EXHIBITS A- E

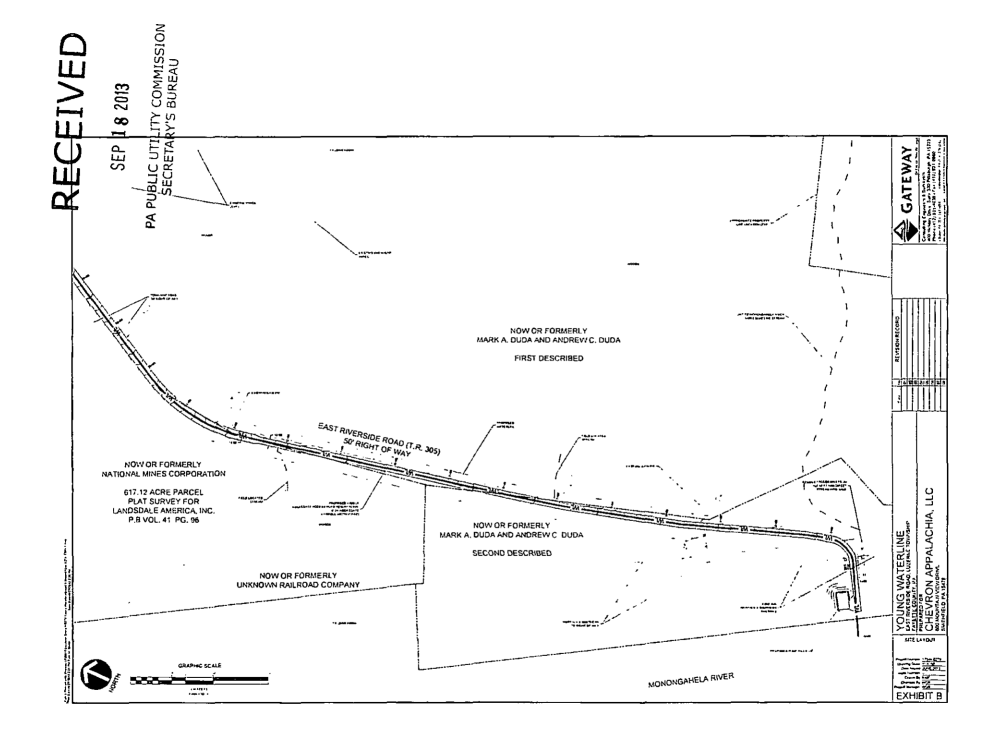
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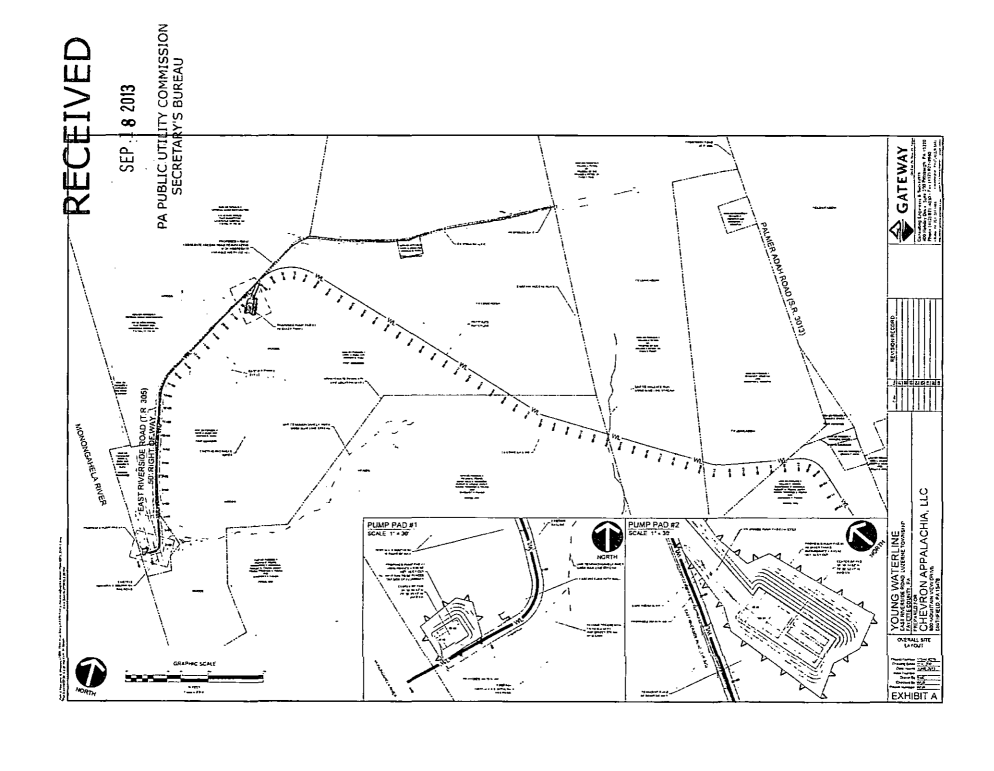
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END OF EXHIBITS A - E

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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 §1.54 (relating to service by participant).

Norfolk & Southern Railroad Corp.
Attn: Paul Sciotti
412 Holiday Dr.
Building 2
Pittsburgh, PA 15220

AECOM Attn: James McCay 1700 Market St. Suite 1600 Philadelphia, PA 19103

Fayette County Board of Commissioners
Fayette County Commissioners Office
61 East Main St.
Uniontown, PA 15401

Luzerne Township Attn: Greg Downer 415 Hopewell Rd. Brownsville, PA 15417

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SEP 18 2013

Date: 9/17/2013	Of Joh	
	Name: Kevin D. Coleman	
	Title: Counse	





Chevron North America Exploration and Production Company (a Chevron U.S.A. Inc. division) PO Box 611 Moon Township, PA 15108

ADDRESS SERVICE REQUESTED



91 7199 9991 7032 8826 4606





Chevron North America Exploration and Production Company (a division of Chevron U.S.A. Inc.) PO Box 611 Moon Township, PA 15108

> The Secretary of the Commission Pennsylvania Public Utility Commission P.O. Box 3265 Harrisburg, PA 17105-3265