



17 North Second Street
12th Floor
Harrisburg, PA 17101-1601
717-731-1970 Main
717-731-1985 Main Fax
www.postschell.com

Anthony D. Kanagy

akanagy@postschell.com
717-612-6034 Direct
717-731-1985 Direct Fax
File #: 166570

March 5, 2018

VIA ELECTRONIC FILING

Rosemary Chiavetta, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street, 2nd Floor North
P.O. Box 3265
Harrisburg, PA 17105-3265

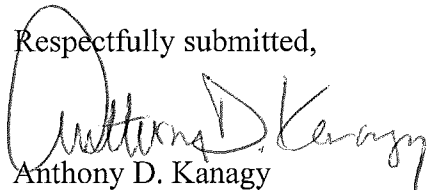
Re: Application of Transource Pennsylvania, LLC filed Pursuant to 52 Pa. Code Chapter 57, Subchapter G, for Approval of the Siting and Construction of the 230 kV Transmission Line Associated with the Independence Energy Connection-East Project in Portions of York County, Pennsylvania - Docket No. A-2017-2640195

Application of Transource Pennsylvania, LLC filed Pursuant to 52 Pa. Code Chapter 57, Subchapter G, for Approval of the Siting and Construction of the 230 kV Transmission Line Associated with the Independence Energy Connection-West Project in Portions of Franklin County, Pennsylvania - Docket No. A-2017-2640200

Dear Secretary Chiavetta:

Enclosed for filing is the Motion of Transource Pennsylvania, LLC for a Protective Order in the above-referenced proceedings. Copies will be provided as indicated on the Certificate of Service.

Respectfully submitted,



Anthony D. Kanagy

ADK/jl
Enclosures

Rosemary Chiavetta, Secretary

March 5, 2018

Page 2

cc: Honorable Elizabeth Barnes
Honorable Andrew M. Cavelli
Certificate of Service

CERTIFICATE OF SERVICE

Docket Nos. A-2017-2640195 & A-2017-2640200

I hereby certify that a true and correct copy of the foregoing has been served upon the following persons, in the manner indicated, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a participant).

VIA E-MAIL & FIRST CLASS MAIL

ANNE E ZERBE ESQUIRE
CGA LAW FIRM
135 N GEORGE ST
YORK PA 17401
*Representing Maple Lawn Farms, Inc.
Rose Tree-Blue Mountain Hunt Club, Inc.*

JOANNA A WALDRON ESQUIRE
CURTIN & HEEFNER LLP
DOYLESTOWN COMMERCE CENTER
2005 S EASTON ROAD SUITE 100
DOYLESTOWN PA 18901
STOP Transource Franklin County

TERESA HARROLD ESQUIRE
FIRSTENERGY
2800 POTTSVILLE PIKE
PO BOX 16001
READING PA 19612-6001
Representing MAIT

THOMAS J SNISCAK ESQUIRE
WHITNEY E SNYDER ESQUIRE
HAWKE MCKEON AND SNISCAK LLP
100 N TENTH STREET
HARRISBURG PA 17101
*Representing York County Planning
Commission*

JACK GARFINKLE ESQUIRE
JENNEDY S JOHNSON ESQUIRE
ROMULO L DIAZ JR ESQUIRE
EXELON BUSINESS SERVICES
2301 MARKET STREET
LEGAL DEPT S23-1
PHILADELPHIA PA 19103
Representing PECO Energy Company

PHILLIP D DEMANCHICK ESQUIRE
DAVID T EVRARD ESQUIRE
DARRYL A LAWRENCE ESQUIRE
OFFICE OF CONSUMER ADVOCATE
555 WALNUT STREET 5TH FLOOR
FORUM PLACE
HARRISBURG PA 17101

MARGARET A MORRIS ESQUIRE
REGER RIZZO & DARNALL
2929 ARCH STREET 13TH FLOOR
PHILADELPHIA PA 19104
Representing Citizens to STOP Transource

VIA FIRST CLASS MAIL

THE HONORABLE SCOTT WAGNER
SENATOR
SENATE BOX 203028
HARRISBURG PA 17120-3028

THE HONORABLE KRISTIN PHILLIPS-
HILL
PENNSYLVANIA HOUSE OF
REPRESENTATIVES
PO BOX 202093
HARRISBURG PA 17120-2093

J ROSS MCGINNIS
41 WEST MAIN STREET
FAWN GROVE PA 17321

JOHN L KENNEDY
LOUISE S KENNEDY
490 KENNEDY ROAD
AIRVILLE PA 17302

STEPHEN SNELL
544 CRESTWOOD DRIVE
RED LION PA 17356

JERRY TAYLOR
PATRICE TAYLOR
183 BUECKER RD
DELTA PA 17314

MELANIE GOSS
GREGORY GOSS
289 LEIB ROAD
NEW PARK PA 17352

SHANE TAYLOR
SHARLIE TAYLOR
KRISTI TAYLOR
118 GORAM RD
BROGUE PA 17309

BARBARA GALLAGHER
9 SCARBOROUGH FARE
STEWARTSTOWN PA 17363

ROBERT BIESTER
49 GORAM RD
BROGUE PA 17309

GLORIA WOLFE
JACK WOLFE
153 W MAPLE LAWN ROAD
NEW PARK PA 17352

JEFFREY NEUTZEL
166 HOPEWELL ROAD
NEW PARK PA 17352

BARRY SHENK
17281 DRACO ROAD
STEWARTSTOWN PA 17363

ABIGAIL ANDERSON
GREG ANDERSON
MORGAN ANDERSON
TAYLOR ANDERSON
VIRGINIA ANDERSON
ZACKERY ANDERSON
6038 TANNER LANE
STEWARTSTOWN PA 17363

MARGARET TAYLOR
109 NORRIS ROAD
DELTA PA 17314

RONA KAUFMANN
183 DUNKARD VALLEY ROAD
YORK PA 17403

CARLY MILLER
DONNA MILLER
DAVID MILLER
DYLAN MILLER
JACK MILLER
12261 WOODLAND DRIVE
FELTON PA 17322

RANDALL STEWART JR
TIFFANY PEIFFER
110 HIGH STREET
FELTON PA 17322

RANDALL STEWART
PEGGY STEWART
28 STEWART ROAD
AIRVILLE PA 17302

KAY TAYLOR
SAMUEL TAYLOR
92 W HEFFNER ROAD
BROGUE PA 17309

BRADLEY WALTERMYER
329 BARE ROAD
AIRVILLE PA 17302

STEPHEN HECNER
THERESA NORRIS
16783 DRACO ROAD
NEW PARK PA 17352

BARBARA ANDERSON
DAVID ANDERSON
56 ZIMMERMAN ROAD
AIRVILLE PA 17302

PATRICIA MILLER
1914 WOODBINE ROAD
AIRVILLE PA 17302

DAVID DOWNS
1725 WOODBINE ROAD
AIRVILLE PA 17302

WILLIAM TOMPKINS
KATHLEEN TOMPKINS
1056 MUDDY CREEK ROAD
AIRVILLE PA 17302

ANDY TAYLOR
118 WRIGHT ROAD
DELTA PA 17314

JAMES MCGINNIS JR
290 WOOLEN MILL ROAD
NEW PARK PA 17352

AUSTIN TAYLOR
372 W TELEGRAPH ROAD
AIRVILLE PA 17302

KRISTIN THOMAS
12951 WORKINGER ROAD
BROGUE PA 17309

ALAN TAYLOR
231 BUECKER ROAD
DELTA PA 17314

MATTHEW KELLER
1883 WOODBINE ROAD
AIRVILLE PA 17302

STEPHEN AND DOLORES KRICK
699 FROST HILL ROAD
AIRVILLE PA 17302

BEN HEISHMAN
341 GORAM ROAD
BROGUE PA 17309

BAILEY ANDERSON
BROOKE ANDERSON
BRYCE ANDERSON
CHRISTINE ANDERSON
GARY ANDERSON
322 MOHAWK DRIVE
RED LION PA 17356

CAROLE LONG
844 WOOLEN MILL ROAD
STEWARTSTOWN PA 17363

CHRISTINE BLOUSE
BRENTON BLOUSE
IAN BLOUSE
27 GODFREY ROAD
FELTON PA 17322

ALAN YOST
16154 LITTLE ROAD
STEWARTSTOWN PA 17363

JAKE TAYLOR
1505 WOOD BIRE ROAD
AIRVILLE PA 17302

RAYMOND R LINS
RACHEL L LINS
1017 ORCHARD ROAD
NEW PARK PA 17352

JASON WOLFE
STACEY WOLFE
3198 NEW PARK ROAD
NEW PARK PA 17352

TWIN GOOD FARMS
DAVID GOOD
68 REED ROAD
AIRVILLE PA 17302

BYRON JESS BOYD
831 NEW PARK ROAD
NEW PARK PA 17352

JOHN & CAROL HAMILTON
562 WOOLEN ROAD
STEWARTSTOWN PA 17363

HENRY & GLENDA SOMMER
2340 NEW PARK ROAD
NEW PARK PA 17352

MAPLE LAWN FARMS INC
251 E MAPLE LAWN ROAD
NEW PARK PA 17352

LAURIE DONALDSON
241 GROVE RD
STEWARTSTOWN PA 17363

KATHERINE STEWART
14 E PENNSYLVANIA AVE
YOE PA 17313

DANIEL MCELWAIN
338 MARSTELLER RD
NEW PARK PA 17352

DEREK DETTINGER
24 CHANCEFORD RD
BROGUE PA 17309

ROBERT BOWNMAN
TRISHA BOWMAN
11721 MUDDY CREEK RD
AIRVILLE PA 17302

GREGORY WILT
KRISTINA WILT
353 MARSTELLER RD
NEW PARK PA 17352

M KATHRYN JUDY
STEPHEN JUDY
93 KENNEDY RD
AIRVILLE PA 17302

WESTLEY TOMPKINS
360 HIGH ROCK RD
AIRVILLE PA 17302

BRETT TOMPKINS
245 ZION CHURCH RD
RED LION PA 17356

BARRON & JANA SHAW
445 SALT LAKE RD
FAWN GROVE PA 17321

DIANE M NEFF
586 FROSTY HILL ROAD
AIRVILLE PA 17302

ROBERT MICKEY
JOHNEVA MICKEY
224 LEIB RD
NEW PARK PA 17352

THOMAS KRELL JR
APRIL KRELL
6720 MACBETH WAY
SYKESVILLE MD 21784

GEORGE TREADWAY
2503 CRESTVIEW DR
FALLSTON MD 21047

DAN MOSER
MATT MOSER
PAMELA MOSER
ZAC MOSER
233 W MAPLE LAWN RD
NEW PARK PA 17352

HARRY PEIFFER JR
113 DAD BURNHAMS RD
PINE GROVE PA 17963

DALE SAXMAN
2443 ARNOLD RD
RED LION PA 17356

DAVID SAXMAN
2192 CRALEY RD
WINDSOR PA 17366

MELVIN SAYLOR
516 BULL RUN RD
WRIGHTSVILLE PA 17368

JESSE THOMPSON
1415 PLEASANT GROVE RD
RED LION PA 17356

JEREMIAH GOOD
2159 BANNISTER ST
YORK PA 17404

RUSSELL BURTON
8 S MAIN ST
JACOBUS PA 17407

JONATHAN HASH
1790 NEW PARK RD
NEW PARK PA 17352

KENT BLEVINS
16186 W LIBERTY RD
STEWARTSTOWN PA 17363

KELLY MUSSER
5267 SNYDER LN
YORK PA 17406

LEONARD TRAYNOR II
JUSTINE TRAYNOR
900 HICKORY HILL LN
YORK PA 17402

MICHAEL CORDELL
4219 ALTENWALD RD
WAYNESBORO PA 17268

BRANDY MILLER
333 TOMLINSON RD
AIRVILLE PA 17302

GARLAND SWEITZER
531 GOOD RD
AIRVILLE PA 17302

WILLIAM GROVE
63 W SNYDER CORNER RD
RED LION PA 17356

BLAINE HAM
615 SLAB RD
DELTA PA 17314

KENNY GROVE
278 OAKBROOK DR
FELTON PA 17322

CLETUS GOHN
DIANE GOHN
737 GOOD RD
AIRVILLE PA 17302

VIRGINIA & GINNY GIBBLE
30 SCHOOL HOUSE RD
LANCASTER PA 17603

KEVIN ELKO
640 BRIDGETON RD
FAWN GROVE PA 17321

TODD DORN
8352 BLUE BALL RD
STEWARTSTOWN PA 17363

BRIAN MCCLEARY
72 W MAPLELAWN RD
NEW PARK PA 17352

SUMMER LEDFORD
615 ALUM ROCK RD
NEW PARK PA 17352

ADDYSON CREAMERS
KATHARINE CREAMERS
JORDYN CREAMERS
WILLIAM CREAMERS
54 ARNOLD RD
NEW PARK PA 17352

NEIL AUTRY
625 ALUM ROCK RD
NEW PARK PA 17352

CHRISTINE CROWE
735 JEFFERSON LN
RED LION PA 17356

LEONARD TRAYNOR
SANDRA TRAYNOR
523 ALUM ROCK ROAD
NEW PARK PA 17352

DOUGLAS ROHRER
MARTHA ROHRER
1728 BRIDGE ROAD
LANCASTER PA 17602

DEBORAH MACKLIN
ANDREW MACKLIN
MACKLIN FARMS
518 GOOD ROAD
AIRVILLE PA 17302

HUGH MCPHERSON
2885 NEW PARK ROAD
NEW PARK PA 17352

J LAMAR ROHRER
KIRA D ROHRER
1110 VILLAGE ROAD
LANCASTER PA 17602

LYNDA MANNING
121 SALT LAKE RD
FAWN GROVE PA 17321

DAWN MARKUS
LEAH MARKUS
7641 BURKHOLDER RD
WAYNESBORO PA 17268

THOMAS L RAMSEY
PATRICIA COULSON
7189 FAIRWAY DRIVE SOUTH
FAYETTville PA 17222

LAURIE DONALDSON
241 GROVE RD
STEWARTSTOWN PA 17363

REGINA MANCUSO
14 SANIBEL LANE
CHAMBERSBURG PA 17201

WILLIAM FOGAL
ELIZABETH RENZULLI
1838 FALCON LANE
CHAMBERSBURG PA 17202

KATHLEEN KAUFFMAN
2917 ADAMS DR
CHAMBERSBURG PA 17202

LEONARD KAUFFMAN
MARY KAUFFMAN
4297 OLDE SCOTLAND RD
CHAMBERSBURG PA 17202

C STEWART MCCLEAF
WASHINGTON TOWNSHIP SUPERVISORS
13013 WELTY ROAD
WAYNESBORO PA 17268

VINCENT & NICOLE SERRA
1219 MASON DIXON ROAD
GREENCASTLE PA 17225

DANIELLE BERNECKER
1827 WOOD DUCK DR E
CHAMBERSBURG PA 17202

ERIC SCOTT BURKHOLDER
315 LEEDY WAY WEST
CHAMBERSBURG PA 17202

AARON KAUFFMAN
MELINDA KAUFFMAN
4220 OLD SCOTLAND RD
CHAMBERSBURG PA 17202

WILLA WELLER KAAL
67 SUMMER BREEZE LANE
CHAMBERSBURG PA 17202

LUWANDA MUMMA
693 FALLING SPRING RD
CHAMBERSBURG PA 17202

ROBERTA SCOTT
6239 MARSH ROAD
WAYNESBORO PA 17268

FRANCES MCDERMOTT
782 FRANKLIN SQUARE DRIVE
CHAMBERSBURG PA 17201

SPENCER PHEIL
BRECHYN CHACE
CAITLIN RAMSEY
6167 GREENBRIAR TERRACE
FAYETTEVILLE PA 17222

DONALD LEHMAN
WAYNE LEHMAN
686 MOWER RD
CHAMBERSBURG PA 17202

LOIS WHITE
1406 WALKER ROAD
CHAMBERSBURG PA 17202

CRAIG & PAGE NITTERHOUSE
1785 FALLING SPRING RD
CHAMBERSBURG PA 17202

COLBY & LEAH NITTERHOUSE
2479 NEWCOMER RD
CHAMBERSBURG PA 17202

JOSEPH & MARY ANN REBOK
37 LINOAK RD
CHAMBERSBURG PA 17202

MICHAEL CORDELL
4219 ALTENWALD RD
WAYNESBORO PA 17268

JAN & GEORGIANA HORST
826 NEW FRANKLIN RD
CHAMBERSBURG PA 17202

JUSTIN & SHARLA DUNLAP
8015 HIDDEN VALLEY LN
WAYNESBORO PA 17268

ANNE & BRENDAN FINUCANE
2760 SPRINGVIEW DRIVE
CHAMBERSBURG PA 17202

ALLEN & LORI RICE
1430 HENRY LANE
CHAMBERSBURG PA 17202

ELLEN ENGLE
MILTON ENGLE
5765 MANHEIM RD
WAYNESBORO PA 17268

ALLAN STINE
HEATHER STINE
867 CIDER PRESS ROAD
CHAMBERSBURG PA 17202

BONNIE BYERS
SUZY HUGHES
4200 DIXIE AVENUE
CHAMBERSBURG PA 17202

LAURIE VIOZZI
2723 NEWCOMER RD
CHAMBERSBURG PA 17202

KENNETH LEHMAN
1592 FAIRVIEW AVENUE
CHAMBERSBURG PA 17202

ELLEN BLACK
536 BRIAR LANE
CHAMBERSBURG PA 17202

QUINCY TOWNSHIP SUPERVISORS
7575 MENTZER GAP ROAD
WAYNESBORO PA 17268-8946

DOREEN RICE
FRED RICE
3410 CHURCH RD
CHAMBERSBURG PA 17202

KIMBERLY CALIMER
3136 CHURCH RD
CHAMBERSBURG PA 17202

ROBERTA LAWYER
8617 SHEFFIELD MANOR BLVD
WAYNESBORO PA 17268

LARRY & SUZANNE ROSS
1175 WEBLING CIRCLE
GREENCASTLE PA 17225

JAY FRECH
RUTH FRECH
5617 MANHEIM RD
WAYNESBORO PA 17268

ROY & EMMA CORDELL
4690 FETTERHOFF CHAPEL ROAD
CHAMBERSBURG PA 17202

NORMA RICKER
WALTER RICKER
3063 NEW FRANKLIN ROAD
CHAMBERSBURG PA 17202

MICHAEL KATZ
6267 CROOKED STICK LANE
FAYETTEVILLE PA 17222

WALTER PORTMANN
146 HARVEST LANE
CHAMBERSBURG PA 17202

FRED BYERS
1863 COLDSMITH RD
SHIPPENSBURG PA 17257

HAROLD & NANCY BARNES
1511 SPRINGSIDE DRIVE EAST
CHAMBERSBURG PA 17202

MARTHA BUHRMAN
3453 HERTOY LANE
FORT LOUDON PA 17224

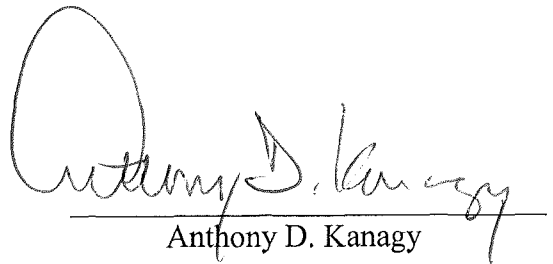
JOY BANZHOF
709 CUMBERLAND AVENUE
CHAMBERSBURG PA 17201

ROB MOWER
904 WALKER ROAD
CHAMBERSBURG PA 17202

S SUSAN MCMURTRAY
1567 SPRING SIDE DRIVE EAST
CHAMBERSBURG PA 17202-4718

DEBORAH SCHREIBER-OTT
1546 SPRING SIDE DR EAST
CHAMBERSBURG PA 17202

Date: March 5, 2018



Anthony D. Kanagy

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Application of Transource Pennsylvania, LLC :
filed Pursuant to 52 Pa. Code Chapter 57, : Docket No. A-2017-2640195
Subchapter G, for Approval of the Siting and :
Construction of the 230 kV Transmission Line :
Associated with the **Independence Energy** :
Connection-East Project in Portions of York :
County, Pennsylvania :

Application of Transource Pennsylvania, LLC :
filed Pursuant to 52 Pa. Code Chapter 57, :
Subchapter G, for Approval of the Siting and : Docket No. A-2017-2640200
Construction of the 230 kV Transmission Line :
Associated with the **Independence Energy** :
Connection-West Project in Portions of :
Franklin County, Pennsylvania :

**MOTION OF TRANSOURCE PENNSYLVANIA, LLC
FOR A PROTECTIVE ORDER**

**TO ADMINISTRATIVE LAW JUDGES
ELIZABETH H. BARNES and ANDREW M. CALVELLI:**

Transource Pennsylvania, LLC (“Transource PA”), by its counsel, hereby requests that the attached Protective Order be entered in this proceeding pursuant to the provisions of 52 Pa. Code §§ 5.362(a)7 and 5.365(a). In support thereof, Transource PA represents as follows:

1. On December 27, 2017, Transource PA filed the “Application of Transource Pennsylvania, LLC filed Pursuant to 52 Pa. Code Chapter 57, Subchapter G, for Approval of the Siting and Construction of the 230 kV Transmission Line Associated with the Independence Energy Connection-East Project in Portions of York County, Pennsylvania” (“IEC-East Siting Application”), which was docketed at Docket No. A-2017-2640195.

2. Also on December 27, 2017, Transource PA filed the “Application of Transource Pennsylvania, LLC filed Pursuant to 52 Pa. Code Chapter 57, Subchapter G, for Approval of the Siting and Construction of the 230 kV Transmission Line Associated with the Independence Energy Connection-West Project in Portions of Franklin County, Pennsylvania” (“IEC-West Siting Application”), which was docketed at Docket No. A-2017-2640200.

3. Transource PA requested that the IEC-East Siting Application and IEC-West Siting Application be consolidated for purposes of hearings, if necessary, and decision.

4. Proprietary Information within the definition of 52 Pa. Code §§ 5.362 and 5.365 may be presented or requested during the course of this consolidated proceeding, which justifies the issuance of a Protective Order. For example, parties may seek information that is customarily treated as sensitive or proprietary or that may involve Critical Energy Infrastructure Information or CEII, as defined in 18 C.F.R. § 388.113(c)(1).¹ Therefore, treatment of such information as set forth in the attached proposed Protective Order is justified because unrestricted disclosure of such information may not be in the public interest. These considerations constitute cause for restrictions specified in 52 Pa. Code §§ 5.362 and 5.365 and in Administrative Law Judge or Commission Orders granting relief pursuant to said regulation.

5. Under 52 Pa. Code § 5.365, an Administrative Law Judge or the Commission may issue a Protective Order to limit or prohibit disclosure of confidential commercial information where the potential harm to a participant would be substantial and outweighs the public’s interest in

¹ 18 C.F.R. §388.113(c)(1) defines “Critical Energy Infrastructure Information” as specific engineering, vulnerability, or detailed design information about proposed or existing critical infrastructure that: (i) Relates details about the production, generation, transportation, transmission, or distribution of energy; (ii) Could be useful to a person in planning an attack on critical infrastructure; (iii) Is exempt from mandatory disclosure under the Freedom of Information Act, 5 U.S.C. 552; and (iv) Does not simply give the general location of the critical infrastructure. Moreover, 18 C.F.R. § 388.113(c)(2) defines “Critical Infrastructure” as existing and proposed systems and assets, whether physical or virtual, the incapacity or destruction of which would negatively affect security, economic security, public health or safety, or any combination of those matters.

having access to the confidential information. In applying this standard, relevant factors to be considered include the extent to which disclosure would cause unfair economic or competitive damage; the extent to which the information may already be known by others; and the potential value of such information to the participant and the participant's competitors and trade partners. 52 Pa. Code § 5.365(a).

6. The attached Protective Order meets these standards. In paragraph 3, it defines only two categories of protected information. The first is "CONFIDENTIAL" information -- defined as materials "which are not available to the public, and which, if disclosed freely, would subject that party or its clients to risk of competitive disadvantage or other business injury." The second is "HIGHLY CONFIDENTIAL Critical Energy Infrastructure Information" -- defined by the Federal Energy Regulatory Commission as information which "could be useful to a person in planning an attack on critical infrastructure." Protecting this type of information from disclosure is appropriate. Paragraph 17 of the attached Protective Order protects against overly broad designations of protected information by giving all parties the right to "question or challenge the confidential or proprietary nature of the Proprietary Information."

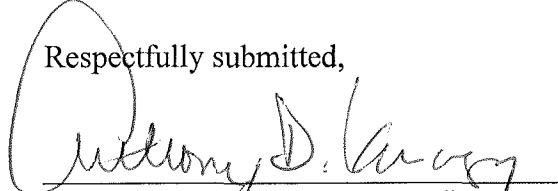
7. Limitation on the disclosure of Proprietary Information will not prejudice the rights of the participants, nor will such limitation frustrate the prompt and fair resolution of this proceeding. The proposed Protective Order balances the interests of the parties, the public, and the Commission.

8. The attached proposed Protective Order will protect the confidential information while allowing the parties to use such information for purposes of the instant litigation.

9. Transource PA has provided this proposed Motion and Protective Order to the Office of Consumer Advocate ("OCA") and the OCA does not oppose this Motion or the Protective Order.

WHEREFORE, for all the foregoing reasons, Transource Pennsylvania, LLC requests that Administrative Law Judges Elizabeth H. Barnes and Andrew M. Calvelli grant this Motion and issue the attached Protective Order.

Respectfully submitted,



Amanda Riggs Conner (District of Columbia
ID # 481740)
Hector Garcia (VA ID # 48304)
American Electric Power Service Corporation
1 Riverside Plaza, 29th Floor
Columbus, OH 43215
Phone: 614-716-3410
Fax: 614-716-1613
E-mail: arconner@aep.com
E-mail: hgarcia1@aep.com

David B. MacGregor (PA ID # 28804)
Anthony D. Kanagy (PA ID # 85522)
Post & Schell, P.C.
17 North Second Street
12th Floor
Harrisburg, PA 17101-1601
Phone: 717-731-1970
Fax: 717-731-1985
E-mail: dmacgregor@postschell.com
E-mail: akanagy@postschell.com

Date: March 5, 2018

Attorneys for Transource Pennsylvania, LLC

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Application of Transource Pennsylvania, LLC :
filed Pursuant to 52 Pa. Code Chapter 57, : Docket No. A-2017-2640195
Subchapter G, for Approval of the Siting and :
Construction of the 230 kV Transmission Line :
Associated with the **Independence Energy** :
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County, Pennsylvania :

Application of Transource Pennsylvania, LLC :
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Construction of the 230 kV Transmission Line :
Associated with the **Independence Energy** :
Connection-West Project in Portions of :
Franklin County, Pennsylvania :

PROTECTIVE ORDER

Upon consideration of the Motion for a Protective Order that was filed by Transource Pennsylvania, LLC (“Transource PA”) on March 5, 2018;

IT IS ORDERED THAT:

1. The Motion is hereby granted with respect to all materials and information identified in Paragraphs 2 and 3 below, which have been or will be filed with the Commission, produced in discovery, or otherwise presented during the above-captioned proceeding and all proceedings consolidated with it. All persons previously or hereafter granted access to the materials and information identified in Ordering Paragraph 2 of this Protective Order shall use and disclose such information only in accordance with this Protective Order.

2. The information subject to this Protective Order includes all correspondence, documents, data, information, studies, methodologies and other materials, furnished in this proceeding, which are believed by the producing party to be of a proprietary or confidential nature

and which are so designated by being stamped “**CONFIDENTIAL**” or “**HIGHLY CONFIDENTIAL – CEII – Contains Critical Energy Infrastructure Information – DO NOT RELEASE**”. Such materials will be referred to below as “Proprietary Information.” When a statement or exhibit is identified for the record, the portions thereof that constitute Proprietary Information shall be designated as such for the record.

3. This Protective Order applies to the following categories of materials: (A) the Parties may designate as “**CONFIDENTIAL**” those materials which customarily are treated by that party as sensitive or proprietary, which are not available to the public, and which, if disclosed freely, would subject that party or its clients to risk of competitive disadvantage or other business injury; and (B) the Parties may designate materials as Containing Critical Energy Infrastructure Information, as defined in 18 C.F.R. § 388.113(c)(1)¹. If the material contains Critical Energy Infrastructure Information (“**CEII**”), the Parties producing such information shall mark on each page containing information the words “**HIGHLY CONFIDENTIAL – CEII- Contains Critical Energy Infrastructure Information – DO NOT RELEASE**”.

4. (a) Proprietary Information shall be made available to a Reviewing Representative for a party, subject to the terms of this Protective Order. Such Reviewing Representative shall use or disclose the Proprietary Information only for purposes of preparing or presenting evidence, cross examination or argument in this proceeding. To the extent required for participation in this proceeding, counsel for a party may make Proprietary Information available to a Reviewing Representative subject to the conditions set forth in this Protective Order. A “Reviewing

¹ 18 C.F.R. § 388.113(c)(1) defines “Critical Energy Infrastructure Information” as specific engineering, vulnerability, or detailed design information about proposed or existing critical infrastructure that: (i) Relates details about the production, generation, transportation, transmission, or distribution of energy; (ii) Could be useful to a person in planning an attack on critical infrastructure; (iii) Is exempt from mandatory disclosure under the Freedom of Information Act, 5 U.S.C. § 552; and (iv) Does not simply give the general location of the critical infrastructure. Moreover, 18 C.F.R. § 388.113(c)(2) defines “Critical Infrastructure” as existing and proposed systems and assets, whether physical or virtual, the incapacity or destruction of which would negatively affect security, economic security, public health or safety, or any combination of those matters.

Representative” for **CONFIDENTIAL** information is a person that (a) has signed a Non-Disclosure certificate, (b) qualifies as a Reviewing Representative under Paragraph 5, and (c) is not excluded as a Restricted Person under Paragraph 8 of this Protective Order, provided however that counsel for the Office of Consumer Advocate may share **CONFIDENTIAL** information, but not **HIGHLY CONFIDENTIAL CEII**, with the Consumer Advocate without obtaining a Non-Disclosure Certificate from this individual, provided however, that this individual otherwise abides by the terms of the Stipulated Protective Agreement. A “Reviewing Representative” for **HIGHLY CONFIDENTIAL CEII** is a person that (a) has signed a Non-Disclosure Certificate, (b) qualifies as a Reviewing Representative under Paragraph 6, and (c) is not excluded as a Restricted Person under Paragraph 8 of this Protective Order.

(b) Proprietary Information produced in this proceeding shall be made available to the Commission and its Staff. For purposes of filing, to the extent that Proprietary Information is placed in the Commission’s report folders, such information shall be handled in accordance with routine Commission procedures inasmuch as the report folders are not subject to public disclosure. To the extent that Proprietary Information is placed in the Commission’s testimony or document folders, such information shall be separately bound, conspicuously marked, and accompanied by a copy of this Protective Order. Public inspection of Protected Information shall be permitted only in accordance with this Protective Order.

5. Information deemed as “**CONFIDENTIAL**”, shall be made available to a “Reviewing Representative” who is a person who has signed a Non-Disclosure Certificate and who is:
- (i) An attorney who has made an appearance in this proceeding for a party;
 - (ii) Attorneys, paralegals, and other employees associated for purposes of this case with an attorney described in Paragraph 5(i);
 - (iii) An expert or an employee of an expert retained by a party for the purpose of advising, preparing for or testifying in this proceeding;

- (iv) Employees or other representatives of a party appearing in this proceeding with significant responsibility for this docket; or
- (v) A person designated as a Reviewing Representative for purposes of Confidential Information pursuant to paragraph 11.

6. Information deemed as “**HIGHLY CONFIDENTIAL CEII**”, as defined in 18 CFR § 388.113(c)(1), may be made available for inspection and review but not copied by a “Reviewing Representative,” consistent with the parameters outlined in Paragraph 7 and who is:

- (i) An attorney who has made an appearance in this proceeding for a party;
- (ii) An attorney, paralegal, or other employee associated for purposes of this case with an attorney described in Paragraph 6(i);
- (iii) An outside expert or an employee of an outside expert retained by a party for the purposes of advising, preparing for or testifying in this proceeding; or
- (iv) A person designated as a Reviewing Representative for purposes of Critical Energy Infrastructure Information pursuant to paragraph 11.

Reviewing Representatives who gain access to “**HIGHLY CONFIDENTIAL CEII**” undertake the obligation to protect the confidentiality of CEII and undertake all other obligations resulting from having access to this confidential information, in accordance with 18 CFR 388.113(h) and PJM’s CEII process, as well as all other applicable federal and state laws and other legal rules, which are incorporated by reference herein. Any copies of CEII shall also be deemed to be HIGHLY CONFIDENTIAL CEII.

6. No Reviewing Representative (including paralegals, secretarial and clerical personnel cited in Section 12(a)) shall be permitted access to CEII in this proceeding unless the Reviewing Representative first executes the CEII Non-Disclosure Agreement in the form posted on the PJM website (available at: <http://pjm.com/library/request-access/form-ceii-request.aspx>). A copy of each Non-Disclosure Agreement shall be provided to PJM’s counsel asserting HIGHLY CONFIDENTIAL CEII prior to disclosure of any Protected Material that contains CEII to that

Reviewing Representative. The Party producing the materials shall permit other parties' counsel to take custody of Critical Energy Infrastructure Information; the information shall not be copied except that independent consultants, who are not a Restricted Person, and who are assisting counsel with the preparation or presentation of the party's case in these proceedings may make copies. All such copies shall also be marked and deemed to be Critical Energy Infrastructure Information and otherwise subject to PJM's non-disclosure requirements as set forth on PJM's website.

7. For purposes of this Protective Order, a Reviewing Representative may not be a "Restricted Person." A "Restricted Person" shall mean: (a) an officer, director, stockholder, partner, or owner of any competitor of the parties or an employee of such an entity; (b) an officer, director, stockholder, partner, or owner of any affiliate of a competitor of the parties (including any association of competitors of the parties) or an employee of such an entity; (c) an officer, director, stockholder, owner or employee of a competitor of a customer of the parties if the Proprietary Information concerns a specific, identifiable customer of the parties; (d) an officer, director, stockholder, owner or employee of an affiliate of a competitor of a customer of the parties if the Proprietary Information concerns a specific, identifiable customer of the parties; provided, however, that no expert shall be disqualified on account of being a stockholder, partner, or owner unless that expert's interest in the business would provide a significant motive for violation of the limitations of permissible use of the Proprietary Information; (e) as to "CEII," a person who is ineligible to receive CEII or otherwise is precluded in any other way by law or other legal rule from accessing this confidential information; and (f) as to Proprietary Information that would be valuable or confer an unfair advantage in negotiations and dealings with Transource PA or its representatives and agents, a person whose interests are in conflict with those of Transource PA and who could gain an unfair advantage in negotiations and dealings with Transource PA if the person were to have access to the particular Proprietary Information. For purposes of this Protective Order, stocks, partnership

or other ownership interests valued at more than \$10,000 or constituting more than a 1% interest in a business establishes a significant motive for violation.

8. If an expert for a party, another member of the expert's firm or the expert's firm generally also serves as an expert for, or as a consultant or advisor to, a Restricted Person, said expert must: (1) identify for the parties each Restricted Person and each expert or consultant; (2) make reasonable attempts to segregate those personnel assisting in the expert's participation in this proceeding from those personnel working on behalf of a Restricted Person; and (3) if segregation of such personnel is impractical the expert shall give to the producing party written assurances that the lack of segregation will in no way jeopardize the interests of the parties or their customers. The parties retain the right to challenge the adequacy of the written assurances that the parties' or their customers' interests will not be jeopardized. No other persons may have access to the Proprietary Information except as authorized by order of the Commission.

9. Proprietary Information shall be treated by the parties and by the Reviewing Representative in accordance with the certificate executed pursuant to Paragraph 12(a). Information deemed Proprietary Information shall not be used except as necessary for the conduct of this proceeding, nor shall it be disclosed in any manner to any person except a Reviewing Representative who is engaged in the conduct of this proceeding and who needs to know the information in order to carry out that person's responsibilities in this proceeding.

10. Reviewing Representatives may not use information contained in any Proprietary Information obtained through this proceeding to give any party or any competitor of any party a commercial advantage. In the event that a Party wishes to designate as a Reviewing Representative a person not described in paragraph 5(i) through (iv) or paragraph 6(i) through (iii) above, the party shall seek agreement from the party providing the Proprietary Information. If an agreement is reached, that person shall be a Reviewing Representative with respect to those materials. If no

agreement is reached, the party shall submit the disputed designation to the presiding Administrative Law Judge for resolution.

11. (a) A Reviewing Representative shall not be permitted to inspect, participate in discussions regarding, or otherwise be permitted access to Proprietary Information pursuant to this Protective Order unless that Reviewing Representative has first executed a Non-Disclosure Certificate provided that if an attorney qualified as a Reviewing Representative has executed such a certificate, the paralegals, secretarial and clerical personnel under the attorney's instruction, supervision or control need not do so except that all reviewing representatives, including paralegal, secretarial and clerical personnel will be required to execute PJM's CEII non-disclosure certificate as set forth in Paragraph 7 above and follow PJM's CEII procedures before reviewing CEII. A copy of each Non-Disclosure Certificate and/or Non-Disclosure Agreement shall be provided to counsel for the party asserting confidentiality prior to disclosure of any Proprietary Information to that Reviewing Representative.

(b) Attorneys and outside experts qualified as Reviewing Representatives are responsible for ensuring that persons under their supervision or control comply with the Protective Order.

13. The parties shall designate data or documents as constituting or containing Proprietary Information by stamping the documents "**CONFIDENTIAL**" or "**HIGHLY CONFIDENTIAL – CEII - Contains Critical Energy Infrastructure Information – DO NOT RELEASE**". Where only part of data compilations or multi-page documents constitutes or contains Proprietary Information, the parties, insofar as reasonably practicable within discovery and other time constraints imposed in this proceeding, shall designate only the specific data or pages of documents which constitute or contain Proprietary Information. The Proprietary Information shall be served upon the parties hereto only in an envelope separate from the nonproprietary materials,

and the envelope shall be conspicuously marked “**CONFIDENTIAL**” or “**HIGHLY CONFIDENTIAL - CEII- Contains Critical Energy Infrastructure Information – DO NOT RELEASE**”.

14. The party will consider and treat the Proprietary Information as within the exemptions from disclosure provided 66 Pa. C.S. § 335(d) and also exempt under the Pennsylvania Right to Know Law, Act of February 14, 2008, P.L. 6, 65 P.S. §§ 67.101-67.3104, until such time as the information is found to be non-proprietary or non-CEII.

15. Any public reference to Proprietary Information by a party or its Reviewing Representatives shall be to the title or exhibit reference in sufficient detail to permit persons with access to the Proprietary Information to understand fully the reference and not more. The Proprietary Information shall remain a part of the record, to the extent admitted, for all purposes of administrative or judicial review.

16. Part of any record of this proceeding containing Proprietary Information, including but not limited to all exhibits, writings, testimony, cross examination, argument, and responses to discovery, and including reference thereto as mentioned in paragraph 15 above, shall be sealed for all purposes, including administrative and judicial review, unless such Proprietary Information is released from the restrictions of this Protective Order, either through the agreement of the parties to this proceeding or pursuant to an order of the Commission.

17. Any Proprietary Information that is inadvertently disclosed shall be promptly returned to the producing party upon request without waiver of the “**CONFIDENTIAL**” and “**HIGHLY CONFIDENTIAL - CEII- Contains Critical Energy Infrastructure Information – DO NOT RELEASE**” designations.

18. The parties shall retain the right to question or challenge the confidential or proprietary nature of Proprietary Information and to question or challenge the admissibility of

Proprietary Information. If a party challenges the designation of a document or information as proprietary, the party providing the information retains the burden of demonstrating that the designation is appropriate.

19. Any party may, by subsequent objection or motion, seek further protection with respect to **CONFIDENTIAL** or **HIGHLY CONFIDENTIAL CEII**, including, but not limited to, total prohibition of disclosure or limitation of disclosure only to particular parties.

20. The parties shall retain the right to question or challenge the admissibility of Proprietary Information; to object to the production of Proprietary Information on any proper ground; and to refuse to produce Proprietary Information pending the adjudication of the objection.

21. Within 30 days after a Commission final order is entered in the above-captioned proceeding, or in the event of appeals, within thirty days after appeals are finally decided, all parties, upon request, shall either destroy or return to the producing party all copies of all documents and other materials not entered into the record, including notes, which contain any Proprietary Information. In the event that a party elects to destroy all copies of documents and other materials containing Proprietary Information instead of returning the copies of documents and other materials containing Proprietary Information to the producing party, that party shall certify in writing to the producing party that the Proprietary Information has been destroyed.

Dated: _____

Administrative Law Judge
Elizabeth H. Barnes

Administrative Law Judge
Andrew M. Calvelli

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

Application of Transource Pennsylvania, LLC :
filed Pursuant to 52 Pa. Code Chapter 57, : Docket No. A-2017-2640195
Subchapter G, for Approval of the Siting and :
Construction of the 230 kV Transmission Line :
Associated with the **Independence Energy** :
Connection-East Project in Portions of York :
County, Pennsylvania :

Application of Transource Pennsylvania, LLC :
filed Pursuant to 52 Pa. Code Chapter 57, : Docket No. A-2017-2640200
Subchapter G, for Approval of the Siting and :
Construction of the 230 kV Transmission Line :
Associated with the **Independence Energy** :
Connection-West Project in Portions of :
Franklin County, Pennsylvania :

TO WHOM IT MAY CONCERN:

The undersigned is the _____ of _____ (the retaining party). The undersigned has read and understands the Protective Order issued in the above captioned proceedings, which Order deals with the treatment of information designated as “**CONFIDENTIAL**” or “**HIGHLY CONFIDENTIAL - CEII - Contains Critical Energy Infrastructure Information – DO NOT RELEASE.**” The undersigned agrees to be bound by the terms of the Protective Order and to abide by it, including without limitation the requirement that any Proprietary Information shall be used or disclosed only for purposes of preparation for, and conduct of the above captioned proceedings, and any administrative or judicial review thereof, and shall not be disclosed or used for any other purposes whatsoever. The undersigned additionally certifies and agrees that Critical Energy Infrastructure Information (“CEII”) will only be used for the purpose for which it was requested; CEII may only be discussed with authorized recipients; CEII must be kept in a secure place in a manner that would prevent unauthorized access; CEII must be destroyed or returned to the party who provided it upon request; the Commission may audit the recipient's compliance with the Protective Order and the confidentiality obligations undertaken by the undersigned; CEII provided pursuant to the agreement is not subject to release under either FOIA or Sunshine Laws; the undersigned and any other recipients are obligated to protect the CEII even after a designation has lapsed until the Commission or another competent authority determines the information should no longer be designated as CEII under 18 CFR § 388.113 et seq.; the undersigned is required to promptly report all unauthorized disclosures of CEII to the Commission and the party who provided the

APPENDIX A

Proprietary Information; the undersigned will execute the CEII Non-Disclosure Agreement in the form posted on the PJM website (available at: <http://pjm.com/library/request-access/form-ceii-request.aspx>) before accessing CEII; and the undersigned undertakes all obligations resulting from gaining access to CEII as described in the Protective Order, in 18 CFR § 388.113 et seq., and under any other applicable federal or state law or legal rule.

SIGNATURE

PRINT NAME

ADDRESS

EMPLOYER

DATE: _____