Atlantic Sunrise Project – PA DEP Chapter 105 Joint Permit Application Transcontinental Gas Pipe Line Company, LLC Schuylkill County

ATTACHMENT C -1

ACT 14 NOTIFICATION LETTERS

Atlantic Sunrise Project – PA DEP Chapter 105 Joint Permit Application Transcontinental Gas Pipe Line Company, LLC Schuylkill County Attachment C - Act 14 Notification Letters

Transco has provided notification letters to all Municipalities and Counties affected by the Project; however the Project is governed by the Natural Gas Act with the Federal Energy Regulatory Commission (FERC) having exclusive jurisdiction over siting. Therefore, local zoning is preempted.



Liberty Technology Center 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

412.713.7100 PHONE 412.471.2348 FAX

www.trcsolutions.com

July 2, 2015

FEDERAL EXPRESS TRACKING (8077 7145 0243)

Schuylkill County Commissioners 401 North Second Street Pottsville, PA 17901

Re: Atlantic Sunrise Project Schuylkill County Pennsylvania Acts 14, 67, 68, 127, and 167 Notification

Dear Schuylkill County Commissioners:

In accordance with Section 1905-A of the Commonwealth Administrative Code, as amended by Act 14, written notification of proposed construction activities must be provided to all applicable municipalities and counties at least 30 days prior to the issuance of Pennsylvania Department of Environmental Protection (PADEP) permits; therefore, the purpose of this letter is to inform the Commissioners that TRC Solutions (TRC) intends to submit a Chapter 105 Water Obstruction and Encroachment Permit (Chapter 105) to the PADEP and an Erosion and Sediment Control General Permit (ESCGP-2) to the Schuylkill County Conservation District on behalf of the Transcontinental Gas Pipeline Company, LLC (Transco), a subsidiary of Williams Partners L.P. (Williams) for the above referenced Project.

Additionally, this notification serves as Act 167 notification related to Stormwater Consistency, and required by the Chapter 105 and ESCGP-2 permit applications.

Transcontinental Gas Pipe Line Company, LLC. (Transco), a subsidiary of Williams Partners L.P. (Williams), submitted an application to the Federal Energy Regulatory Commission (FERC or Commission) for a Certificate of Public Convenience and Necessity (Certificate) for the Project on March 25, 2015.

The Project is an expansion of the existing Transco natural gas transmission system that will enable Transco to provide 1.7 million dekatherms per day (MMDth/d) of incremental firm transportation of natural gas from the Marcellus Shale production areas in northern Pennsylvania to its existing market areas, extending to as far south as the Station 85 Pooling Point in Choctaw County, Alabama. The Project includes modifications to the existing Transco Mainline system to reverse the direction of flow, enabling new north-to-south capabilities (bi-directional flow) to transport this new source of natural gas to existing markets. The Project consists of the following primary components within Pennsylvania:

- 57.3 miles of new 30-inch-diameter and 125.2 miles of 42-inch-diameter greenfield pipeline;
- 2.9 miles of new 36-inch-diameter and 8.6 miles of 42-inch-diameter pipeline loops;
- Two new compressor stations;
- Additional ancillary facilities, such as mainline valves (MLVs), cathodic protection, communication facilities, and internal inspection device (e.g., pig) launchers and receivers;
- Two new meter stations and three new regulator stations with interconnecting piping;
- Additional compression and related modifications to one existing compressor stations; and
- Modification to an existing meter station for use of shared facilities with a new meter station;

If FERC issues a Certificate for the Project and Transco obtains the applicable permits and authorizations, Transco anticipates that construction of the Project will begin by July 2016 to meet an in-service date of July 1, 2017.

 Applicant
 Contact:
 Roberta Zwier

 Manager, Environmental Permitting, Atlantic-Gulf Operating Area
 2800 Post Oak Blvd., Level 6

 Houston, Texas 77056
 Houston

Section 1905A of the Commonwealth Administrative Code, as amended by Act 14, requires applicants for PA DEP permits to provide written notice to municipalities and counties where the project is located 30 days in advance of PA DEP's decision to issue or deny the permit.

Please submit any comments concerning the landuse aspects of the Chapter 105 application for portions of the Project located in your countywithin 30 days from the date of receipt of this letter to the Waterways and Wetland Program at the following address:

PADEP Northcentral Regional Office 208 West Third Street, Suite 101 Williamsport, Pennsylvania 17701-6448 (570) 327-3565

Please submit any comments concerning the landuse aspects of the Chapter 102 application for portions of the Project located in you county within 30 days from the date of receipt of this letter to the Waterways and Wetland Program, attention Mark Lonergan, at the following address:

Mark Lonergan Reading District Office 1005 Cross Roads Boulevard Reading, PA 19605 Phone: (610) 916-0100

Enclosed is the General Information Form (GIF) (Attachment A) for the permit application, a project location map (Attachment B), and a Municipal Land Use letter (Attachment C) that is to be submitted with the permit application to PADEP. In addition, per ESCGP-2 requirements, the completed ESCGP-2 Notice of Intent (NOI) is included as Attachment D.

Please complete the Municipal Land Use Letter (Attachment C) and return within 30 days of the receipt of this letter to:

Steve Crescenzo TRC Environmental Corporation 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

<u>Please do not send this letter to the PADEP</u>, as we must include it with our permit application. Should you have any questions or concerns regarding this notification, please contact John Zimmer at (978)-697-0854 or via email at <u>jzimmer@trcsolutions.com</u>.

Sincerely,

Steve Crescenzo Senior Environmental Scientist

Enclosures: PADEP GIF Form (unsigned) Project Location Map Sample Land Use Letter ESCGP-2 Notice of Intent ATTACHMENT A

PADEP GENERAL INFORMATION FORM (GIF)

ATTACHMENT B

PROJECT LOCATION MAP

ATTACHMENT C

MUNICIPAL LAND USE LETTER

I lato.	
Daic.	

To: Steven R. Crescenzo TRC Solutions 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

From: Schuylkill County

Re: Transcontinental Gas Pipeline Company, LLC Atlantic Sunrise Pipeline Schuylkill County

The municipality of states that it:

- has adopted a municipal or multi-municipal comprehensive plan. If yes, please provide date of adoption: _____
- has not adopted a municipal or multi-municipal comprehensive plan.

The County of Schuylkill states that it:

- has adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.
- has not adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.

If applicable:

The municipality of states that its zoning ordinance is generally consistent with its municipal comprehensive plan and the county comprehensive plan.

The above referenced proposed project

 $\hfill\square$ meets the provisions of the local zoning ordinance

If zoning approval is required for the project to proceed, the above referenced project:

- has received zoning approval.
- has not received zoning approval.

If the proposed project has not received zoning approval:

What is the status of the zoning request for the proposed project? (e.g., Special Exception Approval from the Zoning Hearing Board required, Conditional Use approval from the Governing Body required)

Is there a legal challenge by the applicant with regard to zoning for the proposed project?

Name and Contact Information for Municipal Zoning Officer:

Additional Comments (attach additional sheets if necessary):

Submitted By:

Name:	
Title:	
Address:	
Phone Number:	
Email:	
Signature:	
Date:	

ATTACHMENT D

ESCGP-2 NOTICE OF INTENT

SCHUYLKILL COUNTY PLANNING AND ZONING OFFICE GEOGRAPHIC INFORMATION SYSTEMS

BOARD OF COMMISSIONERS

FRANK J. STAUDENMEIER, Commissioner Chair GEORGE F. HALCOVAGE JR., Commissioner GARY J. HESS, Commissioner

Office Phone: 570.628.1415 Office Fax: 570.628.1005

COURTHOUSE 401 NORTH SECOND STREET POTTSVILLE, PA 17901-2528



Susan A. Smith

Director of Planning and GIS Phone: 570.628.1038 Email: ssmith@co.schuylkill.pa.us

Nicholas V. Maziekas Assistant Planner Phone: 570.628.1423 Email: nmaziekas@co.schuylkill.pa.us

Kyle Kehoe Zoning Officer Phone: 570.628.1416 Email: zoning@co.schuylkill.pa.us

Severine Yeneshosky Administrative Secretary Phone: 570.628.1415 Email: syeneshosky@co.schuylkill.pa.us

TO: Steve Crescenzo TRC Environmental Corporation 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

FROM: Nicholas V. Maziekas, Assistant Planner MM

DATE: 8 July 2015

SUBJECT: Atlantic Sunrise Project – Schuylkill County

The County of Schuylkill states that it has adopted a county comprehensive plan, which was adopted on February 22, 2006. The above referenced project:

Is consistent with the adopted county comprehensive plan.
Is not consistent with the adopted county comprehensive plan. Please see additional comments below.

Additional Comments:

🛛 None



Liberty Technology Center 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

412.713.7100 PHONE 412.471.2348 FAX

www.trcsolutions.com

July 2, 2015

FEDERAL EXPRESS TRACKING (8077 7145 0232)

Eldred Township Board of Supervisors 154 Ridge Road Pitman, PA 17964

Re: Atlantic Sunrise Project Eldred Township, Schuylkill County Pennsylvania Acts 14, 67, 68, 127, and 167 Notification

Dear Eldred Township Supervisors:

In accordance with Section 1905-A of the Commonwealth Administrative Code, as amended by Act 14, written notification of proposed construction activities must be provided to all applicable municipalities and counties at least 30 days prior to the issuance of Pennsylvania Department of Environmental Protection (PADEP) permits; therefore, the purpose of this letter is to inform the Supervisors that TRC Solutions (TRC) intends to submit a Chapter 105 Water Obstruction and Encroachment Permit (Chapter 105) to the PADEP and an Erosion and Sediment Control General Permit (ESCGP-2) to the Schuylkill County Conservation District on behalf of the Transcontinental Gas Pipeline Company, LLC (Transco), a subsidiary of Williams Partners L.P. (Williams) for the above referenced Project.

Additionally, this notification serves as Act 167 notification related to Stormwater Consistency, and required by the Chapter 105 and ESCGP-2 permit applications.

Transcontinental Gas Pipe Line Company, LLC. (Transco), a subsidiary of Williams Partners L.P. (Williams), submitted an application to the Federal Energy Regulatory Commission (FERC or Commission) for a Certificate of Public Convenience and Necessity (Certificate) for the Project on March 25, 2015.

The Project is an expansion of the existing Transco natural gas transmission system that will enable Transco to provide 1.7 million dekatherms per day (MMDth/d) of incremental firm transportation of natural gas from the Marcellus Shale production areas in northern Pennsylvania to its existing market areas, extending to as far south as the Station 85 Pooling Point in Choctaw County, Alabama. The Project includes modifications to the existing Transco Mainline system to reverse the direction of flow, enabling new north-to-south capabilities (bi-directional flow) to transport this new source of natural gas to existing markets. The Project consists of the following primary components within Pennsylvania:

- 57.3 miles of new 30-inch-diameter and 125.2 miles of 42-inch-diameter greenfield pipeline;
- 2.9 miles of new 36-inch-diameter and 8.6 miles of 42-inch-diameter pipeline loops;
- Two new compressor stations;
- Additional ancillary facilities, such as mainline valves (MLVs), cathodic protection, communication facilities, and internal inspection device (e.g., pig) launchers and receivers;
- Two new meter stations and three new regulator stations with interconnecting piping;
- Additional compression and related modifications to one existing compressor stations; and
- Modification to an existing meter station for use of shared facilities with a new meter station;

If FERC issues a Certificate for the Project and Transco obtains the applicable permits and authorizations, Transco anticipates that construction of the Project will begin by July 2016 to meet an in-service date of July 1, 2017.

 Applicant
 Contact:
 Roberta Zwier

 Manager, Environmental Permitting, Atlantic-Gulf Operating Area
 2800 Post Oak Blvd., Level 6

 Houston, Texas 77056
 Houston

Section 1905A of the Commonwealth Administrative Code, as amended by Act 14, requires applicants for PA DEP permits to provide written notice to municipalities and counties where the project is located 30 days in advance of PA DEP's decision to issue or deny the permit.

Please submit any comments concerning the landuse aspects of the Chapter 105 application for portions of the Project located in your township within 30 days from the date of receipt of this letter to the Waterways and Wetland Program at the following address:

PADEP Northcentral Regional Office 208 West Third Street, Suite 101 Williamsport, Pennsylvania 17701-6448 (570) 327-3565

Please submit any comments concerning the landuse aspects of the Chapter 102 application for portions of the Project located in your township within 30 days from the date of receipt of this letter to the Waterways and Wetland Program, attention Mark Lonergan, at the following address:

Mark Lonergan Reading District Office 1005 Cross Roads Boulevard Reading, PA 19605 Phone: (610) 916-0100

Enclosed is the General Information Form (GIF) (Attachment A) for the permit application, a project location map (Attachment B), and a Municipal Land Use letter (Attachment C) that is to be submitted with the permit application to PADEP. In addition, per ESCGP-2 requirements, the completed ESCGP-2 Notice of Intent (NOI) is included as Attachment D.

Please complete the Municipal Land Use Letter (Attachment C) and return within 30 days of the receipt of this letter to:

Steve Crescenzo TRC Environmental Corporation 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

<u>Please do not send this letter to the PADEP</u>, as we must include it with our permit application. Should you have any questions or concerns regarding this notification, please contact John Zimmer at (978)-697-0854 or via email at <u>jzimmer@trcsolutions.com</u>.

Sincerely,

Steve Crescenzo Senior Environmental Scientist

Enclosures: PADEP GIF Form (unsigned) Project Location Map Sample Land Use Letter ESCGP-2 Notice of Intent ATTACHMENT A

PADEP GENERAL INFORMATION FORM (GIF)

ATTACHMENT B

PROJECT LOCATION MAP

ATTACHMENT C

MUNICIPAL LAND USE LETTER

I lato.	
Daic.	

To: Steven R. Crescenzo TRC Solutions 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

From: Eldred Township, Schuylkill County

Re: Transcontinental Gas Pipeline Company, LLC Atlantic Sunrise Pipeline Eldred Township, Schuylkill County

The municipality of Eldred Township states that it:

- has adopted a municipal or multi-municipal comprehensive plan. If yes, please provide date of adoption: _____
- has not adopted a municipal or multi-municipal comprehensive plan.

The County of Schuylkill states that it:

- has adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.
- has not adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.

If applicable:

The municipality of Eldred Township states that its zoning ordinance is generally consistent with its municipal comprehensive plan and the county comprehensive plan.

The above referenced proposed project

meets the provisions of the local zoning ordinance

If zoning approval is required for the project to proceed, the above referenced project:

- has received zoning approval.
- has not received zoning approval.

If the proposed project has not received zoning approval:

What is the status of the zoning request for the proposed project? (e.g., Special Exception Approval from the Zoning Hearing Board required, Conditional Use approval from the Governing Body required)

Is there a legal challenge by the applicant with regard to zoning for the proposed project?

Name and Contact Information for Municipal Zoning Officer:

Additional Comments (attach additional sheets if necessary):

Submitted By:

Name:	
Title:	
Address:	
Phone Number:	
Email:	
Signature:	
Date:	

ATTACHMENT D

ESCGP-2 NOTICE OF INTENT



Liberty Technology Center 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

412.713.7100 PHONE 412.471.2348 FAX

www.trcsolutions.com

July 2, 2015

FEDERAL EXPRESS TRACKING (8077 7145 0221)

Frailey Township Board of Supervisors 23 Maryland Street Donaldson, PA 17981

Re: Atlantic Sunrise Project Frailey Township, Schuylkill County Pennsylvania Acts 14, 67, 68, 127, and 167 Notification

Dear Frailey Township Supervisors:

In accordance with Section 1905-A of the Commonwealth Administrative Code, as amended by Act 14, written notification of proposed construction activities must be provided to all applicable municipalities and counties at least 30 days prior to the issuance of Pennsylvania Department of Environmental Protection (PADEP) permits; therefore, the purpose of this letter is to inform the Supervisors that TRC Solutions (TRC) intends to submit a Chapter 105 Water Obstruction and Encroachment Permit (Chapter 105) to the PADEP and an Erosion and Sediment Control General Permit (ESCGP-2) to the Schuylkill County Conservation District on behalf of the Transcontinental Gas Pipeline Company, LLC (Transco), a subsidiary of Williams Partners L.P. (Williams) for the above referenced Project.

Additionally, this notification serves as Act 167 notification related to Stormwater Consistency, and required by the Chapter 105 and ESCGP-2 permit applications.

Transcontinental Gas Pipe Line Company, LLC. (Transco), a subsidiary of Williams Partners L.P. (Williams), submitted an application to the Federal Energy Regulatory Commission (FERC or Commission) for a Certificate of Public Convenience and Necessity (Certificate) for the Project on March 25, 2015.

The Project is an expansion of the existing Transco natural gas transmission system that will enable Transco to provide 1.7 million dekatherms per day (MMDth/d) of incremental firm transportation of natural gas from the Marcellus Shale production areas in northern Pennsylvania to its existing market areas, extending to as far south as the Station 85 Pooling Point in Choctaw County, Alabama. The Project includes modifications to the existing Transco Mainline system to reverse the direction of flow, enabling new north-to-south capabilities (bi-directional flow) to transport this new source of natural gas to existing markets. The Project consists of the following primary components within Pennsylvania:

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- Two new meter stations and three new regulator stations with interconnecting piping;
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If FERC issues a Certificate for the Project and Transco obtains the applicable permits and authorizations, Transco anticipates that construction of the Project will begin by July 2016 to meet an in-service date of July 1, 2017.

 Applicant
 Contact:
 Roberta Zwier

 Manager, Environmental Permitting, Atlantic-Gulf Operating Area
 2800 Post Oak Blvd., Level 6

 Houston, Texas 77056
 Houston

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Please submit any comments concerning the landuse aspects of the Chapter 105 application for portions of the Project located in your township within 30 days from the date of receipt of this letter to the Waterways and Wetland Program at the following address:

PADEP Northcentral Regional Office 208 West Third Street, Suite 101 Williamsport, Pennsylvania 17701-6448 (570) 327-3565

Please submit any comments concerning the landuse aspects of the Chapter 102 application for portions of the Project located in your township within 30 days from the date of receipt of this letter to the Waterways and Wetland Program attention Mark Lonergan, at the following address:

Mark Lonergan Reading District Office 1005 Cross Roads Boulevard Reading, PA 19605 Phone: (610) 916-0100

Enclosed is the General Information Form (GIF) (Attachment A) for the permit application, a project location map (Attachment B), and a Municipal Land Use letter (Attachment C) that is to be submitted with the permit application to PADEP. In addition, per ESCGP-2 requirements, the completed ESCGP-2 Notice of Intent (NOI) is included as Attachment D.

Please complete the Municipal Land Use Letter (Attachment C) and return within 30 days of the receipt of this letter to:

Steve Crescenzo TRC Environmental Corporation 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

<u>Please do not send this letter to the PADEP</u>, as we must include it with our permit application. Should you have any questions or concerns regarding this notification, please contact John Zimmer at (978)-697-0854 or via email at <u>jzimmer@trcsolutions.com</u>.

Sincerely,

Steve Crescenzo Senior Environmental Scientist

Enclosures: PADEP GIF Form (unsigned) Project Location Map Sample Land Use Letter ESCGP-2 Notice of Intent ATTACHMENT A

PADEP GENERAL INFORMATION FORM (GIF)

ATTACHMENT B

PROJECT LOCATION MAP

ATTACHMENT C

MUNICIPAL LAND USE LETTER

I lato.	
Daic.	

To: Steven R. Crescenzo TRC Solutions 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

From: Frailey Township, Schuylkill County

Re: Transcontinental Gas Pipeline Company, LLC Atlantic Sunrise Pipeline Frailey Township, Schuylkill County

The municipality of Frailey Township states that it:

- has adopted a municipal or multi-municipal comprehensive plan. If yes, please provide date of adoption: _____
- has not adopted a municipal or multi-municipal comprehensive plan.

The County of Schuylkill states that it:

- has adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.
- has not adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.

If applicable:

The municipality of Frailey Township states that its zoning ordinance is generally consistent with its municipal comprehensive plan and the county comprehensive plan.

The above referenced proposed project

 $\hfill\square$ meets the provisions of the local zoning ordinance

If zoning approval is required for the project to proceed, the above referenced project:

- has received zoning approval.
- has not received zoning approval.

If the proposed project has not received zoning approval:

What is the status of the zoning request for the proposed project? (e.g., Special Exception Approval from the Zoning Hearing Board required, Conditional Use approval from the Governing Body required)

Is there a legal challenge by the applicant with regard to zoning for the proposed project?

Name and Contact Information for Municipal Zoning Officer:

Additional Comments (attach additional sheets if necessary):

Submitted By:

Name:	
Title:	
Address:	
Phone Number:	
Email:	
Signature:	
Date:	

ATTACHMENT D

ESCGP-2 NOTICE OF INTENT



Liberty Technology Center 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

412.713.7100 PHONE 412.471.2348 FAX

www.trcsolutions.com

July 2, 2015

FEDERAL EXPRESS TRACKING (8077 7145 0210)

Hegins Township Board of Supervisors 421 S. Gap Street P.O. Box 630 Valley View, PA 17983

Re: Atlantic Sunrise Project Hegins Township, Schuylkill County Pennsylvania Acts 14, 67, 68, 127, and 167 Notification

Dear Hegins Township Supervisors:

In accordance with Section 1905-A of the Commonwealth Administrative Code, as amended by Act 14, written notification of proposed construction activities must be provided to all applicable municipalities and counties at least 30 days prior to the issuance of Pennsylvania Department of Environmental Protection (PADEP) permits; therefore, the purpose of this letter is to inform the Supervisors that TRC Solutions (TRC) intends to submit a Chapter 105 Water Obstruction and Encroachment Permit (Chapter 105) to the PADEP and an Erosion and Sediment Control General Permit (ESCGP-2) to the Schuylkill County Conservation District on behalf of the Transcontinental Gas Pipeline Company, LLC (Transco), a subsidiary of Williams Partners L.P. (Williams) for the above referenced Project.

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The Project is an expansion of the existing Transco natural gas transmission system that will enable Transco to provide 1.7 million dekatherms per day (MMDth/d) of incremental firm transportation of natural gas from the Marcellus Shale production areas in northern Pennsylvania to its existing market areas, extending to as far south as the Station 85 Pooling Point in Choctaw County, Alabama. The Project includes modifications to the existing Transco Mainline system to reverse the direction of flow, enabling new north-to-south capabilities (bi-directional flow) to transport this new source of natural gas to existing markets. The Project consists of the following primary components within Pennsylvania:

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- Two new meter stations and three new regulator stations with interconnecting piping;
- · Additional compression and related modifications to one existing compressor stations; and
- Modification to an existing meter station for use of shared facilities with a new meter station;

If FERC issues a Certificate for the Project and Transco obtains the applicable permits and authorizations, Transco anticipates that construction of the Project will begin by July 2016 to meet an in-service date of July 1, 2017.

Applicant Contact: Roberta Zwier Manager, Environmental Permitting, Atlantic-Gulf Operating Area 2800 Post Oak Blvd., Level 6 Houston, Texas 77056

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PADEP Northcentral Regional Office 208 West Third Street, Suite 101 Williamsport, Pennsylvania 17701-6448 (570) 327-3565

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Steve Crescenzo TRC Environmental Corporation 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

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Sincerely,

Steve Crescenzo Senior Environmental Scientist

Enclosures: PADEP GIF Form (unsigned) Project Location Map Sample Land Use Letter ESCGP-2 Notice of Intent ATTACHMENT A

PADEP GENERAL INFORMATION FORM (GIF)

ATTACHMENT B

PROJECT LOCATION MAP

ATTACHMENT C

MUNICIPAL LAND USE LETTER

Date:

To: Steven R. Crescenzo TRC Solutions 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

From: Hegins Township, Schuylkill County

Re: Transcontinental Gas Pipeline Company, LLC Atlantic Sunrise Pipeline Hegins Township, Schuylkill County

The municipality of Hegins Township states that it:

- has adopted a municipal or multi-municipal comprehensive plan. If yes, please provide date of adoption: _____
- has not adopted a municipal or multi-municipal comprehensive plan.

The County of Schuylkill states that it:

- has adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.
- has not adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.

If applicable:

The municipality of Hegins Township states that its zoning ordinance is generally consistent with its municipal comprehensive plan and the county comprehensive plan.

The above referenced proposed project

meets the provisions of the local zoning ordinance

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Name and Contact Information for Municipal Zoning Officer:

Additional Comments (attach additional sheets if necessary):

Submitted By:

Name:	
Title:	
Address:	
Phone Number:	
Email:	
Signature:	
Date:	

ATTACHMENT D

ESCGP-2 NOTICE OF INTENT



Liberty Technology Center 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

412.713.7100 PHONE 412.471.2348 FAX

www.trcsolutions.com

July 2, 2015

FEDERAL EXPRESS TRACKING (8083 5082 3395)

Pine Grove Township Board of Supervisors 175 Oak Grove Road Pine Grove, PA 17963

Re: Atlantic Sunrise Project Pine Grove Township, Schuylkill County Pennsylvania Acts 14, 67, 68, 127, and 167 Notification

Dear Pine Grove Township Supervisors:

In accordance with Section 1905-A of the Commonwealth Administrative Code, as amended by Act 14, written notification of proposed construction activities must be provided to all applicable municipalities and counties at least 30 days prior to the issuance of Pennsylvania Department of Environmental Protection (PADEP) permits; therefore, the purpose of this letter is to inform the Supervisors that TRC Solutions (TRC) intends to submit a Chapter 105 Water Obstruction and Encroachment Permit (Chapter 105) to the PADEP and an Erosion and Sediment Control General Permit (ESCGP-2) to the Schuylkill County Conservation District on behalf of the Transcontinental Gas Pipeline Company, LLC (Transco), a subsidiary of Williams Partners L.P. (Williams) for the above referenced Project.

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The Project is an expansion of the existing Transco natural gas transmission system that will enable Transco to provide 1.7 million dekatherms per day (MMDth/d) of incremental firm transportation of natural gas from the Marcellus Shale production areas in northern Pennsylvania to its existing market areas, extending to as far south as the Station 85 Pooling Point in Choctaw County, Alabama. The Project includes modifications to the existing Transco Mainline system to reverse the direction of flow, enabling new north-to-south capabilities (bi-directional flow) to transport this new source of natural gas to existing markets. The Project consists of the following primary components within Pennsylvania:

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- Two new compressor stations;
- Additional ancillary facilities, such as mainline valves (MLVs), cathodic protection, communication facilities, and internal inspection device (e.g., pig) launchers and receivers;
- Two new meter stations and three new regulator stations with interconnecting piping;
- Additional compression and related modifications to one existing compressor stations; and
- Modification to an existing meter station for use of shared facilities with a new meter station;

If FERC issues a Certificate for the Project and Transco obtains the applicable permits and authorizations, Transco anticipates that construction of the Project will begin by July 2016 to meet an in-service date of July 1, 2017.

 Applicant
 Contact:
 Roberta Zwier

 Manager, Environmental Permitting, Atlantic-Gulf Operating Area
 2800 Post Oak Blvd., Level 6

 Houston, Texas 77056
 Houston

Section 1905A of the Commonwealth Administrative Code, as amended by Act 14, requires applicants for PA DEP permits to provide written notice to municipalities and counties where the project is located 30 days in advance of PA DEP's decision to issue or deny the permit.

Please submit any comments concerning the landuse aspects of the Chapter 105 application for portions of the Project located in your township within 30 days from the date of receipt of this letter to the Waterways and Wetland Program at the following address:

PADEP Northcentral Regional Office 208 West Third Street, Suite 101 Williamsport, Pennsylvania 17701-6448 (570) 327-3565

Please submit any comments concerning the landuse aspects of the Chapter 102 application for portions of the Project located in your township within 30 days from the date of receipt of this letter to the Waterways and Wetland Program attention Mark Lonergan, at the following address:

Mark Lonergan Reading District Office 1005 Cross Roads Boulevard Reading, PA 19605 Phone: (610) 916-0100

Enclosed is the General Information Form (GIF) (Attachment A) for the permit application, a project location map (Attachment B), and a Municipal Land Use letter (Attachment C) that is to be submitted with the permit application to PADEP. In addition, per ESCGP-2 requirements, the completed ESCGP-2 Notice of Intent (NOI) is included as Attachment D.

Please complete the Municipal Land Use Letter (Attachment C) and return within 30 days of the receipt of this letter to:

Steve Crescenzo TRC Environmental Corporation 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

<u>Please do not send this letter to the PADEP</u>, as we must include it with our permit application. Should you have any questions or concerns regarding this notification, please contact John Zimmer at (978)-697-0854 or via email at <u>jzimmer@trcsolutions.com</u>.

Sincerely,

Steve Crescenzo Senior Environmental Scientist

Enclosures: PADEP GIF Form (unsigned) Project Location Map Sample Land Use Letter ESCGP-2 Notice of Intent ATTACHMENT A

PADEP GENERAL INFORMATION FORM (GIF)

ATTACHMENT B

PROJECT LOCATION MAP

ATTACHMENT C

MUNICIPAL LAND USE LETTER

Date	
Date.	

To:	Steven R. Crescenzo
	TRC Solutions
	2200 Liberty Avenue, Suite 100
	Pittsburgh, PA 15222

From: Pine Grove Township, Schuylkill County

Re: Transcontinental Gas Pipeline Company, LLC Atlantic Sunrise Pipeline Pine Grove Township, Schuylkill County

The municipality of Pine Grove Township states that it:

- has adopted a municipal or multi-municipal comprehensive plan. If yes, please provide date of adoption: _____
- has not adopted a municipal or multi-municipal comprehensive plan.

The County of Schuylkill states that it:

- has adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.
- has not adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.

If applicable:

The municipality of Pine Grove Township states that its zoning ordinance is generally consistent with its municipal comprehensive plan and the county comprehensive plan.

The above referenced proposed project

meets the provisions of the local zoning ordinance

If zoning approval is required for the project to proceed, the above referenced project:

- has received zoning approval.
- has not received zoning approval.

If the proposed project has not received zoning approval:

What is the status of the zoning request for the proposed project? (e.g., Special Exception Approval from the Zoning Hearing Board required, Conditional Use approval from the Governing Body required)

Is there a legal challenge by the applicant with regard to zoning for the proposed project?

Name and Contact Information for Municipal Zoning Officer:

Additional Comments (attach additional sheets if necessary):

Submitted By:

Name:	
Title:	
Address:	
Phone Number:	
Email:	
Signature:	
Date:	

ATTACHMENT D

ESCGP-2 NOTICE OF INTENT



Liberty Technology Center 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

412.713.7100 PHONE 412.471.2348 FAX

www.trcsolutions.com

July 2, 2015

FEDERAL EXPRESS TRACKING (8083 5082 3384)

Tremont Township Board of Supervisors 166 Molleystown Road Pine Grove, PA 17963

Re: Atlantic Sunrise Project Tremont Township, Schuylkill County Pennsylvania Acts 14, 67, 68, 127, and 167 Notification

Dear Tremont Township Supervisors:

In accordance with Section 1905-A of the Commonwealth Administrative Code, as amended by Act 14, written notification of proposed construction activities must be provided to all applicable municipalities and counties at least 30 days prior to the issuance of Pennsylvania Department of Environmental Protection (PADEP) permits; therefore, the purpose of this letter is to inform the Supervisors that TRC Solutions (TRC) intends to submit a Chapter 105 Water Obstruction and Encroachment Permit (Chapter 105) to the PADEP and an Erosion and Sediment Control General Permit (ESCGP-2) to the Schuylkill County Conservation District on behalf of the Transcontinental Gas Pipeline Company, LLC (Transco), a subsidiary of Williams Partners L.P. (Williams) for the above referenced Project.

Additionally, this notification serves as Act 167 notification related to Stormwater Consistency, and required by the Chapter 105 and ESCGP-2 permit applications.

Transcontinental Gas Pipe Line Company, LLC. (Transco), a subsidiary of Williams Partners L.P. (Williams), submitted an application to the Federal Energy Regulatory Commission (FERC or Commission) for a Certificate of Public Convenience and Necessity (Certificate) for the Project on March 25, 2015.

The Project is an expansion of the existing Transco natural gas transmission system that will enable Transco to provide 1.7 million dekatherms per day (MMDth/d) of incremental firm transportation of natural gas from the Marcellus Shale production areas in northern Pennsylvania to its existing market areas, extending to as far south as the Station 85 Pooling Point in Choctaw County, Alabama. The Project includes modifications to the existing Transco Mainline system to reverse the direction of flow, enabling new north-to-south capabilities (bi-directional flow) to transport this new source of natural gas to existing markets. The Project consists of the following primary components within Pennsylvania:

- 57.3 miles of new 30-inch-diameter and 125.2 miles of 42-inch-diameter greenfield pipeline;
- 2.9 miles of new 36-inch-diameter and 8.6 miles of 42-inch-diameter pipeline loops;
- Two new compressor stations;
- Additional ancillary facilities, such as mainline valves (MLVs), cathodic protection, communication facilities, and internal inspection device (e.g., pig) launchers and receivers;
- Two new meter stations and three new regulator stations with interconnecting piping;
- Additional compression and related modifications to one existing compressor stations; and
- Modification to an existing meter station for use of shared facilities with a new meter station;

If FERC issues a Certificate for the Project and Transco obtains the applicable permits and authorizations, Transco anticipates that construction of the Project will begin by July 2016 to meet an in-service date of July 1, 2017.

 Applicant
 Contact:
 Roberta Zwier

 Manager, Environmental Permitting, Atlantic-Gulf Operating Area
 2800 Post Oak Blvd., Level 6

 Houston, Texas 77056
 Houston

Section 1905A of the Commonwealth Administrative Code, as amended by Act 14, requires applicants for PA DEP permits to provide written notice to municipalities and counties where the project is located 30 days in advance of PA DEP's decision to issue or deny the permit.

Please submit any comments concerning the landuse aspects of the Chapter 105 application for portions of the Project located in your township within 30 days from the date of receipt of this letter to the Waterways and Wetland Program at the following address:

PADEP Northcentral Regional Office 208 West Third Street, Suite 101 Williamsport, Pennsylvania 17701-6448 (570) 327-3565

Please submit any comments concerning the landuse aspects of the Chapter 102 application for portions of the Project located in your township within 30 days from the date of receipt of this letter to the Waterways and Wetland Program attention Mark Lonergan, at the following address:

Mark Lonergan Reading District Office 1005 Cross Roads Boulevard Reading, PA 19605 Phone: (610) 916-0100

Enclosed is the General Information Form (GIF) (Attachment A) for the permit application, a project location map (Attachment B), and a Municipal Land Use letter (Attachment C) that is to be submitted with the permit application to PADEP. In addition, per ESCGP-2 requirements, the completed ESCGP-2 Notice of Intent (NOI) is included as Attachment D.

Please complete the Municipal Land Use Letter (Attachment C) and return within 30 days of the receipt of this letter to:

Steve Crescenzo TRC Environmental Corporation 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

<u>Please do not send this letter to the PADEP</u>, as we must include it with our permit application. Should you have any questions or concerns regarding this notification, please contact John Zimmer at (978)-697-0854 or via email at <u>jzimmer@trcsolutions.com</u>.

Sincerely,

Steve Crescenzo Senior Environmental Scientist

Enclosures: PADEP GIF Form (unsigned) Project Location Map Sample Land Use Letter ESCGP-2 Notice of Intent ATTACHMENT A

PADEP GENERAL INFORMATION FORM (GIF)

ATTACHMENT B

PROJECT LOCATION MAP

ATTACHMENT C

MUNICIPAL LAND USE LETTER

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To:	Steven R. Crescenzo
	TRC Solutions
	2200 Liberty Avenue, Suite 100
	Pittsburgh, PA 15222

From: Tremont Township, Schuylkill County

Re: Transcontinental Gas Pipeline Company, LLC Atlantic Sunrise Pipeline Tremont Township, Schuylkill County

The municipality of Tremont Township states that it:

- ☐ has adopted a municipal or multi-municipal comprehensive plan.
 If yes, please provide date of adoption: _____
- has not adopted a municipal or multi-municipal comprehensive plan.

The County of Schuylkill states that it:

- has adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.
- has not adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.

If applicable:

The municipality of Tremont Township states that its zoning ordinance is generally consistent with its municipal comprehensive plan and the county comprehensive plan.

The above referenced proposed project

meets the provisions of the local zoning ordinance

If zoning approval is required for the project to proceed, the above referenced project:

- has received zoning approval.
- has not received zoning approval.

If the proposed project has not received zoning approval:

What is the status of the zoning request for the proposed project? (e.g., Special Exception Approval from the Zoning Hearing Board required, Conditional Use approval from the Governing Body required)

Is there a legal challenge by the applicant with regard to zoning for the proposed project?

Name and Contact Information for Municipal Zoning Officer:

Additional Comments (attach additional sheets if necessary):

Submitted By:

Name:	
Title:	
Address:	
Phone Number:	
Email:	
Signature:	
Date:	

ATTACHMENT D

ESCGP-2 NOTICE OF INTENT



Liberty Technology Center 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

412.713.7100 PHONE 412.471.2348 FAX

www.trcsolutions.com

October 8, 2015

FEDERAL EXPRESS TRACKING (8087 1428 6606)

Porter Township Board of Supervisors 309 W. Wiconisco Street Muir, PA 17957

Re: Atlantic Sunrise Project Porter Township, Schuylkill County Pennsylvania Acts 14, 67, 68, 127, and 167 Notification

Dear Porter Township Supervisors:

In accordance with Section 1905-A of the Commonwealth Administrative Code, as amended by Act 14, written notification of proposed construction activities must be provided to all applicable municipalities and counties at least 30 days prior to the issuance of Pennsylvania Department of Environmental Protection (PADEP) permits; therefore, the purpose of this letter is to inform the Supervisors that TRC Solutions (TRC) intends to submit a Chapter 105 Water Obstruction and Encroachment Permit (Chapter 105) to the PADEP and an Erosion and Sediment Control General Permit (ESCGP-2) to the Schuylkill County Conservation District on behalf of the Transcontinental Gas Pipeline Company, LLC (Transco), a subsidiary of Williams Partners L.P. (Williams) for the above referenced Project.

Additionally, this notification serves as Act 167 notification related to Stormwater Consistency, and required by the Chapter 105 and ESCGP-2 permit applications.

Transcontinental Gas Pipe Line Company, LLC. (Transco), a subsidiary of Williams Partners L.P. (Williams), submitted an application to the Federal Energy Regulatory Commission (FERC or Commission) for a Certificate of Public Convenience and Necessity (Certificate) for the Project on March 25, 2015.

The Project is an expansion of the existing Transco natural gas transmission system that will enable Transco to provide 1.7 million dekatherms per day (MMDth/d) of incremental firm transportation of natural gas from the Marcellus Shale production areas in northern Pennsylvania to its existing market areas, extending to as far south as the Station 85 Pooling Point in Choctaw County, Alabama. The Project includes modifications to the existing Transco Mainline system to reverse the direction of flow, enabling new north-to-south capabilities (bi-directional flow) to transport this new source of natural gas to existing markets. The Project consists of the following primary components within Pennsylvania:

- 57.3 miles of new 30-inch-diameter and 125.2 miles of 42-inch-diameter greenfield pipeline;
- 2.9 miles of new 36-inch-diameter and 8.6 miles of 42-inch-diameter pipeline loops;
- Two new compressor stations;
- Additional ancillary facilities, such as mainline valves (MLVs), cathodic protection, communication facilities, and internal inspection device (e.g., pig) launchers and receivers;
- Two new meter stations and three new regulator stations with interconnecting piping;
- Additional compression and related modifications to one existing compressor stations; and
- Modification to an existing meter station for use of shared facilities with a new meter station;

If FERC issues a Certificate for the Project and Transco obtains the applicable permits and authorizations, Transco anticipates that construction of the Project will begin by July 2016 to meet an in-service date of July 1, 2017.

 Applicant
 Contact:
 Roberta Zwier

 Manager, Environmental Permitting, Atlantic-Gulf Operating Area
 2800 Post Oak Blvd., Level 6

 Houston, Texas 77056
 Houston

Section 1905A of the Commonwealth Administrative Code, as amended by Act 14, requires applicants for PA DEP permits to provide written notice to municipalities and counties where the project is located 30 days in advance of PA DEP's decision to issue or deny the permit.

Please submit any comments concerning the landuse aspects of the Chapter 105 application for portions of the Project located in your township within 30 days from the date of receipt of this letter to the Waterways and Wetland Program at the following address:

PADEP Northeast Regional Office 2 Public Square Wilkes-Barre, PA 18701-1915 Phone: (570) 826-2511

Please submit any comments concerning the landuse aspects of the Chapter 102 application for portions of the Project located in your township within 30 days from the date of receipt of this letter to the Waterways and Wetland Program attention Mark Lonergan, at the following address:

Mark Lonergan Reading District Office 1005 Cross Roads Boulevard Reading, PA 19605 Phone: (610) 916-0100

Enclosed is the General Information Form (GIF) (Attachment A) for the permit application, a project location map (Attachment B), and a Municipal Land Use letter (Attachment C) that is to be submitted with the permit application to PADEP. In addition, per ESCGP-2 requirements, the completed ESCGP-2 Notice of Intent (NOI) is included as Attachment D.

Please complete the Municipal Land Use Letter (Attachment C) and return within 30 days of the receipt of this letter to:

Steve Crescenzo TRC Environmental Corporation 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222

<u>Please do not send this letter to the PADEP</u>, as we must include it with our permit application. Should you have any questions or concerns regarding this notification, please contact John Zimmer at (978)-697-0854 or via email at <u>jzimmer@trcsolutions.com</u>.

Sincerely,

Steve Crescenzo Senior Environmental Scientist

Enclosures: PADEP GIF Form (unsigned) Project Location Map Sample Land Use Letter ESCGP-2 Notice of Intent ATTACHMENT A

PADEP GENERAL INFORMATION FORM (GIF)

ATTACHMENT B

PROJECT LOCATION MAP

ATTACHMENT C

MUNICIPAL LAND USE LETTER

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- To: Steven R. Crescenzo TRC Solutions 2200 Liberty Avenue, Suite 100 Pittsburgh, PA 15222
- From: Porter Township, Schuylkill County
- Re: Transcontinental Gas Pipeline Company, LLC Atlantic Sunrise Pipeline Porter Township, Schuylkill County

The municipality of Porter Township states that it:

- has adopted a municipal or multi-municipal comprehensive plan. If yes, please provide date of adoption: _____
- has not adopted a municipal or multi-municipal comprehensive plan.

The County of Schuylkill states that it:

- has adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.
- has not adopted a county zoning ordinance, or a municipal or joint-municipal zoning ordinance.

If applicable:

The municipality of Porter Township states that its zoning ordinance is generally consistent with its municipal comprehensive plan and the county comprehensive plan.

The above referenced proposed project

 $\hfill\square$ meets the provisions of the local zoning ordinance

If zoning approval is required for the project to proceed, the above referenced project:

- has received zoning approval.
- has not received zoning approval.

If the proposed project has not received zoning approval:

What is the status of the zoning request for the proposed project? (e.g., Special Exception Approval from the Zoning Hearing Board required, Conditional Use approval from the Governing Body required)

Is there a legal challenge by the applicant with regard to zoning for the proposed project?

Name and Contact Information for Municipal Zoning Officer:

Additional Comments (attach additional sheets if necessary):

Submitted By:

Name:	
Title:	
Address:	
Phone Number:	
Email:	
Signature:	
Date:	

ATTACHMENT D

ESCGP-2 NOTICE OF INTENT