

March 22, 2019

Mr. Matthew Gordon Sunoco Pipeline, L.P. 535 Fritztown Road Sinking Spring, Pennsylvania 19608

Re: Hydrogeological HDD Re-Evaluation Report

Waltonville Rd. 16" Horizontal Directional Drill Location (S3-0080-16)

Permit No. E22-617

Derry Township, Dauphin County

Dear Mr. Gordon:

The Pennsylvania Department of Environmental Protection (DEP) is requesting more information from Sunoco Pipeline, L.P. (SPLP) related to the HDD Re-Evaluation for the Waltonville Rd. site, HDD# S3-0080-16 and permitted under Permit E22-617, posted on the DEP Mariner East II pipeline portal webpage on February 19, 2019.

1. As required by Paragraph 4. and 5. of the Environmental Hearing Board's August 10, 2017 Corrected Stipulated Order, SPLP failed to fully utilize information gathered during the HDD of the 20-inch bore as part of the HDD Re-evaluation for the 16-inch pipeline. Please gather geologic and drilling information collected by various site personnel during the 20-inch bore that can be used to provide a summary confirmation of the geology at the site.

This information should then be used to further describe why the chosen bore path for the 16-inch pipeline was determined and how such information has been used to minimize the potential for IR's to occur and as part of the discussion of construction alternatives, including why HDD activity is still the preferred and chosen methodology for pipeline construction at this location. Within the construction alternatives analysis, please provide an evaluation and discussion of other trenchless methodologies and why they are not a feasible alternative to HDD.

2. Relating to the Analysis of well production zones and use of information obtained during construction of the 20-inch pipeline:

The re-evaluation fails to include evaluation of the information and data collected during preconstruction and during-construction water supply sampling that appears to have been conducted for private water supplies within 450 feet of the HDD.

Any private or public water supply data obtained within 450 feet or otherwise obtained in the vicinity of the 20-inch or proposed 16-inch HDD should be used and discussed as part of this HDD re-evaluation. This data should include but not be limited to any applicable water supply sampling data and any water supply complaints that SPLP may have obtained and

received for water supplies within 450 of the HDD or within the general vicinity during construction of the 20-inch pipeline. The results of the SPLP's water supply sampling program, investigation, disposition of a complaint, and any correlation or non-correlation to SPLP's construction activities should be evaluated and discussed in the HDD re-evaluation report and used to demonstrate that the proposed 16-inch HDD activity will minimize the potential for IR's and impacts to water supplies. Please revise the re-evaluation report to include this information.

Upon receipt, DEP will post SPLP's response to this letter on the DEP pipeline portal webpage for public comment. The public will have 5 additional business days from the date of posting on the website to provide DEP any additional comment.

If you have any questions or would like to discuss this letter, please contact me at scwilliams@pa.gov or 717.705.4799.

Sincerely

Scott R. Williamson Program Manager

Waterways & Wetlands Program

cc: Larry Gremminger, Energy Transfer Partners/Sunoco Pipeline, L.P. (pdf copy)

Monica Styles, Sunoco Pipeline, L.P. (pdf copy)

Doug Hess, P.G., Skelly and Loy

Rich Snyder, Dauphin County Conservation District (pdf copy)