Sunoco Pipeline, L.P. Environmental Compliance History in Pennsylvania for the Past 5 Years

Suite	CO Pipeline, L.P. Environ	mental Compliance History	Pelilisylvallia for the	rasi s rears				
Year	Received Date	Facility	Operations Unit	Regulating Agency	Type of Violation	Media	Brief Summary of Claim	Status
2010	4/5/2010 15:31	Twin Oaks Pump Station	Regions 1, 2 & 3 Pipeline	U.S. Coast Guard (USCG)	FOV	Spill	pipeline release	Closed
2010	5/3/2010 11:40	Twin Oaks Pump Station	Regions 1, 2 & 3 Pipeline	PADEP	FOV	Spill	pipeline release	Closed
2010	7/20/2010. NOV issued Sept 2010	Darby Creek	Regions 1, 2 & 3 Pipeline	DELCORA	NOV	Water Quality	oil & grease exceedance.	Closed
2010	9/10/2010	Pipeline (Region 3)	Regions 1, 2 & 3 Pipeline	PA Fish and Boat	FOV	Spill	pipeline release	Closed
2011	9/9/2011	Fort Mifflin Terminal	Regions 1, 2 & 3 Pipeline	PADEP	NOV	Storage Tanks	insulation of the tank was not tight enough and cracking in the foundation	Closed
2011	9/27/2011	Marcus Hook Tank Farm (MHTF)	Regions 1, 2 & 3 Pipeline	PADEP	NOV	Spill	pipeline release	Closed
2011	11/18/2011	MHTF	Regions 1, 2 & 3 Pipeline	PADEP	FOV	Spill	pipeline release	Closed
2011	9/10/2010	Pipeline (Region 3)	Regions 1, 2 & 3 Pipeline		Previously Taken FOV	Spill	pipeline release	Closed
2012	2/3/2012	MHTF			FOV	Spill	pipeline release	Closed
2012	3/16/2012	Darby Creek		DELCORA	NOV	Water	failure to submit a timely Self Monitoring Report of Annual Samples in accordance with permit.	Closed
2012	8/8/2012	Darby Creek		DELCORA	NOV	Water	phenol exceedance	Closed
2012	11/28/2012	Darby Creek		DELCORA	NOV	Water	phenol exceedance	Closed
2012	4/24/2012	Fort Mifflin		PADEP	NOV	Tanks	OOS tank needed repairs prior to return to service.	Closed
2012	12/20/2012	Icedale		PADEP	NOV	Air	late submittal SMOP Air Permit Renewal	Closed
2013	5/20/2013	Twin Oaks Pump Station		PADEP	FOV	Spill	pump station release	Cllosed
2013	12/20/1013	Pipeline (Reion 2)		PADEP	NOV	Spill	pipeline release	Closed
2014	1/24/2014	Fort Miifflin		PADEP	NOV	Spill	pipeline release	Closed
2014	7/2/2014	Pipeline (Region 2)		PADEP	NOV	Wetland	improper wetland delineation	Closed
2014	7/16/2014	Pipeline (Region 2)		PADEP	NOV	Wetland	improper wetland delineation	Colsed
2014	7/18/2014	Pipeline (Region 2)		PADEP	NOV	Wetland	improper wetland delineation	Colsed
2014	8/26/2014	Darby Creek		DELCORA	NOV	Water	phenol exceedance	Closed
2014	11/1/2014	Mariner East		PAFBC	FOV	IRTS	bentonite release	Closed
2014	11/14/2015	Fort Mifflin		PADEP	NOV	Tanks	OOS tank needed repair prior to return to service.	Closed
2015	2/5/2015	Darby Creek		DELCORA	NOV	Water	ammonia exceedence	Closed
2015	2/23/2015	Darby Creek		DELCORA	NOV	Water	ammonia exceedence	Closed
		Mariner East		PADEP	FOV	IRTS	bentonite release	Closed
2016	2/3/2016	Pipeline (Region 2)		PADEP	NOV	Water	odor and sheen complaint during 3rd party foreign line installation	Closed



218 Donohoe Road Greensburg, PA 15601 Phone: 724-837-5271

Fax: 724-837-4127 www.wcdpa.com

September 27, 2016

Matthew Gordon, Sunoco Pipeline, LP & David Bell, Precision Pipeline, LLC 535 Fritztown Road 3314 56th Street

535 Fritztown Road Sinking Spring, PA 10608

Eau Claire, WI 54703

5 mm, 5 pm, 5, 111 10000

Notice of Termination Approval Letter

Mariner East Pipeline Project-50 miles between Houston, PA to Delmont, PA

Permit #ESG6513806(2)

Chartiers, N. Strabane; Nottingham; Forward, Elizabeth, Jeannette, Murrysville, Penn,

Rostraver, Salem, Sewickley and South Huntingdon Townships Washington County, Allegheny County and Westmoreland County

Dear Applicants:

Re:

The Westmoreland Conservation District received a Notice of Termination form for the above referenced project as required in accordance with 25 Pa. Code § 102.7. A final site inspection was conducted of the project site on May 6, 2016-Westmoreland Co.; July 29, 2016-Allegheny County; August 26, 2016-Washington Co. and a copy of the Earth Disturbance Inspection Report form is attached to this letter. The site inspection found that the earth disturbance activities authorized by the Erosion and Sediment Control and Stormwater Management Associated With Oil and Gas Exploration, Production, Processing, or Treatment Operations or Transmission Facilities (ESCGP2) have been concluded; the site has been stabilized in accordance with the requirements of 25 Pa. Code § 102.22(a)(2) (related to permanent stabilization); Post Construction Stormwater BMPs have been installed or the site restoration or reclamation is complete; and temporary erosion and sediment control BMPs have been removed.

Your permit for stormwater discharges associated with construction activities is hereby terminated effective the date of this letter. Please note that the responsible person(s) identified in Appendix B of the Notice of Termination are now responsible for the long term operation and maintenance of the Post Construction Stormwater Management BMPs installed as part of the approved permit.

If you have additional questions, please contact me at 724-837-5271.

Sincerely,

Chris Droste

Phriatoph & Orrost

Senior Erosion Control Specialist

cc:

Robert Simcik, Tetra Tech

Matt Gordon/Jon Burgess-Allegheny Co. Conservation District

Matt Golden-Washington Co. Conservation District

KF

Attachment: Earth Disturbance Inspection Report Form

PA ESGLS 13806(2)

NOTICE OF TERMINATION FOR A GENERAL OR INDIVIDUAL NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM PERMIT FOR STORMWATER DISCHARGES ASSOCIATED WITH CONSTRUCTION ACTIVITIES

- OR -

AN EROSION AND SEDIMENT CONTROL PERMIT

AN EROSION AND SEDIMENT CONTROL GENERAL PERMIT FOR EARTH DISTURBANCE ASSOCIATED WITH OIL AND GAS EXPLORATION, PRODUCTION, PROCESSING OR TREATMENT OPERATIONS OR TRANSMISSION FACILITIES

Regulatory Requirement: This form serves to fulfill the obligations referenced in 25 PA Code §102.7 (related to Permit Termination).

Applicability: A permittee or co-permittee presently covered under an Individual National Pollutant Discharge Elimination System (NPDES) Permit for Stormwater Discharges Associated with Construction Activities, the General NPDES Permit for Stormwater Discharges Associated with Construction Activities (PAG-02), an Erosion and Sediment Control Permit (ESCP), or an Erosion and Sediment Control General Permit for Earth Disturbance Associated with Oil and Gas Exploration, Production, Processing, or Treatment Operations or Transmission Facilities (ESCGP) shall submit this Notice of Termination (NOT) form to the Department of Environmental Protection (Department) or conservation district for permits submitted after November 19, 2010.

Per 25 PA Code §102.7, the NOT form is to be submitted once the following have been achieved: permanent stabilization, per 25 PA Code §102.22(a)(2), of earth disturbance activities; removal of all erosion and sediment control best management practices (BMPs) per the approved Erosion and Sediment Control Plan; and, implementation of post construction stormwater management (PCSM) BMPs per the approved PCSM Plan or site restoration/reclamation via the approved Reclamation/Restoration Plan.

A copy of the project's record drawings/as-builts shall be attached to this NOT. The permittee shall retain a copy of the record drawings/as-builts and shall also provide a copy, as part of the approved PCSM Plan, to the person(s) identified in Appendix B, as being responsible for the long-term operation and maintenance of the PCSM BMP(s). Additional copies of this NOT and record drawings/as-builts shall also be provided to the local municipality.

1.	PERMIT INFORMATION:	
	Permit No.: 6513806	
2.	EARTH DISTURBANCE SITE LOCATION:	
	Facility/Development Name: Mariner East Pipeline Project	
	Address: 50 Miles between Houston, PA to Delmont, PA	
	Municipality: Charitiers, N.Strabane, Nottingham; Forward, Elizabeth; Jennette, Murrysville, Rostraver, Salem, Seweckley, and S. Hunting. County: Washington, Allegher Westmoreland.	
	Latitude: 40 °/ 15 '/ 52 " Longitude: 80 °/ 15 '/ 38 "	
	U.S.G.S. Quad Map Name: Midway, Washington West, Wahsington East, Hackett, Monongahla, I	Donora,
	Smithton, Irwin, Murrysville, and Slickville.	
3.	PERMITTEE/CO-PERMITTEE INFORMATION:	
	PERMITTEE CO-PERMITTEE	
	Name: Matthew Gordon; Sunoco Pipeline, L.P. Name: David Bell; Precision Pipeline, L.	LC
	Address: 535 Fritztown Road Address: 3314 56th Street	
	City: Sinking Spring City: Eau Claire	
	State: PA Zip Code: 10608 State: WI Zip Code: 54703	
	Telephone Number: (610) 670-3284 (office) Telephone Number: (715) 874-4510 (c	ffice)
4.	LONG-TERM OPERATION AND MAINTANENCE AND RESTORATION/RECLAMATION:	
	This project involves: (check the appropriate box)	
	 Installation and subsequent long-term operation and maintenance of PCSM BMPs. 	
	OR	
	 Restoration or reclamation activities per 25 PA Code §102.8(n). 	
	Note: For projects solely involving restoration or reclamation activities, proceed to Section 7.	
5.	FINAL CERTIFICATION OF LICENSED PROFESSIONAL:	
	This section is to be completed by the licensed professional who was onsite and respondering critical stages of implementation associated with the approved PCSM Plan. The licensed professional is also to complete Appendix A.	
	I, Robert Simcik , do hereby certify pursuant to the penalties of 18 C.S.A. § 4904 to the best of my knowledge, information and belief, that the accompanying redrawings accurately reflect the as-built conditions, are true and correct, and are in conformation with Chapter 102 of the rules and regulations of the Department of Environmental Protection that the project site was constructed in accordance with the approved PCSM Plan, all appropriate changes and accepted construction practices.	cord ance and

Name and Official Title of Licensed Professional Robert F. Simcik Project Engineer - Escand Lead Signature: N/24/16 ROBERT F. SIMCIK ENGINEER Professional N/24/16
C DROOF OF INOTHINEST FILING WITH THE DECORDED OF
PROOF OF INSTRUMENT FILING WITH THE RECORDER OF DEEDS OFFICE: Per 25 PA Code §102.8(m)(2), the instrument will assure disclosure of the PCSM BMP(s) and the related obligations in the ordinary course of a title search of the subject property. The recorded instrument must identify the PCSM BMP(s), provide for the necessary access related to long-term operation and maintenance of the PCSM BMP(s) and provide notice that the responsibility for long-term operation and maintenance of the PCSM BMP(s) is a covenant that runs with the land that is binding upon and enforceable by subsequent grantees.
For either Commonwealth or federally-owned property, a covenant that runs with the land is not required until the transfer of the land containing the PCSM BMP(s) occurs. Upon said transfer, the deed must then comply with 25 PA Code § 102.8(m)(2).
a. Is the project on Commonwealth or federally-owned property?
If the answer to question a., above, is Yes, proceed to Section 7. If the project is not on Commonwealth or federally-owned property, continue with this Section and attach copies of the notice provided to all landowners who have bought, accepted ownership or other legal responsibility for parcels containing PCSM BMPs. In addition, as required by 25 PA Code §102.7 (b)(5), a copy of the Recorder of Deeds Office receipt must be attached to this NOT as proof of instrument filing along with completed Appendices A and B.
I certify, under penalty of law, that I have recorded an instrument with the Recorder of Deeds Office which will assure disclosure of the PCSM BMP(s) and the related obligations in the ordinary course of a title
search of the subject property, and which meets the requirements of 25 PA Code §102.8(m)(2). Name and Official Title of person listed under Section 3:

	A STATE OF THE STA
	Matthew Gorden
	Sunoco Project Manager
	on 111
	Signature:
7.	Permit Termination Certification:
	This Section is to be completed by the person listed in Section 3 and, when applicable, Section 6.
	I, Matthew Gordon certify under penalty of law that permanent stabilization, under
	25 PA Code §102.22(a)(2), of the earth disturbance activities has occurred and either the installation of BMPs in accordance with an approved plan prepared and implemented per §§ 102.4 and 102.8 (relating to
	erosion and sediment control requirements; and PCSM requirements) has occurred or all approved
	restoration/reclamation activities have been completed. I understand that by submitting this NOT, I am no
	longer authorized to conduct earth disturbance activities under the referenced permit and that discharging stormwater from earth disturbance activities to waters of the Commonwealth is unlawful where the
	discharge is not authorized by a permit. I also understand that the submittal of this NOT does not release a
	permittee or co-permittee from liability for any violations of the permit, the federal Clean Water Act (if applicable), the Pennsylvania Clean Streams Law and the rules and regulations promulgated
	thereunder, or from liability for any environmental damages occurring as a result of any earth disturbance
	activities conducted at the site. I understand that there are significant penalties for submitting false
	information, including possible fines and imprisonment for knowing violations.
	Name and Official Title of person listed under Section 3 and, when applicable, Section 6:
	Matthew Gordon
	Project Manager: Sunoco Pipeline, L.P.
	Simple U1 -
	Signature:

ĺ	Acknowledgement:
l	Commonwealth of Pennsylvania
	County of BERKS
	On this, the 25 day of April , 2016, before me, a Notary Public, personally appeared MAHNEW GORDOW, having a title of PRINCIPAL ENGINEER within the business entity of
	MATTHEW GORDOW, having a title of PRINCIPAL ENGINEER within the business entity of
	Share logistic known to me (or satisfactorily proven) to be the person whose name is subscribed
	to the foregoing document, and acknowledged that he/she executed the same for the purposes therein contained.
	IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal. Comme L Chapterick Notary Public SPRING DAY BERKS COUNTY
	19 (My Commission Expires Dec 16,
	Convision Expires: DEC. 16, 2018
l	Notary Public

	Matthew Gorden
	Sunoco Project Manager
	Signature:
7.	Permit Termination Certification:
	This Section is to be completed by the person listed in Section 3 and, when applicable, Section 6.
	I,
	Name and Official Title of person listed under Section 3 and, when applicable, Section 6:
	David Bell
	Signature:

- A - Additional Sheet

3150-PM-BWEW0229b Rev. 9/2015

Acknowledgement:	State of WI
	Commonwealth of Pennsylvania
	County of Chypewa
On this, the 25 day of Agril, 20 David & Bell, having a title of VP	0/6, before me, a Notary Public, personally appeared
ward & Beel having a title of	within the business entity of
Precision Oppline LLC, known to me (or satisfactori	ily proven) to be the person whose name is subscribed
to the foregoing document, and acknowledged that he/she	executed the same for the purposes therein contained.
IN WITNESS WHEREOF, I have hereunto set my hand and	d notarial seal.
	NOTARY SEAL
Karen G Schwenk	My Commission Expires: 2/18/18

Notary Public



APPENDIX A

Summary Table of Installed PCSM BMPS

Check all applicable PCSM BMPS that have been installed or will be implemented as part of the approved PCSM Plan along with their associated function(s).

Note: VC = Volume Control, RC = Rate Control and WQ = Water Quality

ВМР			Fu	ncti	on(s	s)		No. of BMPs	Total Acres Treated	Total Volume Treated
	Wet Ponds		VC		RC		WQ			
	Constructed Wetlands		VC		RC		WQ			
	Retention Basins		VC		RC		WQ			
	Detention Basins		VC		RC					
	Underground Detention		VC		RC					
	Dry Extended Detention Basin		VC		RC					
	Sediment Fore Bay		VC				WQ			
	Infiltration Trench		VC		RC		WQ	1	0.008	569 cf
	Infiltration Berm/Retentive Grading		VC		RC		WQ			
	Subsurface Infiltration Bed		VC		RC		WQ			
	Infiltration Basin		VC		RC		WQ			
	Pervious Pavement		VC		RC		WQ			
	Dry Well/Seepage Pit		VC		RC		WQ			
	Bio-Infiltration Areas		VC		RC		WQ			
	Rain Gardens/Bio-Retention		VC		RC		WQ			
	Vegetated Swales		VC		RC		WQ			
	Constructed Filters		VC		RC		WQ			
	Protect Sensitive & Special Value Features		VC		RC		WQ			
	Protect/Convert/Establish Riparian Buffers		VC		RC		WQ			
	Restoration: Buffers/Landscape/Floodplain		VC		RC		WQ			
	Disconnection From Storm Sewers		VC		RC		WQ			
	Rooftop Disconnections		VC		RC		WQ			
	Vegetated Roofs		VC		RC		WQ			
	Runoff Capture/Reuse		VC		RC		WQ			
	Oil/Grit Separators						WQ			
	Water Quality Inserts/Inlets						WQ			
	Street Sweeping						WQ			
	Soil Amendment/Soil Restoration		VC		RC		WQ			
	Other		VC		RC		WQ			
	Other		VC		RC		WQ			
	Other		VC		RC		WQ			

Person(s) Responsible for Long-Term Operation and Maintenance of PCSM BMPs:

Statement: I understand and agree with the long-term operation and maintenance responsibilities outlined in the new property owner notification form or other landowner notice and as they apply to the PCSM BMP(s) on the property I am purchasing.

Location, including Latitude and Longitude, of each PCSM BMP	Adjacent to access road off of Bunola River Road (SR 2001)	40* 13' 47" N 79* 57' 48" W		
Responsible for the Following PCSM BMPs	Infiltration Trench			
Address	535 Fritztown Road Sinking Spring, PA	10608		
Phone #	(610) 670-3284			
Signature	The Mar			
Name	Matthew Gordon			

Attach additional Appendix B Forms as needed.

Page 1 of 1



Permit No.	6513806	
Report No	11	

EARTH DISTURBA	NCE INSPECTION RI	EPORT			
Project Name Mariner East Pipeline	Inspection Date 8/26/2016	Ins	spection Time 2:30		
THE STATE OF THE S	Total Project Area				
Location Various			turbed Area		
Municipality Chartiers, S.Strabane, N.Strabane,					
Receiving Water(s) Chartiers Cr. Mingo Cr. Little Char	tiers Designated/Existing	Use WW	/F & HQ-WWF		
Responsible Party(s) Sunoco Pipeline, LP		<u></u>			
(name & address) 535 Fritztown Road			THE PARTY OF THE P		
Sinking Spring, PA 16908					
Phone ()					
Site Representative (name) None			lon		
(title) <u>Mailed</u>			cian - WCCD		
Type of Inspection (check only one)	Photographs	Taken	Yes ☐ No ⊠		
Routine complete Routine partial Follow					
Site Description & Observations Pipeline right of w	•				
established. E&S BMPs have been removed. No further		1	3		
			The state of the s		
☐ Contin	ued on page 3 of				
Permit and Plan Requirements	Type of Activity (check as i	many as a	appropriate)		
Y N			Other		
☑ ☐ Written Erosion & Sediment Plan required	Pub. Road Constr./Maint. (PR	(C)	Pvt. Road/Residence (PRRS)		
Written Post Construction Stormwater Management Plan required	Res. Subdivision (RSBD)		Comm./Indust. Dev. (CMIN)		
☐ ☐ Erosion & Sediment Plan requested	Govmt. Facilities (GOV)		Recreation Facilities (RECF)		
Post Construction Stormwater Management Plan requested	Utilities Facilities (UTL)		Agricul. Activities (AGA)		
☐ ☐ E & S Permit required ☐ ESCGP Permit required	Sewer/Water Systems (SWS)		Pipeline (PL)		
	Remediation/Restoration (RR	ES)	Silviculture (SILV)		
Permit #: 6516806 Exp. Date: 4/2/19					
Page	e 1 of 3				
☐ White - Inspector ☐ Yellow - Responsible		ment	Goldenrod - Other		

Pink - Department

Goldenrod - Other



Permit No.	6513806	
Report No.	11	

EARTH DISTURBANCE INSPECTION REPORT

oject	Name Mariner East Pipeline	Inspection Date 8/26/2016	Inspection 7	Γime <u>2:30</u>
spect	ion Findings			Reference
N	o violations observed at this time.			⊠ (N/A)
a.	Failure to develop a written Erosion and Se			(102.4)
b.	The state of Land I latt a fallable of Si			(102.4)
C.				□ (102.4)
d.	The state of the s	anagement Practices (BMPs).		☐ (102.4)
e.	The state of the s			☐ (102.4)
f.	Failure to use Antidegradation Best Availator discharges to High Quality or Exceptions	able Combination of Technologies (AE al Value Waters.	ACT) BMPs	□ (102.4)
g.	Failure to obtain an NPDES Permit for Sto Activities.	ormwater Discharges Associated with	Construction	(102.5)
h.	Failure to obtain an E&S Permit.			(102.5)
i.	Failure to prepare and implement a Prepare	edness Prevention and Contingency	PPC) Plan	(102.5)
j.	Failure to submit a Notice of Termination (N	IOT)	1 0) I lail.	(102.5) (102.7)
k.		*	nt (PCSM)	(102.7) (102.8)
1.	Failure to have PCSM Plan/Restoration Pla	n available onsite		(102.8)
m				(102.8)
n.	Failure to implement effective PCSM BMPs	*		
0.	Failure to maintain effective PCSM BMPs.	•		(102.8)
p.	Failure to perform reporting and recordkeep	ning as required		☐ (102.8)
q.	Failure to implement riparian buffer or riparia			(102.8)
r.	Failure to meet regulatory requirements for			(102.14)
S.	Failure to provide temporary stabilization of			(102.14)
t.	Failure to provide permanent stabilization of			(102.22)
u.	Failure to comply with permit conditions.	the earth disturbance site.		(102.22)
٧.	Sediment or other pollutant was discharged	into waters of the Commonwealth		(402 CSL)
W.	Site conditions present a potential for polluti			(401 CSL)
Χ.	Failure to comply with a Department Order.	on to waters of the Commonwealth.		(402 CSL)
	Failure to comply with a Department Order.	ration and maintaneous accident		(402, 611 CSL)
y. Z.	Failure to conduct a preconstruction meeting			(102.8)
	Failure to provide proof of consultation vegarding the presence of a State or Feder site requiring a Chapter 102 permit.	vith the Pennsylvania Natural Herita	ge Program on a project	☐ (102.5) ☐ (102.6)
bb	Failure to withhold a building or other perm earth disturbance activities, which require conservation district has approved/acknowle	a Department permit, until the De	conducting partment or	☐ (102.43)
Ins	spection of this project has revealed site of d/or 102 and the Clean Streams Law, the a	conditions which constitute violation ct of June 22, 1937. P.L. 1987. 35 P.S	is of 25 Pa. (Code Chapters 92a
	Additional information regarding the			
		Page 2 of 3	and p	~30,
7 \A/F	ite - Inspector		-	
= 0.0	TENOW - KESDONSI	ole Party Pink - Department		Goldenrod Otho



☐ White - Inspector

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF WATERWAYS ENGINEERING AND WETLANDS

EARTH DISTURBANCE INS	Permit No. <u>6513806</u> Report No. <u>11</u> PECTION REPORT
	on Date <u>8/26/2016</u> Inspection Time <u>2:30</u>
Continuation Sheet Site Description & Observations	
Compliance Assistance Measures No Further inspections requir	ed.
Mayled to Resp. Party	Wallay Calder 8/26/2016
	(Inspector's Signature) (Date)
The Site Representatives' signature acknowledges that they have read the republiscuss it with the inspector. The signature does not necessarily mean the signature doe	ort and received a copy and that they were given an opportunity nee agrees with the report.

Goldenrod - Other

Pink - Department

Yellow - Responsible Party

This report is official notification that a representative of the Department of Environmental Protection has conducted an inspection of your earth disturbance activity to determine compliance with Title 25, Chapter 92a, National Pollutant Discharge Elimination System, Title 25, Chapter 102, Erosion and Sediment Control, and the Pennsylvania Clean Streams Law. This representative may be an employee of the local County Conservation District, which by delegation agreement with the Department of Environmental Protection, is authorized to investigate complaints, inspect earth disturbance activities and conduct compliance actions. Any violations observed by the Department/Conservation District have been noted on this report form and constitute unlawful conduct as defined in Section 611 of the Clean Streams Law.

There will be no written confirmation of those violations from the Department. Failure to take corrective actions to resolve the violations may result in administrative, civil and/or criminal penalties being instituted by the Department of Environmental Protection as defined in Section 602 of the Clean Streams Law of Pennsylvania. The Clean Streams Law provides for up to \$10,000 per day in civil penalties, up to \$10,000 in summary criminal penalties, and up to \$25,000 in misdemeanor criminal penalties for each violation.

This report does not constitute an Order or appealable action of the Department. Nothing contained herein shall be deemed to grant or imply immunity from legal action for any violation noted herein.

For further information or assistance please contact:



3150-FM-BWEW0092 Rev. 1/2016 pennsylvania DEPARTMENT OF ENVIRONMENTAL PROTECTION

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF WATERWAYS ENGINEERING AND WETLANDS

Permit No.	
Report No.	NOT Final

	Permit No.				
Report No. NOT Final EARTH DISTURBANCE INSPECTION REPORT					
Project Name Sunoco Pipeline Houston-Delmont ME1 Inspection Date 5/6/2016 Inspection Time 9-12pm					
Weather Conditions Sunny	Total Project Area 473				
Location Rostraver Twp through to Delmont Route 66					
	County Westmoreland				
Receiving Water(s) Multiple	Designated/Existing Use				
Responsible Party(s) Sunoco Pipeline LP- Matt Gordo	on				
(name & address) 525 Fritztown Road					
Sinking Spring, PA 19068					
Phone ()	()				
Site Representative (name) Rob Simcik, Tetratech (title)	Inspector (name) Chris Droste, CESCO (title) Senior Erosion Control Specialist				
Type of Inspection (check only one) Routine complete Routine partial Follow-up Complaint Final S Site Description & Observations We drove around the areas from Rostraver twp, throough sewickley twp, hempfield twp and Penn, jeannette, murrysville and then delmont station on Route 66. All areas are stabilized and all E&S controls are removed. No issues to present, all areas are well vegetated and stable. All areas of Boring are restored better than original. stream crossings remain stable.					
⊠ Contin	nued on page 3 of <u>3</u>				
Permit and Plan Requirements Y N	Type of Activity (check as many as appropriate) □ Other				
 ✓ Written Erosion & Sediment Plan required ✓ Written Post Construction Stormwater Management Plan required 	Pub. Road Constr./Maint. (PRC) Pvt. Road/Residence (PRRS) Res. Subdivision (RSBD) Comm./Indust. Dev. (CMIN)				
□ □ □ Erosion & Sediment Plan requested □ □ □ Post Construction Stormwater Management Plan requested	☐ Govmt. Facilities (GOV) ☐ Recreation Facilities (RECF) ☐ Utilities Facilities (UTL) ☐ Agricul. Activities (AGA)				
□ □ E & S Permit required ☑ ESCGP Permit required □ ☑ NPDES Permit required □ Phased Constr. □ Non-Phased Constr.	□ Sewer/Water Systems (SWS) □ Pipeline (PL) □ Remediation/Restoration (RRES) □ Silviculture (SILV)				
Permit #: ESG6513806(2) Exp. Date: 4/2019					

Page 1 of 3

☐ White - Inspector

☐ Yellow - Responsible Party

Pink - Department

Goldenrod - Other

This report is official notification that a representative of the Department of Environmental Protection has conducted an inspection of your earth disturbance activity to determine compliance with Title 25, Chapter 92a, National Pollutant Discharge Elimination System, Title 25, Chapter 102, Erosion and Sediment Control, and the Pennsylvania Clean Streams Law. This representative may be an employee of the local County Conservation District, which by delegation agreement with the Department of Environmental Protection, is authorized to investigate complaints, inspect earth disturbance activities and conduct compliance actions. Any violations observed by the Department/Conservation District have been noted on this report form and constitute unlawful conduct as defined in Section 611 of the Clean Streams Law.

There will be no written confirmation of those violations from the Department. Failure to take corrective actions to resolve the violations may result in administrative, civil and/or criminal penalties being instituted by the Department of Environmental Protection as defined in Section 602 of the Clean Streams Law of Pennsylvania. The Clean Streams Law provides for up to \$10,000 per day in civil penalties, up to \$10,000 in summary criminal penalties, and up to \$25,000 in misdemeanor criminal penalties for each violation.

This report does not constitute an Order or appealable action of the Department. Nothing contained herein shall be deemed to grant or imply immunity from legal action for any violation noted herein.

For further information or assistance please contact:

Erosion Control Specialist
Westmoreland Conservation District
218 Donohoe Road
Greensburg, PA 15601
(724) 837-5271



Permit No.		
Report No.	NOT- final	

EARTH DISTURBANCE INSPECTION REPORT

Projec	ct N	ame Sunoco Pipeline ME-1	Inspection Date 5/6/2016	_ Inspection T	ime 9 to 12p	
Inspe	ctic	n Findings			Reference	
	No	violations observed at this time.				
		Failure to develop a written Erosion and Sedim	ent (E&S) Plan.		(102.4)	
	b.	Failure to have an E&S Plan available onsite.			(102.4)	
	C.	Failure to submit an E&S Plan as requested.			☐ (102.4)	
	d.	Failure to implement effective E&S Best Manag	gement Practices (BMPs).		(102.4)	
	e.	Failure to maintain effective E&S BMPs.			☐ (102.4)	
	f.	Failure to use Antidegradation Best Available for discharges to High Quality or Exceptional V		ABACT) BMPs	(102.4)	
	g.	Failure to obtain an NPDES Permit for Storme Activities.	water Discharges Associated with	h Construction	☐ (102.5)	
	h.	Failure to obtain an E&S Permit.			(102.5)	
	i.	Failure to prepare and implement a Preparedne	ess, Prevention, and Contingency	(PPC) Plan.	☐ (102.5)	
	j.	Failure to submit a Notice of Termination (NOT).		☐ (102.7)	
	k.	Failure to develop a written Post Cons Plan/Restoration Plan.	struction Stormwater Manager	ment (PCSM)	(102.8)	
	1.	Failure to have PCSM Plan/Restoration Plan av	vailable onsite.		☐ (102.8)	
	m.	Failure to submit PCSM Plan/Restoration Plan	as requested.		☐ (102.8)	
	n.	Failure to implement effective PCSM BMPs.			☐ (102.8)	
	0.	Failure to maintain effective PCSM BMPs.			☐ (102.8)	
	p.	Failure to perform reporting and recordkeeping	as required.		☐ (102.8)	
	q.	Failure to implement riparian buffer or riparian t	forest buffer.		☐ (102.14)	
	r.	Failure to meet regulatory requirements for ripa	rian forest buffer.		(102.14)	
	S.	Failure to provide temporary stabilization of the	earth disturbance site.		☐ (102.22)	
	t.	Failure to provide permanent stabilization of the	e earth disturbance site.		(102.22)	
	u.	Failure to comply with permit conditions.			(402 CSL)	
	٧.	Sediment or other pollutant was discharged into	waters of the Commonwealth.		☐ (401 CSL)	
	W.	Site conditions present a potential for pollution	to waters of the Commonwealth.		(402 CSL)	
	Χ.	Failure to comply with a Department Order.			(402, 611 CSL)	
	у.	Failure to comply with PCSM long-term operation	on and maintenance requirement	S.	(102.8)	
	Z.	Failure to conduct a preconstruction meeting.			(102.5)	
	aa.	Failure to provide proof of consultation with regarding the presence of a State or Federal t site requiring a Chapter 102 permit.			(102.6)	
	bb.	Failure to withhold a building or other permit of earth disturbance activities, which require a conservation district has approved/acknowledg	Department permit, until the I		☐ (102.43)	
		pection of this project has revealed site con Vor 102 and the Clean Streams Law, the act				
		Additional information regarding these	violations can be found on the	e back of this p	age.	
		Pag	e 2 of <u>3</u>			
	Wh	te - Inspector	Party Pink - Departme	ent 🗍	Goldenrod - Other	
		20 Acres 201420		_		



				Permit No.	
	EARTH DIATI	IDD ANIOE II	IODEOTION DE	Report No. NOT-final	
	EARTH DISTU	IRBANCE II	NSPECTION REI	PORI	
Project Name Sunoco Pip	eline ME-1	Inspe	ction Date <u>5/6/2016</u>	Inspection Time 9-12pm	
Continuation Sheet					
	- Alexander				
Site Description & Obser	vations Nothing to	note further			
		-01-1700			
Compliance Assistance	Measures The site	is completed all	areas are stablized no i	ssues with stormwater	
	The state of the s				_
				d grass cover is well over 90%	
uniform. water bars are ins	stalled where require	d and large to de	ter recreational vehicles	. NOT is recommended to be	
completed					
Follow-up Inspection will	occur on or about	(date) <u>Final-</u> r	no further inspections		,
Follow-up Inspection will	occur on or about	(date) <u>Final-</u> ı	no further inspections		
	5/6/	(date) <u>Final-</u> 1	no further inspections Make-C	5/6/2016	
Follow-up Inspection will (Signature of Site Repres	5/6/		no further inspections (Inspector's Signatu		
(Signature of Site Repres	5/6/sentative)	(2016 (Date)	(Inspector's Signature report and received a copy	re) (Date) and that they were given an opport	unity t
(Signature of Site Representatives' signature	5/6/sentative)	(2016 (Date)	(Inspector's Signature report and received a copy	re) (Date) and that they were given an opport	unity t



Permit No. <u>ESG6513806(2)</u> Report No. <u>NOT</u>

EARTH DISTURBANCE INSPECTION REPORT

Project Name Sunoco Pipeline Houston-Delmont ME1	Inspection Date 7/29/2016	Ins	spection Time <u>8AM</u>
Weather Conditions 85 degrees F, mostly sunny			ject Area 473 ac
Location Houston - Delmont PA			turbed Area 87 ac
Municipality Forward / Elizabeth	County Allegheny		
Receiving Water(s) Multiple	Designated/Existing	Use Mult	iple
Responsible Party(s) Sunoco Pipeline LP - Matt Gorde	on		
(name & address) 525 Fritztown Road			
Sinking Spring, PA 19068			
Phone ()	()_	0000	
Site Representative (name)	Incrector (nem	a) Matt G	orden Jon Burgoon
(title)			ordon, Jon Burgess
Type of Inspection (check only one)	Photographs		
Routine complete Routine partial Follow			
Site Description & Observations Final inspection of			
of the ROW was walked from stations 1006 + 00 to			
perimeter controls have been removed, including those			
are installed throughout the project site and the infiltrat	ion tranch is installed near the	permane	ent valve site at 1020 + 00.
Projet is complete.			
☐ Contin	ued on page 3 of		
Permit and Plan Requirements	Type of Activity (check as i	many as a	appropriate)
YN			Other
☑ Written Erosion & Sediment Plan required	Pub. Road Constr./Maint. (PR		Pvt. Road/Residence (PRRS)
Written Post Construction Stormwater Management Plan required	Res. Subdivision (RSBD)		Comm./Indust. Dev. (CMIN)
☐ ☑ Erosion & Sediment Plan requested	☐ Govmt. Facilities (GOV)		Recreation Facilities (RECF)
Post Construction Stormwater Management Plan requested	Utilities Facilities (UTL)		Agricul. Activities (AGA)
☐ E & S Permit required ☐ ESCGP Permit required	☐ Sewer/Water Systems (SWS)	\boxtimes	Pipeline (PL)
 ☐ NPDES Permit required ☐ Phased Constr. ☐ Non-Phased Constr. 	Remediation/Restoration (RR	ES)	Silviculture (SILV)
Permit #: ESG6513806(2)			
	e 1 of 4		
☐ White - Inspector ☐ Yellow - Responsible			Goldenrod - Other

Permit No.	ESG6513806(2)
Report No.	NOT

EARTH DISTURBANCE INSPECTION REPORT

Proj	ect l	Name Sunoco Pipeline Houston-Delmont ME1 Inspection Date 7/29/2016 Inspection	Time 8AM
Insp	ectio	on Findings	Reference
	No	violations observed at this time.	
	a.	Failure to develop a written Erosion and Sediment (E&S) Plan.	☐ (102.4)
	b.	Failure to have an E&S Plan available onsite.	(102.4)
	C.	Failure to submit an E&S Plan as requested.	☐ (102.4)
	d.	Failure to implement effective E&S Best Management Practices (BMPs).	(102.4)
	e.	Failure to maintain effective E&S BMPs.	(102.4)
	f.	Failure to use Antidegradation Best Available Combination of Technologies (ABACT) BMPs for discharges to High Quality or Exceptional Value Waters.	(102.4)
	g.	Failure to obtain an NPDES Permit for Stormwater Discharges Associated with Construction Activities.	☐ (102.5)
	h.	Failure to obtain an E&S Permit.	(102.5)
	i.	Failure to prepare and implement a Preparedness, Prevention, and Contingency (PPC) Plan.	(102.5)
	j.	Failure to submit a Notice of Termination (NOT).	(102.7)
	k.	Failure to develop a written Post Construction Stormwater Management (PCSM) Plan/Restoration Plan.	☐ (102.8)
	l.	Failure to have PCSM Plan/Restoration Plan available onsite.	(102.8)
	m.	Failure to submit PCSM Plan/Restoration Plan as requested.	(102.8)
	n.	Failure to implement effective PCSM BMPs.	(102.8)
	0.	Failure to maintain effective PCSM BMPs.	☐ (102.8)
	p.	Failure to perform reporting and recordkeeping as required.	(102.8)
	q.	Failure to implement riparian buffer or riparian forest buffer.	(102.14)
	r.	Failure to meet regulatory requirements for riparian forest buffer.	(102.14)
	S.	Failure to provide temporary stabilization of the earth disturbance site.	(102.22)
	t.	Failure to provide permanent stabilization of the earth disturbance site.	(102.22)
	u.	Failure to comply with permit conditions.	(402 CSL)
	٧.	Sediment or other pollutant was discharged into waters of the Commonwealth.	(401 CSL)
	W.	Site conditions present a potential for pollution to waters of the Commonwealth.	(402 CSL)
	X.	Failure to comply with a Department Order.	(402, 611 CSL)
	y.	Failure to comply with PCSM long-term operation and maintenance requirements.	(102.8)
	Z.	Failure to conduct a preconstruction meeting.	(102.5)
	aa.	Failure to provide proof of consultation with the Pennsylvania Natural Heritage Program regarding the presence of a State or Federal threatened or endangered species on a project site requiring a Chapter 102 permit.	(102.6)
	bb.	Failure to withhold a building or other permit or approval from those proposing or conducting earth disturbance activities, which require a Department permit, until the Department or conservation district has approved/acknowledged the Chapter 102 permit.	(102.43)
	Ins	pection of this project has revealed site conditions which constitute violations of 25 Pa. I/or 102 and the Clean Streams Law, the act of June 22, 1937, P.L. 1987, 35 P.S. §691.1 et	seq.
		Additional information regarding these violations can be found on the back of this p	age.
		Page 2 of <u>4</u>	
	Wh	te - Inspector	Goldenrod - Other



Permit No. ESG6513806(2) Report No. NOT EARTH DISTURBANCE INSPECTION REPORT Project Name Sunoco Pipeline Houston-Delmont ME1 Inspection Date 7/29/2016 Inspection Time 8AM Continuation Sheet Site Description & Observations Compliance Assistance Measures Project area is stabilized and the permit should be terminated. Follow-up Inspection will occur on or about (date) 8/2/2016 (Signature of Site Representative) (Date) (Inspector's Signature) (Date)

The Site Representatives' signature acknowledges that they have read the report and received a copy and that they were given an opportunity to discuss it with the inspector. The signature does not necessarily mean the signee agrees with the report.

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This report is official notification that a representative of the Department of Environmental Protection has conducted an inspection of your earth disturbance activity to determine compliance with Title 25, Chapter 92a, National Pollutant Discharge Elimination System Title 25, Chapter 102, Erosion and Sedment Control, and the Pennsylvania Clean Streams Law. This representative may be an employee of the local County Conservation District, which by delegation agreement with the Department of Environmental Protection, is authorized to investigate complaints, inspect earth disturbance activities and conduct compliance actions. Any violations observed by the Department/Conservation District have been noted on this report form and constitute unlawful conduct as defined in Section 611 of the Clean Streams Law.

There will be no written confirmation of those violations from the Department. Failure to take corrective actions to resolve the violations may result in administrative, civil and/or criminal penalties being instituted by the Department of Environmental Protection as defined in Section 602 of the Clean Streams Law of Pennsylvania. The Clean Streams Law provides for up to \$10,000 per day in civil penalties, up to \$10,000 in summary criminal penalties, and up to \$25,000 in misdemeanor criminal penalties for each violation.

This report does not constitute an Order or appealable action of the Department. Nothing contained herein shall be deemed to grant or imply immunity from legal action for any violation noted herein.

For further information or assistance please contact:

Mr. Matthew Gordon Allegheny County Conservation District 33 Terminal Way, Suite 325B Pittsburgh, PA 15219



SOUTHWEST REGIONAL OFFICE

March 2, 2015

CERTIFIED MAIL NO. 7000 1670 0005 1026 1488

Mr. Chris Embry, Environmental Coordinator Sunoco Logistics Partners, LP 535 Fritztown Road Sinking Spring, PA 19608

Re:

Unauthorized Discharges, Inadvertent Releases Allegheny, Washington and Westmoreland Counties

Dear Mr. Embry;

From May through November, 2014, construction activities on the Mariner East Project resulted in discharges of sediment and other pollutants into waters of the Commonwealth at various locations in Allegheny, Washington and Westmoreland Counties. These discharges were not authorized by permit or regulation, are violations of the Clean Streams Law and subject you to the penalty provisions therein.

The Department is responsible for the enforcement of the Clean Streams Law, including the recovery of civil penalties for each violation. To avoid litigation, the Department is willing to resolve the matter by accepting a civil penalty settlement in lieu of civil penalty action for the above violations.

Enclosed is a Consent Assessment of Civil Penalty (CACP) document. Please read the enclosed document carefully. If you find this settlement offer acceptable, please have both copies signed appropriately and return them to me by March 30, 2015, along with a check made out to the PA Clean Water Fund for the civil penalty payment. If your attorney does not review and sign the CACP, please write the word "WAIVED" in the space provided for your attorney's signature. You will receive one fully executed copy for your files after the document is dated by and signed on behalf of the Department.

This agreement constitutes an offer of settlement until March 30, 2015, after which this offer becomes void. If I do not receive a response from you by March 30, 2015, I will assume that this offer has been rejected and the Department will pursue other legal remedies.

2/8

Please contact me at 412.442.5807 or email: sdemanski@pa.gov if you have any questions regarding this matter.

Sincerely,

Stuart S. Demanski Compliance Specialist

Enclosure

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION

IN THE MATTER OF:

Sunoco Logistics Partners, LP Mariner East Pipeline Washington County Westmoreland County Allegheny County Violations of the Clean Streams Law

CONSENT ASSESSMENT OF CIVIL PENALTY

This Consent Order and Agreement is entered into this	day of	_ 2015, by and
between the Commonwealth of Pennsylvania, Department of En	ivironmental Protect	tion
("Department") and Sunoco Logistics Partners, LP ("Sunoco").		

The Department has found and determined the following:

- A. The Department is the agency with the duty and authority to administer and enforce The Clean Streams Law, Act of June 22, 1937, P.L. 1987, as amended, 35 P.S. §§ 691.1-691.1001 ("Clean Streams Law"); Section 1917-A of the Administrative Code of 1929, Act of April 9, 1929, P.L. 177, as amended, 71 P.S. § 510-17 ("Administrative Code"); and the rules and regulation promulgated thereunder ("Rules and Regulations").
- B. Sunoco is a foreign limited partnership doing business in Pennsylvania and maintains a local mailing address of 535 Fritztown Road, Sinking Spring, PA 19608.
- C. Sunoco owns and operates numerous pipelines in Pennsylvania used to transport petroleum and natural gas products. Sunoco is the owner of and is currently constructing a pipeline to carry natural gas liquids from Houston Borough in Washington County to Delmont Borough in Westmoreland County. This pipeline construction project is known as the "Mariner East" Project.
- D. Sunoco frequently employs Horizontal Directional Drilling ("HDD") on the Mariner East Project to install pipeline under various geographic and geologic structures such as roads, waterways and wetlands. Unplanned releases of drilling fluids and drilling wastewater to the surface waters may occur during HDD operations. Such an unplanned release is known as an Inadvertent Release.

Inadvertent Release Incidents

E. On June 12, 2014, Sunoco was conducting HDD operations under Brush Creek near 1710 Penn Avenue, Jeannette, Westmoreland County and experienced an Inadvertent Release.

Approximately 50 gallons of drilling fluid and wastewater discharged into Brush Creek, a "water of the Commonwealth" as that phrase is defined in Section 1 of the Clean Streams Law, 35 P.S. § 691.1.

- F. On June 13, 2014, Sunoco was conducting HDD operations under an unnamed tributary ("UNT") to Little Sewickley Creek near 233 Kalamazoo Drive, Hermine, Westmoreland County and experienced an Inadvertent Release. Approximately 1000 gallons of drilling fluid and wastewater was discharged into the UNT, a "water of the Commonwealth" as that phrase is defined in Section 1 of the Clean Streams Law, 35 P.S. § 691.1.
- G. On September 18, 2014, Sunoco was conducting HDD operations under Froman Run near the vicinity of the Mingo Creek Presbyterian Church, Washington County and experienced an Inadvertent Release. An undetermined amount of drilling fluid and wastewater flowed into an UNT to Froman Run, from which it flowed approximately 1.6 mile into Mingo Creek. The UNT, Froman Run and Mingo Creek are all "waters of the Commonwealth" as that phrase is defined in Section 1 of the Clean Streams Law, 35 P.S. § 691.1.
- H. On September 27, 2014, Sunoco was conducting HDD operations under highway Route 51 in Forward Township, Allegheny County and experienced an Inadvertent Release. An undetermined amount of drilling fluid and wastewater was discharged into a UNT to Gillespie Run, a "water of the Commonwealth" as that phrase is defined in Section 1 of the Clean Streams Law, 35 P.S. § 691.1.
- On November 7, 2014, Sunoco was conducting HDD operations near the vicinity of 284 Munntown Road, Eighty Four, Washington County and experienced an Inadvertent Release on the stream bank of Peters Creek. An undetermined amount of drilling fluid and wastewater entered Peters Creek, a "water of the Commonwealth" as that phrase is defined in Section 1 of the Clean Streams Law, 35 P.S. § 691.1. Sunoco continued HHD operations concurrently with cleanup efforts. Consequently, drilling fluid and wastewater was intermittently discharged to Peters Creek on November 9, 2014, as well.
- J. On November 9, 2014, Sunoco was conducting HDD operations near the vicinity of 370 Ross Road, Eighty Four, Washington County and experienced an Inadvertent Release. An undetermined amount of drilling fluid and wastewater was discharged into a wetland and a UNT to Linden Creek. The wetland and the UNT are "waters of the Commonwealth" as that phrase is defined in Section 1 of the Clean Streams Law, 35 P.S. § 691.1.

Clean Streams Law Violations

- K. The various materials discharged into the waters of the Commonwealth, as described in Paragraphs E, F, G, H, I and J above, constitute industrial waste and pollution pursuant to Section 1 of the Clean Streams Law, 35 P.S. § 691.1, and pollutants pursuant to Section 91.1 of the Rules and Regulations, 25 Pa. Code § 91.1.
- L. Sunoco's failures to take necessary measures to prevent pollutants from reaching waters of the Commonwealth, as described in Paragraphs E, F, G, H, I and J, above, constitutes violations of Section 91.34(a) the Rules and Regulations, 25 Pa. Code § 91.34(a).

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- M. The discharge of industrial waste and pollutants, as described in Paragraphs E, F, G, H, I and J, above, to the waters of the Commonwealth was not authorized by a NPDES Permit.
- N. Sunoco's discharges of the industrial waste and pollutants, as described in Paragraphs E, F, G, H, I and J, above, without authorization or a permit constitute violations of Sections 301 and 307 of the CSL, 35 P.S. §§ 691.301 and 691.307, and constitute unlawful conduct pursuant to Section 611 of the CSL, 35 P.S. § 691.611 and are public nuisances pursuant to Sections 3, 307(c), and 401 of the CSL, 35 P.S. §§ 691.3, 691.307(c) and 691.401.
- O. The violations described in Paragraphs L and N, above, subject Sunoco to civil penalty liability under Section 605 of the CSL, 35 P.S. § 691.605.

Erosion and Sediment Control Incidents

- P. Pursuant to Section 102.4(b) of the Rules and Regulations, 25 Pa. Code §102.4(b), Sunoco shall implement and maintain Erosion and Sediment Control ("E&S") Best Management Practices ("BMPs") to minimize the potential for accelerated erosion and sedimentation from earth disturbance activities associated with the construction of the Mariner East pipeline.
- Q. Pursuant to Section 102.22 of the Rules and Regulations, 25 Pa. Code §102.22, Sunoco shall stabilize earth disturbed areas where cessation of earth disturbance activities will exceed 4 days in order to protect the disturbed area from accelerated erosion and sedimentation.
- R. On October 24, 2013, the Department issued Erosion and Sediment Control General Permit 6513806 ("ESCGP") to Sunoco authorizing Sunoco to conduct earth disturbance activities associated with the construction of the Mariner East pipeline. The Department amended the ESCGP on April 2, 2014.
- S. The Allegheny County Conservation District ("ACCD") and the Washington County Conservation District (WCCD) are both a public bodies corporate and politic, exercising public powers of the Commonwealth as an agency thereof, as authorized by Section 5 of the Conservation District Law, Act of May 15, 1945, P.L. 547, as amended, 3 P.S. § 849-864 ("Conservation District Law"), 3 P.S. § 853. Section 9 of the Conservation District Law, 3 P.S. § 857, Powers of Districts and Directors, allows Districts to accept delegated authority from municipal or county governments, the Commonwealth or Federal Government.
- T. Sunoco is the "operator" of the Mariner East pipeline, as that term is defined in Section 102.1 of the Regulations, 25 Pa. Code § 102.1, at all times relevant to the matters discussed in this CACP. Sunoco has day-to-day operational control over the earth disturbance activities on the Mariner East pipeline to ensure compliance with ESCGP.
- U. Under a delegation from the Department, ACCD and WCCD conduct erosion and sediment control inspection pursuant to the Clean Streams Law and Chapter 102 of the Regulations, 25 Pa. Code Chapter 102.

- V. Beginning on May 30, 2014 and continuing through August 27, 2014, ACCD and WCCD conducted inspections of erosion and sedimentation control measures at various locations along the Mariner East pipeline to determine compliance with the ESCGP, the Clean Streams Law and the Erosion and Sediment Control Regulations.
- W. During inspections conducted by ACCD on May 30, 2014 and July 7, 2014, ACCD documented that Sunoco failed to implement and/or maintain effective BMPs at various locations along the Mariner East pipeline as approved in its ESCGP, failed to temporarily and/or permanently stabilize areas of earth disturbance at various locations along the Mariner East pipeline, and allowed sediment laden runoff from locations along the Mariner East pipeline to discharge to waters of the Commonwealth contrary to the conditions of its ESCGP.
- X. During inspections conducted by WCCD on June 26, 2014 and August 6, 2014, WCCD documented that Sunoco failed to implement and/or maintain effective BMPs at various locations along the Mariner East pipeline as approved in its ESCGP and allowed sediment laden runoff from locations along the Mariner East pipeline to discharge to waters of the Commonwealth contrary to the conditions of its ESCGP.
- Y. Sunoco's failures to implement and/or maintain effective BMPs, as described in Paragraphs W and X, above, constitute violations of Section 102.4(b)(1) of the Regulations, 25 Pa. Code § 102.4(b)(1).
- Z. Sunoco's failures to stabilize disturbed earth where cessation of earth disturbance activities will exceed 4 days, as described in Paragraph W above, constitute violations of Section 102.22 of the Regulations, 25 Pa. Code § 102.22.
- AA, Sunoco conducted earth disturbance activities contrary to the conditions of ESCGP at various locations along the Mariner East pipeline. Sunoco's failures to comply with the conditions of the ESCGP constitute violations of Sections 402 and 611 of the Clean Streams Law, 35 P.S. §§ 691.402 and 691.611.
- BB. Sunoco caused "pollution" to "waters of the Commonwealth," as those terms are defined in Section 1 of the Clean Streams Law, 35 P.S. § 691.1, by allowing sediment laden runoff from locations along the Mariner East pipeline to discharge to waters of the Commonwealth contrary to the conditions of its ESCGP. Sunoco's discharges were not authorized by permit or regulation and constitute violations of Section 401 of the Clean Streams Law, 35 P.S. § 691.401.
- CC. Sunoco's violations, as described in Paragraphs Y, Z, AA and BB above, constitute unlawful conduct under Section 611 of the Clean Streams Law, 35 P.S. § 691.611; statutory nuisances under Sections 401 and 402 of the Clean Streams Law, 35 P.S. §§ 691.401 and 691.402; and subject Sunoco to civil penalty liability under Section 605 of the Clean Streams Law, 35 P.S. § 691.605.

After full and complete negotiation of all matters set forth in this CACP and upon mutual exchange of the covenants herein, the parties desiring to avoid litigation and intending to be legally bound, it is hereby ASSESSED by the Department and AGREED to by Sunoco as follows:

16106703334

- 1. Assessment. In resolution of the Department's claim for civil penalties, which the Department is authorized to pursue under Section 605 of the Clean Streams Law, 35 P.S. § 691.605, the Department hereby assesses a civil penalty of ONE HUNDRED SEVEN THOUSAND ONE HUNDRED AND THREE DOLLARS (\$107,103), which Sunoco hereby agrees to pay.
- 2. Civil Penalty Settlement. Upon signing this CACP, Sunoco shall pay the civil penalty assessed in Paragraph 1. This payment is in settlement of the Department's claim for civil penalties for the violations set forth in Paragraphs L, N, Y, Z, AA, BB and CC above for the dates set forth therein and no others. The payment shall be by corporate check or the like made payable to the "Commonwealth of Pennsylvania" and sent to the attention of Compliance Specialist, Clean Water Program, Department of Environmental Protection, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.
- 3. Conservation District Cost Recovery. Upon signing this CACP, Sunoco shall pay cost recovery to the Washington County Conservation District and the Allegheny County Conservation District for their costs involved in response to the violations cited in Paragraphs Y, Z, AA, BB and CC above. Payment shall be as follows:
- Submittal of a corporate check or the like made payable to the "Washington County Conservation District Clean Water Fund" for cost recovery in the amount of ONE THOUSAND TWELVE DOLLARS (\$1,012); and,
- b. Submittal of a corporate check or the like made payable to the "Allegheny County Conservation District Clean Water Fund" for cost recovery in the amount of EIGHT HUNDRED NINETY FOUR DOLLARS (\$894).
- The payments described in Paragraphs 3.a and 3.b, above, shall be to the sent to the attention of Compliance Specialist, Clean Water Program, Department of Environmental Protection, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

4. Findings.

- Sunoco agrees that the findings in Paragraphs A through CC, above, are true and correct and, in any matter or proceeding involving Sunoco and the Department, Sunoco shall not challenge the accuracy or validity of these findings.
- b. The parties do not authorize any other persons to use the findings in this CACP in any matter or proceeding.
- 5. Reservation of Rights. The Department reserves all other rights with respect to any matter addressed by this CACP, including the right to require abatement of any conditions resulting from the events described in the Findings. Sunoco reserves the right to challenge any action which the Department may take, but waives the right to challenge the content or validity of this CACP.

IN WITNESS WHEREOF, the parties hereto have caused this CACP to be executed by their duly authorized representatives. The undersigned representatives of Sunoco certify under penalty of law, as provided by 18 Pa. C.S. § 4904, that they are authorized to execute this CACP on behalf of Sunoco; that Sunoco consents to the entry of this CACP, and that Sunoco hereby knowingly waives any right to a hearing under the statutes referenced in this CACP; and that Sunoco knowingly waives its right to appeal this CACP, which rights may be available under Section 4 of the Environmental Hearing Board Act, Act of July 13, 1988, P.L. 530, 35 P.S. § 7514; the Administrative Agency Law, 2 Pa. C.S. § 103(a) and Chapters 5A and 7A, or any other provision of law. Signature by Sunoco's attorney certifies only that the agreement has been signed after consulting with counsel.

FOR SUNOCO LOGISTICS PARTNERS, LP	FOR THE COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION
Name: Title	Christopher K. Kriley, P.E. Program Manager Clean Water Program Southwest Region
Name: Title	As to form and legality
Name: Attorney for Sunoco	Mary Martha Truschel Assistant Counsel



DEPARTMENT OF ENVIRONMENTAL PROTECTION Permit No				
EARTH DISTURBA	Report No. 6 NCE INSPECTION REPORT			
	Inspection Date 8/20/2014 Inspection Time 1:30pm			
Weather Conditions 80 Degrees, Sunny	Total Project Area 459			
Location Minick Lane, Route 519, Beagle Club Road	Total Disturbed Area 459			
Municipality Nottingham, N. Strabane Townships	County Washington			
Receiving Water(s) Little Chartiers Cr., Mingo Cr.	Designated/Existing Use HQ-WWF			
Responsible Party(s) Sunoco Pipeline, LP	#1 E #9 701			
(name & address) 535 Fritztown Road	9			
Sinking Spring, PA 16908				
Phone ()				
Site Representative (name) Dave Kemp	Inspector (name) Robert C. Kirkpatrick			
(title) Environmental Inspector	(title) <u>E&S Technician - WCCD</u>			
Routine complete Routine partial Follow-up Complaint Final Site Description & Observations Dave Kemp (CSD), Marjukka Miinala (CSD), Rob Simcik (Tetra Tech), Darl Rosenquest (PADEP), and Jason Stromberg (Precision Pipeline) on site during inspection. Site is active today as crews are working near the Beagle Club Road crossing. The spring near Beagle Club Road has been redirected back off of the ROW into pre-existing condition. Pipeline has been installed in this area. Minick Lane BMPs have been replaced with the correct size sock, and additional waterbars and sumps have been installed. It appears that these controls were functioning properly at the time of inspection. RCE access off of Route 519 has been approved by the Department. Compliance Notice has been lifted from August 6 th , 2014.				
	ued on page 3 of			
Permit and Plan Requirements	Type of Activity (check as many as appropriate)			
Y N ☑ □ Written Erosion & Sediment Plan required	□ Other □ Pub. Road Constr./Maint. (PRC) □ Pvt. Road/Residence (PRRS)			
☑ Written Post Construction Stormwater Management	Res. Subdivision (RSBD) Comm./Indust. Dev. (CMIN)			
Plan required Erosion & Sediment Plan requested	Govmt. Facilities (GOV) Recreation Facilities (RECF)			
Post Construction Stomwater Management Plan requested	Utilities Facilities (UTL) Agricul. Activities (AGA)			
☐ ☑ E & S Permit required	☐ Sewer/Water Systems (SWS) ☑ Pipeline (PL)			
	Remediation/Restoration (RRES) Silviculture (SILV)			
Permit #: 00651380061				

Page 1 of 3

☐ White - Inspector

☐ Yellow - Responsible Party

Pink - Department

☐ Goldenrod - Other



Permit No.	
Report No.	6

EARTH DISTURBANCE INSPECTION REPORT

oject	Name Mariner East Pipeline	Inspection Date 8/20/2014	_ inspection 1	ime <u>1:30pm</u>
pecti	ion Findings			Reference
No	o violations observed at this time.			
Fa	ailure to (check all that apply).			
a.	develop a written Erosion and Sediment (E8	kS) Plan.		(102.4)
b.	have E&S Plan available onsite.			☐ (102.4)
C.	submit an E&S Plan as requested.			☐ (102.4)
d.	implement effective E&S Best Management	Practices (BMPs).		(102.4)
e.	maintain effective E&S BMPs.			☐ (102.4)
f.	use Antidegradation Best Available Condischarges to High Quality or Exceptional Va		CT) BMPs for	☐ (102.4)
g.	obtain an NPDES Permit for Stormwater Dis	charges Associated with Constructi	on Activities.	(102.5)
h.	obtain an E&S Permit.			(102.5)
i.	prepare and implement a PPC Plan.			(102.5)
j.	submit Notice of Termination.			[(102.7)
' k.	develop written Post Construction Stormwat	er Management (PCSM) Plan.		(102.8)
1.	have PCSM Plan available onsite.			(102.8)
m.	. submit PCSM Plan as requested.	5 5 6 8		(102.8)
n.	implement effective PCSM BMPs.			(102.8)
0.	maintain effective PCSM BMPs.			(102.8)
p.	perform reporting and recordkeeping as requ	uired.		(102.8)
q.	implement riparian buffer or riparian forest b	uffer.		(102.14)
г.	meet regulatory requirements for riparian for	rest buffer.		(102.14)
S.	provide temporary stabilization of the earth of	disturbance site.		(102.22)
t.	provide permanent stabilization of the earth	disturbance site.		(102.22)
u.				(402 CSL)
	ediment or other pollutant was discharged into			☐ (401 CSL)
	te conditions present a potential for pollution to	o waters of the Commonwealth.		(402 CSL)
Ot	ther (describe).			
Ot	ther (describe).			
Ot	ther (describe).		U	
	ther (describe).			
92	spection of this project has revealed site of and/or 102 and the Clean Streams Law, t	conditions which constitute viola he act of June 22. 1937. P.L. 1987	tions of 25 Pa. . 35 P.S. § 691.1	Code Chapte et sea.
	Additional information regarding thes		_	
	Pa	ge 2 of <u>3</u>		
Whit	te - Inspector	e Party 🔲 Pink - Departme	nt □ Go	oldenrod - Othe



■ White - Inspector

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF WATERWAYS ENCINEERING AND WETLANDS

BUREAU OF WATERWAYS ENGINEERING AND WETLANDS Permit No. Report No. 6 EARTH DISTURBANCE INSPECTION REPORT Project Name Mariner East Pipeline Inspection Date 8/20/2014 Inspection Time 1:30pm **Continuation Sheet** Site Description & Observations Compliance Assistance Measures - Continue to follow approved E&S Plan. Follow-up Inspection will occur on or about (date) September 2014 (Signature of Site Representative) (Date) The Site Representatives' signature acknowledges that they have read the report and received a copy and that they were given an opportunity to discuss it with the inspector. The signature does not necessarily mean the signee agrees with the report.

Page 3 of 3

☐ Pink - Department

Goldenrod - Other

☐ Yellow - Responsible Party



Washington County Conservation District

2800 No. Main St., Suite 105 Washington, PA 15301 Phone: 724-705-7098 Fax: 724-249-2519 e-mail: washcocd@yahoo.com

67 Years

1947 - 2014

COMPLIANCE NOTICE

Certified Mail: # 7013 3020 0001 3959 7707 (Sunoco Pipeline, LP – Matt Gordon)

August 6, 2014

RE: Mariner East Pipeline 00651380061 Sunoco Pipeline, LP Nottingham Township Washington County

Dear Mr. Gordon,

On August 6, 2014 a representative of the Washington County Conservation District conducted an inspection of the earthmoving activities at Mariner East Pipeline, in Nottingham Township. A copy of the inspection report is enclosed for your use and review.

The Washington County Conservation District, by delegation agreement with the Department of Environmental Protection is authorized to investigate complaints and inspection of earthmoving activities to determine compliance with Chapter 102 Erosion Control, NPDES and ESCGP-2 permitting requirements, and the Clean Streams Law.

The inspection revealed that earthmoving activities at Mariner East Pipeline are in violation of the Rules and Regulations of the Department and the Clean Streams Law.

Please be advised that the Conservation District and/or representatives of the DEP will conduct a follow up inspection to determine compliance. If the follow up inspection reveals site conditions that have not been corrected, the District office will be forced to refer this matter to the DEP and municipality for enforcement action.

COMPLIANCE NOTICE Page 2

The items/violations listed, in detail, on the inspection report, are requested to be completed immediately. If there are problems in the field - refer to the approved erosion control plan - if there are problems with your approved erosion control plan - you must contact your engineer to correct. Be strongly reminded that revisions or changes to the plan or permit must be approved by the District office PRIOR to implementing the changes!

If you have questions in regard to the inspection report or this compliance notice, you may contact the District office at 724-705-7098.

Sincerely,

Robert C. Kirkpatrick

Ill C. lift

Erosion Control Technician

Cc: WCCD Files

Nottingham Township

PA DEP



DEPARTMENT OF ENTIRONMENTAL PROTECTION DEPARTMENT OF ENTIRONMENTAL PROTECTION Permit No.				
Report No. 5				
	NCE INSPECTION REPORT			
Project Name Mariner East Pipeline Weather Conditions 70 Degrees Overset/Rain	Inspection Date 8/6/2014 Inspection Time 9:30am			
Weather Conditions 70 Degrees, Overcast/Rain Location Minick Lane, Route 519	Total Project Area 459			
Municipality Nottingham, N. Strabane Townships	Total Disturbed Area 459 County Washington			
Receiving Water(s) Little Chartiers Cr., Mingo Cr.	Designated/Existing Use HQ-WWF			
attis gradie on, inningo on				
Responsible Party(s) Sunoco Pipeline, LP				
(name & address) 535 Fritztown Road				
Sinking Spring, PA 16908				
Phone ()				
Site Representative (name) Dave Kemp	Inspector (name) Robert C. Kirkpatrick			
(title) Environmental Inspector	(title) <u>E&S Technician - WCCD</u>			
Type of Inspection (check only one) Routine complete Routine partial Follow-up Complaint Final Site Description & Observations Dave Kemp (CSD) and Marjukka Miinala (CSD) on site during inspection. Site is active today as various crews work on sections of the pipeline project and repair E&S controls. E&S controls have been installed near the Route 519 crossing. These controls appear to have been installed correctly. Seed and mulch has been laid down around the crossing to assist with sediment control. The E&S controls on the ROW near Minick Lane have failed and sediment has entered a pond on the downslope side of the ROW. Workers were repairing/replacing several sections of silt fence and silt sock during the time of inspection in this area. However, these controls have not been installed per the approved E&S plan. The silt sock and silt fence have been installed in a continuous line along the ROW.				
	ce and silt sock, thus creating a one point of discharge. The silt			
sock and silt fence could handle this degree of water an	d sediment allowing it to fail. Additional controls are needed to			
⊠ Continued on page 3 of <u>3</u> .				
Permit and Plan Requirements	Type of Activity (check as many as appropriate)			
Y N ☑ ☐ Written Erosion & Sediment Plan required ☑ ☐ Written Post Construction Stormwater Management Plan required	Pub. Road Constr./Maint. (PRC) Pvt. Road/Residence (PRRS) Res. Subdivision (RSBD) Comm./Indust. Dev. (CMIN)			
□ ☑ Erosion & Sediment Plan requested □ ☑ Post Construction Stormwater Management Plan requested	Govmt. Facilities (GOV) Recreation Facilities (RECF) Hillities Facilities (UTL) Agricul. Activities (AGA)			
□ ☑ E & S Permit required □ NPDES Permit required □ Phased Constr. □ Non-Phased Constr.	□ Sewer/Water Systems (SWS) ☑ Pipeline (PL) □ Remediation/Restoration (RRES) □ Silviculture (SILV)			
Permit #: 00651380061 Exp. Date: 4/2/2019				

Page 1 of <u>3</u>

☐ White - Inspector ☐ Yellow - Responsible Party

☐ Pink - Department

☐ Goldenrod - Other



Permit No.		
Report No.	5	

EARTH DISTURBANCE	INSPECTION REPORT	T
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Proj	ject Name <u>Mariner East Pipeline</u> Inspection Date <u>8/6/2014</u> In	spection Time <u>9:30am</u>
nsp	pection Findings	Reference
۱.	No violations observed at this time.	☐ (N/A)
2.	Failure to (check all that apply).	
	a. develop a written Erosion and Sediment (E&S) Plan.	(102.4)
	b. have E&S Plan available onsite.	☐ (102.4)
	c. submit an E&S Plan as requested.	(102.4)
	d. implement effective E&S Best Management Practices (BMPs).	☑ (102.4)
	e. maintain effective E&S BMPs.	☑ (102.4)
	 f. use Antidegradation Best Available Combination of Technologies (ABACT) Is discharges to High Quality or Exceptional Value Waters. 	BMPs for [] (102.4)
	g. obtain an NPDES Permit for Stormwater Discharges Associated with Construction Ad	ctivities. (102.5)
	h. obtain an E&S Permit.	☐ (102.5)
	i. prepare and implement a PPC Plan.	☐ (102.5)
	j. submit Notice of Termination.	(102.7)
	k. develop written Post Construction Stormwater Management (PCSM) Plan.	☐ (102.8)
	I. have PCSM Plan available onsite.	(102.8)
	m. submit PCSM Plan as requested.	(102.8)
	n. implement effective PCSM BMPs.	☐ (102.8)
	o. maintain effective PCSM BMPs.	(102.8)
	p. perform reporting and recordkeeping as required.	(102.8)
	q. implement riparian buffer or riparian forest buffer.	(102.14)
	r. meet regulatory requirements for riparian forest buffer.	(102.14)
	s. provide temporary stabilization of the earth disturbance site.	(102.22)
	t. provide permanent stabilization of the earth disturbance site.	(102.22)
	u. comply with permit conditions.	☐ (402 CSL)
	Sediment or other pollutant was discharged into waters of the Commonwealth.	
	Site conditions present a potential for pollution to waters of the Commonwealth.	☐ (402 CSL)
•	Other (describe).	
•	Other (describe).	
	Other (describe).	
•	Other (describe).	
	Other (describe).	
₫	Inspection of this project has revealed site conditions which constitute violations 92a and/or 102 and the Clean Streams Law, the act of June 22, 1937, P.L. 1987, 35 F	of 25 Pa. Code Chapte P.S. §691.1 <i>et seq</i> .
	Additional information regarding these violations can be found on the back	of this page.

☐ White - Inspector	Page 2 of <u>3</u> Tellow - Responsible Party	— ☐ Pink - Department	☐ Goldenrod - Other
	2		



☐ White - Inspector

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF WATERWAYS ENGINEERING AND WETLANDS

Permit No			
CADT	U DICTUDDANA	CE INCRECTION DE	Report No. 5
EARII	u nis i akban(CE INSPECTION RE	FUKI
Project Name Mariner East Pipeline	e	Inspection Date <u>8/6/2014</u>	Inspection Time 9:30am
Continuation Sheet	4		
	annat the attending -	6 band 16 aa addaaad <i>8</i> - !	
Site Description & Observations	correct the situation a	t nang. It was advised to ins	stali additional silt sock, sumps, and
waterbars.		11	
		_	ii
		Miles Control	
Compliance Assistance Measures	s 1. It is suggested to	o contact the property owner	r(s) on Minick Lane to assist them in
restoring their pond(s). 2. Repair/re	place and add addition	nal silt sock/fence in this area	a, as well as, installing additional
waterbars, J-hooks, and sumps.			
		·	
Compliance Letter Issued via (Certified Mail # 7013 30	020 0001 3959 7707	
		_	
Follow-up Inspection will occur o	n or about (date)	August 20, 2014 at 9:30am	
C v.O. 15 11		DIIAIII	111
Certified Mail		Kalt C. Katy	tt 8-6-14
(Signature of Site Representative)	(Date)	(Inspector's Signature)	(Date)
The Site Representatives' signature acknowledge to discuss it with the inspector. The sign	owledges that they have re ature does not necessarily	ead the report and received a cop mean the signee agrees with the	by and that they were given an opportunity a report.
	Page 3	of <u>3</u>	

☐ Pink - Department

Goldenrod - Other

☐ Yellow - Responsible Party