Atlantic Coast Pipeline, LLC 120 Tredegar Street, Richmond, VA 23219



January 4, 2021

Kimberly D. Bose, Secretary Federal Energy Regulatory Commission 888 First Street, N.E., Room 1A Washington, D.C. 20426

Re: Atlantic Coast Pipeline, LLC

Atlantic Coast Pipeline

Docket Nos. CP15-554-000 & CP15-554-001

OEP/DG2E/Gas Branch 4

Dear Secretary Bose:

By Order dated October 13, 2017, the Federal Energy Regulatory Commission (Commission or FERC) authorized Atlantic Coast Pipeline, LLC (Atlantic) to construct and operate certain facilities that comprise the Atlantic Coast Pipeline (ACP). 161 FERC ¶ 61,042 (the "Order").

Atlantic received an Information Request from FERC staff regarding these Projects dated October 27, 2020 (10-27-20 Information Request). On December 18, 2020 Atlantic used the FERC Online webpage to eFile its response to the 10-27-20 Information Request. Although on December 18, 2020 Atlantic received a Confirmation of Receipt of the filing from FERC, due to webpage technical difficulties the filing was never accepted to the docket. *Therefore, Atlantic hereby re-files its December 18, 2020 response to the 10-27-20 Information Request.* The original cover letter and filing verification is attached in the following pages.

Atlantic requests that, pursuant to 18 C.F.R. § 388.112, the information filed in Appendix F be treated as controlled unclassified information and privileged and confidential, and that this information not be released to the public. This information is labeled as "Contains Controlled Unclassified Information and Contains Privileged Information – Do Not Release" and contains landowner information, which is customarily treated as privileged and confidential.

If you have any questions, please contact me at 804-624-0988.

Respectfully submitted,

/s/ Sharon L. Burr

Sharon L. Burr Chief Deputy Counsel

Authorized Representative, Atlantic Coast Pipeline, LLC 120 Tredegar Street Richmond, VA 23219 cc: Julia Yuan, FERC

encl(s)/

Atlantic Coast Pipeline, LLC 120 Tredegar Street, Richmond, VA 23219



December 18, 2020

Kimberly D. Bose, Secretary Federal Energy Regulatory Commission 888 First Street, N.E., Room 1A Washington, D.C. 20426

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Dear Secretary Bose:

By Order dated October 13, 2017, the Federal Energy Regulatory Commission (Commission or FERC) authorized Atlantic Coast Pipeline, LLC (Atlantic) to construct and operate certain facilities that comprise the Atlantic Coast Pipeline (ACP). 161 FERC ¶ 61,042 (the "Order").

Atlantic received an Information Request from FERC staff regarding these Projects dated October 27, 2020 (10-27-20 Information Request). Atlantic hereby submits its response to the 10-27-20 Information Request in the form of an ACP Disposition and Restoration Plan which addresses the nine points listed in the request. To assist FERC staff in locating information relevant to the nine points listed in the 10-27-20 Information Request, attached is a key summarizing where in the Plan the information is located.

Atlantic requests that, pursuant to 18 C.F.R. § 388.112, the information filed in Appendix F be treated as controlled unclassified information and privileged and confidential, and that this information not be released to the public. This information is labeled as "Contains Controlled Unclassified Information and Contains Privileged Information – Do Not Release" and contains landowner information, which is customarily treated as privileged and confidential.

If you have any questions, please contact me at 804-819-2171.

Respectfully submitted,

/s/ Sharon L. Burr

Sharon L. Burr Chief Deputy Counsel

Authorized Representative, Atlantic Coast Pipeline, LLC 120 Tredegar Street Richmond, VA 23219 cc: Julia Yuan, FERC

encl(s)/

VERIFICATION

Sharon L. Burr says: that she is Chief Deputy Counsel, Authorized Representative of Atlantic Coast Pipeline, LLC; that she has read the foregoing submittal and is familiar with the contents thereof; that all the statements and matters contained therein are true and correct to the best of her information, knowledge, and belief; and that she is authorized to execute and file the same with the Federal Energy Regulatory Commission.

/s/ Sharon L. Burr

Sharon L. Burr Chief Deputy Counsel Authorized Representative for Atlantic Coast Pipeline, LLC

Date: December 18, 2020

Reference Table for Responses to the FERC Information Request

FERC Information Request Question		Applicable ACP Disposition and Restoration Plan Section(s)
1	A schedule identifying planned initiation and completion dates for all discrete phases of project disposition and restoration activities.	Section 9 Section 10 - Appendix A
2	Identification of all areas where construction has started but no pipeline has been installed (i.e., areas that have been cleared or graded) and a description of how these areas would be restored.	Section 7 Section 10 – Appendix B Section 10 – Appendix G
3	Identification of all SHP components that DETI plans to place into service, and how those facilities would integrate with DETI's system.	Not applicable to ACP; Eastern Gas Transmission and Storage, Inc. has filed a response for SHP (Accession No. 20201120-5243)
4	Identification of all pipeline segments, buildings, foundations, fences, aboveground piping, belowground piping, and appurtenant facilities that would be removed or left in place. This must include a description how each facility would either be left in place or removed from the site, and what methods or procedures Atlantic/DETI would use to dispose of the materials that would be removed.	Section 6 Section 7 Section 10 – Appendix B Section 10 – Appendix C
5	A plan for the long-term restoration of disturbed rights-of-way. This must identify the entity that will be responsible for completing and maintaining this restoration.	Section 3
6	Discussion of the status of Atlantic's/DETI's consultation with landowners on matters pertaining to project disposition and restoration activities on their property, as applicable, including: a. preferences regarding treatment of pipeline segments that have already been installed (i.e., pipeline to be left in place or removed); b. preferences for removal of felled trees that have not been cleared; and c. preferences on how disturbed areas would be restored, depending on their land use type (e.g., forest, agricultural, etc.).	Section 5 Section 8 Section 10 - Appendix F Section 10 - Appendix I
7	A table showing the federal, state, and local permits and approvals required for land-disturbing activities associated with project disposition and restoration. Include a discussion of the status of all required federal and state government permit approvals and consultations. Include the agency and individual contacted, the date Atlantic/DETI submitted the application (or a timetable for the Atlantic/DETI submission), or whether Atlantic/DETI have received a permit.	Section 3 Section 10 – Appendix D

Reference Table for Responses to the FERC Data Request

	FERC Data Request Question	Applicable ACP Disposition and Closeout Plan Section(s)
8	The status of all historic properties requiring any further	Section 3
	treatment or avoidance measures as well as a schedule and	Section 10 – Appendix E
	plans for fulfilling any remaining stipulations of the	
	Programmatic Agreement executed to comply with Section	
	106 of the National Historic Preservation Act.	
9	The status of the implementation of conservation measures	Section 3
	and mitigation for ACP and SHP impacts (e.g., tree clearing,	Section 10 – Appendix H
	ground disturbance) on species protected under the	SHP – Not applicable; Eastern
	Endangered Species Act.	Gas Transmission and Storage,
		Inc. has filed a response for SHP
		(Accession No. 20201120-5243)