



Preserve Craig ~ *Sustaining the Quality of Life We Value*

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June 16, 2015

Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
888 First Street NE, Room IA
Washington, DC 20426

RE: Docket Number PF15-3-000; Mountain Valley Pipeline

Dear Ms. Bose:

This letter transmits site-specific data describing geographic features located with the Alternate Routes 110, 110J and 110R for the proposed Mountain Valley Pipeline, in Craig County Virginia. The site-specific features, as identified by the landowners, include the locations and identification of structures, wells, springs, historical sites, sinkholes, wetlands and other significant features along the pipeline path in Craig County.

The data is presented in the format of a Google Earth file which requires use of Google Earth software to access. The file continues to be expanded and up-to-date information will be available during the preparation of the Environmental Impact Statement on the Preserve Craig Website www.PreserveCraig.org.

The site-specific geographic features are necessary not only to document the scope of the environmental impact in accordance with NEPA, but also in the Clean Water Act Section 404 process, the Clean Water Act Section 401 certification, and the consultation required under Section 106 of the National Historic Preservation Act.

The US Army Corps of Engineers will decide whether to require an individual Section 404 permit or authorize coverage under a Nationwide permit. The impacts to the water resources and aquatic life in Craig County alone are enough to require an individual Section 404 permit. Even more compelling, the Mountain Valley Pipeline is proposed to transect a panoply of complex hydro-geologic systems across 300 miles of steep mountain slopes, and will impact hundreds of thousands of people's water supplies. The fact is that gas pipeline of this scale in the region proposed to construct is unprecedented and therefore warrants the thorough and detailed regulatory oversight of an individual Section 404 permit.

We intend to supplement the FERC record with additional site-specific information in a timely manner. Preserve Craig would appreciate being informed if there is a hard deadline for

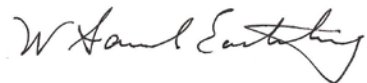
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providing this information, although we expect that the needs of the cooperating agencies, including the Keeper of the National Register, to govern such schedules. In addition, MVP is still performing survey work itself and has just started to threaten trespass and legal action on property where the landowners have denied access.

Please promptly advise us of the date beyond which FERC will no longer accept or consider additional site-specific geographic resource data in the NEPA process.

Sincerely,

A handwritten signature in cursive script that reads "Sam Easterling".

Sam Easterling, Co-Chair
Preserve Craig

A handwritten signature in cursive script that reads "Bill Wolf".

Bill Wolf, Co-Chair
Preserve Craig

Enclosure: Google Earth File submitted to the FERC docket by separate docket entry, which file is named MVP110_CraigCoVA.kmv