

**IN THE UNITED STATES COURT OF APPEALS  
FOR THE DISTRICT OF COLUMBIA CIRCUIT**

**LORI BIRCKHEAD, LANE BRODY  
individually and in official capacity as  
CEO of WALDEN’S PUDDLE, JIM  
WRIGHT and MIKE YOUNGER,**

**PETITIONERS**

v.

Docket No. 18-1218

**FEDERAL ENERGY REGULATORY  
COMMISSION,**

**RESPONDENT.**

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**LORI BIRCKHEAD, LANE BRODY INDIVIDUALLY AND IN OFFICIAL  
CAPACITY AS CEO OF WALDEN’S PUDDLE, JIM WRIGHT AND MIKE  
YOUNGER, WHO ARE MEMBERS OF CONCERNED CITIZENS FOR A  
SAFE ENVIRONMENT (CCSE)**

Pursuant to the Natural Gas Act, 15 U.S.C. § 717r(b), and Rule 15(a) of the Federal Rules of Appellate Procedure, Lori Birckhead, Lane Brody (pka Lynn C. Bayers) individually and as CEO of Walden’s Puddle, a wildlife rehabilitation and education center, Jim Wright and Mike Younger who are all members of the Concerned Citizens for a Safe Environment jointly petition this Court for review of final actions taken by the Federal Energy Regulatory Commission (FERC)

granting to the Tennessee Gas Pipeline Company a certificate authorizing construction and operation of the Broad Run Expansion Project under Section 7 of the Natural Gas Act, 15 U.S.C. §717f(e). Petitioners seek review of the orders designated below:

1. *Tennessee Gas Pipeline Company, LLC*, FERC Docket No. CP15-77-000, Order Issuing Certificate and Approving Abandonment, 156 FERC ¶61,157 (September 6, 2016);

2. *Tennessee Gas Pipeline Company*, FERC Docket No. CP15-77-001, Order Denying Rehearing and Dismissing Clarification, 163 FERC ¶ 61,190 (June 12, 2018).

This Court has jurisdiction under Section 717r of the Natural Gas Act, 15 U.S.C. §717r over this Petition for Review. All of the Petitioners reside in or own businesses in Joelton, Davidson County, Tennessee in close proximity to the 60,000 horsepower Joelton Compressor Station (also known as Compressor Station 563) which is the largest component of the Broad Run Expansion Project. As such, the Petitioners are directly aggrieved by the Commission's orders approving the Compressor Station which damages the aesthetics and environmental characteristics of the area and jeopardizes the Petitioners' health, safety and economic well-being. *See Moreau v. FERC*, 982 F.2d 556 (D.C. Cir. 1993) (finding landowner has standing to challenge pipeline on abutting property because

of damage to her aesthetic and environmental well being). Petitioners' grounds for standing are further set forth in the Attached Declaration and Motions to Intervene. *See Sierra Club v. EPA*, 292 F.3d 895, 899 (D.C. Cir. 2002) (holding that petitioner may support claims of standing with reference to the record evidence).

Each Petitioner sought and was granted intervention in the certificate proceeding before the Commission.<sup>1</sup> The Petitioners filed a timely joint petition for rehearing of the Commission order granting the certificate on October 6, 2016.<sup>2</sup> On June 12, 2018, the Commission denied all rehearing requests, thus rendering the orders final for judicial review under Section 15 U.S.C. §717r(a). This Petition for Review is timely filed within sixty days of the Commission's order on rehearing. *See* 15 U.S.C. §717r(b).

The Petitioners request that the Court set aside the orders and grant such other relief as may be appropriate.

Respectfully submitted,

*/s/Carolyn Elefant*

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Carolyn Elefant

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<sup>1</sup> *See Tennessee Gas Pipeline Company*, Order Denying Rehearing and Dismissing Clarification, 163 FERC ¶ 61,190 (2018) at P. 3 (acknowledging Petitioners as intervenors and accepting their rehearing request for review).

<sup>2</sup> Petitioners' Joint Request for Rehearing, FERC Docket CP15-77, (October 6, 2016), Accession No. 20161006-5155.

LAW OFFICES OF CAROLYN ELEFANT

1440 G Street N.W., Eighth Floor

Washington D.C. 20005

202-297-6100

[carolyn@carolynelefant.com](mailto:carolyn@carolynelefant.com)

Counsel for Petitioners

August 8, 2018

Attachment 1:  
Declarations and Record Evidence  
In Support of Standing

**IN THE UNITED STATES COURT OF APPEALS  
FOR THE DISTRICT OF COLUMBIA CIRCUIT**

**LORI BIRCKHEAD, LANE BRODY  
individually and in official capacity as  
CEO of WALDEN'S PUDDLE, JIM  
WRIGHT and MIKE YOUNGER,**

**PETITIONERS**

**v.**

**FEDERAL ENERGY REGULATORY  
COMMISSION,**

**RESPONDENT.**

**Docket No.** \_\_\_\_\_

**28 U.S.C. §1746 DECLARATION OF LORI BIRCKHEAD  
IN SUPPORT OF STANDING**

My name is Lori Birckhead. I am over the age of 18, competent to testify and have personal knowledge of the facts set forth in this declaration. Under penalty of perjury, I declare the following:

1. I reside in Joelton in Davidson County, Tennessee. Along with my husband, I own of ByFaith Farm which is also located in Davidson County, Tennessee. Our farm is located approximately 1000 feet from the project site where the 60,000 horsepower Joelton Compressor Station (the largest station in the Tennessee Gas

Pipeline's Broad Run Expansion Project) is currently under construction. The purpose of this Declaration is to explain how the Commission's approval of the project has, and will continue to adversely affect me both as a resident and farm owner in Davidson County.

2. We raise both vegetables and animals on our farm and use chemical-free practices to produce high-quality healthy food. Our farm has three families of tenant farmers who derive their livelihood from products they raise on our farm for themselves. Part of our mission at the farm is to support individuals who wish to serve our community as independent farmers. Through the opportunities afforded to these tenant farmers, they learn business skills, marketing skills, and of course they learn the value of hard work.

3. Our farm is also a community farm. We grow food for those less fortunate in our community and distribute this food through Second Harvest of Nashville. We also host weeklong camps for young people living in urban areas to experience life on a farm.

4. I am extremely concerned about the harmful impacts that the compressor station will have on my family and the farm. With regard to the farm, the constant sound pollution and vibrations will cause stress to our cattle and potentially damage

their endocrine system. The constant vibration and sound will also have a deleterious effect on bats and bees which our crops depend upon for cross-pollination.

5. We are very proud of our well that generates 80 gpm of water for irrigation of over ten acres including three high-tunnels, one greenhouse, and several feeding troughs. Both construction of the compressor station and ongoing operation may contaminate the water supply and bring a halt to our farm's operations.

6. The 60,000 horsepower compressor station will spew toxic emissions and pollute air quality in the region which in turn can contaminate the soil.

7. I am concerned that the environmental and health harm caused by the compressor station may ultimately force us to shut down our farm or put an end to the tenant farmer and summer camp programs described above. I purchased this farm to pursue an objective of helping the less fortunate in our community. The impact that this compressor station has on me and my family creates a ripple effect of impact on hundreds, if not thousands, of folks who benefit directly or indirectly from our farm. Our farm also offers opportunity for tenant farmers who otherwise would not have the means to own their own land, to grow food or raise cattle here at ByFaith Farm for their own businesses.

8. The proposed compressor station also impacts me and my family on a personal level. Our grandchildren love to visit the farm but suffer from chronic upper



respiratory issues and we are fearful that their condition could be worsened by the toxic air. There is also a city park located next to the Compressor Station site which we use with our grandchildren several times a week. Once the station is operational, we expect that the noise from blowdowns and pollution from emissions will make continued use of the park impossible.

9. I am also concerned about the safety of the compressor station and the risk of catastrophic harm given its close proximity to my farm and other farms and residences in the area. One of my co-petitioners, Mike Younger prepared a report on Tennessee Gas' system identifying numerous safety problems which he submitted in the FERC.

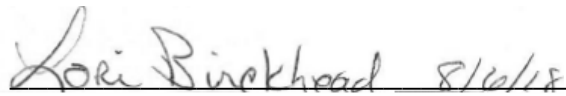
10. The compressor station site is also an eyesore in the center of an area that is zoned as rural/agricultural. There is a huge swath of clear cut land on what was once hardwood forest with a large bat population, and it serves as a constant reminder of the permanent damage to the rustic character of the area that attracted both me and many of my neighbors to Joelton.

11. Because of my concerns about the Joelton Compressor Station, I intervened in the FERC process to oppose the project. I also helped to form the Concerned Citizens for a Safe Environment (CCSE), an association that did not

formally intervene at FERC but is comprised of many community members who also oppose the project.

12. The harm caused by the Joelton Compressor Station can be remedied by an order from this Court by vacating the Commission's certificate order approving the Broad Run Expansion Project.

I declare under penalty of perjury that the foregoing is true and accurate to the best of my knowledge.

  
Lori Birckhead                      8/16/18  
Lori Birckhead                      date

Submission Description: (doc-less) Out-of-Time Motion to Intervene of pka Lane Brody under CP15-77-000.

Submission Date: 8/3/2015 4:09:45 PM

Filed Date: 8/3/2015 4:09:45 PM

Dockets

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CP15-77-000 Application for a Certificate of Public Convenience and Necessity for Broad Run Expansion Project of Tennessee Gas Pipeline Company, L.L.C.

Filing Party/Contacts:

Filing Party Signer (Representative)  
Other Contact (Principal) -----

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Walden's Puddle Wildlife Rehabilitation and Education Center/Memorial  
lanebrody@yahoo.com

Basis for Intervening:

July 25 2015  
Kimberly D. Bose, Secretary Federal  
Energy Regulatory Commission  
888 First Street NE, Room 1A  
Washington, DC 20426

RE: Broad Run Expansion Project Environmental Issues Comments  
Tennessee Gas Pipeline Company, LLC  
Docket No. CP15-77-000

Dear Secretary Bose, and Commissioners of the Federal Regulatory  
Commission,  
THIS IS AN INTERVENER OUT OF TIME

I am pka Lane Brody (Lynn C. Bayers) the Chairman "in kind"  
CEO of Walden's Puddle Wildlife Rehabilitation Education Center and  
memorial site, Our petition has over 80,000 so far  
Thank you for this opportunity.

This letter was not sent before the deadline because WE WERE NOT INFORMED  
and now obtaining information. We found out 3 WEEKS AGO, through the  
grapevine! NO one from KINDER MORGAN has ever contacted us.  
We are located at 8131 Jackman Road, Davidson County, less than one mile  
from the proposed site. We are humbly asking you to read about who we  
are, THE SERVICES WE PROVIDE FOR MIDDLE TENNESSEE AND HOW NEGATIVELY  
IMPACTED WE WOULD BE BY THE PROPOSED GAS PIPELINE COMPRESSOR STATION.  
We are begging you to PLEASE take everything we are all submitting into  
serious consideration and not allow this Gas Pipeline Compressor Station  
to be built ONLY ONE MILE AWAY FROM US WHICH WOULD cause us to have to  
CLOSE OUR DOORS to thousands of people and animals we serve.  
Our mission is  
GIVING WILDLIFE A SECOND CHANCE.

JUST LIKE A ZOO, WE have 30 PERMANENT outdoor enclosures with hundreds of animals in them, including BALD EAGLES BOBCATS RACOONS AND GREAT HORNED OWLS who are sick and injured and already stressed that would not be able to heal and grow with this GPGS operating so near us with all of the issues it creates.

WE HAVE NO LESS THAN 500 ANIMALS IN OUR CARE AT ANY GIVEN TIME.  
WE ADMIT OVER 3500 INJURED AND ORPHANED ANIMALS PER YEAR OF OVER 120 DIFFERENT SPECIES!

COMMON SENSE TELLS US ALL THAT THIS GPCS BELONGS IN AN INDUSTRIAL AREA NOT OUR PEACEFUL QUIET RURAL AGRICULTURAL AREA!

We are learning and studying and gathering information as fast as we can to catch up and try to do all we can to show the negatives this will have on our rural and agriculturally zoned area.

We are a 501c3 non-profit/ EIN 621471146, operating at this peaceful location for over 20 years.

We are the only professionally staffed wildlife Rehabilitation and education center in middle Tennessee, employing 15 professionals who have come from around the country to work with us!

We receive no federal or state funding serving over 60 counties existing though the donations of the great people of middle Tennessee and great wealth of giving Foundations and trusts.

Imagine you are driving down the road with your children or grand children and see a dead doe on the side of the road, its baby fawn standing there in peril. If not for us this to take it in. that baby would be shot, AS IT IS ILLEGAL TO KEEP WILD ANIMALS IN TENNESSEE, ALL WILD ANIMALS ARE THE PROPERTY OF THE STATE. CAGED ALREADY SICK INJURED ORPHANED STRESSED ANIMALS WOULD NOT BE ABLE TO RUN OR FLY AWAY WHEN THE SOUND LEVELS GO UP TO CASE THEM TO HAVE AN ESCAPE REACTION AND WOULD BATTER, INJURE AND KILL THEMSELVES TRYING TO FLEE!! WE ARE ON A WELL, WATER CONTAMINATION, NOISE VIBRATION, AIR QUALITY ALL CONTRARY TO A HEALING ENVIRONMENT OF THESE ANIMALS WE CARE FOR.

What would you tell your child who finds a baby bunny and wants to save it, but you would have to let die, if not for us making the experience a sweet life lesson. Please help us!

WE ARE THE LITTLE GUYS BUT WE MATTER GREATLY TO DAVIDSON COUNTY/ NASHVILLE AND THE ENTIRE MIDDLE TENNESSEE AREA, WE DO SELFLESS SERVING DIFFICULT LIFE SAVING WORK,

WE VERY MUCH MATTER AND WE ARE BELOVED BY OUR COMMUNITY!!

WE ARE A RARE AND WONDERFUL ADDITION TO THE VERY DIVERSE TAPESTRY OF AMERICA!!!

WE ARE HERE THIS IS OUR NEIGHBORHOOD AND THEY ARE BULLYING EVERYONE AND SAYING, WHAT WE SAY AND THE SUFFERING THIS WILL CAUSE US DOES NOT MATTER AND THAT YOU WILL OV

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**UNITED STATES OF AMERICA  
BEFORE THE  
FEDERAL ENERGY REGULATORY COMMISSION**

**Tennessee Gas Pipeline Company, L.L.C.  
77-000**

**Docket Nos. CP15-  
77-000**

**MOTION TO INTERVENE OUT-OF-TIME**

Pursuant to Rules 212 and 214 of the Federal Energy Regulatory Commission's ("FERC") Rules of Practice and Procedure, 18 C.F.R. §§ 385.212 and 385.214, and 18 C.F.R. § 157.10, I, James Wright, respectfully request leave to intervene out-of-time in the above-captioned proceeding for Tennessee Gas Pipeline Company's ("Tennessee") proposed Broad Run Expansion Project ("Project"). On February 12, 2015, FERC published a notice of application for Tennessee's Project. On May 1, 2015, FERC published a notice of intent to prepare an environmental assessment ("EA"). In support of this motion, Allegheny states as follows:

**I. COMMUNICATIONS AND SERVICE**

All communications, pleadings, and orders with respect to this proceeding should be sent to:

James Wright  
3041 Morgan Road  
Joelton, TN 37080  
Tel: (615) 557-8070  
townandcountrypetsitter@yahoo.com

**II. INTERESTS OF PETITIONER**

**A. Reason for concerns.**

**My wife and I own and run Town & Country Farm & Pet Sitter. We board our customer's dogs, cats and horses while they are away on trips. We are located about ¾'s of a mile from the proposed Gas compressor #563. Our client's are very particular about their fur babies care and for their safety. We have already witnessed some of them canceling their reservations when their favorite accommodations are already booked. Our livelihood as**

well as our employees income is dependent on our customers having peace of mind, knowing that their babies are well cared for during their absence. Any fears or perceived fears of the dangers imposed by the installation of this natural gas compressor station could have a detrimental affect on our business. We also breed horses and raise grass fed beef on our property. For these reasons I believe that the ability to be an intervener in docket # CP-15-77 is justified.

**B. Cause for late intervention.**

FERC's regulations require that motions for late intervention "show good cause why the time limitation should be waived." 18 C.F.R. § 385.214(b)(3). In FERC's natural gas proceedings, FERC has followed a policy of allowing late intervention during the NEPA review process. *Sabine Pass Liquefaction LLC*, 139 FERC ¶ 61,039 (Apr. 16, 2012) (granting Sierra Club's untimely motion to intervene), *Cameron LNG, LLC*, 118 FERC § 61,019 (Jan. 18, 2007) (citing *Gulfstream Natural Gas System, L.L.C.*, 95 FERC ¶ 61,100 (2001) and *Iroquois Gas Transmission System, L.P.*, 59 FERC ¶ 61,094 (1992)) (FERC has adopted a "liberal intervention policy in natural gas cases at this particular stage of the proceeding," i.e., after an environmental assessment was released but "before an order on the merits has been issued," and granting untimely motion to intervene). Here, no EA has even been released. Therefore, consistent with FERC's "liberal intervention policy," I, James Wright, have good cause for late intervention at this early stage of the proceeding.

**C. James Wright's participation will not disrupt this proceeding or cause prejudice to or additional burdens on existing parties.**

FERC may also consider whether late intervention would disrupt the proceeding or cause prejudice to or additional burdens on existing parties. 18 C.F.R. §§

385.214(d)(ii) and 385.214(d)(iv). James Wright's participation will not disrupt these proceedings. Nor will it prejudice or place additional burdens on the existing parties. FERC's cases have typically held that untimely intervention will not cause prejudice if the intervention is sought prior to the final decision. *See, e.g., Cent. Hudson Gas & Elec. Corp.*, 41 FERC ¶ 61,313 (Dec. 15, 1987). For example, FERC has granted a motion to intervene that "was over two and one-half years late" where FERC was still processing the underlying application, such that intervention would not disrupt the proceeding or cause prejudice to the applicant. *Jack M. Fuls Tumalo Irrigation Dist.*, 36 FERC ¶ 61,136 (July 30, 1986). Other sources similarly support this motion for late intervention.

Cases interpreting Federal Rule of Civil Procedure 24 likewise establish that "[t]he most important consideration in deciding" a late motion to intervene "is whether the delay in moving for intervention will prejudice the existing parties to the case." § 1916 Timeliness of Motion, 7C Fed. Prac. & Proc. Civ. § 1916 (3d ed.) (summarizing cases). Similarly, where FERC has determined that late intervention will not delay, disrupt or otherwise prejudice the proceeding, FERC has granted intervention. FERC has repeatedly gone so far as to find that the lack of prejudice itself demonstrated "good cause shown" without examining the reason for the delay in filing. *Superior Offshore Pipeline Co.*, 68 FERC ¶ 61,089 (July 19, 1994), *E. Am. Energy Corp. Columbia Gas Transmission Corp.*, 68 FERC ¶ 61,087 (July 19, 1994).<sup>1</sup> Here, James Wright's intervention cannot prejudice any party, or delay the proceeding; because FERC must consider the comments that James Wright will submit regarding the underlying

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<sup>1</sup>



application. Therefore, FERC may grant this motion for late intervention without even examining the reason for the delay in filing.

Case law also shows that intervention should be granted in these circumstances. The impact or prejudice inquiry looks to impacts specifically attributable to the delay, rather than impacts associated with the moving party's participation in the suit overall. "For the purpose of determining whether an application for intervention is timely, the relevant issue is not how much prejudice would result from allowing intervention, but rather how much prejudice would result from the would-be intervener's failure to request intervention as soon as he knew or should have known of his interest in the case." *Stallworth v. Monsanto Co.*, 558 F.2d 257, 267 (5th Cir. 1977) (interpreting Fed. R. Civ. P. 24), see also *AmerisourceBergen Corp. v. Dialysist West, Inc.*, 465 F.3d 946, 953 (9th Cir. 2006) (in determining whether to allow amendment of a complaint under Fed. R. Civ. P. 15, looking to prejudice specifically attributable to the delay in seeking amendment and excluding costs that would have been imposed had the amendment been filed earlier).

Here, James Wright's motion to intervene is being filed before FERC has even prepared and released an EA. Therefore, James Wright's participation will not disrupt these proceedings or cause prejudice to or place additional burdens on existing parties.

<sup>1</sup> Where FERC has considered the reason for delay, FERC has held that even where the "excuse for untimely filing is flimsy at best," the absence of prejudice warranted allowing intervention. *Am. Ref-Fuel Co. of Hempstead*, 47 FERC ¶ 61,161 (Apr. 28, 1989).

**D. James Wright's interests are not adequately represented by other parties.**

FERC may also consider whether the movant's interests are adequately represented by other parties. 18 C.F.R. § 385.214(d)(iii). The current parties to the proceeding do not adequately represent James Wright's interests. No other participants in this proceeding represent these interests.

**III. CONCLUSION**

**WHEREFORE**, James Wright respectfully requests that it be permitted to intervene in this proceeding with full rights to participate in all further proceedings.

Dated: July 23, 2015

Respectfully submitted,

James Wright

Town & Country Farm & Pet Sitter

3041 Morgan Road

Joelton, TN 37080

townandcountrypetsitter@yahoo.com

### CERTIFICATE OF SERVICE

Pursuant to Rule 2010 of FERC's Rules of Practice and Procedure, 18 C.F.R. § 385.2010, I, James Wright, hereby certify that I have this day served the foregoing document upon each person designated on this official list compiled by the Secretary in this proceeding.

Dated: July 23, 2015

Respectfully submitted,

James Wright

Town & Country Farm & Pet Sitter

3041 Morgan Road

Joelton, TN 37080

townandcountrypetsitter@yahoo.com

Late intervention.DOC.....1-6

1/11/16

Motion to Intervene, Docket# CP15-77-000 and CP15-88-000

Dear FERC Commissioners,

I am formally requesting intervention in the permitting deliberations in both dockets above based on the fact that the current operations of these systems do not meet the basic guidelines as outlined in the Federal Natural Gas Act 15 USC Section 717. The purpose of the 2015 Field Study of Gas Pipeline Safety in Tennessee study is to demonstrate and make plain even to the untrained eye that the applicant(Kinder Morgan/Tennessee Gas Pipeline) is not, in fact, “able and willing properly to do the acts and to perform the service posed”, nor is their “proposed service and construction” required by the present or future public convenience and necessity as required under the Federal Natural Gas Act 15 U.S.C.Section 717 *et seq.*

The images of deteriorating infrastructure and failure to maintain adequate remediation of erosion at water crossings and in low-lying areas contained herein illustrate an alarming pattern of negligence with respect to these pipeline systems. In the attached appendix you will find copies of Kinder Morgan's own evaluation of the danger this failure could pose to the surrounding community.

Before any further expansion is authorized, our community deserves a thorough inspection and review by any and all agencies and commissions responsible for keeping these systems safe. We hope that as the commission charged with authorizing or denying authorization to the expansion of these systems your members will have some interest in seeing evidence of their poor condition under current operation and will appreciate our very reasonable desire to have our concerns addressed by a properly conducted,exhaustive and independent review or investigation into the true conditions of these systems before they are expanded any further. Should anyone from FERC have any questions regarding the 2015 Field Study of Gas Pipeline Safety in Tennessee they are welcome to contact the author at [2015pipelinefieldstudy@gmail.com](mailto:2015pipelinefieldstudy@gmail.com).

Respectfully and with the kindest personal regards,

Michael Younger

Author of 2015 Field Study on Gas Pipeline Safety

**CERTIFICATE OF SERVICE**

I certify that on August 8, 2018, a copy of the Petition for Review and Request for Stay was served on the solicitor for the Federal Energy Regulatory Commission and all of the parties on the official FERC service list, see attached, via email, and was also filed in the FERC docket for Case No. CP15-77.

Respectfully submitted,

*/s/Carolyn Elefant*

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Carolyn Elefant  
LAW OFFICES OF CAROLYN ELEFANT  
1440 G Street N.W., Eighth Floor  
Washington D.C. 20005  
202-297-6100  
[carolyn@carolynelefant.com](mailto:carolyn@carolynelefant.com)  
Counsel for Petitioners

August 8, 2018



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<a href="#">Help</a>

Service List for CP15-77-000 Tennessee Gas Pipeline Company, L.L.C.

Contacts marked \*\* must be postal served

Party	Primary Person or Counsel of Record to be Served	Other Contact to be Served
Lori Birckhead	Lori Birckhead 7721 Whites Creek Pike Joelton, TENNESSEE 37080 UNITED STATES lori@byfaithfarm.com	
James Wright	James Wright Rev. James Wright 3041 Morgan Rd Joelton, TENNESSEE 37080 UNITED STATES townandcountrypetsitter@yahoo.com	
2015 Field Study of Gas Pipeline Safety in Tennessee	Michael Younger Mr Michael Younger 6974 Old Hickory Blvd Whites Creek, TENNESSEE 37189 UNITED STATES nashamikey@yahoo.com	
Allegheny Defense Project	Ryan Talbott 5020 NE 8th Avenue Portland, OREGON 97211 UNITED STATES rtalbott@alleghenydefense.org	
Anadarko Energy Services Company	Kevin Sweeney John & Hengerer 1730 Rhode Island Avenue, N.W. Suite 600 Washington, DISTRICT OF COLUMBIA 20036-3116 UNITED STATES ksweeney@jhenergy.com	
Anadarko Energy Services Company		Yves J Bourgeois Manager Regulatory Affairs Anadarko Energy Services Company 1200 Timberloch Place The Woodlands, TEXAS 77380 y.j.bourgeois@anadarko.com
Antero Resources Corporation	James Olson Jones Day 717 Texas, Suite 3300 Houston, TEXAS 77002 UNITED STATES jolson@jonesday.com	Erica Youngstrom Jones Day 717 Texas Suite 3300 Houston, TEXAS 77002 eyoungstrom@jonesday.com
Antero Resources Corporation		Sherry D Anderson sanderson@anteroresources.com
Antero Resources Corporation		Mark D Mauz mmauz@anteroresources.com
	Joshua Menter Attorney	

Athens Utilities, City of Athens, Alabama	McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Athens Utilities, City of Athens, Alabama	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Atmos Energy Corporation	James Jeffries Moore & Van Allen PLLC 201 North Tryon Street, Suite 3000 Charlotte, NORTH CAROLINA 28202 UNITED STATES mferc@mcguirewoods.com	Kevin C. Frank, ESQ Attorney Atmos Energy Corporation 5430 LBJ Freeway 1800 1800 Three Lincoln Centre Dallas, TEXAS 75240 Kevin.Frank@atmosenergy.com
CenterPoint Energy Resources Corp.	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
CenterPoint Energy Resources Corp.	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Chevron U.S.A. Inc.	Kevin Sweeney John & Hengerer 1730 Rhode Island Avenue, N.W. Suite 600 Washington, DISTRICT OF COLUMBIA 20036-3116 UNITED STATES ksweeney@jhenergy.com	J. Jeannie Myers Senior Counsel Chevron USA Inc. 1600 Smith Street, 27070B Houston, TEXAS 77002 jmyers@chevron.com
Chevron U.S.A. Inc.		Charles R. Cook Chevron USA Inc. 1500 Louisiana Street 3rd Floor Houston, TEXAS 77002 chuck.cook@chevron.com
City of Clarksville Gas and Water Department, City of Clarksville, Tennessee	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES	



City of Clarksville Gas and Water Department, City of Clarksville, Tennessee  
Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

City of Corinth Public Utilities Commission  
Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

City of Corinth Public Utilities Commission  
Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

City of Florence, Alabama  
Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

City of Florence, Alabama  
Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

City of Huntsville, Alabama d/b/a Huntsville Utilities  
Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

City of Huntsville, Alabama d/b/a Huntsville Utilities  
Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES

City of  
Waynesboro,  
Tennessee

Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

City of  
Waynesboro,  
Tennessee

Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

ConocoPhillips  
Company

Kevin Sweeney  
John & Hengerer  
1730 Rhode Island Avenue, N.W.  
Suite 600  
Washington, DISTRICT OF COLUMBIA  
20036-3116  
UNITED STATES  
ksweeney@jhenergy.com

Ben J. Schoene  
Sr. Regulatory Analyst  
600 North Dairy Ashford, CH-1062A  
Houston, TEXAS 77079  
ben.j.schoene@conocophillips.com

DELTA NATURAL  
GAS COMPANY,  
INC.

Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

DELTA NATURAL  
GAS COMPANY,  
INC.

Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

Direct Energy  
Business  
Marketing, LLC

Kevin Sweeney  
John & Hengerer  
1730 Rhode Island Avenue, N.W.  
Suite 600  
Washington, DISTRICT OF COLUMBIA  
20036-3116  
UNITED STATES  
ksweeney@jhenergy.com

Thomas P Thackston  
Associate General Counsel  
1 Hess Plaza  
Woodbridge, NEW JERSEY 07095  
thomas.thackston@directenergy.com

Direct Energy  
Business  
Marketing, LLC

Stephen F. Salese  
Manager, FERC Matters  
Direct Energy Business, LLC  
1 Hess Plaza  
Woodbridge, NEW JERSEY 07095  
stephen.salese@directenergy.com

Exelon

Christopher Wilson  
Director, Federal Regulatory A  
Exelon Corporation  
101 Constitution Ave, NW

Lisa Michelle Simpkins  
Environmental and Fuels Policy  
Exelon Corporation

Corporation	Suite 400E Washington, DISTRICT OF COLUMBIA 20001 UNITED STATES FERCe-filings@exeloncorp.com	100 Constellation Way Suite 600C Baltimore, MARYLAND 21202 lisa.simpkins@exeloncorp.com
Exelon Corporation		Christopher D. Young Senior Counsel Constellation Energy Commodities Group, Inc. 111 Market Street, Suite 500 Baltimore, MARYLAND 21202 Christopher.Young@Constellation.com
Greater Dickson Gas Authority	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Greater Dickson Gas Authority	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Hardeman Fayette Utility District	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Hardeman Fayette Utility District	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Hartselle Utilities, City of Hartselle, Alabama	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Hartselle Utilities, City of Hartselle,	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor	

Alabama	Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com
Heartwood	Ernest Reed Wild Virginia President 971 Rainbow Ridge Road Faber, VIRGINIA 22938 UNITED STATES lec@wildvirginia.org
Henderson Utility Department, City of Henderson, Tennessee	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com
Henderson Utility Department, City of Henderson, Tennessee	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com
Holly Springs Utility Department, City of Holly Springs, Mississippi	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com
Holly Springs Utility Department, City of Holly Springs, Mississippi	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com
Humphreys County Utility District	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com
Humphreys County Utility District	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES

MOREHEAD  
UTILITY PLANT  
BOARD

Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

MOREHEAD  
UTILITY PLANT  
BOARD

Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

MUNICIPAL GAS  
AUTHORITY OF  
MISSISSIPPI

Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

MUNICIPAL GAS  
AUTHORITY OF  
MISSISSIPPI

Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

National Fuel  
Gas Distribution  
Corporation

Ty Holt  
Attorney  
6363 Main Street  
Williamsville, NEW YORK 14221  
UNITED STATES  
holtt1@natfuel.com

Michael E Novak  
Asst. General Manager  
National Fuel Gas Distribution  
Corporation  
6363 Main St  
Williamsville, NEW YORK 14221  
novakm@natfuel.com

National Fuel  
Gas Distribution  
Corporation

Joseph Del Vecchio  
Vice President and Chief Regul  
6363 Main Street  
Williamsville, NEW YORK 14221  
UNITED STATES  
delvecchioj@natfuel.com

NFGDC Fed. Reg. Affairs  
6363 Main Street  
Williamsville, NEW YORK 14221  
NFGDFEDREG@natfuel.com

National Grid  
Gas Delivery  
Companies

Kenneth Maloney  
Attorney  
KeySpan Energy Delivery Companies,  
The  
Cullen and Dykman LLP  
1101 14th ST., NW, Suite 750  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
kmaloney@cullenanddykman.com

National Grid  
Gas Delivery  
Companies

Samara A Jaffe  
samara.jaffe@us.ngrid.com

National Grid  
Gas Delivery  
Companies

Adam Benshoff, ESQ  
Senior Counsel  
Edison Electric Institute  
701 Pennsylvania Avenue NW  
Washington, DISTRICT OF COLUMBIA  
20004  
abenshoff@eei.org

New England  
Local  
Distribution  
Companies

Benjamin S Collins  
Manager, Gas Supply  
NSTAR Electric & Gas  
One NSTAR Way  
NE 220  
Westwood, MASSACHUSETTS 02090  
benjamin.collins@nstar.com

New England  
Local  
Distribution  
Companies

Francisco C DaFonte  
Director, Energy Procurement  
Liberty Energy Utilities (New  
Hampshire) Corp.  
11 Northeastern Blvd  
Salem, NEW HAMPSHIRE 03079  
chico.dafonte@libertyutilities.com

New England  
Local  
Distribution  
Companies

Robert S Furino  
Director, Energy Contracts  
6 Liberty Lane West  
Hampton, NEW HAMPSHIRE 03842  
furino@unitil.com

New England  
Local  
Distribution  
Companies

Deepak A Raval  
Federal Energy Specialist  
NiSource Distribution Companies  
290 W Nationwide Bolvd  
Columbus, OHIO 43215  
draval@nisource.com

New England  
Local  
Distribution  
Companies

John Rudiak  
Director-Energy Services  
Connecticut Natural Gas Corporation  
PO Box 1500  
Hartford, 06144-1500  
jrudiak@ctgcorp.com

New England  
Local  
Distribution  
Companies

Anthony J. Contrino  
Energy Supply Manager  
WESTFIELD, CITY OF  
100 Elm Street  
PO Box 990  
Westfield, MASSACHUSETTS 01085  
acontrino@wgeld.org

New England  
Local  
Distribution  
Companies

Andrew S. Katz  
Senior Counsel  
Northeast Utilities Service Company  
901 F Street  
Suite 602  
Washington, DISTRICT OF COLUMBIA  
20004  
katzas@nu.com

New England  
Local  
Distribution  
Companies

Edna M Karanian  
Manager - Gas Supply  
Yankee Gas Services Company  
107 Selden Street  
Berlin, CONNECTICUT 06037  
karanem@nu.com

New England  
Local  
Distribution  
Companies

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Page 31 of 35

John W Welch  
1380 Main Street  
Suite 201  
Springfield, MASSACHUSETTS 01103  
Hampden  
jwelch@welchbarba.com

New Jersey  
Natural Gas  
Company

William Scharfenberg  
Attorney  
NJR Service Corporation  
PO Box 1415  
Wall, NEW JERSEY 07719  
UNITED STATES  
wscharfenberg@njresources.com

Doug Rudd  
Gas Analyst  
New Jersey Natural Gas Company  
PO Box 1415  
Wall, NEW JERSEY 07719  
dcrudd@njresources.com

NiSource  
Distribution  
Companies

Kenneth Christman  
Associate General Counsel  
NiSource Corporate Services Co.  
501 Technology Drive  
Canonsburg, PENNSYLVANIA 15317  
UNITED STATES  
kchrist@nisource.com

Deepak A Raval  
Federal Energy Specialist  
NiSource Distribution Companies  
290 W Nationwide Blvd  
Columbus, OHIO 43215  
draval@nisource.com

NJR Energy  
Services  
Company

William Scharfenberg  
Attorney  
NJR Service Corporation  
PO Box 1415  
Wall, NEW JERSEY 07719  
UNITED STATES  
wscharfenberg@njresources.com

Ginger Richman  
Director  
NJR ENERGY SERVICES COMPANY  
PO Box 1415  
Wall, NEW JERSEY 07719  
gprichman@njresources.com

NJR Energy  
Services  
Company

Doug Rudd  
Gas Analyst  
New Jersey Natural Gas Company  
PO Box 1415  
Wall, 07719  
dcrudd@njresources.com

North Alabama  
Gas District

Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

North Alabama  
Gas District

Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

Ohio Valley  
Environmental  
Coalition

Vivian Stockman  
project coordinator  
PO Box ^753  
Huntington, WEST VIRGINIA 25773  
UNITED STATES  
vivian@ohvec.org

Piedmont  
Natural Gas  
Company, Inc.

Jane Lewis-Raymond  
Vice President - General Couns  
Piedmont Natural Gas  
4720 Piedmont Row Dr  
Charlotte, NORTH CAROLINA 28210  
UNITED STATES

Michelle R Mendoza  
Manager, Pipeline Services  
Piedmont Natural Gas Company, Inc.  
4720 Piedmont Row Drive  
Charlotte, NORTH CAROLINA 28210

Portland Natural Gas System, City of Portland, Tennessee	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Portland Natural Gas System, City of Portland, Tennessee	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
PSEG Energy Resources & Trade LLC	Cara Lewis Assistant Regulatory Counsel 80 Park Plaza, T5 Newark, NEW JERSEY 07102 UNITED STATES cara.lewis@pseg.com	David F. Caffery Dir. Ptflo Mgmt & Reg PSEG Energy Resources & Trade LLC 80 Park Plaza, T-19 Newark, NEW JERSEY 07102 david.caffery@pseg.com
PSEG Energy Resources & Trade LLC		Jodi Moskowitz Gen. Reg. Counsel PSEG Services Corporation 80 Park Plz # T5G Newark, NEW JERSEY 07102 Jodi.Moskowitz@PSEG.com
Savannah Utilities	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Savannah Utilities	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Sheffield Utilities, City of Sheffield, Alabama	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Sheffield Utilities, City of	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW	



Sheffield, Alabama	Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Shell Energy North America (U.S.), L.P.	Kevin Sweeney John & Hengerer 1730 Rhode Island Avenue, N.W. Suite 600 Washington, DISTRICT OF COLUMBIA 20036-3116 UNITED STATES ksweeney@jhenergy.com	Amy Gold General Manager Shell Energy North America (US), L.P. 909 Fannin Plaza Level 1 Houston, TEXAS 77010 amy.gold@shell.com
Springfield Gas System, City of Springfield, Tennessee	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Springfield Gas System, City of Springfield, Tennessee	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Tennessee Customer Group	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Tennessee Customer Group	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Tennessee Gas Pipeline Company, L.L.C.	J. Moffatt Deputy General Counsel and VP Kinder Morgan, Inc. 1001 Louisiana St. Suite 1000 Houston, TEXAS 77002 UNITED STATES curt_moffatt@kindermorgan.com	
Tennessee Gas Pipeline Company, L.L.C.	Milton Palmer Director, Rates and Regulatory Tennessee Gas Pipeline Company, L.L.C. 1001 Louisiana Street Houston, TEXAS 77002	Shannon M Miller Regulatory Analyst Tennessee Gas Pipeline Company, L.L.C. 1001 Louisiana Houston, TEXAS 77002

Tennessee Gas Pipeline Company, L.L.C.	Jacquelyne Rocan Assistant General Counsel 1001 Louisiana Street Houston, TEXAS 77002 UNITED STATES Jacquelyne_Rocan@kindermorgan.com	Ben J Carranza Manager Regulatory 1001 Louisiana Street Houston, TEXAS 77002 ben_carranza@kindermorgan.com
Tennessee Valley Authority	Sherri Collins Attorney INDIVIDUAL 400 West Summit Hill Drive ET 11A-K Knoxville, TENNESSEE 37902 UNITED STATES srcollins@tva.gov	
Town of Linden, Tennessee	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Town of Linden, Tennessee	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Tuscumbia Utilities, City of Tuscumbia, Alabama	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Tuscumbia Utilities, City of Tuscumbia, Alabama	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor Washington, DISTRICT OF COLUMBIA 20005 UNITED STATES jmenter@mccarter.com	
Walden's Puddle Wildlife Rehabilitation and Education Center/Memorial	pka Lane Brody Chairman/CEO Waldens Puddle Wi 8131 jackman rd joelton, TENNESSEE 37080 UNITED STATES lanebrody@yahoo.com	
West Tennessee Public Utility	Joshua Menter Attorney McCarter & English, LLP 1015 Fifteenth Street, NW Twelfth Floor	

District

Washington, DISTRICT OF COLUMBIA

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20005

UNITED STATES

jmenter@mccarter.com

West Tennessee  
Public Utility  
District

Joshua Menter  
Attorney  
McCarter & English, LLP  
1015 Fifteenth Street, NW  
Twelfth Floor  
Washington, DISTRICT OF COLUMBIA  
20005  
UNITED STATES  
jmenter@mccarter.com

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