Laura Obenski 14 S Village Avenue Exton, PA 19341

Rosemary Chiavetta Pennsylvania Public Utility Commission P.O. Box 265 Harrisburg, PA 17105-3265

February 26, 2019

Re: Laura Obenski v. Sunoco Pipeline L.P., #C-2019-3006905 MOTION TO CONSOLIDATE

Dear Secretary Chiavetta,

Enclosed for filing with the Pennsylvania Public Utility Commission, please find the Motion to Consolidate my complaint at Docket #C-2019-3006905 with the Flynn et al complaint at Docket # C-2018-300616.

Regards,

hor 131 aura Obenski, pro se

Attachment cc: Certificate of Service Honorable Judge Elizabeth Barnes

BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

LAURA OBENSKI Complainant v. SUNOCO PIPELINE L.P. Respondent	DOCKET #C-2019-3006905
Meghan Flynn et al. <i>Complainants</i> v. SUNOCO PIPELINE L.P. <i>Respondent</i>	DOCKET #C-2018-300616

OBENSKI MOTION TO CONSOLIDATE

To the Honorable Administrative Law Judge Elizabeth Barnes:

I hereby request, pursuant to 52 Pa Code § 5.81, for the consolidation of my complaint at Docket #C-2019-3006905 with the Flynn et al. complaint at Docket #C-2018-300616.

The authority to consolidate proceedings that involve a common finding of law or fact is given to the Commission under 52 Pa. Code § 5.81, which states in relevant part:

§ 5.81. Consolidation

The Commission or presiding officer, with or (a) without motion, may order proceedings involving a common question of law or fact to be consolidated. The Commission or presiding officer may make orders concerning the conduct of the proceeding as may avoid unnecessary costs or delay. 52 Pa. Code § 5.81

In the interest of judicial economy, the time and cost of litigation for all parties and the Commission, and the interrelated issues in both proceedings, I believe consolidation to be in the best interest of all.

WHEREFORE, I respectfully request that the Honorable Judge Elizabeth Barnes enter an order consolidating my complaint at Docket #C-2019-3006905 with the Flynn et al complaint at Docket #C-2018-300616.

Respectfully Submitted,

farm bensin aura Obenski, pro se

Dated: February 26, 2019

CERTIFICATE OF SERVICE

I hereby certify that on this day, February 26, 2019, I have served a true copy via electronic mail of the forgoing document upon the parties, listed below, in accordance with the requirements of 52 PA Code § 1.54 (relating to service by a party).

Thomas J. Sniscak, Esq. tjsniscak@hmslegal.com Kevin J. McKeon, Esq. kjmckeon@hmslegal.com Whitney E. Snyder, Esq. wesnyder@hmslegal.com Hawke, McKeon & Sniscak LLP 100 North Tenth Street Harrisburg, PA 17101 Counsel for Sunoco Pipeline, L.P.

Robert D. Fox, Esq. <u>rfox@mankogold.com</u> Neil S. Witkes, Esq. <u>nwitkes@mankogold.com</u> Diana A. Silva, Esq. <u>dsilva@mankogold.com</u> **Manko Gold Katcher & Fox LLP 401 City Avenue, Suite 901 Bala Cynwyd, PA 19004** *Counsel for Sunoco Pipeline, L.P*

Michael S. Bomstein, Esq. <u>mbomstein@gmail.com</u> **Pinnola & Bomstein Suite 2126 Land Title Building 100 South Broad Street Philadelphia, PA 19110** *Counsel for Flynn et al. Complainants*

Laura Obenski, pro se