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December 16, 2013

Read & Laniado, LLP  
Attn: Sam Laniado, Esq.  
25 Eagle Street  
Albany, New York 12207

RE: Case 13-T-0538 - Application of Williams Field Services Company, LLC and DMP New York, Inc. for a Certificate of Environmental Compatibility and Public Need Pursuant to Article VII to Construct an Approximately 9.5 Mile Natural Gas Gathering Pipeline in the Town of Windsor, Broome County.

Dear Mr. Laniado:

Upon a preliminary review of the documents submitted by Williams Field Services Company, LLC and DMP New York, Inc. (the Applicants) on December 2, 2013, the documents, as submitted, are not filed or otherwise in compliance with Section 121-a(3) of the Public Service Law (PSL). The deficiencies identified must be remedied or otherwise cured before the documents can be deemed to comply with the PSL and our regulations.

PSL §121-a(3), and the implementing regulations in 16 NYCRR Subpart 85-2 establish filing requirements for applications under PSL Article VII. While review of the Applicant's application is on-going, the following deficiencies were identified:

- 1) The documents do not comply with the requirement of 16 NYCRR §85-1.2(a)(2)(i), as referenced in §85-1.3(a)(1)(i), that the applicant state the length and nominal diameter of the line, in that on p. 15 of the application an approximate length of 50,187

- 2) is stated, while in describing the pipeline, a figure of 48,819 is given. The Applicants must clarify the total length of the proposed pipeline, including all necessary station and interconnection piping.
- 3) The documents do not comply with the requirement of 16 NYCRR §85-1.2(a)(2)(i), as reflected in §85-1.3(a)(1)(i), that the applicant provide the locations for pipeline markers, in that the locations for such markers (as required by 16 NYCRR §§ 255.9(b) and (f)(10) and 255.707) were not provided.

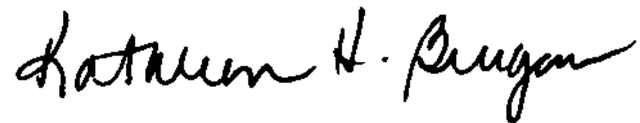
Additionally, though not required for the documents to comply with applicable requirements, the following information should be provided to facilitate review:

- A) A copy of the Town of Windsor sound ordinance;
- B) A discussion of the proposed Horizontal Directional Drilling Inadvertent Return Contingency Plan in light of experience;
- C) An explanation of whether the landowner agreements provided in the application reflect the right-of-way adjustment discussed in the application for amendment filed in Case 10-T-0350;
- D) A copy of the letter provided to landowners concerning the application; and
- E) The names of the owners of the underground utilities proposed to be crossed by the pipeline.

In order to remedy the deficiencies identified herein, please note that the Applicants are required to serve a copy of the information they file as a supplement with all parties entitled to receive a copy of the application pursuant to PSL §121-a(3) and 16 NYCRR §85-1.3(b), as well as any additional parties on the service list. The Applicants are also required to file an electronic copy and four hardcopies of the supplement with the Commission, together with proof of service on the parties receiving service of the supplement. Please send an additional copy to John Strub of the Office of Energy Efficiency and the Environment.

If you have any questions, please contact Ashley Moreno, Assistant Counsel, Office of General Counsel, at (518) 473-8123 or Steven Blow, Assistant Counsel, Office of General Counsel, at (518)474-6955.

Very truly yours,



Kathleen H. Burgess  
Secretary

cc: Service List