Office of the Secretary of State Building 1 Suite 157-K
 1900 Kanawha Blvd E.
 Charleston, WV 25305

** LEGAL NOTICE ** COPY

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FLUOR-BWXT PORTSMOUTH LLC 3930 US ROUTE 23 SOUTH PIKETON, OH 45661 THE STATE OF THE S

Mac Warner

Secretary of State State of West Virginia Phone: 304-558-6000

886-767-8683
Visit us online:
www.wysos.com

Control Number: 242019

Defendant: FLUOR-BWXT PORTSMOUTH LLC

3930 US ROUTE 23 SOUTH PIKETON, OH 45661 US County: Wayne

Civil Action: 18-C-98

Certified Number: 92148901125134100002552210

Service Date: 7/16/2019

I am enclosing:

1 subpoena

which was served on the Secretary at the State Capitol as your statutory attorney-in-fact. According to law, I have accepted service of process in your name and on your behalf.

Please note that this office has no connection whatsoever with the enclosed documents other than to accept service of process in your name and on your behalf as your attorney-in-fact. Please address any questions about this document directly to the court or the plaintiff's attorney, shown in the enclosed paper, not to the Secretary of State's office.

Sincerely.

Mac Warner Secretary of State

Mac Warner

Ogletree Deakins

Cory E. Ridenour 412-394-3389 cory.ridenour@ogletree.com OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.

Attorneys at Law

One PPG Place, Suite 1900 Pittsburgh, PA 15222

Telephone: 412-394-3333 Facsimile: 412-232-1799 www.ogletreedeakins.com

July 11, 2019

Fluor-BWXT Portsmouth LLC 3930 US Route 23 South Piketon, OH 45661

RE:

Danny Hall, et al. v. Marathon Petroleum Corporation, et al.

Case No. 2018-C-98

Circuit Court of Wayne County, West Virginia

To Whom It May Concern:

Our firm represents Defendants Marathon Petroleum Corporation, MPLX LP ("MPLX") and Marathon Petroleum Logistics Services, LLC ("MPLS") (collectively referred to as "Marathon Defendants" or "Defendants"), and Steven Hester, Nick Newlon, Brad Kifer, Barry Blankenship, James Prince, Charles R. Crabtree, and Derek Groh ("Defendants") in the above-captioned litigation. As part of their defense to this litigation, Defendants need certain records in your custody or control and has served the accompanying Subpoena to that end.

The Subpoena requires production of the requested documents by Fluor-BWXT Portsmouth LLC. In lieu of producing the documents for inspection and copying, we respectfully request that you provide a copy of the responsive documents to us by such means of delivery as necessary to ensure the documents arrive here no later than July 29, 2019.

We will reimburse you for reasonable copying and shipment charges if you submit an invoice of adequate detail with the documents. Please contact Alayna Shannon at 412-315-6042 or alayna.shannon@ogletree.com at your earliest convenience to coordinate this production. Thank you in advance for your cooperation.

CER/vln Enclosure

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