

From: corridoreiswebmaster@anl.gov
To: [Corridoreisarchives;](#)
CC:
Subject: Energy Corridor Programmatic EIS Comment 80038
Date: Monday, November 28, 2005 12:22:31 PM
Attachments: [OfficeOfElectricity_80038.pdf](#)

Thank you for your comment, Victoria May.

The comment tracking number that has been assigned to your comment is 80038. Please refer to the tracking number in all correspondence relating to this comment.

Comment Date: November 28, 2005 12:22:29PM CDT

Energy Corridor Programmatic EIS Scoping Comment: 80038

First Name: Victoria

Middle Initial: L

Last Name: May

Organization: Marathon Pipe Line LLC

Address: 539 South Main St.

Address 2: Room 734-M

City: Findlay

State: OH

Zip: 45840

Country: USA

Email: vlmay@MarathonPetroleum.com

Privacy Preference: Don't withhold name or address from public record

Attachment: M:\Vicki\OfficeOfElectricity.pdf

Questions about submitting comments over the Web? Contact us at:
corridoreiswebmaster@anl.gov or call the Energy Corridor Programmatic EIS
Webmaster at (630)252-6182.



Marathon Pipe Line LLC

539 South Main Street
Findlay, OH 45840-3295
Telephone 419/421-3529

November 28, 2005

<http://corridoreis.anl.gov>

Ms. Julia Souder
Office of Electricity Delivery and Energy Reliability
Room 8H-033
U.S. Department of Energy
1000 Independence Avenue, S.W.
Washington, DC 20585

Re: September 28, 2005 Federal Register Notice of Intent to Prepare a Programmatic Environmental Impact Statement, Amend Relevant Agency Land Use Plans, Conduct Public Scoping Meetings, and Notice of Floodplain and Wetlands Involvement

Dear Ms. Souder:

Marathon Pipe Line LLC (MPL) recently reviewed the subject Notice of Intent and respectfully submits the following comments.

MPL requests that you consider designating all the existing interstate and intrastate pipeline infrastructure, as identified in the Department of Transportation's (DOT's) National Pipeline Mapping System, as energy corridors. In addition, all pipelines currently in the permit application process, and potentially others, should also be considered for inclusion in the energy corridors. We suggest that you contact DOT's Pipeline and Hazardous Materials Safety Administration (PHMSA) for more understanding of the hazardous liquid pipeline program. PHMSA can provide valuable information in order to assist you in scoping the Programmatic EIS for hazardous liquid pipelines. In addition to scoping an EIS, PHMSA, as well as the pipeline owners and operators, can provide valuable information in order to assist you in completing a study. MPL has prepared general maps of our owned and operated pipelines in the subject states (attached) and we request they be considered for designation. In addition, a preliminary map of a potential CO₂ pipeline project which is under feasibility study by MPL's parent company, Marathon Oil Corporation, is attached for consideration of designation.

MPL believes there could be security concerns with co-locating several components of the nation's critical infrastructure. We request that you consult with PHMSA as well as the Department of Homeland Security on this proposal to allow any security concerns to be expressed and discussed. In addition, MPL believes more information should be

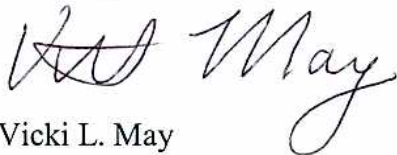
provided to stakeholders on how DOE intends to address issues such as corridor inspections, pipeline crossings, vegetation and erosion control, property owner relations, public awareness and education, Geographical Information Systems (GIS) data repositories and security, High Consequence Area definition, one-call response, Right-of-Way activity monitoring and encroachment response, priority in right due to length of time in the corridor, and eminent domain.

It is vitally important to the nation that there is adequate pipeline capacity to provide fuel shipment at an affordable price to meet our collective energy needs. MPL and other hazardous liquid pipeline companies must have additional time in order to evaluate plans and operations and to identify corridors they would specifically request to be designated as energy corridors, and how this relates to current operations, energy supply and cost. We, therefore, respectfully request that at least a 90-day extension be granted in order for affected hazardous liquid pipeline companies to submit individual requests to designate energy corridors for their future pipeline capacity needs and to submit additional information on pipeline infrastructure and business needs.

We would also like to know what level of detail you need from us in designating these energy corridors, and within what timeline.

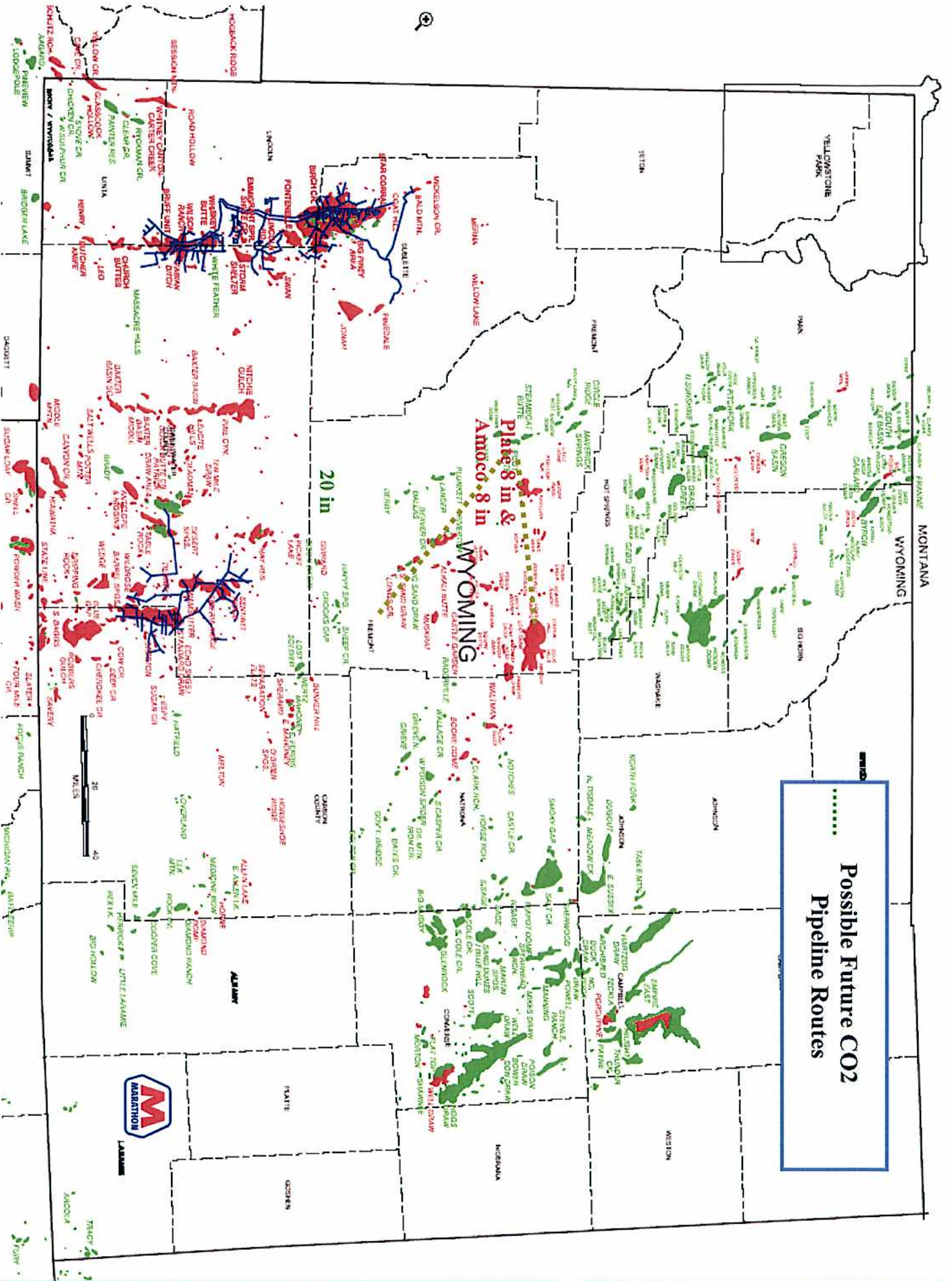
We appreciate the opportunity to comment on this Notice of Intent. Please contact me at 419-421-4196 or e-mail at vlmay@marathonpetroleum.com if you have any questions.

Sincerely,

A handwritten signature in black ink that reads "Vicki L. May". The signature is written in a cursive style with a large, stylized "V" and "M".

Vicki L. May
Environmental, Safety & Regulatory Manager
Marathon Pipe Line LLC

Attachment



Possible Future CO2
Pipeline Routes



LAMAR