September 1, 2022

Michael May, Esq. Assistant General Counsel - Corporate Chesapeake Energy Corporation 6100 North Western Avenue Oklahoma City, Oklahoma 73118

Re: Chesapeake Energy

Corporation

Schedule TO filed

August 18, 2022

File No. 005-43515

Registration

Statement on Form S-4 filed August 18, 2022

File No. 333-266961

Dear Mr. May:

We have reviewed your filings and have the following comments. In some of our

comments, we may ask you to provide us with information so we may better understand your

disclosure.

Please respond to these comments by providing the requested information or advise us as

soon as possible when you will respond. If you do not believe our comments apply to your facts

and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional comments.

All comments, page references and defined terms below refer to the prospectus included in the

registration statement on Form S-4 unless otherwise indicated.

Schedule TO-I and Registration Statement on Form S-4 filed August 18, 2022

Cover Page

We note the disclosure 1. indicating that the Company "will announce the final figures that make up the Class A Exchange Consideration, Class B Exchange Consideration and Class C Exchange Consideration no later than 4:30 p.m., New York City time, on the Pricing Date," which is currently the Expiration Date of each of the three Offers. Please advise how the disclosed pricing formulas are consistent with Exchange Act section 14(e), Exchange Act Rule 14e-1(b) and Exchange Act Rules 13e-4(d)(1), (e)(3) and (f)(1)(ii). In responding to this comment, please address the fact that there is currently no global exemptive or no-action

relief covering such pricing formulas.

Michael May, Esq.

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Cautionary Note Regarding Forward-Looking Statements, page 2

We note the disclosure in the the first paragraph of page 2 of the registration statement on

Form S-4. We remind you that the safe harbor protections for forward-looking statements

contained in the federal securities laws do not apply to statements

made in connection

with a tender offer. See Section 27A(b)(2)(C) of the Securities Act, Section 21E(b)(2)(C)

of the Exchange Act and Question 117.05 of the Going Private Transactions, Exchange

Act Rule 13e-3 and Schedule 13E-3 Compliance and Disclosure Interpretations (January

26, 2009) available at www.sec.gov. Please revise the disclosure accordingly.

Certain Defined Terms, page 4

3. Refer to the defined term "Class A Exchange Consideration" on page 4 and corresponding

defined terms for the Class B Warrants and Class C Warrants. Please advise how the $\,$

fractional share rounding mechanisms are consistent with Exchange Act 13e-4(f)(8)(ii)

given the potential result that some holders of warrants may receive more consideration $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

per warrant than other warrant holders.

4. Refer to the defined term "VWAP Trading Day." With a view towards disclosure, please

indicate the circumstances under which and the likelihood that the $\operatorname{\mathsf{Common}}$ Stock would

not be listed on a U.S. national securities exchange during the duration of the Offers. In

such a case, advise us what the most likely "principal other market" would be on which

the Common Stock would be traded.

Illustrative Formulas, page 15

5. Please revise this section to disclose an illustrative table showing calculations of the

purchase price based on a range of DVWAPs for each of the Offers. Conditions to the Offers, page $18\,$

6. Refer to the second and third bullet points on page 18 of the prospectus. A tender offer $\,$

 $\,$ may be conditioned on a variety of events and circumstances, provided that they are not

within the direct or indirect control of the Company. The conditions also must be drafted

with sufficient specificity to allow for objective verification that the conditions have been

satisfied. The disclosure in these two bullet points includes the term threatened $% \left(1\right) =\left(1\right) +\left(1\right) +$

describing an action or proceeding. With a view towards revised disclosure, please advise

what is meant by the term threatened and how it may be objectively determinable.

7. Refer to the fourth bullet point. With a view towards disclosure, please advise us as to the

Company's view of what would constitute a "significant worsening" of the "ongoing

COVID-19 pandemic" or "war or armed hostilities" based on conditions related to such

pandemic and current events in Ukraine existing as of the date of commencement of the $% \left(1\right) =\left(1\right) +\left(1$

Offers. Please also advise us as to whether the Company considers current events related $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

to monkeypox in the United States and elsewhere to constitute "an outbreak of a pandemic

Michael May, Esq.

Chesapeake Energy Corporation

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determined to waive such condition as it specifically relates to monkeypox.

Announcement of Results of the Offers, page 24

8. We note the reference to "promptly as practicable" in the penultimate paragraph on page $\$

24 of the prospectus. We remind the Company of its obligation under Exchange Act Rule

 $13\text{e-4}\left(c\right)\left(4\right)$ to file a final amendment reporting "promptly" the results of the Offers.

General

9. Based on the disclosure in Item 10 of the Schedule TO and page 56 of the registration

statement on Form S-4, it appears that the Company is intending to incorporate by

reference the information required by Item 1010(a) of Regulation M-A. In circumstances

where a filing person elects to incorporate by reference the information required by $\ensuremath{\mathsf{Item}}$

1010(a), all of the summarized financial information required by Item 1010(c) must be $\,$

disclosed in the document furnished to security holders, in this case the Offer to $% \left(1\right) =\left(1\right) +\left(1\right)$

Exchange. See Instruction 1 to Item 10 of Schedule TO and telephone interpretation I.H.7

in the July 2001 supplement to our $\,\,$ Manual of Publicly Available Telephone

 $\hbox{Interpretations} \qquad \hbox{available on the Commission} \qquad \hbox{s website at http://www.sec.gov. Please}$

revise to include the information required by Item 1010(c) of Regulation M-A.

10. Item 10(b) of the Schedule TO states "Not applicable." However, proforma information $\ensuremath{\mathsf{N}}$

is required and currently disclosed in the registration statement on Form S-4. Please $\,$

revise accordingly to reflect to the disclosure in the prospectus. We remind you that the filing persons are responsible for the accuracy and adequacy of $\frac{1}{2} \left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} \right) \left(\frac{1}{2$

their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

Please direct any questions to Perry Hindin at 202 551-3444.

Sincerely,

Division of

FirstName LastNameMichael May, Esq.

Corporation Finance Comapany NameChesapeake Energy Corporation

Office of Mergers &

Acquisitions

September 1, 2022 Page 3 cc: Kevin M. Richardson

FirstName LastName