# **PENNEAST PIPELINE PROJECT**

## Final Environmental Impact Statement

### Volume I

(Text Only)

PennEast Pipeline Company, LLC

Docket No. CP15-558-000 FERC\EIS: 0271F



### **Federal Energy Regulatory Commission**

Office of Energy Projects Washington, DC 20426



April 2017



**Cooperating Agencies** 



#### FEDERAL ENERGY REGULATORY COMMISSION WASHINGTON, D.C. 20426

OFFICE OF ENERGY PROJECTS

In Reply Refer To: OEP/DG2E/Gas 2 PennEast Pipeline Company, LLC Docket No. CP15-558-000

FERC/FEIS-0271F

#### TO THE PARTY ADDRESSED:

The staff of the Federal Energy Regulatory Commission (FERC or Commission) has prepared a final environmental impact statement (EIS) for the PennEast Pipeline Project (Project), proposed by PennEast Pipeline Company, LLC (PennEast) in the above-referenced docket. PennEast requests authorization to construct and operate the Project for the purpose of providing about 1.1 million dekatherms per day of year-round natural gas transportation service from northern Pennsylvania to markets in eastern and southeastern Pennsylvania, New Jersey, and surrounding states.

The final EIS assesses the potential environmental effects of the construction and operation of the Project in accordance with the requirements of the National Environmental Policy Act. The FERC staff concludes that approval of the Project would result in some adverse environmental impacts; however, these impacts would be reduced to less than significant levels with the implementation of PennEast's proposed mitigation and the additional measures recommended by staff in the final EIS.

The U.S. Army Corps of Engineers (USACE), U.S. Environmental Protection Agency (EPA), and U.S. Department of Agriculture Natural Resources Conservation Service (NRCS) participated as cooperating agencies in the preparation of the final EIS. Cooperating agencies have jurisdiction by law or special expertise with respect to resources potentially affected by the proposal and participate in the National Environmental Policy Act analysis. Although the USACE, EPA, and NRCS provided input to the conclusions and recommendations presented in the final EIS, these agencies will present their own conclusions and recommendations in their respective record of decision or determination for the Project. The final EIS addresses the potential environmental effects of the construction and operation of about 120.2 miles of natural gas pipeline and associated equipment and facilities in Pennsylvania and New Jersey. The Project consists of the following facilities:

- 116.0 miles of new 36-inch-diameter pipeline extending from Luzerne County, Pennsylvania to Mercer County, New Jersey;
- the 2.1-mile Hellertown Lateral consisting of 24-inch-diameter pipeline in Northampton County, Pennsylvania;
- the 0.6-mile Gilbert Lateral consisting of 12-inch-diameter pipeline in Hunterdon County, New Jersey; and
- the 1.5-mile Lambertville Lateral consisting of 36-inch-diameter pipeline in Hunterdon County, New Jersey.

In addition to the pipeline facilities, PennEast would construct a new 47,700 horsepower compressor station in Kidder Township, Carbon County, Pennsylvania. The Project would also include the construction of eight metering and regulating stations for the Project interconnects, eleven mainline valves, and four pig launcher/receivers.

The FERC staff mailed copies of the final EIS to federal, state, and local government representatives and agencies; elected officials; environmental and public interest groups; Native American tribes; potentially affected landowners and other interested individuals and groups; and newspapers and libraries in the Project area. Paper copy versions of this final EIS were mailed to those specifically requesting them; all others received a CD version. In addition, the final EIS is available for public viewing on the FERC's website (www.ferc.gov) using the eLibrary link.

A limited number of copies are available for distribution and public inspection at:

Federal Energy Regulatory Commission Public Reference Room 888 First Street NE, Room 2A Washington, DC 20426 (202) 502-8371

#### **Questions?**

Additional information about the Project is available from the Commission's Office of External Affairs, at **(866) 208-FERC**, or on the FERC website (www.ferc.gov) using the eLibrary link. Click on the eLibrary link, click on "General Search," and enter the docket number excluding the last three digits in the Docket Number field (i.e., CP15-558). Be sure you have selected an appropriate date range. For assistance, please contact FERC Online Support at <u>FercOnlineSupport@ferc.gov</u> or toll free at (866) 208-3676; for TTY, contact (202) 502-8659. The eLibrary link also provides access to the texts of formal documents issued by the Commission, such as orders, notices, and rulemakings.

In addition, the Commission offers a free service called eSubscription that allows you to keep track of all formal issuances and submittals in specific dockets. This can reduce the amount of time you spend researching proceedings by automatically providing you with notification of these filings, document summaries, and direct links to the documents. Go to <u>www.ferc.gov/docs-filing/esubscription.asp</u> to subscribe.

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### TECHNICAL ACRONYMS AND ABBREVIATIONS

μg/L	microgram per liter
ACHP	Advisory Council on Historic Preservation
AMD	abandoned mine drainage
ANST	Appalachian National Scenic Trail
APE	area of potential effect
AQCR	Air Quality Control Region
ASME	
ATC	American Society of Mechanical Engineers
	Appalachian Trail Conservancy
ATW	approved trout water
ATWS	additional temporary workspaces
BA	Biological Assessment
BAT	Best Available Technology
BGEPA	Bald and Golden Eagle Protection Act
BMP	Best Management Practices
BO	Biological Opinion
C-1	category one waters
C-2	category two waters
CAA	Clean Air Act
CAAA	1990 Clean Air Act Amendments
CEQ	Council on Environmental Quality
Certificate	Certificate of Public Convenience and Necessity
CFR	Code of Federal Regulations
CH <sub>2</sub> O	formaldehyde
CH4	methane
CO	carbon monoxide
CO <sub>2</sub>	carbon dioxide
CO <sub>2</sub> e	carbon dioxide equivalent
Commission	Federal Energy Regulatory Commission
CWA	Clean Water Act
CWF	cold water fisheries
dB	decibel
dBA	decibel A-weighted
DFW	Division of Fish and Wildlife
DO	dissolved oxygen
DOE	U.S. Department of Energy
DOI	U.S. Department of the Interior
DOT	U.S. Department of Transportation
DRBC	Delaware River Basin Commissions
E&SCP	Erosion and Sediment Control Plan
EDR	Environmental Data Resources, Inc.
EFH	essential fish habitat
EI	Environmental Inspector
EIS	environmental impact statement
ENSP	Endangered and Nongame Species Program
	Endungered and rongame opecies riogram

#### TECHNICAL ACRONYMS AND ABBREVIATIONS – CON'T

EO	Executive Order
EPA	U.S. Environmental Protection Agency
ESA	Endangered Species Act
ESCGP-2	Erosion and Sediment Control General Permit
EV	exceptional value
FAA	Federal Aviation Administration
FDCP	Fugitive Dust Control Plan
FEMA	Federal Emergency Management Agency
FERC	Federal Energy Regulatory Commission
FPM	Field Project Manager
FTA	Federal Transit Administration
FWS	U.S. Fish and Wildlife Service
g	gravities
GHG	greenhouse gases
GIS	Geographic Information System
HAP	hazardous air pollutant
HCA	high-consequence areas
HDD	horizontal directional drill
hp	horsepower
HQ	high quality
HRSF	Historic Resource Survey Form
Ι	Interstate
IBA	Important Bird Area
IPCC	Intergovernmental Panel on Climate Change
ISO	International Organization for Standardization
JCP&L	Jersey Central Power & Light
kPa	kiloPascal
kW	kilowatt
Ldn	day-night sound level
Leq	equivalent sound level
LT	long-term
$L_{\rm w}$	sound power level
M&R	metering and regulating
m <sup>3</sup>	cubic meter
MAOP	maximum allowable operating pressure
MBTA	Migratory Bird Treaty Act
MCL	maximum contaminant level
Memorandum	Memorandum of Understanding on Natural Gas Transportation Facilities
MF	migratory fisheries
mg/L	milligrams per liter
MLV	mainline valve
MMBtu/hr	million British thermal units per hour
MMDth/d	million dekatherms per day
MODAg	agricultural wetlands

#### TECHNICAL ACRONYMS AND ABBREVIATIONS - CON'T

MODL	lawns and stormwater management areas
MODE	Memorandum of Understanding
MP	milepost
MSA	Magnuson-Stevens Fishery Conservation and Management Act
MTBM	Microtunnel Boring Machine
MW	megawatts
NAAQS	National Ambient Air Quality Standards
NCA	National Climate Assessment
NEPA	National Environmental Policy Act
NESHAP	National Emission Standards for Hazardous Air Pollutants
NGA	Natural Gas Act
NHD	National Hydrography Dataset
NHL	National Historic Landmark
NHP	Natural Heritage Program
NHPA	National Historic Preservation Act
NJAC	New Jersey Administrative Code
NJDEP	New Jersey Department of Environmental Protection
NJDOT	New Jersey Department of Transportation
NMFS	National Marine Fisheries Service
NNLRA	No-Net Loss Reforestation Act
NO <sub>2</sub>	nitrogen dioxide
NOAA	National Oceanic and Atmospheric Administration
NOI	Notice of Intent
NO <sub>x</sub>	nitrogen oxides
NPDES	National Pollutant Discharge Elimination System
NPS	National Park Service
NRCC	Northeast Regional Climate Center
NRCS	Natural Resources Conservation Service
NRHP	National Register of Historic Places
NRI	Nationwide Rivers Inventory
NSA	noise-sensitive area
NSPS	New Source Performance Standards
NSR	New Source Review
NT	non-trout
NWI	National Wetlands Inventory
NWSRS	National Wild and Scenic Rivers System
O3	ozone
OEP	FERC Office of Energy Projects
OPS	Office of Pipeline Safety
OSHA	U.S. Department of Labor, Occupational Safety and Health Administration
Pa. Code	Pennsylvania Code
PADCNR	Pennsylvania Department of Conservation and Natural Resources
PADEP	Pennsylvania Department of Environmental Protection
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#### TECHNICAL ACRONYMS AND ABBREVIATIONS – CON'T

Pb	lead	
PCB	polychlorinated biphenyls	
PCWS	Public Community Water Supply	
PEM	palustrine emergent	
PennDOT	Pennsylvania Department of Transportation	
PennEast	PennEast Pipeline Company, LLC	
PFBC	Pennsylvania Fish and Boat Commission	
PFO	palustrine forested	
PGA	peak ground acceleration	
PGC	Pennsylvania Game Commission	
PHMC	Pennsylvania Historical and Museum Commission	
PHMSA	U.S. Department of Transportation's Pipeline and Hazardous Materials Safety Administration	
PI	Point of Inflection, or pipeline bend	
Plan	Upland Erosion Control, Revegetation, and Maintenance Plan	
PM	particulate matter	
PM <sub>10</sub>	PM less than 10 microns in diameter	
PM <sub>2.5</sub>	PM less than 2.5 microns in diameter	
ppb	parts per billion	
ppm	parts per million	
PPV	peak particle velocity	
Procedures	Wetland and Waterbody Construction and Mitigation Procedures	
Project	PennEast Pipeline Project	
PSD	Prevention of Significant Deterioration	
PSPGP-5	Pennsylvania State Programmatic General Permit	
PSS	palustrine scrub-shrub	
PTE	potential to emit	
PUB	palustrine unconsolidated bottom	
PURTA	public utility realty tax	
RQBTS	Recognized Qualified Bog Turtle Surveyor	
RHA	Rivers and Harbors Act	
RTE	Rare, Threatened, and Endangered	
RV	recreational vehicle	
SADC	State Agriculture Development Committee	
scf	standard cubic feet	
scfd/mile	standard cubic foot of natural gas per day per mile of pipeline	
SCS	Soil Conservation Service	
Scretary	Secretary of the Commission	
the Services	FWS and/or NMFS	
SESC	Soil Erosion and Sediment Control	
SGLs	State Game Lands	
SHPO	State Historic Preservation Office	
SIP	state implementation plan	
SO <sub>2</sub>	sulfur dioxide	

#### TECHNICAL ACRONYMS AND ABBREVIATIONS - CON'T

SPCC SPDES SPL SRBC SSA SSURGO Texas Eastern TM TMDL TP tpy Transco tribes TSF TSS USACE USC USDA USC USDA USGS VdB VOC WEG WHPA WMAs	Spill Prevention, Control and Countermeasures State Permit Discharge Elimination System sound pressure level Susquehanna River Basin Commission sole source aquifer Soil Survey Geographic Database Texas Eastern Transmission, LP trout maintenance Total Maximum Daily Load trout production tons per year Transcontinental Gas Pipe Line Federally recognized tribes trout stocked fisheries total suspended solids U.S. Army Corps of Engineers United States Code U.S. Department of Agriculture U.S. Global Change Research Program U.S. Geological Survey vibration decibels volatile organic compound wind erodibility group wellhead protection area Wildlife Management Areas
	-
	Wildlife Management Areas
WTW	wilderness trout streams
WWF	warm water fisheries

#### **EXECUTIVE SUMMARY**

#### **INTRODUCTION**

On September 24, 2015, PennEast Pipeline Company, LLC (PennEast) filed an application with the Federal Energy Regulatory Commission (Commission or FERC) under section 7(c) of the Natural Gas Act and Parts 157 and 284 of the Commission's regulations. The application was assigned Docket No. CP15-558-000 and a Notice of Application was issued on October 8, 2015 and noticed in the Federal Register on October 15, 2015. PennEast is seeking a Certificate of Public Convenience and Necessity (Certificate/Order)<sup>1</sup> from the FERC to construct, operate, and maintain a new natural gas pipeline system, including pipeline facilities, a compressor station, metering and regulating stations, and appurtenant facilities in Pennsylvania and New Jersey, referred to as the PennEast Pipeline Project, or Project.

The purpose of this environmental impact statement (EIS) is to inform FERC decisionmakers, the public, and the permitting agencies about the potential adverse and beneficial environmental impacts of the Project and its alternatives, and recommend mitigation measures that would reduce adverse impacts, to the extent practicable. We<sup>2</sup> prepared this EIS to assess the environmental impacts associated with construction and operation of the Project as required under the National Environmental Policy Act of 1969 (NEPA), as amended. Our analysis was based on information provided by PennEast and further developed from data requests; field investigations; scoping; literature research; contacts with or comments from federal, state, and local agencies; and comments from individual members of the public.

The FERC is the lead agency for the preparation of the EIS. The U.S. Army Corps of Engineers (USACE), U.S. Environmental Protection Agency (EPA), and U.S. Department of Agriculture (USDA) Natural Resources Conservation Service (NRCS) participated in the NEPA review as cooperating agencies.<sup>3</sup>

#### **PROPOSED ACTION**

The Project includes about 120.2 miles of pipeline composed of the following facilities:

- 116.0 miles of new, 36-inch-diameter pipeline extending from Luzerne County, Pennsylvania to Mercer County, New Jersey;
- the 2.1-mile Hellertown Lateral consisting of 24-inch-diameter pipeline in Northampton County, Pennsylvania;
- the 0.6-mile Gilbert Lateral consisting of 12-inch-diameter pipeline in Hunterdon County, New Jersey; and
- the 1.5-mile Lambertville Lateral consisting of 36-inch-diameter pipeline in Hunterdon County, New Jersey.

<sup>&</sup>lt;sup>1</sup> Certificate and Order may be used interchangeably throughout the EIS.

<sup>&</sup>lt;sup>2</sup> "We," "us," and "our" refer to the environmental staff of the FERC's Office of Energy Projects.

<sup>&</sup>lt;sup>3</sup> A cooperating agency is an agency that has jurisdiction over all or part of a project area and must make a decision on a project, and/or an agency that provides special expertise with regard to environmental or other resources.

In addition to the pipeline facilities, PennEast would construct a new 47,700 horsepower compressor station in Kidder Township, Carbon County, Pennsylvania. The Project would also include the construction of eight metering and regulating stations for the Project interconnects, eleven mainline valve (MLV) sites, and four pig launcher/receiver sites.

Subject to the receipt of FERC authorization and all other applicable permits, authorizations, and approvals, PennEast anticipates starting construction as soon as possible. On its website PennEast indicates the Project could be in-service in 2018..

The Project would provide about 1.1 million dekatherms per day of year-round natural gas transportation service from northern Pennsylvania to markets in New Jersey, eastern and southeastern Pennsylvania, and surrounding states.

#### PUBLIC INVOLVEMENT

On October 10, 2014, the FERC staff began its pre-filing review of the Project and established pre-filing Docket No. PF15-1-000 to place information related to the Project into the public record. The USACE agreed at that time to conduct its environmental review of the Project in conjunction with the Commission's environmental review process.

On January 13, 2015, FERC issued a Notice of Intent to Prepare an Environmental Impact Statement for the Planned PennEast Pipeline Project, Request for Comments on Environmental Issues, and Notice of Public Scoping Meetings. On January 21, 2014, we issued a Notice of Extension of Comment Period and Clarification of Location of Public Comment Meetings for the PennEast Pipeline Project. Public scoping meetings were held from February 10-12 and 25-26, 2015 in Bethlehem, Jim Thorpe, and Wilkes-Barre, Pennsylvania; and Trenton and Hampton, New Jersey. FERC issued an additional scoping letter on August 19, 2015 to landowners affected by the route modifications and opened an additional 30-day comment period.

On July 22, 2016, we issued a *Notice of Availability of the Draft Environmental Impact Statement for the Proposed PennEast Pipeline Project*. The EPA noticed receipt of the draft EIS in the Federal Register on July 29, 2016. This notice, published in the Federal Register, listed the dates and locations of public sessions and established a closing date of September 12, 2016 for receiving comments on the draft EIS. On August 5, 2016, we issued a *Notice of Public Meeting Location Change for the Proposed PennEast Pipeline Project*. Copies of the draft EIS were mailed to over 4,280 stakeholders.

We held six public sessions in the Project area to solicit and receive comments on the draft EIS. The meetings were held between August 15 and August 17, 2016 in Bethlehem, Pennsylvania; Jim Thorpe, Pennsylvania; Clinton, New Jersey; Lahaska, Pennsylvania; Wilkes-Barre, Pennsylvania; and Trenton, New Jersey. The sessions provided the public an opportunity to present oral comments to a court reporter on the analysis of environmental impacts described in the draft EIS. Approximately 670 individuals attended these public sessions, including 420 who provided oral comments. We also received 4,169 comment letters from federal, state, and local agencies; companies/organizations; and individuals in response to the draft EIS, including 1,934 form letters or petitions submitted or signed by multiple individuals.

On September 23, 2016, PennEast filed 33 route modifications to address environmental and engineering concerns. On November 4, 2016, the Commission issued a letter to certain

affected landowners describing the route modifications and inviting comments on the route modifications, and opening an additional 30-day comment period. Comments received in response to the November 4, 2016 letter that included additional substantive concerns not identified during the comment period for the draft EIS are also included in our comment responses contained in Volume II.

All comments received prior to the end of the comment period and in response to the November 4, 2016 letter that included additional substantive concerns are included in our comment responses contained in Volume II.<sup>4</sup> Substantive environmental issues identified through this public review process are addressed in this EIS. Letters received after the close of the comment periods (between September 12, 2016 and November 4, 2016 and after December 5, 2016) continued to be posted to the eLibrary site and were reviewed by staff for additional substantive concerns, but are not included in Volume II because no new issues were raised that were not already addressed in previous comment letters. Transcripts from the public sessions, as well as written comment letters, were entered into the public record and are available for viewing on the FERC's eLibrary website (www.ferc.gov).

#### ENVIRONMENTAL IMPACTS AND MITIGATION

We evaluated the potential impacts of construction and operation of the Project on geology; soils; water resources; wetlands; aquatic resources; vegetation and wildlife; threatened, endangered, and special status species; land use, recreation, and visual resources; socioeconomics; cultural resources; air quality and noise; reliability and safety; and cumulative impacts. In Section 3 of this EIS, we summarize the evaluation of alternatives to the Project, including the no-action alternative, system alternatives, major route alternatives, minor route variations, and an alternative compressor station location. Where necessary, we are recommending additional mitigation measures to minimize or avoid impacts. Sections 5.1 and 5.2 of the EIS contain our conclusions and a compilation of our recommended mitigation measures, respectively.

Construction of the Project would affect about 1,588 acres of land, including the pipeline facilities, aboveground facilities, pipe and contractor ware yards and staging areas, and access roads. During operation about 717 acres would be affected by the 50-foot-wide permanent easement for the pipeline and laterals, 7 acres for access roads, and 65 acres for all aboveground facilities including the Kidder Compressor Station. About 27.3 acres would be affected by construction of the Kidder Compressor Station while 26.6 acres would be maintained for operation. The Project would permanently impact about 788.3 acres during operation. The remaining land disturbed during construction would be restored and allowed to revert to its former use.

#### Geology

Mineral resources in the Project area include crushed stone, cement, tripoli, lime, and sand and gravel production. There are 26 abandoned or reclaimed mines along the route, all located within Luzerne County. We are recommending that PennEast provide the results of its ongoing

<sup>&</sup>lt;sup>4</sup> Each comment letter received through September 12, 2016 and subsequently from November 4, 2016 through December 5, 2016 has been scanned and sorted by commenter type (i.e., federal agencies, state agencies, companies and organizations, form letters, individuals, public sessions, and applicant). The comments within each letter or transcript have been coded and summarized by topic, and a response to each comment summary topic is provided in Volume II of the EIS.

evaluation of potential presence of working and abandoned mines near the proposed crossing of the Susquehanna River, which is expected to become part of the Phase 2 and 3 portions of the Geohazard Risk Evaluation Report (discussed below). There are two active quarries within 0.25 mile of the Project area and two active industrial mineral quarries about 4 miles from the Project, all located in Luzerne County. PennEast has contacted the quarry owners and aligned the pipeline to avoid future expansion plans of these quarries. There are no mines or quarries located within 0.25 mile of the Project in New Jersey. There are no mapped locations of oil and gas wells within 0.25 mile of the Project.

Seismic hazards with potential to affect the pipeline include earthquakes, surface faults, and soil liquefaction. The pipeline would be designed in accordance with all applicable federal and state safety codes, which would govern pipeline thickness, welding standards for joints, and pipeline strength. We conclude that this would allow the pipeline to withstand nearly all ground shaking that could be anticipated to occur from an earthquake.

The Project would be located in an area considered to have a low incidence of landslides for the New Jersey portion of the Project. In Pennsylvania, however, portions of the Project are susceptible to landslides. Site-specific evaluations of landslide risks are ongoing. In Phase 1 of its Terrain Mapping and Geohazard Risk Evaluation Report PennEast identified the areas where it would conduct further field investigation and analysis during Phase 2 and 3 of the Geohazard Risk Evaluation to be used in the final design. We are recommending that PennEast include in its pipeline design geotechnical report an evaluation of liquefaction hazards along the pipeline route and at the compressor station site, a final landslide hazard inventory, as well as necessary mitigation measures and a post-construction monitoring plan.

PennEast would implement mitigation measures to control waterbody flow increases during pipeline installation activities in accordance with PennEast's Erosion and Sediment Control Plan (E&SCP). No permanent aboveground facilities are located within 100-year floodplains as reported by the Federal Emergency Management Agency. Aboveground facilities located near floodplains and pipeline stream crossings would be designed to prevent potential impacts from high-velocity flows, largely by controlling erosion, in accordance with PennEast's E&SCP.

The portions of the Project with potential karst impacts include sections of the Project in Carbon, Northampton, and Bucks Counties in Pennsylvania and Hunterdon County in New Jersey, totaling about 13.8 miles. PennEast continues to complete additional geophysical investigations as landowner permissions become available, and would incorporate this work into a final Karst Mitigation Plan. We are recommending that PennEast file a final Karst Mitigation Plan prior to construction.

Naturally occurring arsenic is present in trace amounts in some bedrock crossed by the Project. PennEast conducted a study to determine if trench excavation and HDD would potentially increase arsenic exposure to nearby groundwater users and/or ecological receptors within waterbodies. The results showed that concentrations of arsenic in groundwater would be below the New Jersey maximum contaminant level of 5 micrograms per liter. PennEast has prepared a Well Monitoring Plan and proposes to conduct groundwater quality testing of potentially affected wells prior to construction that would provide a baseline to determine whether any arsenic increases in groundwater occur after the pipeline is installed and operational. In the unlikely event that construction results in any impacts on a water-supply well, PennEast would provide a

treatment system to remove arsenic from the drinking water at individual properties or find an alternative water source. We have recommended that PennEast file additional details on the Well Monitoring Plan.

PennEast is conducting geotechnical investigations at 17 proposed horizontal direction drill (HDD) crossings. The purpose of the geotechnical investigations is to understand if the existing condition would be suitable to use the HDD method and to help design each HDD crossing. Some field analysis is incomplete due to lack of permission to access the right-of-way to install borings, changes in the proposed alignment and design, and variation in geologic materials encountered requiring modifications in the drilling program. PennEast has also developed a HDD Drilling Plan for Karst Terrain, to be included as part of the Karst Mitigation Plan, as several of the crossings would be performed in carbonate rock. We are recommending that PennEast file the results of all outstanding geotechnical investigations in karst areas and the final design plans of each HDD crossing prior to construction.

We conclude that with the implementation of PennEast's proposed mitigation measures as well as its Blasting Plan, Karst Mitigation Plan, and E&SCP, and our recommendations, the Project related impact on geologically sensitive areas would be adequately minimized.

#### Soils

Areas with shallow depth to bedrock crossed by the pipeline pose a risk of introducing rock into the topsoil in agricultural and residential areas. Minimization efforts would include topsoil segregation and protection along the trench, rock backfill in residential and agricultural areas only to the top of the existing bedrock profile, and disposal of excess rock fragments in an approved manner so as to not incorporate rock fragments into topsoil layers.

PennEast would minimize soil compaction and rutting, erosion, impacts on prime farmland and drainage tiles and increase revegetation potential by following its E&SCP and FERC's Upland Erosion Control, Revegetation, and Maintenance Plan (Plan) and Wetland and Waterbody Construction and Mitigation Procedures (Procedures). If contaminated soils or groundwater are encountered during construction, PennEast would follow protocol in its Unanticipated Discovery of Contamination Plan.

Implementation of PennEast's E&SCP, FERC's Plan and Procedures and other projectspecific plans would adequately avoid, minimize, or mitigate construction impacts on soil resources. Permanent impacts on soils would mainly occur at the aboveground facilities where the sites would be converted to industrial use. Based on our analysis, we conclude that potential impacts on soils would be avoided or effectively minimized or mitigated.

#### Water Resources and Wetlands

Groundwater in the Project area includes five principal bedrock aquifer systems as well as a number of surficial unconsolidated aquifers in Pennsylvania and New Jersey. In addition, the Project would cross two EPA-designated sole source aquifers. The Project would cross three wellhead protection areas, the Riegelsville Borough Zone III in Pennsylvania and two well head protection areas in Milford Borough and Alexandria Township, New Jersey.

There are no public and/or private water supply wells or springs that would be located within 150 feet of the pipeline construction workspace in Pennsylvania. Two public supply wells

were identified within 150 feet of the pipeline construction workspace in Hunterdon County, New Jersey. Because surveys along the Project route are not yet complete, we are recommending that, prior to construction, PennEast provide a revised list of water wells and springs within 150 feet of any construction workspace (500 feet in areas characterized by Karst terrain) based on completed surveys. PennEast has prepared a Well Monitoring Plan to outline procedures for pre- and post-construction monitoring of all identified drinking water supply wells, including private, community, municipal/public wells, and springs, within 150 feet of the proposed construction workspace (500 feet in areas characterized by Karst terrain). We are recommending that PennEast file a final Well Monitoring Plan prior to construction.

PennEast identified areas of potential groundwater contamination and prepared an Unanticipated Discovery of Contamination Plan that includes measures it would follow if any unanticipated contaminated soils are encountered during construction. We have reviewed the Unanticipated Discovery of Contamination Plan and find it acceptable; however, we are recommending that PennEast identify the management and field environmental professionals responsible for notification for contaminated sites. Accidental spills during construction and operations would be prevented or adequately minimized through implementation of PennEast's Spill Prevention, Control, and Countermeasures Plan.

In areas where blasting or rock hammering may be needed to excavate the trench to proper depth, fracturing of the bedrock may result in shallow groundwater infiltration in these areas. Blast charges would be limited to that needed to fracture rock to the required trench depth, and fracturing of bedrock would therefore be limited to within several feet of the pipeline trench. All blasting would be performed in a manner consistent with the guidance in PennEast's Project-specific Blasting Plan that includes measures to minimize groundwater impacts.

The Project would involve 269 waterbody crossings (160 perennial, 55 intermittent, 42 ephemeral, and 12 open water), 12 of which are classified as major waterbody crossings that are over 100 feet in width. PennEast proposes to cross waterbodies using a combination of HDD, bores, and dry-crossing methods to minimize in-stream turbidity impacts. Beltzville Lake, the Lehigh River/Lehigh Canal the Delaware River/Delaware Canal, Lockatong Creek (at three locations), an unnamed lake/pond, and an unnamed tributary to Alexauken Creek would be crossed using the HDD method. We have reviewed PennEast's HDD Inadvertent Returns and Contingency Plan and HDD profiles; however, we are recommending that PennEast file results of all outstanding geotechnical investigations and file final design plans for each HDD crossing.

PennEast is proposing to use both surface water and municipal water sources for hydrostatic testing that would ensure the safe integrity of pipeline operations. In total, PennEast anticipates withdrawing about 33 million gallons of water for hydrostatic testing. Because PennEast has not identified the final hydrostatic test water withdrawal locations, we are recommending that, prior to construction, PennEast provide documentation of the final hydrostatic test water withdrawal sources and locations, and provide documentation that all necessary permits and approval have been obtained for withdrawal from each source.

Construction of the Project would temporarily impact about 36 acres of wetlands (20 acres in Pennsylvania and 16 acres in New Jersey) and permanently impact about 20 acres of wetlands (12 acres in Pennsylvania and 8 acres in New Jersey). In emergent wetlands, the impact of the construction and permanent rights-of-way would be relatively brief because the emergent

vegetation would regenerate quickly, typically within one to three years. In scrub-shrub and forested wetlands, PennEast would maintain a 10-foot-wide corridor centered over the pipeline in an herbaceous state and would selectively cut trees within a 30-foot-wide corridor centered over the pipeline. The remainder of forested and scrub-shrub vegetation would be allowed to return to preconstruction conditions and would not be affected during operation. No permanent fill or loss of wetlands would result from construction and operation of the Project. Because surveys along the Project route are not yet complete, we are recommending that, prior to construction, PennEast provide a complete wetland delineation report for the entire Project that includes all wetlands delineated in accordance with the USACE and the applicable state agency requirements.

Construction and operation-related impacts on wetlands would be mitigated by PennEast's compliance with the conditions of permits issued under sections 401 and 404 of the Clean Water Act, by implementing the wetland protection and restoration measures contained in its E&SCP, and through measures determined during consultation with federal and state agencies. Further coordination with USACE, Pennsylvania Department of Environmental Protection, and the New Jersey Department of Environmental Protection Mitigation Unit is required to incorporate site-specific design features and/or modification. We are recommending that, prior to construction, PennEast file a final Project-specific Wetland Restoration Plan developed in consultation with the USACE and applicable state agencies in Pennsylvania and New Jersey.

At least one wetland, located immediately south of Interstate 80 at MP 27.1, has been identified with extremely saturated soils. PennEast is proposing this wetland crossing using the HDD method, starting at MP 26.8R2. Should additional wetlands with extremely saturated soils be identified, PennEast would utilize either the HDD or "push-pull" technique, depending on the surrounding geotechnical conditions and topography.

Vernal pools are considered to be communities of special concern in both Pennsylvania and New Jersey and the Project would impact several vernal pool areas within the proposed pipeline right-of-way. Based on current information, less than 0.3 acre of vernal pool habitats would be impacted by construction of the Project, with about 0.1 acre permanently impacted during operation. Because surveys along the Project route are not yet complete, we are recommending that, prior to construction, PennEast provide a revised table of impacts on vernal pools within or near the proposed workspace based on completed surveys.

Based on our analysis, we conclude that the Project would not significantly impact groundwater, surface water, or wetland quality or quantity during construction or operation with implementation of PennEast's proposed mitigation measures as well as our recommendations.

#### Aquatic Resources

The Project would cross multiple waterbodies, thereby potentially affecting aquatic biological resources (e.g., invertebrates and fish) during construction, as well as during the operation of the Project. Different crossing methods, including conventional dry ditch, conventional bore, and HDD, would be used during these crossings depending upon the sensitivity and environmental characteristics of the resource that would be affected at each individual crossing.

Construction of the pipeline could have both direct and indirect impacts on aquatic biological resources. In-stream pipeline construction could remove habitat, temporarily increase

sedimentation and turbidity in the water column, increase the potential for streambank erosion, temporarily disturb streambed foraging areas, and temporarily increase the potential for fuel or chemical spills. To minimize the extent and duration of these potential impacts, PennEast would implement the requirements and Best Management Practices found in its E&SCP and FERC's Upland Erosion Control, Revegetation, and Maintenance Plan (Plan) and Wetland and Waterbody Construction and Mitigation Procedures (Procedures).

The Project has the potential to restrict the flow of water as well as the movement of aquatic organisms within the waterbody during both construction and operation of the Project if the crossing is not constructed correctly. The conventional bore and HDD crossing method would involve installing the pipeline segment beneath the waterbody which would prevent disturbance of bottom sediments and avoid altering the flow of water within the waterbody. The conventional dry-ditch method would use flumes or dam-and-pumps to move water around the open trench. To ensure that the flow of water and movement of fish is not impacted on a long-term basis at the proposed crossings, PennEast would ensure that the depth of the pipe through waterbodies would prevent the pipe from becoming perched within the waterbody, and install culverts and/or bridges used at the proposed permanent access road crossings in compliance with all state and federal requirements.

PennEast would comply with all waterbody crossing windows established by state and federal permits in order to avoid or minimize impacts on aquatic biological resources. In accordance with the FERC Procedures, to minimize impact on fisheries resources, all in-stream work would be performed between June 1 and September 30 to protect cold water fisheries and between June 1 and November 30 to protect warm water fisheries, unless other more stringent agency timing restrictions would apply to the affected waterbody.

With the implementation of these measures, as well as the requirements found in FERC's Plan and Procedures, we conclude that overall impacts on aquatic resources would be adequately minimized.

#### Vegetation and Wildlife

Direct impacts on wildlife during construction could include the displacement of wildlife from the Project area, as well as direct mortality of some individuals. Some species are likely to be displaced from habitats that are cleared of vegetation as well as from areas adjacent to construction sites due to construction noise and visual disturbances.

The Project would result in clearing about 601 acres of forest, including 475 acres in Pennsylvania and 126 acres in New Jersey. Impacts on forest habitat could include fragmentation and edge effects. The proposed pipeline route was sited to avoid areas containing large, interior forested stands where possible. When forests could not be avoided, proposed routing through a forest was accomplished by locating the pipeline as far from the interior portion of the forest as practicable to minimize impact on interior forest habitat. About 44.5 miles (27.0 miles in Pennsylvania and 17.5 miles in New Jersey), or about 37 percent, of the 120.2-mile-long pipeline route would be constructed adjacent to existing rights-of-way which would reduce impact on interior forests (see section 2.2.1).

Following construction, all temporarily disturbed areas would be restored in accordance with our Plan and Procedures. However, impacts on temporarily disturbed forested habitats would

be considered long-term because of the time required to restore woody vegetation to preconstruction conditions. During operation, routine vegetation maintenance of the right-of-way would be required to allow access for pipeline patrols, and to maintain access in the event of emergency repairs. In upland areas, maintenance of the right-of-way would involve periodic vegetation maintenance within the entire permanent right-of-way, and a 10-foot-wide strip centered on the pipeline would be mowed annually.

The Project would cross areas identified as unique or exemplary wildlife habitats, including the Bear Creek Preserve, the Sourland Mountain region, State Game Lands, Deer Management Areas, and Important Bird Areas (including Hickory Run State Park, Kittatinny Ridge, Musconetcong Gorge, Everittstown Grassland, Baldpate Mountain, and Pole Farm).

PennEast would work with the appropriate regulatory agencies as part of the permitting process to minimize the potential that invasive or noxious plant species spread during construction of the Project. We are recommending that PennEast file an Invasive Plant Species Management Plan that would be implemented during construction and operation.

PennEast would implement restrictions on the locations and timing of construction activities, as required by state and federal agencies, in order to avoid or minimize impacts on wildlife species and their habitats. Furthermore, PennEast is required to develop a Migratory Bird Conservation Plan and implement measures recommended by the FWS to protect bald eagles in order to comply with the Migratory Bird Treaty Act and Bald and Golden Eagle Protection Act. In addition, PennEast would work with the local soil conservation district as well as land management agencies to determine the appropriate seed mixes that should be used during revegetation efforts.

With the implementation of these measures, as well as the requirements found in FERC's Plan and Procedures, we conclude that overall impacts on vegetation and wildlife would be adequately minimized.

#### Threatened, Endangered, and Special Status Species

The species included in the Threatened, Endangered, and Special Status Species section of this EIS include those species that are federally listed under the Endangered Species Act (ESA), those that are listed under applicable state endangered species laws (e.g., the Pennsylvania Endangered Species Coordination Act and the New Jersey Endangered Species Conservation Act), and those that are considered Species of Special Concern in New Jersey.

Through informal consultation with the FWS and National Marine Fisheries Service (NMFS), six federally listed threatened or endangered species have been identified as potentially occurring in the Project area. These species include two mammals (Indiana bat and northern longeared bat), two invertebrates (dwarf wedgemussel and the rusty patched bumble bee), one reptile (bog turtle), and one plant species (northeastern bulrush). The Pennsylvania Fish and Boat Commission (PFBC) further identified two fish species that are listed under both the ESA and the two applicable state endangered species laws (the Atlantic sturgeon and shortnose sturgeon) as potentially occurring downstream of the Project area; although the NMFS stated that these listed fish species do not occur in the Project area and would not be impacted by the Project. Due to this comment by the PFBC, analysis of these two listed fish species was included in this EIS.

PennEast has attempted to avoid habitats and known occurrences of ESA listed species, and has committed to avoidance and minimization measures related to these species, including 1) timing restrictions on tree clearing in areas identified by the FWS as important to listed bat species; 2) implementation of a 300-foot no disturbance buffer around wetlands and 150-foot no disturbance buffer around waterways that support listed species; 3) use of a HDD crossing method for waterbodies suspected of supporting listed species; and 4) the implementation of surveys for listed species in all suitable habitats crossed by the Project. Furthermore, consultation with the FWS is ongoing regarding ESA listed species, and as part of this ongoing consultation process the FWS may develop additional measures beyond those described in this EIS to avoid or minimize impacts on ESA listed species. The implementation of these measures would likely avoid or minimize some of the potential impacts that could occur on ESA listed species. All areas of potential suitable habitats have not been surveyed to date (indicating that additional occurrences of these species is possible along the Project). Therefore, we assumed presence of listed species in suitable habitats that have not been surveyed, and impacts on the Indiana bat, northern longeared bat, bog turtle, dwarf wedgemussel, rusty patched bumble bee, and northeastern bulrush species is possible. We have determined that the Project would not affect the Atlantic sturgeon and Shortnose sturgeon, as these species occur approximately 20 river-miles downstream of the Project and the implementation of the Project's design features (e.g., the proposed HDD crossing of the Delaware River, as well as the requirements found in PennEast's E&SCP and FERC's Plan and Procedures) would prevent any Project related effects in waters 20 miles downstream where these species are found. We are further recommending that PennEast complete all surveys of potential suitable habitats for special status species in the Project area, and not construct any portion of the Project until formal consultation with the FWS is complete.

The Project has the potential to impact multiple state listed species, as well as New Jersey Species of Special Concern. PennEast has stated that it would adhere to the recommendations and requirements of the respective state agencies with jurisdiction over state listed species and state species of concern in order to avoid or minimize impacts on these species. PennEast has also indicated that ongoing permit review by Pennsylvania and New Jersey may result in the identification of additional avoidance, minimization, or mitigation measures that would be included as part of the Project's permit conditions. In general, we conclude that relying on statelevel experts for the development of measures that would minimize impacts on state listed species and state species of concern would appropriately avoid or reduce impact on these species. As a result, we are recommending that PennEast continue to work with the state agencies on measures to avoid or minimize impacts on these state species.

#### Land Use, Recreation, and Visual Resources

Construction of the Project would impact about 1,588 acres. About 61 percent of this acreage would be utilized for the pipeline facilities, including the construction right-of-way and additional temporary work space (ATWS). The remaining acreage affected during construction would be associated with aboveground facilities (4 percent), pipe and contractor ware yards (25 percent), and access roads (9 percent). During operation, the new permanent pipeline right-of-way, aboveground facilities, and permanent access roads would encumber 788 acres.

The maintained right-of-way would be mowed no more than once every three years, but a 10-foot-wide strip centered over the pipeline might be mowed annually to facilitate corrosion and other operational surveys. The construction of permanent structures or the planting of trees, would

be prohibited within the permanent right-of-way. To facilitate pipeline inspection, operation, and maintenance, the entire permanent right-of-way in upland areas would be maintained in an herbaceous/scrub-shrub vegetated state.

Based on field surveys conducted by PennEast where access was available, and review of aerial photography in other locations, PennEast's proposed construction work areas would be located within 50 feet of 475 structures (i.e., houses and apartment buildings, commercial or industrial facilities, sheds, garages), 110 of which are residential (excludes garages, sheds, etc.). A total of 287 structures would be located within 25 feet of PennEast's proposed construction work area, including 46 residential structures. PennEast has provided site-specific construction plans for residences within 25 feet of the construction work areas. We are recommending that PennEast provide any remaining site-specific construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for all residences within 25 feet of the construction plans for

Thirteen planned residential and commercial development projects have been identified within 0.25 mile of the proposed Project facilities. Several Pennsylvania Department of Transportation projects and a New Jersey Department of Transportation project also were identified that are either proposed and/or currently under construction within the vicinity of the Project. Based on the mitigation measures contained in PennEast's E&SCP, as well as any additional measures that PennEast would negotiate with landowners on a case-by-case basis, we conclude that impacts of pipeline construction on planned residential and commercial developments would be minimized to less than significant levels.

PennEast would require about 105 acres of agricultural land in Pennsylvania and 107 acres in New Jersey as new permanent right-of-way, but operation of the proposed pipeline would not affect the continuing use of these areas for agricultural activities after construction is complete. Following construction, all affected agricultural land would be restored to preconstruction conditions to the extent possible, in accordance with PennEast's E&SCP and Agricultural Impact Minimization Plan, and with any specific requirements identified by landowners or state or federal agencies with appropriate jurisdiction.

In general, the effects of the Project on recreational and special interest areas occurring outside of forestland would be temporary and limited to the period of active construction, which typically lasts several weeks or months in any one area. These effects would be minimized by implementing the measures in PennEast's E&SCP, Best Management Practices, and other projectspecific construction plans. In addition, PennEast would continue to consult with the owners and managing agencies of recreation and special interest areas regarding the need for specific construction mitigation measures. PennEast considered several alternative crossing locations of the Appalachian National Scenic Trail, and has developed a site-specific crossing plan at this location, after considering comments and perspectives shared by the National Park Service, Appalachian Trail Conservancy, Pennsylvania Game Commission, and other stakeholders. PennEast continues to consult with appropriate Federal and State agencies and other stakeholders regarding measures to minimize impacts on trail users. Therefore, we are recommending PennEast file a final crossing plan that incorporates these consultations. PennEast is responsible for obtaining the pertinent permits from the appropriate authorities for crossing the Appalachian National Scenic Trail at this location. To further minimize effects on other recreation and special interest areas crossed by the Project, PennEast developed site-specific crossing plans for the public recreation and special interest areas that would be affected. During clearing and other construction

activities, PennEast's construction contractor would post personnel at or along trail crossings to inform hikers of the construction and to regulate pedestrian traffic. Appropriate barriers to mitigate noise and/or visual impacts, safety fencing, and/or signs would be installed at or along trail crossings, as appropriate, to protect hikers, minimize impacts on trail use and enjoyment, and allow safe passage across or around the construction work area.

The pipeline would cross a Bethlehem Authority water transmission tunnel at two locations, and blasting may be required in these areas to complete pipeline trench excavation. We are recommending that PennEast file additional information on these crossings, including information on construction methods and documentation of coordination with the Bethlehem Authority, to ensure that the water transmission tunnel is not affected by construction and operation of the Project.

The Project would cross a number of areas enrolled in a variety of conservation programs. Although there would be temporary impacts and potential disruption during construction, following pipeline installation all activities and accesses currently available to the public would be returned to their original state. The majority of the land area that is subject to conservation easement restriction would retain its conservation restriction status outside of PennEast's permanent right-of-way, following construction. PennEast would cross one parcel with a USDA (Farm and Ranch Land Protection Program) easement in Pennsylvania; however, the terms of easement allow for a right-of-way for specific utilities. The Pennsylvania State Office of the USDA finds the proposed route crossing this parcel in Pennsylvania to be acceptable as long as PennEast uses a standard construction corridor without staging yards or access roads on the The limited permanent easement area that PennEast would acquire for pipeline property. installation and operation would lose its conservation status, but only in that PennEast would acquire the development rights to install and maintain the pipeline in this easement. The majority of the land area that is subject to conservation easement restrictions would retain its conservation restriction status outside of PennEast's permanent right-of-way.

The Project would not cross any known landfills or hazardous waste sites, although portions of the Project, between mileposts 47 and 52 would occur within a 1-mile buffer from the Palmerton Zinc Pile Superfund site. The pipeline would not impact existing and/or on-going Superfund site remedies, and levels of contamination, if existing outside of the Superfund site boundary, would be within an acceptable risk threshold and remedial action would not be required.

Visual resources along the proposed pipeline route are a function of geology, climate, and historical processes, and include topographic relief, vegetation, water, wildlife, land use, and human uses and development. A portion of the new pipeline (about 37 percent) would be installed within or parallel to existing rights-of-way. As a result, the visual resources along these portions of the Project have been previously affected by other similar activities. Impacts in other areas would be greatest where the pipeline route would parallel or cross roads and the pipeline right-of-way may be seen by passing motorists; from residences where vegetation used for visual screening or for ornamental value is removed; and where the pipeline is routed through forested areas.

After construction, all disturbed areas, including forested areas, would be restored in compliance with PennEast's E&SCP; federal, state, and local permits; landowner agreements; and easement requirements. Generally this would include seeding the restored areas with grasses and other herbaceous vegetation, after which trees would be allowed to regenerate within the

temporary workspaces. The visual effects of construction on forested areas would be permanent on the maintained right-of-way where the regrowth of trees would not be allowed, and would be long term, lasting several years or longer, in the temporary workspaces. The greatest potential visual effect would result from the removal of large specimen trees, but the visual effects of removing smaller trees would even last for several years. PennEast proposes to reseed with native plants to revegetate the construction right-of-way which would result in the establishment of native wildflowers for pollinators along the maintained right-of-way.

The compressor station would be located in previously logged, disturbed forest in Carbon County, Pennsylvania. Visual disturbance would be limited to vegetation clearance for the access road off Pennsylvania Route 940 and partial views of the site from Interstate 80. We conclude that the retention of trees and shrubs around the perimeter of the compressor station site would provide sufficient cover to avoid any significant adverse visual impacts.

With implementation of PennEast's proposed impact avoidance, minimization, and mitigation plans, and our recommendations, we conclude that overall impacts on land use and visual resources would be adequately minimized.

#### Socioeconomics

Construction of the Project would result in minor beneficial socioeconomic impacts due to increases in construction jobs, payroll taxes, purchases made by the workforce, and expenses associated with the acquisition of material goods and equipment. Operation of the Project would have a minor to moderate positive effect on the local governments' tax revenues due to the increase in property taxes that would be collected from PennEast.

#### Cultural Resources

Where PennEast had been granted right of entry, it conducted cultural resources identification surveys on approximately 69 miles in Pennsylvania and 15 miles in New Jersey. The surveys identified 10 archaeological sites in Pennsylvania and three sites in New Jersey in the direct area of potential effect. Additionally there were 110 aboveground historic resources identified in Pennsylvania and 41 in New Jersey. PennEast has recommended avoiding a number of these resources and conduct resource evaluations, where necessary. Although the Pennsylvania and New Jersey State Historic Preservation Offices (SHPOs) concurred with some of the recommendations, they did not agree with all of the recommendations by PennEast. Consultation is ongoing with the Pennsylvania and New Jersey SHPOs. We are recommending that PennEast provide documentation of Pennsylvania and New Jersey SHPOs' concurrence with PennEast's proposed avoidance, resource identification and recommendations, updated documentation, avoidance plans, and evaluation reports/treatment plans, when necessary. If National Register of Historic Places-eligible archaeological sites cannot be protected from Project impacts, PennEast would develop a treatment plan or mitigation of adverse effects.

The National Park Service expressed concerns regarding potential Project effects to trails and cultural resources. PennEast has ongoing consultation with the National Park Service regarding these potential effects. Additionally, we are recommending that PennEast develop a vibration monitoring plan and modify its blasting plan to include a review of potential effects to cultural resources. We are also recommending that PennEast assess potential Project impacts on the Hickory Run Recreation Demonstration Area; the Sandy Ridge Historic District; the Alexauken Creek Historic District as well as all other historic districts that the Project crosses; to Bridge D-449 Worman Road; and where appropriate develop avoidance and treatment plans for each of these resources.

To ensure that our responsibilities under Section 106 of the National Historic Preservation Act are met, we are recommending that PennEast not begin construction until any additional required surveys are completed, survey reports and treatment plans (if necessary) have been reviewed by the consulting parties, and we provide written notification to proceed. The studies and impact avoidance, minimization, and measures proposed by PennEast, and our recommendation, would ensure that any adverse effects on cultural resources would be appropriately mitigated.

#### Air Quality and Noise

Construction of the Project components would result in short-term increases in emissions of some air pollutants due to the use of equipment powered by diesel fuel or gasoline engines and the generation of fugitive dust due to the disturbance of soil and other dust-generating activities. Such air quality impacts would generally be temporary and localized, and are not expected to cause or contribute to a violation of applicable air quality standards. Local emissions may be elevated, and nearby residents may notice elevated levels of fugitive dust, but these would not be significant. Pipeline construction is anticipated to occur in four separate spreads, each of which is estimated to result in 6.5 months of emission-generating activities, while construction activities at the Kidder Compressor Station would take 6 months. Preparation of access roads and pipeyards would generate emissions for an estimated 3 months, including laying of gravel, and then removal of gravel at the end of construction. Construction staging areas would produce emissions for an estimated 10 months.

During operation of the pipeline and the Kidder Compressor Station, emissions of criteria pollutants, greenhouse gases (GHGs), and hazardous air pollutants would occur. Estimated emissions from the proposed Kidder Compressor Station are below all Prevention of Significant Deterioration (PSD) thresholds except for GHG. However, the requirements of PSD are not triggered if GHG is the only pollutant above the PSD threshold. Along the pipeline route, leaks and venting could occur at the compressor station and potentially from small leaks at flanges and valves. Emissions expected during operation of the pipeline would be relatively minor. No Federal Class I Areas would be impacted.

PennEast would be required to meet all federal and state air quality permitting requirements prior to construction and operation of the Project. PennEast would comply with federal and state air quality permitting rules, including the installation of mitigation measures and technologies required to meet federal and state air quality regulations. Therefore, we conclude that the Project would not result in significant air quality impacts. However, we are recommending that if the construction schedule and/or design changes occur that would materially impact the amount of construction emissions, PennEast should file with the Secretary revised construction emissions estimates; and we are also recommending that PennEast should implement specific measures to reduce emissions from on-road construction vehicles and non-road diesel construction equipment. Because the construction of the compressor station would exceed FERC's threshold at several noise-sensitive areas (NSAs), PennEast has agreed to implement mitigation measures, as necessary, such as use of temporary noise barriers. Pipeline construction would be a temporary noise source since it would not be in proximity to any one location for an extended period as construction activities move along the corridor. Depending on the listener proximity to the Project right-of-way, pipeline construction noise may also be audible to recreationists at Hickory Run State Park and the eastern end of Beltzville State Park. During construction, PennEast would employ a combination of noise mitigation methods, including equipment noise controls, temporary noise barriers, and administrative measures. We are recommending that PennEast file a HDD noise mitigation plan to reduce the projected noise level attributable to the proposed drilling operations at the 31 NSAs with the predicted noise levels above a day-night sound level (Ldn) of 55 decibels on the A-weighted scale (dBA) (55 dBA Ldn).

The Project would likely require blasting in some areas of the proposed route to dislodge bedrock resulting in potential noise and vibration impacts. PennEast's Blasting Plan includes mitigation measures related to blasting activity. Blasting would be conducted in accordance with applicable agency regulations, including advance public notification and mitigation measures as necessary.

The primary source of operational noise for the Project would be the Kidder Compressor Station. Ambient sound measurements were collected in the vicinity of the Kidder Compressor Station, as well as the vicinity of other operational sound sources like the mainline valves and meter stations, to establish existing conditions. PennEast would be required to meet the most restrictive noise level limits established by jurisdictional agencies. The FERC limit of 55 dBA L<sub>dn</sub>, which is equivalent to a continuous noise level of 49 dBA, would be the governing limit for those areas where a more restrictive county, local, or station-specific regulation does not exist. PennEast would implement mitigation measures to ensure that the applicable standards are met at the nearest NSA, including installing the turbines in acoustically insulated and treated buildings and, if possible, locating the inlet silencer inside the compressor building. We are recommending that PennEast conduct noise surveys after completing the compressor station construction to confirm that noise standards are met.

When blow-off valves are used during planned maintenance, or during emergency events, noise would be generated. Such events are infrequent and of short duration; however, to minimize noise impacts of planned blowdown events PennEast would notify the landowners 24 hours in advance, perform the blowdown during daytime hours, and implement the use of a portable silencer. Typical mainline valve noise is not expected to exceed the FERC noise criterion at nearby NSAs.

Potential noise impacts were also analyzed for the meter (interconnect) stations. The primary sound sources include the meter run, control valve, and associated piping. Noise mitigation measures would be applied to the meter stations as needed. Potential noise mitigation measures may include, but not be limited to, acoustic lagging on aboveground piping, attenuated ball/globe valves, and on-site buildings/enclosures acoustically treated inclusive of building ventilation systems. However, the results of the analyses showed that expected meter station noise would comply with the FERC noise criterion and the other applicable noise requirements at nearby NSAs.

Based on the analyses conducted, the proposed mitigation measures, and our recommendations, we concluded that construction and operation of the Project would not result in significant noise impacts on residents and the surrounding environment.

#### Reliability and Safety

The pipeline and aboveground facilities associated with the Project would be designed, constructed, operated, and maintained to meet the U.S. Department of Transportation (DOT)'s Minimum Federal Safety Standards in Title 49 Code of Federal Regulations part 192 and other applicable federal and state regulations. These regulations include specifications for material selection and qualification; minimum design requirements; and protection of the pipeline from internal, external, and atmospheric corrosion. The DOT rules require regular inspection and maintenance, including repairs as necessary, to ensure the pipeline has adequate strength to transport the natural gas safely. Further, although regulations requiring remote control shut-off valves have not yet gone into effect and would apply to pipelines built in the future, PennEast committed to the use of remote control shut-off valves for the proposed pipelines.

We conclude that PennEast's implementation of the above measures would ensure compliance with the DOT's regulations regarding public safety and the integrity of the proposed facilities.

#### Cumulative Impacts

A majority of the impacts associated with the Project in combination with other projects such as residential developments, utility lines, and transportation projects, would be temporary and relatively minor overall. However, some long-term cumulative impacts would occur on wetland and forested vegetation and associated wildlife habitats. Some long-term cumulative benefits to the community would be realized from the increased tax revenues. Short-term cumulative benefits would also be realized through jobs, wages, and purchases of goods and materials. Emissions associated with the Project would contribute to cumulative air quality impacts. There is also the potential, however, that the Project would contribute to a cumulative improvement in regional air quality if a portion of the natural gas associated with the Project displaces the use of other more polluting fossil fuels. With implementation of specialized construction techniques, the relatively short construction timeframe in any one location, and carefully developed resource protection and mitigation plans designed to minimize and control environmental impacts for the Project as a whole, we conclude that the cumulative impacts associated with the Project, when combined with other known or reasonably foreseeable projects, would be effectively limited.

#### ALTERNATIVES CONSIDERED

As an alternative to the proposed action, we evaluated the no-action alternative and system alternatives. We also evaluated pipeline routing alternatives and an alternative compressor station location.

While the no-action alternative would eliminate the short- and long-term environmental impacts identified in the EIS, the stated objectives of PennEast's proposal would not be met. Our analysis of system alternatives included an evaluation of whether existing or proposed natural gas pipeline systems could meet PennEast's objectives while offering an environmental advantage. There is no available capacity for existing pipeline systems to transport the required volumes of natural gas to the range of delivery points proposed by PennEast. Moreover, with the exception

of the Transco Leidy Line, none of these existing pipeline systems are in close proximity to the production areas of northern Pennsylvania. We determined that an expansion of the existing Transco Leidy Line as an alternative would not be feasible due to densely populated areas along the line that would prevent looping. Expansion of the Transco Leidy Line would also not provide access to the delivery points proposed by PennEast. Other existing systems in the area of the Project would require significant expansions to meet the objectives of the Project, which would result in environmental impacts similar to or greater than the Project.

We evaluated whether an expansion of the proposed Atlantic Sunrise Project could serve as a system alternative. Approximately 100 percent of capacity for the Atlantic Sunrise Project, and 90 percent for the PennEast Project, has been contracted, therefore, there is customer demand for both projects. The Atlantic Sunrise Project would also not provide for the same delivery points for customers that have been identified for the Project. An expanded Atlantic Sunrise Project would require installation of a larger pipeline, the addition of new or expanded compressor stations, and additional pipeline laterals to accomplish five of the interconnects proposed by PennEast. The additional pipeline laterals would be from about 20 miles to 60 miles in length. It may be possible for some lateral pipelines to serve multiple interconnects; however, this would extend the length of the laterals accordingly. The resulting length of pipeline laterals would approach the pipeline length proposed by PennEast, in addition to the additional pipeline diameter, and compression required. Consequently, there are no practicable existing or proposed system alternatives that are environmentally preferable to the Project.

We evaluated four major route alternatives to the proposed pipeline route, as well as three alternatives to avoid the Sourland Mountain region in New Jersey. Because none of these would offer major environmental advantages over the proposed pipeline route, we do not consider the route alternatives to be preferable to the proposed route. During the Project review process we evaluated 101 route variations that were identified by PennEast or suggested by landowners, municipalities, other stakeholders, and FERC staff. The variations were identified to avoid or reduce effects on environmental or other resources at specific locations, resolve engineering or constructability issues, address specific landowner requests, or address other stakeholder concerns. We evaluated route variations as summarized in section 3 of this EIS. Of the 101 variations, PennEast has incorporated 70 into the proposed route. We have reviewed the route variations incorporated into the proposed route and agree with PennEast's conclusions regarding incorporation of the 70 route variations into the proposed route.

We evaluated one alternative site and one alternative access road location for the proposed Kidder Compressor Station and do not consider these alternatives to be preferable to the proposed site and access road location. We also evaluated the feasibility of installing electric motor driven compressor units at the Kidder Compressor Station instead of the proposed natural gas-fired compressor turbines. We found that this alternative would result in higher overall emissions due to emissions created by generation of the needed electricity, and this alternative would result in additional impacts from construction of the needed electric transmission service to the site. We do not consider electric motor driven compressor units to be preferable to the proposed natural gas-fired compressor turbines.

We evaluated one alternative interconnect site for the Transco Interconnect, and we are recommending that PennEast file additional information on the feasibility of this alternative site.

#### CONCLUSIONS

We determined that construction and operation of the Project would result in some adverse environmental impacts, but impacts would be reduced to less-than-significant levels with the implementation of PennEast's proposed and our recommended mitigation measures. This determination is based on a review of the information provided by PennEast and further developed from data requests; field investigations; scoping; literature research; alternatives analysis; and contacts with federal, state, and local agencies as well as Indian tribes and individual members of the public.

Although many factors were considered in this determination, the principal reasons are:

- About 44.5 miles (27.0 miles in Pennsylvania and 17.5 miles in New Jersey), or about 37 percent, of the 120.2-mile-long pipeline route would be constructed adjacent to existing rights-of-way.
- PennEast would minimize impacts on natural and cultural resources during construction and operation of the Project by implementing FERC's Plan and Procedures, its E&SCP, and other Project-specific plans (Unanticipated Discovery Plan, Fugitive Dust Control Plan, Agricultural Impact Minimization Plan, Karst Mitigation Plan, HDD Drilling Plan for Karst Terrain, HDD Inadvertent Returns and Contingency Plan, Hydrostatic Testing Alternative Water Source Plan, Post-Construction Stormwater Management Plan, Spill Prevention Control and Countermeasures Plan, Unanticipated Discovery of Contamination Plan, Blasting Plan, Invasive Plant Species Control Plan, Well Monitoring Plan, Wetland Restoration Plan, Residential Access and Traffic Management Plan, Site-Specific Residential Construction Plans), Vibration Monitoring Plan, HDD Noise Mitigation Plan, Post-Construction Landslide Monitoring Plan, and Migratory Bird Conservation Plan.
- The FERC staff would complete the process of complying with section 7 of the ESA prior to construction.
- The FERC staff would complete consultation under Section 106 of the National Historic Preservation Act and implementing regulations at 36 CFR 800.
- PennEast would comply with all applicable air and noise regulatory requirements during construction and operation of the Project.
- An environmental inspection program and a third-party monitoring oversight program would be implemented to ensure compliance with the mitigation measures that become conditions of the FERC authorization.

In addition, we developed Project-specific mitigation measures that PennEast should implement to further reduce the environmental impacts that would otherwise result from construction and operation of the Project. We determined that these measures are necessary to reduce adverse impacts associated with the Project and, in part, are basing our conclusions on implementation of these measures. Therefore, we are recommending that these mitigation measures be attached as conditions to any authorization issued by the Commission. These recommended mitigation measures are presented in section 5.2 of the EIS.

#### **1.0 INTRODUCTION**

On September 24, 2015, PennEast Pipeline Company, LLC (PennEast) filed an application with the Federal Energy Regulatory Commission (Commission or FERC) under section 7(c) of the Natural Gas Act (NGA) and Parts 157 and 284 of the Commission's regulations. The application was assigned Docket No. CP15-558-000 and a *Notice of Application* was issued on October 8, 2015 and noticed in the *Federal Register* on October 15, 2015. PennEast is seeking a Certificate of Public Convenience and Necessity (Certificate/Order)<sup>5</sup> from the FERC to construct, operate, and maintain a new natural gas pipeline system, including pipeline facilities, a compressor station, metering and regulating stations, and appurtenant facilities in Pennsylvania and New Jersey.

We<sup>6</sup> prepared this environmental impact statement (EIS) to assess the environmental impacts associated with the construction and operation of the facilities proposed by PennEast in accordance with the requirements of the National Environmental Policy Act (NEPA) of 1969, as amended. The U.S. Environmental Protection Agency (EPA), U.S. Army Corps of Engineers (USACE), and U.S. Department of Agriculture (USDA), Natural Resource Conservation Service (NRCS) are cooperating agencies assisting in the preparation of the EIS because they have jurisdiction by law or special expertise with respect to environmental impacts associated with PennEast's proposal. In a letter filed September 12, 2016 with the FERC, the U.S. Fish and Wildlife Service (FWS) respectfully declined to continue to be a cooperating agency. The roles of the FERC and the cooperating agencies in the Project review process are described in section 1.2.

The vertical line in the margin identifies text that is new or modified in the final EIS and differs materially from the corresponding text in the draft EIS. Changes were made to address comments from cooperating agencies and other stakeholders on the draft EIS; incorporate information filed by PennEast after publication of the draft EIS; and incorporate information filed by PennEast in response to our recommendations in the draft EIS. As a result of the changes, nine of the recommendations identified in the draft EIS are no longer applicable to the Project and do not appear in the final EIS. Additionally, nine recommendations identified in the draft EIS have been substantively modified in the final EIS, and 16 new recommendations have been added in the final EIS.

PennEast's proposal, referred to as the PennEast Pipeline Project (also referred to in this EIS as the PennEast Project or Project) involves the construction and operation of about 120.2 miles of natural gas pipeline and associated equipment and facilities in Pennsylvania and New Jersey (see figure 1-1). The 120.2 miles would consist of the following facilities:

<sup>&</sup>lt;sup>5</sup> Certificate and Order may be used interchangeably throughout the EIS.

<sup>&</sup>lt;sup>6</sup> The pronouns "we," "us," and "our" refer to the environmental staff of the FERC's Office of Energy Projects.

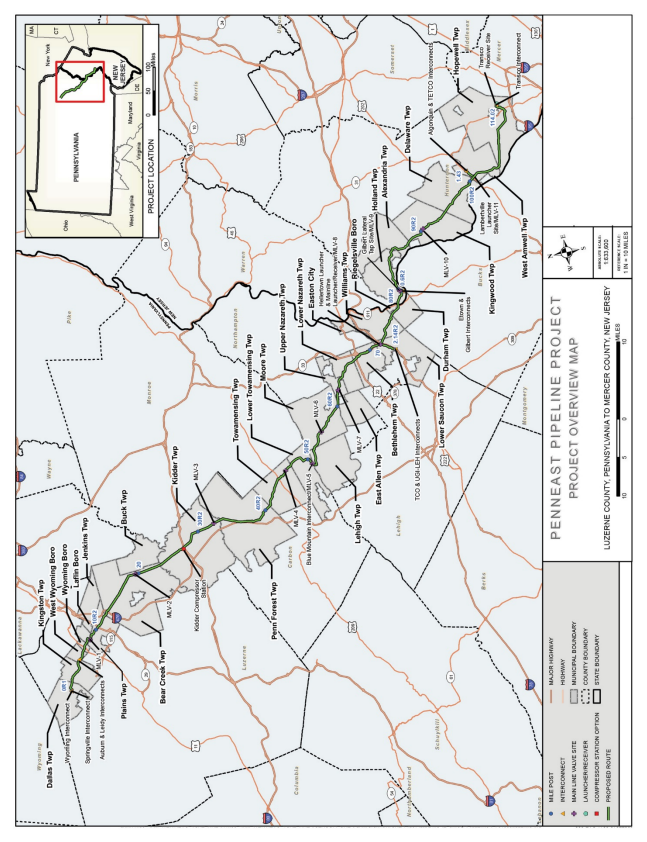


Figure 1-1 **Project Overview Map** 

- 116.0 miles of new, 36-inch-diameter pipeline extending from Luzerne County, Pennsylvania to Mercer County, New Jersey;
- the 2.1-mile Hellertown Lateral consisting of 24-inch-diameter pipeline in Northampton County, Pennsylvania;
- the 0.6-mile Gilbert Lateral consisting of 12-inch-diameter pipeline in Hunterdon County, New Jersey;
- the 1.5-mile Lambertville Lateral consisting of 36-inch-diameter pipeline in Hunterdon County, New Jersey;
- the 47,700 International Organization for Standardization (ISO) horsepower (hp) compressor station in Kidder Township, Carbon County, Pennsylvania;
- eight metering and regulating (M&R) stations for the Project interconnects;
- 11 mainline valve (MLV) sites; and
- four pig launcher/receiver sites.

#### 1.1 PROJECT PURPOSE AND NEED

According to PennEast, the purpose of the Project is to provide about 1.1 million dekatherms per day (MMDth/d) of year-round natural gas transportation service from northern Pennsylvania to markets in New Jersey, eastern and southeastern Pennsylvania, and surrounding states. PennEast's stated objectives are to:

- provide low cost natural gas produced from the Marcellus Shale region in northern Pennsylvania to homes and businesses in New Jersey, Pennsylvania, and surrounding states;
- serve markets in the region with firm, reliable access to Marcellus Shale natural gas supplies versus traditional, more costly Gulf Coast regional supplies and pipeline pathways;
- provide enhanced competition among natural gas suppliers and pipeline transportation providers; and
- satisfy the needs of shippers seeking: additional supply flexibility, diversity, and reliability; liquid points for trading in locally produced natural gas; direct access to premium markets in the northeast and mid-Atlantic regions; ability to capture pricing differentials between the various interconnected pipelines; enhanced natural gas transportation system reliability; and direct access to affordable long-lived dry gas reserves.

PennEast has executed long-term, binding precedent agreements<sup>7</sup> with 12 shippers to deliver new natural gas to markets in New Jersey, eastern and southeastern Pennsylvania, and surrounding states. The precedent agreements with the Project shippers account for 90 percent of the Project capacity of 1.1 MMDth/d. The 12 Project shippers include:

<sup>&</sup>lt;sup>7</sup> A precedent agreement is a binding contract under which one or both parties have the ability to terminate the agreement if certain conditions such as receipt of regulatory approvals, are not met.

- Texas Eastern Transmission;
- Consolidated Edison Company;
- Cabot Oil & Gas Corporation;
- Talen Energy Marketing, LLC;
- Enerplus Resources (USA) Corporation; and
- Warren Resources, Inc.

#### PennEast Affiliates

- UGI Energy Services, LLC;
- New Jersey Natural Gas Company;
- Pivotal Utility Holdings, Inc. (d/b/a Elizabethtown Gas);
- South Jersey Gas Company;
- Public Service Enterprise Group (PSEG) Power LLC; and
- NRG REMA LLC<sup>8</sup>.

Under section 7(c) of the NGA, the Commission determines whether interstate natural gas transportation facilities are in the public convenience and necessity and, if so, grants a Certificate to construct and operate them. The FERC's Certificate Policy Statement<sup>9</sup> provides guidance as to how the Commission evaluates proposals for new construction, and establishes criteria for determining whether there is a need for a proposed project and whether it would serve the public interest. Decisions are based on technical competence, financing, rates, market demand, gas supply, environmental impact, long-term feasibility, and other issues concerning a proposed project. The Commission's goal is to give appropriate consideration to the enhancement of competitive transportation alternatives, the possibility of overbuilding, subsidization by existing customers, the applicant's responsibility for unsubscribed capacity, the avoidance of unnecessary disruptions of the environment, and the unneeded exercise of eminent domain in evaluating new pipeline construction. The Commission does not direct the development of the gas industry's infrastructure regionally or on a project-by-project basis, or redefine an applicant's stated purpose.

#### **1.2 PURPOSE AND SCOPE OF THIS EIS**

Our principle purposes for preparing the EIS are to:

- identify and assess the potential impacts on the natural and human environment that would result from the implementation of the proposed Project;
- describe and evaluate reasonable alternatives to the proposed Project that would avoid or minimize adverse effects on the environment;
- identify and recommend specific mitigation measures, as necessary, to minimize environmental impacts; and
- encourage and facilitate involvement by the public and interested agencies in the environmental review process.

<sup>&</sup>lt;sup>8</sup> An officer of NRG REMA, LLC is also an officer of PennEast.

<sup>&</sup>lt;sup>9</sup> The Policy Statement can be found on our website at http://www.ferc.gov/legal/maj-ord-reg/PL99-3-000.pdf. Clarifying statements can be found by replacing "000" in the URL with "001" and "002."

The topics addressed in the EIS include alternatives; geology; soils; groundwater; surface waters; wetlands; vegetation; wildlife and aquatic resources; special status species; land use, recreation, special interest areas, and visual resources; socioeconomics (including transportation and traffic); cultural resources; air quality and noise; reliability and safety; and cumulative impacts. The EIS describes the affected environment as it currently exists, addresses the environmental consequences of the Project, and compares the Project's potential impacts on those of the alternatives. The EIS also presents our conclusions and recommended mitigation measures for the Project.

The USACE, EPA, and NRCS participated as cooperating agencies in the development of the final EIS. Cooperating agencies have jurisdiction by law or special expertise with respect to resources potentially affected by the proposal and participate in the NEPA analysis. Although the USACE, EPA, and NRCS provided input to the conclusions and recommendations presented in the final EIS, these agencies will present their own conclusions and recommendations in their respective record of decision or determination for the Project. The following provides additional detail on the purpose of the EIS for FERC and each cooperating agency.

#### **1.2.1 Federal Energy Regulatory Commission**

The FERC is an independent federal agency responsible for evaluating applications for authorization to construct and operate interstate natural gas pipeline facilities. If the Commission determines that a project is required by the public convenience and necessity, Certificate is issued under section 7(c) of the NGA and Part 157 of the Commission's regulations. As such, the FERC is the lead federal agency for the preparation of the EIS in compliance with the requirements of NEPA, the Council on Environmental Quality (CEQ) regulations for implementing the procedural provisions of NEPA (Title 40 Code of Federal Regulations [CFR] Parts 1500-1508 [40 CFR 1500-1508]), and the FERC's regulations implementing NEPA (18 CFR 380).

The EIS presents our review of the potential environmental impacts and reasonable recommendations to avoid or mitigate impacts. This EIS will be used as an element in the Commission's review of the Project to determine whether a Certificate would be issued. The FERC will also consider non-environmental issues in its review of PennEast's application. A Certificate will be granted if the Commission finds that the evidence produced on financing, rates, market demands, gas supply, existing facilities and service, environmental impacts, long-term feasibility, and other issues demonstrates that the Project is required by the public convenience and necessity. Environmental impact assessment and mitigation development are important factors in the overall public interest determination. The FERC is the lead agency for the preparation of the EIS. The U.S. Army Corps of Engineers (USACE), U.S. Environmental Protection Agency (EPA), and U.S. Department of Agriculture (USDA) Natural Resources Conservation Service (NRCS) participated in the NEPA review as cooperating agencies.<sup>10</sup>

## 1.2.2 U.S. Army Corps of Engineers

The USACE is a federal agency within the U.S. Department of Defense with jurisdictional authority pursuant to Section 404 of the Clean Water Act (CWA) (Title 33 of the United States

<sup>&</sup>lt;sup>10</sup> A cooperating agency is an agency that has jurisdiction over all or part of a project area and must make a decision on a project, and/or an agency that provides special expertise with regard to environmental or other resources.

Code [USC], section 1344 [33 USC 1344]), which governs the discharge of dredged and/or fill material into waters of the United States. Section 10 of the Rivers and Harbors Act (RHA) (33 USC 403) regulates any work or structures that potentially affect the navigable capacity of a navigable waterbodies. In addition, Section 408, under Section 14 of the Rivers and Harbors Act, provides that any proposed modification to an existing USACE public works project. Because the USACE would need to evaluate and approve several aspects of the Project, consisting of two separate permits, and must comply with the requirements of NEPA before issuing permits under the above statutes, it has elected to participate as a cooperating agency in the preparation of this EIS. The USACE would adopt the EIS per 40 CFR 1506.3 if, after its independent review of the document, it concludes that the EIS satisfies the USACE's comments and recommendations. The Project occurs within the Philadelphia and Baltimore Districts of the USACE.

The primary decisions to be addressed by the USACE include:

- issuance of a Section 404 permit for aquatic resource impacts associated with construction of the Project;
- issuance of Section 10 permit for construction activities within navigable waters of the United States; and
- authorization under Section 408 for the crossing of two USACE public works projects.

This EIS contains information needed by the USACE to reach decisions on these issues. Through the coordination of this document, the USACE would obtain the views of the public and natural resource agencies prior to reaching decisions on the Project.

As an element of its review, the USACE must consider whether a proposed project has avoided and minimized impacts on aquatic resources, including wetlands, to the maximum extent practicable and determine if compensatory mitigation for any unavoidable impacts on aquatic resources, including wetlands, is required to strive to achieve the national regulatory goal of net loss of values and functions. Based on its participation as a cooperating agency and its consideration of the final EIS (including responses to public comments), the USACE would issue a Record of Decision to formally document its decision on the proposed action.

# **1.2.3 U.S. Environmental Protection Agency**

The EPA is an independent federal agency responsible for protecting human health and safeguarding the natural environment. The EPA has delegated water quality certification, under Section 401 of the CWA, to the jurisdiction of individual state agencies. The EPA may assume Section 401 authority if no state program exists, if the state program is not functioning adequately, or at the request of the state. The EPA also oversees the issuance of a National Pollutant Discharge Elimination System (NPDES) permit by the state agency, under Section 402 of the CWA, for point-source discharge of water used for hydrostatic testing of pipelines into waterbodies. The EPA also has the authority to review and veto permits issued by the USACE under Section 404 of the CWA. In addition to its authority under the CWA, the EPA also has jurisdictional authority under the Clean Air Act (CAA) to control air pollution by developing and enforcing rules and regulations for all entities that emit toxic substances into the air. Under this authority, the EPA has developed regulations to state and local agencies. State and local agencies are allowed to develop and implement their own regulations for non-major sources of air pollutants. The EPA

also establishes general conformity applicability thresholds that a federal agency can utilize to determine whether a specific action requires a general conformity assessment.

In addition to its permitting responsibilities, the EPA is required under Section 309 of the CAA to review and publically comment on the environmental impacts of major federal actions including actions that are subject of draft and final EISs, and is responsible for implementing certain procedural provisions of NEPA (e.g., publishing Notices of Availability of the draft and final EISs in the *Federal Register*) to establish statutory timeframes for the environmental review process.

## 1.2.4 U.S. Department of Agriculture – Natural Resource Conservation Service

On April 27, 1935 Congress passed Public Law 74-46, in which it recognized that "the wastage of soil and moisture resources on farm, grazing, and forest lands ... is a menace to the national welfare" and established the Soil Conservation Service (SCS) as a permanent agency in the U. S. Department of Agriculture. In 1994, SCS's name was changed to the NRCS which is charged with helping America's farmers, ranchers and forest landowners conserve the nation's soil, water, air and other natural resources. In a letter to the Commission dated February 22, 2016, the NRCS requested cooperating agency status should the proposed pipeline cross any NRCS easement holdings. Though not a permitting agency, the NRCS will ensure that the impact of the proposed Project on NRCS acquired easement holdings is fully and adequately considered.

## **1.3 PERMITS, APPROVALS, AND REGULATORY REQUIREMENTS**

As the lead federal agency for the Project, the FERC is required to comply with Section 7 of the Endangered Species Act of 1973 (ESA), the Migratory Bird Treaty Act (MBTA), the Magnuson-Stevens Fishery Conservation and Management Act (MSA) of 1976, the RHA, the CWA, the CAA, Section 106 of the National Historic Preservation Act (NHPA). These and other statutes have been taken into account in the preparation of the EIS.

Table 1.3-1 lists the major federal, state, and local permits, approvals, and consultations for construction and operation of the Project. The table also provides each permit status. The FERC encourages cooperation between applicants and state and local authorities, but this does not mean that state and local agencies, through applications of state and local laws, may prohibit or unreasonably delay the construction or operation of facilities approved by the FERC. Any state or local permits issued with respect to jurisdictional facilities must be consistent with the conditions of any authorization issued by the FERC.

TABLE 1.3-1				
Required	d Environmental Permits, Appr	ovals, and Consultations for the Project		
Agency	Permit/Approval	Status		
FEDERAL				
U.S. Army Corps of Engineers	Clean Water Act Section	Initial consultation letter sent 8/12/2014.		
<ul> <li>Philadelphia and Baltimore</li> <li>Districts</li> </ul>	404, Rivers and Harbors Act Section 10, and Title 33	Introduction and coordination meeting held 10/30/14. Updated route materials sent 7/24/15.		
	Section 408 Approvals	Pre-application meetings held 7/13/2015, 7/16/2015, and 12/17/15.		
		Field verifications commenced November 2015 and ongoing		
		Applications for joint permit submitted 2/5/2016. USACE received permit 6/3/2016.		
U.S. Fish and Wildlife Service	Endangered Species Act,	Initial consultation letter sent 8/12/2014.		
-Pennsylvania	Section 7 Consultation and Clearance	Introduction and coordination meeting held 10/29/14.		
	Clearance	Updated route materials sent 7/24/15.		
		Rare, Threatened, and Endangered (RTE) species survey coordination meeting held 4/22/15.		
		Species report submitted 10/7/15.		
		Updated route modifications submitted 10/31/16.		
		Consultation ongoing		
U.S. Fish and Wildlife Service	Endangered Species Act, Section 7 Consultation and Clearance	Initial consultation letter sent 8/12/14.		
– New Jersey		Updated route materials sent 7/24/15.		
		RTE survey coordination meeting held 4/23/15.		
		Species report submitted 10/7/15.		
		Updated route modifications submitted 10/31/16.		
		Consultation ongoing.		
National Marine Fisheries Service (NMFS)	Endangered Species Act, Section 7 Consultation and Clearance	Initial consultation letter sent 8/12/14. Letter to PennEast dated 9/18/14 stating no threatened or endangered species under the jurisdiction of NMFS are known to occur in the Project area, and no further consultation is necessary.		
		Updated route materials sent 7/24/15 and 10/1/15.		
National Park Service (NPS)	NPS Consultation and Clearance for National Natural Landmarks, National Trails, and National Historic Sites	Initial consultation letter sent 8/12/14.		
. ,		Introduction and coordination meeting with National Wild an Scenic Rivers Program managers held 10/1/14.		
		Updated route materials sent 7/24/15.		
		Held conference call on Appalachian Trail crossing on 8/11/15.		
		Conference call regarding the crossing location of the Appalachian Trail on 2/23/16.		
		Letter submitted to FERC on 11/28/16 stating that no approvals are necessary from NPS because NPS does not own or manage the lands on which the pipeline would be constructed.		
Natural Resources	NRCS Consultation	Initial coordination meeting held 3/18/15 with NJ office.		
Conservation Service (NRCS)	authorization for conservation Easement	Joint agriculture community meeting held 6/2/15 with NJ office.		
	Modification if required	Updated route materials sent 7/24/15 with NJ office.		
		Letter from NRCS NJ Office to PennEast on 8/23/16 stating that route adjustments to proposed pipeline would not impac any properties with a USDA federal easement.		

TABLE 1.3-1           Required Environmental Permits, Approvals, and Consultations for the Project				
STATE – PENNSYLVANIA				
Pennsylvania Department of Environmental Protection (PADEP) (Northeast and Southeast Regional Offices)	Water Obstruction and Encroachment Permits Submerged Lands License Agreements Section 401 Water Quality Certification Erosion and Sediment Control General Permit (ESCGP-2) Hydrostatic Testing Discharge General Permits (PAG-10) Plan Approval and Operating Permit for a Non-Major	Initial consultation letter sent 8/12/14. Coordination meeting held 11/19/14. Updated route materials sent 7/24/15. Pre-application meeting held 7/13/15 and 12/17/15. Encroachment Permit Applications, Submerged Lands License Agreements, and Section 401 Water Quality Certification Application submitted 2/5/16. Water Quality Certification provided 2/7/17.		
Pennsylvania Game Commission (PGC)	Source state RTE Species Consultation and Clearance	Initial consultation letter sent 8/12/14. Introduction and coordination meeting held 9/25/14. Special Use Permits for surveys on PGC lands issued 9/14. Updated route materials sent 7/24/15. Appalachian Trail crossing meetings held 5/21/15 and 8/27/15. Species report submitted 10/7/15 and 11/10/15. Ongoing.		
Pennsylvania Fish and Boat Commission (PFBC)	state RTE Species Consultation and Clearance Permit for Use of Explosives in Commonwealth Waters Aid to Navigation Plan Approval	Initial consultation letter sent 8/12/14. Introduction and coordination meetings held 11/4/14 and 11/24/14. Updated route materials sent 7/24/15, 10/1/15, and 12/17/15. Species reports submitted 10/7/15 and 11/10/15. PFBC RTE Consultation responses received by PennEast 11/5/15 and 12/10/15. RTE species survey and land use consultations ongoing.		
Pennsylvania Department of Conservation and Natural Resources (PADCNR)	State RTE Species Consultation and Clearance	Initial consultation letter sent 8/12/14. Introduction and coordination meetings held 11/4/14 and 11/24/14. Updated route materials sent 7/24/15 and 10/1/15. Special Use Permits for surveys on state park lands issued 4/8/15. Species report submitted 10/7/15. PADCNR responses received by PennEast 10/22/15. Consultations ongoing.		

TABLE 1.3-1				
Required Environmental Permits, Approvals, and Consultations for the Project				
Agency	Permit/Approval	Status		
Pennsylvania Historical and	Section 106, NHPA	Initial consultation letter received 08/21/14.		
Museum Commission (PHMC)	Consultation	Provided route updates 10/25/14 and 1/14/15.		
		Updated route materials sent 3/31/15, 7/24/15, 9/1/15, and 10/1/15.		
		Phase I Archeological Report and Historical Reconnaissance Report submitted 9/23/15.		
		Agreement that no archeological investigations are necessa 9/25/15.		
		Historical Architectural Survey Report submitted 9/30/15.		
		PHMC responses received 10/21/15 and 10/22/15.		
		Updated route materials sent 12/17/2015.		
		Phase I Archaeological Report copies sent 1/12/2016. Phase I Archaeological Report Addendum 1 to be submitted March 2016. Consultations ongoing.		
		Recommended change in archeological survey methodology 3/14/16.		
		Cultural Resources Notice for Proposed Kidder Compressor Station submitted 3/16/16.		
		Avoidance plan filed 3/18/16.		
		Agreement that Kidder Compressor Station has no potential to affect historic properties 3/23/16.]		
		Agreement with proposed change to archaeological survey methodology 4/11/16.		
		PHMC responses on archaeological survey addendum 4/14/16.		
		PHMC responses to historic architecture survey and archaeological survey 9/9/16 and 9/22/16.		
		Provided route updates 9/26/16.		
		Consultations ongoing.		
STATE – NEW JERSEY				
New Jersey Department of Environmental Protection (NJDEP), Division of Land Use Regulation	New Jersey Freshwater Wetlands Letter of Interpretations and Individual Permit, includes Federal	Initial consultation letter sent 8/12/14. Introduction and coordination meeting held 9/23/14. Interagency coordination meeting held 12/2/14. Updated route materials sent 7/24/15, 10/1/15, and 12/17/15.		
New Area	wetlands certification New Jersey Flood Hazard Area Verifications and Individual Permit	Consultation and pre-application meetings held 7/2/15, 7/30/15, 8/4/2015, 8/5/2015, 8/19/2015, 9/2/2015, 9/8/2015, 9/10/2015, 9/16/20159/30/15, 10/8/15, 10/14/15, 10/22/15, 10/28/15, 11/25/15, 12/9/15, 12/17/15, 1/6/15, 1/7/15, 1/11/16, 1/20/16, and 2/3/16		
NJDEP, Green Acres Program	New Jersey Green Acres	Initial consultation letter sent 8/12/14.		
	Minor/Major Diversion	Introduction and coordination meeting held 9/23/14.		
		Interagency coordination meeting held 12/2/14.		
		Updated route materials sent 7/24/15 and 12/17/15.		
		Consultation meeting held 7/2/15, 9/10/15, 10/22/15, 12/17/15, and 1/7/16.		
NJDEP, Division of Air Quality	Air Quality General Permits, including Federal Air Permits	To be scheduled prior to construction.		

TABLE 1.3-1 Required Environmental Permits, Approvals, and Consultations for the Project						
					Agency Permit/Approval Status	
NJDEP, Division of Water Resources	Discharge to Surface Water Permit	Applicability will be determined as Project design advances.				
	Water Allocation Permit NJDEP General Permit No. 5G3 (NJ0088323) for Stormwater Discharge Associated with Construction Activity					
Delaware and Raritan Canal Commission	Certificate of Approval	Applicability will be determined as Project design advances. Will be reviewed independently and hold separate hearings.				
New Jersey Historic	National Historic	Initial consultation letter sent 8/19/14.				
Preservation Office (New Jersey SHPO)	Preservation Act, Section 106 Consultation and Clearance	Introduction and coordination meeting held 9/16/14. Interagency coordination meeting held 12/2/14.				
	Clearance	SHPO response to work plan 9/24/14.				
		Provided route updates 1/14/15 and 1/24/15.				
		Provided revised scoping document and Unanticipated Discovery Plan 2/2/15.				
		SHPO response to NOI and revised work plan 2/18/15.				
		Provided a revised archaeological sensitivity model 3/6/15.				
		Provided additional route variations 3/31/15.				
		Revised archaeological sensitivity model accepted 4/8/15.				
		Updated route materials sent 7/24/15.				
		Provided archaeological survey report 9/23/15.				
		SHPO response to archaeological survey report and historic architecture survey report 10/22/15 and 10/23/15.				
		Updated route materials sent 12/17/15.				
		Provided archaeological survey report 9/23/15.				
		SHPO response to archaeological survey report 3/18/16.				
		Provided archaeological survey report, addendum 1 8/25/16.				
		SHPO response to historic architectural survey report, addendum 1 8/31/16.				
		Provided route updates 9/26/16.				
		SHPO response to archaeological survey report, addendum 1 12/20/16.				
		Consultation ongoing.				
New Jersey State Agriculture	New Jersey Farmland	Introductory meeting held 9/12/14.				
Development Committee	Preservation Program Consultation	Interagency coordination meeting held 12/2/14.				
	Consultation	Updated route materials sent 7/24/15.				
		Joint agricultural community meeting held 6/2/15.				
COUNTY						
Luzerne Conservation District	Erosion and Sediment Control General Permit	Initial consultation letter sent 8/21/14. Pre- application meeting held 7/13/15 and 12/17/15.				
	(ESCGP-2) Technical Review	Updated route materials sent 7/24/15 and 10/1/15.				
Carbon County Conservation	Erosion and Sediment	Initial consultation letter sent 8/21/14.				
District	Control General Permit	Pre- application meeting held 7/13/15 and 12/17/15.				
	(ESCGP-2) Technical Review	Updated route materials sent 7/24/15 and 10/1/15.				

TABLE 1.3-1						
Required Environmental Permits, Approvals, and Consultations for the Project						
Agency	Agency Permit/Approval Status					
Northampton County Conservation District	Erosion and Sediment Control General Permit	Initial consultation letter sent 8/21/14. Pre- application meeting held 7/13/15 and 12/17/15.				
	(ESCGP-2) Technical Review	Updated route materials sent 7/24/15 and 10/1/15.				
Bucks County Conservation District	Erosion and Sediment Control General Permit	Initial consultation letter sent 8/21/14. Pre- application meeting held 7/13/15 and 12/17/15.				
	(ESCGP-2) Technical Review	Updated route materials sent 7/24/15 and 10/1/15.				
Hunterdon County Conservation District	Soil Erosion and Sediment Control (SESC) Plan Certification	Initial consultation letter sent 8/21/14				
Mercer County Conservation District	Soil Erosion and Sediment Control (SESC) Plan Certification	Initial consultation letter sent 8/21/14				
RIVER BASIN COMMISSIONS						
Delaware River Basin Commission (DRBC)	Project Review, including Water Withdrawal Approval	Initial consultation letter sent 8/21/14. Introduction and coordination meeting held 9/3/14. Updated route materials sent 7/24/15, 10/1/15, and 12/17/15. Pre-application meeting held 7/13/15, 12/2/15, and 1/19/16. Application submitted 2/5/16.				
Susquehanna River Basin Commission (SRBC)	Water Withdrawal Approval if more than 100,000 gallons per day averaged over 30 days	Initial consultation letter sent 8/21/14. Introduction and coordination meeting held 11/6/14. Updated route materials sent 7/24/15, 10/1/15, and 12/17/15.				

#### **1.3.1 Federal Permits**

A description of the federal permits required for the PennEast Project is provided below. In a letter dated September 12, 2016 filed by the Delaware River Basin Commission (DRBC), it was stated that permits issued by the DRBC and Susquehanna River Basin Commission are not federal actions for purposes of NEPA and are therefore not included in this section.

#### 1.3.1.1 Clean Water Act and Rivers and Harbors Act

The CWA, as amended, regulates the discharges of pollutants into the waters of the United States and regulated water quality standards for surface waters. To enact this goal both the EPA and the USACE have regulatory authority under this statute. The EPA has implemented pollution control programs including setting wastewater standards for industry and creating water quality standards for all contaminates in surface waters. Under the CWA, it is unlawful to discharge any pollutant from a point source into waters of the United States without a permit. The EPA operates the NPDES permit program that regulates discharges by industrial, municipal, and other facilities, if discharges directly enter surface waters. Section 404 of the CWA regulates the discharge of dredged and/or fill material into waters of the United States, including jurisdictional wetlands, and is under the jurisdiction of the USACE in Pennsylvania. In New Jersey the USACE Section 404 Permit Program has been assumed by the state of New Jersey except for navigable waters and wetlands within one thousand feet of that navigable water.

The RHA pertains to activities in navigable waters of the United States as well as harbor and river improvements. Section 10 of the RHA prohibits the unauthorized obstruction or alteration of any navigable water of the United States. Construction of any structure or the accomplishments of any other work affecting course, location, condition, or physical capacity of waters of the United States must be authorized by the USACE. The Project would cross three navigable waters: Susquehanna River and Lehigh River in Pennsylvania and the Delaware River in New Jersey.

According to 33 USC 408, there shall be no temporary or permanent alteration, occupation or use of any public works including but not limited to levees, sea walls, bulkheads, jetties, and dikes for any purpose without the permission of the Secretary of the Army. Under the terms of 33 USC 408, any proposed modification requires a determination by the Secretary that such proposed alteration or permanent occupation or use of a federal project is not injurious to the public interest and will not impair the usefulness of such work.

Section 401 of the CWA requires that an applicant for a federal permit who conducts any activity that may result in a discharge to waters of the United States must provide the federal regulatory agency with a Section 401 certification. Section 401 certifications are delegated to states in which the discharge originates and declares that the discharge would comply with applicable provisions of the act, including the state water quality standards. The Pennsylvania Department of Environmental Protection (PADEP) and New Jersey Department of Environmental Protection (NJDEP) are the regulatory authorities delegated with Section 401 certification for the states of Pennsylvania and New Jersey, respectively. On February 7, 2017, PADEP granted a state water quality certification for the Project under CWA Section 401 (see appendix H). PennEast would comply with the criteria and conditions of the certification including applicable state permits pursuant to Pennsylvania regulations.

## 1.3.1.2 Clean Air Act

The CAA, as amended, defines the EPA's responsibilities for protecting and improving the nation's air quality and the stratospheric ozone layer. Under the CAA, the EPA sets limits on certain air pollutants and grants them authority to limit emissions of air pollutants coming from sources such as industrial facilities. The EPA has delegated authority to implement these regulations to state and local agencies.

# 1.3.1.3 Endangered Species Act

Section 7 of the ESA, as amended, states that any project authorized, funded, or conducted by a federal agency (e.g., FERC) should not "...jeopardize the continued existence of any endangered species or threatened species or result in the destruction or adverse modification of habitat of such species which is determined...to be critical..." (16 USC Section 1536(a)(2)(1988)). The FERC, or PennEast as a non-federal party, is required to consult with the FWS and the National Oceanic and Atmospheric Administration's (NOAA) National Marine Fisheries Service (NMFS) to determine whether any federally listed or proposed endangered or threatened species or their designated critical habitat occur in the vicinity of the Project. If the FERC determines that these species or habitats may be impacted by the Project, the FERC is required to prepare a Biological Assessment (BA) to identify the nature and extent of adverse impact, and to recommend measures to avoid or reduce potential impacts on habitat and/or species. If, however, the FERC determines that no federally listed or proposed endangered or threatened species or their designated critical habitat would be impacted by the Project, no further action is necessary under the ESA.

#### 1.3.1.4 Migratory Bird Treaty Act and Bald and Golden Eagle Protection Act

The MBTA prohibits the taking, killing, possession, transportation, and importation of migratory birds, their eggs, parts, and nests, except when specifically authorized by the U.S. Department of the Interior. The Bald and Golden Eagle Protection Act (BGEPA) prohibits harming eagles, their nests, and/or eggs. On December 16, 2016 the FWS published revised regulations for eagle nonpurposeful take permits and eagle nest take permits in the Federal Register (81 FR 91494). The revisions include revisions to permit issuance criteria and duration, definitions, compensatory mitigation standards, criteria for eagle nest removal permits, permit application requirements, and fees.

Executive Order (EO) 13186 (66 Federal Register 3853) directs federal agencies to identify where unintentional take is likely to have a measurable negative effect on migratory bird populations and to avoid or minimize adverse impacts on migratory birds through enhanced collaboration with the FWS. EO 13186 states that emphasis should be placed on species of concern, priority habitats, and key risk factors, and that particular focus should be given to addressing population-level impacts. On March 30, 2011, the FWS and the Commission entered into a *Memorandum of Understanding Between the Federal Energy Regulatory Commission and the U.S. Department of the Interior United States Fish and Wildlife Service Regarding Implementation of Executive Order 13186, "Responsibilities of Federal Agencies to Protect Migratory Birds"* (MOU). The MOU outlines a collaborative approach to promoting the conservation of migratory bird populations and furthering implementation of the migratory bird populations and furthering implementation of the MBTA, and the BGEPA.

## 1.3.1.5 Magnuson-Stevens Fishery Conservation and Management Act

The MSA, as amended by the Sustainable Fisheries Act of 1996 (Public Law 104-267), establishes procedures designed to identify, conserve, and enhance essential fish habitat (EFH) for those species regulated under the federal fisheries management plan. The MSA requires federal agencies to consult with NMFS on all actions or proposed actions authorized, funded, or undertaken by the agency that may adversely impact EFH (MSA Section 305(b)(2)). Although absolute criteria have not been established for conducting EFH consultations, NMFS recommends consolidating EFH consultations with interagency coordination procedures required by other statutes such as NEPA, the Fish and Wildlife Coordination Act, or the ESA (50 CFR 600.920 $\in$ ) in order to reduce duplication and improve efficiency. The Project would not cross any EFH as defined by the MSA.

## 1.3.1.6 National Historic Preservation Act

Section 106 of the NHPA, as amended, requires the FERC to take into account the impacts of its undertakings on historic properties, and afford the Advisory Council on Historic Preservation (ACHP) an opportunity to comment. Historic properties include pre-contact or historic sites, districts, buildings, structures, objects, or properties of traditional religious or cultural importance listed in or eligible for listing in the National Register of Historic Places (NRHP). In accordance with the ACHP's regulations for implementing Section 106, 36 CFR 800.2(a)(3), the FERC is using the services of PennEast and its consultant to prepare information, analyses, and

recommendations. However, we remain responsible for all findings and determinations. We will follow the process of complying with Section 106 outlined in Part 800 by consulting with each state's State Historic Preservation Office (SHPO), identifying historic properties in the area of potential effect (APE), and assessing potential Project effects.

#### 1.3.1.7 U.S. Department of Transportation, Pipeline and Hazardous Materials Safety Administration

PHMSA is the federal agency responsible for administering the national regulatory program to ensure the safe transportation of natural gas, petroleum, and other hazardous materials by pipeline under 49 USC Chapter 601. PHMSA's Office of Pipeline Safety (OPS) develops regulations and other approaches to risk management to ensure safety in design, construction, testing, operation, maintenance, and emergency response of pipeline facilities. The OPS is responsible for ensuring that PennEast's proposed facilities are designed, constructed, and operated in compliance with the safety standards that the agency has established for natural gas pipeline facilities.

## 1.4 PUBLIC REVIEW AND COMMENT

## 1.4.1 Notices and Meetings

PennEast requested authorization to utilize the Commission's NEPA Pre-Filing Review Process for its Project on October 7, 2014. The Commission approved PennEast's request on October 10, 2014 and established a pre-filing Docket Number (PF15-1-000) to place information related to the Project into the public record.

In November 2014, PennEast held five open house meetings in Pennsylvania and New Jersey to provide information on the Project and solicit feedback from stakeholders on environmental issues and other concerns. We participated in these open house meetings, provided information on the Commission's environmental review process for the Project, and took comments about the Project.

On January 13, 2015, FERC issued a *Notice of Intent (NOI) to Prepare an Environmental Impact Statement for the Planned PennEast Pipeline Project, Request for Comments on Environmental Issues, and Notice of Public Scoping Meetings.* On January 21, 2014, in the prefiling docket, we issued a *Notice of Extension of Comment Period and Clarification of Location of Public Comment Meetings for the PennEast Pipeline Project.* Public scoping meetings were held from February 10-12 and 25-26, 2015 in Bethlehem, Northampton County, Pennsylvania; Jim Thorpe, Carbon County, Pennsylvania; Wilkes-Barre, Luzerne County, Pennsylvania; Trenton, Mercer County, New Jersey; and Hampton, Hunterdon County, New Jersey. FERC sent an additional scoping letter on August 19, 2015 to landowners affected by the significant route modifications and opened a 30-day comment period. We received comments on a wide variety of environmental issues for the Project. During scoping, we received 11,565 specific comments from the 3,960 comment letters filed on the docket. Comments were received from federal agencies (20 comment letters), state agencies (52 comment letters), local agencies (176 comment letters), companies and organizations (273 comment letters), and individuals/stakeholders (3,439 comment letters). We also received 1,663 requests for intervenor status in the 11,565 comments received. We participated in interagency meetings, bi-weekly conference calls, and a site review and flyover for the Project to identify issues to be addressed in the EIS. The meetings, conference calls, and site visit provided a forum for the exchange of information and supported the FERC's responsibility to coordinate federal authorizations and associated environmental review of the Project. Summaries of the bi-weekly conference calls are available for viewing on the FERC's eLibrary website (www.ferc.gov).<sup>11</sup>

On July 22, 2016, we issued a *Notice of Availability of the Draft Environmental Impact Statement for the Proposed PennEast Pipeline Project*. This notice, which was published in the Federal Register, listed the dates and locations of public sessions and established a closing date of September 12, 2016 for receiving comments on the draft EIS. On August 5, 2016, we issued a *Notice of Public Meeting Location Change for the Proposed PennEast Pipeline Project*. Copies of the draft EIS were mailed to over 4,280 stakeholders. The EPA noticed receipt of the draft EIS in the Federal Register on July 29, 2016.

We held six public sessions in the PennEast Project area to solicit and receive comments on the draft EIS. The meetings were held between August 15 and August 17, 2016 in Bethlehem, Pennsylvania, Jim Thorpe, Pennsylvania, Clinton, New Jersey, Lahaska, Pennsylvania, Wilkes-Barre, Pennsylvania, and Trenton, New Jersey. The sessions provided the public an opportunity to present oral comments to a court reporter on the analysis of environmental impacts described in the draft EIS. A combined total of about 670 individuals attended these public sessions, including 420 who provided oral comments. We also received 4,169 comment letters from federal, state, and local agencies; companies/organizations; and individuals in response to the draft EIS. 1,934 are form letters or petitions submitted or signed by multiple individuals. All comments received prior to the end of the comment period for the draft EIS are included in our comment responses contained in Volume II.<sup>12</sup>

On September 23, 2016, PennEast filed 33 route modifications. As a result of the 33 route modifications proposed by PennEast on September 23, 2016, we issued a notice to newly affected landowners to solicit their comments on those route modifications. During that period from November 4 through December 5, 2016, we received 424 comment letters from federal, state, and local agencies; companies/organizations; and individuals in response to the 33 route modifications proposed by PennEast. Of these comments, 18 are form letters or petitions submitted or signed by multiple individuals. All comments received during this period are also included in our comment responses contained in Volume II.

Letters received between September 12 and November 4, 2016 and after December 5, 2016, are not included in Volume II. These comments are addressed as appropriate throughout

<sup>&</sup>lt;sup>11</sup> Public meeting transcripts and comment letters are available for viewing on the FERC website (http://www.ferc.gov). Using the "eLibrary" link, select "General Search" from the eLibrary menu, enter the selected date range and "Docket No." excluding the last three digits (i.e., PF15-1 or CP15-558), and follow the instructions. For assistance, call 1-866-208-3676, or email FERCOnlineSupport@ferc.gov.

<sup>&</sup>lt;sup>12</sup> Each comment letter received through September 12, 2016 and subsequently from November 4, 2016 through December 5, 2016 has been scanned and sorted by commenter type (i.e., federal agencies, state agencies, companies and organizations, form letters, individuals, public sessions, and applicant). The comments within each letter or transcript have been coded and summarized by topic, and a response to each comment summary topic is provided in Volume II of the EIS.

this EIS. Transcripts from the public sessions, as well as the written comment letters, were entered into the public record and are available for viewing on the FERC's eLibrary website (<u>www.ferc.gov</u>). The comment period for the PennEast Pipeline Project is consistent with the National Environmental Policy Act (NEPA) which establishes a minimum of a 45-day period for public review and comment. In addition, due to several deviations in the PennEast route after the draft EIS had been released, an additional 30-day comment period was granted for analysis and comment on those route deviations.

Regarding comments that only 24 days were allotted prior to the public meetings on the draft EIS, regulations found at 40 Code of Federal Regulations (CFR) 1506.6(c) state that "the agency should make the statement available to the public at least 15 days in advance." FERC has complied with this regulation for implementing public involvement related to NEPA. In addition to the comments filed on the FERC docket, resources not under our jurisdiction that require separate permits may have their own public participation process that would allow the public to state concerns regarding the proposed action. As stated in section 5.2, we require confirmation that PennEast has received all applicable authorizations required under federal law (or evidence of waiver thereof).

This EIS addresses all substantive comments submitted to the FERC or made at the open houses, scoping meetings, interagency meetings, and public sessions on the draft EIS. Table 1.4.1-1 lists the environmental issues and concerns identified by commenters during the scoping and comment process and identifies the section of the EIS where the issue is addressed.

Several commenters expressed support for the PennEast Project, primarily due to the potential local employment opportunities that would be generated and the additional available supply of natural gas to the region. The most frequently received comments concern topics on loss of property value, eminent domain, added responsibility for small emergency response teams, arsenic release into groundwater from blasting and continuing after construction due to methane leaks, boron/radon release, limited evacuation routes for local residents, impacts on state-classified designated waters and rivers, long-term impacts of operating compressor stations on human health and the environment (noise, light, and air pollution), and climate change. Additional comments were also received regarding impacts on farms (reduced crop yields, loss of organic designations), impacts on the ecologically important Sourland Mountain region, forest fragmentation, crossing conservation land and easements, destruction of habitat important to a number of threatened and endangered species, lack of survey data and the need for a supplemental draft EIS, potential impacts on infrastructure such as water systems and sewers, and construction in areas with potential archeological sites, sinkholes and karst.

Copies of this final EIS have been mailed to the agencies, individuals, organizations, and other parties identified in the distribution list provided as appendix A. Additionally, the final EIS was filed with the EPA on April 7, 2017 for issuance of a formal Notice of Availability in the Federal Register. In accordance with the CEQ's regulations implementing NEPA, no agency decision on the proposed actions may be made until 30 days after the EPA publishes the Notice of Availability in the Federal Register. However, the CEQ regulations provide an exception to this rule when an agency decision is subject to a formal internal appeal process that allows other agencies or the public to make their views known. This is the case at FERC, where any Commission decision on the proposed action would be subject to a 30-day rehearing period.

Therefore, the FERC decision may be made and recorded concurrently with the publication of the final EIS.

TABLE 1.4.1-1				
Summary of Scoping Comment Topics				
Торіс	DEIS Sections			
General				
Public meetings	1.4.1			
Purpose and Need				
Supply, demand, and project goals	1.1			
Purpose and need of project	1.1			
Natural gas market	1.2.1			
Alternatives				
No action alternative	3.1			
Improving existing pipelines	3.3.1			
Locating the pipeline along existing rights-of-way such as highways	3.4.1			
Alternative waterbody crossing methods	4.3.2.4			
Geology				
Arsenic Release from blasting and fugitive emissions	4.1.5.5			
Seismic activity	4.1.5.1			
Karst	4.1.5, 4.1.5.4, 4.1.7			
Blasting dangers	4.1.6			
Abandoned mine shafts	4.1.5.4			
Soils and Sediments				
Compaction due to construction	4.2.1.1, 4.2.2.2, 4.2.2.3			
Erosion	4.2.2.1			
Prime agricultural soils	4.2.2.2			
Soil horizon disruption	4.2.2.2			
Contaminated soil disturbance	4.2.1.5			
Topsoil loss	4.2.2.2			
Organic farms	4.7.1.5			
Water Resources				
Sedimentation	4.3.1.8			
Run-off	4.3.1.8, 4.3.2.6			
Aquifer integrity	4.3.1.4, 4.3.1.8			
River crossings	4.3.2.3			
Groundwater contamination	4.3.1.7			
State-classified designated waterways	4.3.2.2			
Municipal water supplies	4.3.1.5			
Private water supplies	4.3.1.5			
Scenic Rivers Act	4.3.2.2			
Delaware River Basin Commission regulations	1.3.1.7			
Vegetation				
Edge effects	4.5.1.2, 4.5.2.2			
Riparian vegetation	4.3.2.2			

TABLE 1.4.1-1 Summary of Scoping Comment Topics					
				Topic DEIS Sections	
Wetlands					
Avoid/minimize impacts	4.4.3				
Changes in water flow	4.4.3				
Assess ecological function and value of impacted areas	4.4.3				
Need for buffer zones	4.3.3.2				
Restoration	4.4.3				
Replacement	4.4.3				
Fish and Wildlife					
Trout	4.3.3.1				
Interior Forest Species	4.5.2.1				
Overabundance of Deer	4.5.2.1				
Right-of-Way Habitat Modification	4.5.1.2				
Threatened and Endangered Species	4.6				
Unique Habitat Destruction	4.5.2.1				
Land Use					
Preserved land	4.7.5.2, 4.7.5.3				
Eminent domain	4.7.2				
Property values	4.8.8.1				
Public land	4.7.5				
Recreation					
Hunting	4.7.5.1, 4.7.5.2				
Water sports	4.7.5.1, 4.7.5.2				
Hiking trails	4.7.5.1, 4.7.5.2				
Tourism	4.7.5.1, 4.7.5.2				
Visual					
Creation of right-of-way	4.7.7.1				
Compressor station appearance and light emissions	4.7.7.2				
Socioeconomics					
Job creation and job permanence	4.8.2				
Loss and degradation of property assets	4.8.8.1				
Tax base impacts	4.8.9				
Cultural					
Historic homes, farms, and battlefields	4.9.2				
Damage on undiscovered artifacts					
Native American sites	4.9.1				
Air Quality					
Clean Air Act	4.10.1				
Fugitive emissions	4.10.1.4				
Compressor station emissions	4.10.1.4				
Noise					
Compressor station noise	4.10.2.3				
Construction noise	4.10.2.2, 4.10.2.3				

TABLE 1.4.1-1 Summary of Scoping Comment Topics				
Reliability and Safety				
Risk of explosion	4.11			
Proximity of pipeline to schools, churches, hospitals, and residences	4.11.1			
Hospital access during construction	4.11.1			
Burden on local emergency response teams	4.11.1			
Pipeline strikes	4.11.1			
Unfairness of using thinner pipelines in rural areas	4.11.1			
Terrorism	4.11.4			
Cumulative Impacts				
Scope of environmental assessment	4.12			
Multiple crossings of waterbodies	4.12.2			
Climate change	4.12.8			
Mitigation				
Spill Prevention	4.3.1			
Habitat replacement	4.5			
Crop loss compensation	4.8.1.5			

#### 1.4.2 Comments Outside the Scope of This EIS

We have received several comments during the scoping process expressing concern that the Project would be used to export natural gas. PennEast is not constructing the Project for the purpose of supporting the export of natural gas from the United States. As discussed above, PennEast is proposing to transport natural gas to meet the demand for natural gas markets in New Jersey, eastern and southeastern Pennsylvania, and surrounding states. Specifically, PennEast is proposing to construct the Project based on commitments from Project shippers, as identified in section 1.1, which have statutory, regulatory, and/or contractual obligations to serve natural gas customers within their respective service areas.

We received comments that Marcellus Shale production activity should be included in the scope of the proposed Project. The Project does not include the production of natural gas. The scope of this EIS focuses on the natural gas transmission facilities that PennEast would construct and operate, and the associated direct, indirect, and cumulative impacts. Our authority under the NGA relates only to natural gas facilities that are involved in interstate commerce. Thus, the facilities associated with the production of natural gas are not under FERC jurisdiction.

Commenters also noted that the EIS should address the indirect impacts of induced Marcellus Shale development. CEQ's regulations direct federal agencies to examine the indirect impacts of proposed actions.<sup>13</sup> Indirect impacts are defined as those "which are caused by the action and are later in time or farther removed in distance, but are still reasonably foreseeable."<sup>14</sup>

<sup>&</sup>lt;sup>13</sup> See 40 C.F.R. § 1508.25(c) (2016).

<sup>&</sup>lt;sup>14</sup> *Id.* § 1508.8(b).

Indirect effects may include growth inducing effects and other effects related to induced changes in the pattern of land use, population density or growth rate, and related effects on air and water and other natural systems, including ecosystems."<sup>15</sup> Accordingly, to determine whether an impact should be studied as an indirect impact, the Commission must determine whether it: (1) is caused by the proposed action; and (2) is reasonably foreseeable. Impacts that may result from additional shale gas development are not "reasonable foreseeable" as defined by the CEQ regulations. Nor is such additional developments, or any correlative potential impacts, an "effect" of the Project, as contemplated by the CEQ regulations, for purposes of a cumulative impact analysis. The development of Marcellus Shale, which is regulated by states, continues to drive the need for takeaway interstate pipeline capacity to allow the gas to reach markets. Therefore, companies are planning and building interstate transmission facilities in response to this source of gas supply. In addition, many production facilities have already been permitted and/or constructed in the region, creating a network through which natural gas may flow along various pathways to local users or the interstate pipeline system. PennEast would receive natural gas through its interconnection with other natural gas pipelines and we cannot estimate how much of the Project volumes would come from current/existing shale gas production and how much, if any, would be new production.

The Project does not depend on additional shale gas production that may occur for reasons unrelated to the Project and over which the Commission has no control, such as state permitting for additional gas wells. The Commission does not have jurisdiction over natural gas production. The potential impacts of natural gas production, with the exception of greenhouse gas emissions and climate change, would be on a local and regional level. Each locale includes unique conditions and environmental resources. Production activities are thus regulated at a state and local level. In addition, deep underground injection and disposal of wastewaters and liquids are subject to regulation by the EPA under the Safe Drinking Water Act. The EPA also regulates air emissions under the Clean Air Act. On public lands, federal agencies are responsible for the enforcement of regulations that apply to natural gas wells.

An overall increase in production of shale gas may occur for a variety of reasons, but the location and subsequent production activity is unknown and too speculative to assume based on the interconnected interstate natural gas pipeline system. Accordingly, the factors necessary for a meaningful analysis of when, where, and how shale gas development would occur are unknown at this time. It is simply impractical for this EIS to consider impacts associated with additional shale gas development in separate geographic areas than the proposed Project because cumulative impacts resulting from the Project must, under CEQ regulations, be meaningfully analyzed by this Commission.

## **1.5 NONJURISDICTIONAL FACILITES**

Under section 7 of the NGA, the FERC is required to consider, as part of its decision to authorize interstate natural gas facilities, all factors bearing on the public convenience and necessity. Occasionally, proposed projects have associated facilities that do not come under the jurisdiction of the FERC. These "nonjurisdictional" facilities may be integral to the project objective (e.g., a new or expanded power plant that is not under the jurisdiction of the FERC at the end of a pipeline) or they may be merely associated as minor, non-integral components of the

jurisdictional facilities that would be constructed and operated with the proposed facilities (e.g., a meter station constructed by a customer of the pipeline to measure gas off-take).

PennEast has indicated that it would require connection to the local electrical distribution grid for power to the MLVs and M&R stations. In addition, the Kidder Compressor Station would require onsite water and sewer facilities. The other aboveground facilities would also require electrical distribution lines to be run to those facilities.

These facilities are addressed in our cumulative impacts analysis in section 4.12 of this EIS.

#### 2.0 DESCRIPTION OF PROPOSED ACTION

## 2.1 **PROJECT FACILITIES**

PennEast proposes to construct a new, 120.2-mile, pipeline system in Pennsylvania and New Jersey. The PennEast Pipeline Project (Project) consists of about 116.0 miles of 36-inchdiameter pipeline, 4.2 miles of three lateral pipelines, a new compressor station, and eight M&R stations. An overview map of the Project location and facilities is provided on figure 1-1. Table 2.1-1 summarizes the proposed facilities associated with the Project. Detailed U.S. Geological Survey (USGS) topographic quadrangle maps showing the pipeline route, laterals, aboveground facilities, and pipe and contractor yards are contained in appendix B. Appendix C contains construction right-of-way cross section diagrams and specialized construction techniques.

#### 2.1.1 Pipeline Facilities

The Project includes about 120.2 miles of pipeline and laterals composed of the following facilities:

- 116.0 miles of new, 36-inch-diameter pipeline extending from Luzerne County, Pennsylvania to Mercer County, New Jersey;
- the 2.1-mile Hellertown Lateral consisting of 24-inch-diameter pipeline in Northampton County, Pennsylvania;
- the 0.6-mile Gilbert Lateral consisting of 12-inch-diameter pipeline in Hunterdon County, New Jersey; and
- the 1.5-mile Lambertville Lateral consisting of 36-inch-diameter pipeliine in Hunterdon County, New Jersey.

## 2.1.2 Aboveground Facilities

## **Compressor Station**

The Kidder Compressor Station would be a new 47,700 total ISO hp facility located on a 60-acre site in Kidder Township, Carbon County, Pennsylvania at milepost (MP) 26.7. The compressor station would be driven by three gas-powered Solar Mars 100 units rated at 15,900 hp each under ISO conditions (47,700 total ISO hp). Other ancillary facilities would include a new natural gas-fired emergency generator and a fuel gas heater.

The compressor station would utilize gas and/or electric engines to maintain pressure within the pipeline in order to deliver natural gas to specific locations at specified pressures. Compressors would be housed in a building that would be designed to attenuate noise and allow for operation and maintenance activities. The compressor station site would include administrative, maintenance, storage, and communications buildings, and metering and pig launcher/receiver facilities discussed below. The compressor station would be housed in a large fenced area within a larger parcel of land. The location of the compressor station was determined primarily by hydraulic modeling.

TABLE 2.1-1         Proposed Project Facilities					
Pipeline Facilities					
Mainline	36-inch	116.0	0.0	Luzerne, PA; Carbon, PA; Northampton, PA; Bucks, PA; Hunterdon, NJ; Mercer, NJ	
Hellertown Lateral	24-inch	2.1	71.6	Northampton, PA	
Gilbert Lateral	12-inch	0.6	79.7R2	Hunterdon, NJ	
Lambertville Lateral	36-inch	1.5	101.0R2	Hunterdon, NJ	
Compressor Station					
Kidder Compressor Station			26.7	Kidder Township, Carbon, PA	
Other Aboveground Facilities					
Wyoming Interconnect (Energy Transfer Partners,	L.P.)		0.0R1	Dallas Township, Luzerne, PA	
Springville Interconnect (Williams Partner LP)			0.3	Dallas Township, Luzerne, PA	
Auburn (UGI Energy Services, LLC) and Leidy Inte (Transcontinental Gas Pipeline Company, LLC)	erconnects		4.6R2	West Wyoming Borough, Luzerne, Pr	
Mainline Block Valve 1		8.3R2	Plains Township, Luzerne, PA		
Mainline Block Valve 2		19.6	Bear Creek Township, Luzerne, PA		
Mainline Block Valve 3			32.3R2	Kidder Township, Carbon, PA	
Mainline Block Valve 4			46.1	Towamensing Township, Carbon, PA	
Mainline Block Valve 5 and Blue Mountain Intercon (UGI Central Penn Gas, Inc.)	nnect		50.9R2	Lower Towamensing Township, Carbon, PA	
Mainline Block Valve 6			56.0	Moore Township, Northampton, PA	
Mainline Block Valve 7		62.2R2	Upper Nazareth Township, Northampton, PA		
Hellertown Launcher & Mainline Launcher/Receiver/Mainline Block Valve 8			71.6	Lower Saucon Township, Northampton, PA	
TCO (Columbia Gas Transmission, LLC) and UGI- (UGI Utilities, Inc.) Interconnects	LEH		HL-2.1R2	Lower Saucon Township, Northampton, PA	
Gilbert Lateral Tap Site/Mainline Block Valve 9			79.7R2	Holland Township, Hunterdon, NJ	
Etown (Elizabethtown Gas) and Gilbert (NRG REM Gilbert Generating Station) Interconnects	IA LLC		GL-0.6R2	Holland Township, Hunterdon, NJ	
Mainline Block Valve 10			90.4R2	Kingwood Township, Hunterdon, NJ	
Lambertville Launcher Site/Mainline Block Valve 1	1		101.0R2/LL- 0.0R2	West Amwell Township, Hunterdon, N	
Algonquin (Algonquin Gas Transmission, LLC) and (Texas Eastern Transmission, LP) Interconnects	H TETCO		LL-1.4	West Amwell Township, Hunterdon, N	
Transco Interconnect (Transcontinental Gas Pipe Company, LLC)	Line		113.8	Hopewell Township, Mercer, NJ	
Transco Receiver Site			114.0	Hopewell Township, Mercer, NJ	

#### Note:

<u>a</u>/ All route deviations implemented after the September 2015 FERC Filing are denoted with an "R" and indicate a milepost equation. Mileposts with an "R1" indicate route deviations implemented and provided to FERC prior to the issuance of the Draft Environmental Impact Statement. Mileposts with an "R2" indicate route deviations implemented as part of this September 2016 Supplemental Filing. All mileposts without an "R" indicate that the route has not changed since the September 2015 Application

## 2.1.3 Other Aboveground Facilities

The Project would also include the construction of eight M&R stations for the Project interconnects, 11 MLV sites, and four pig launcher/receiver sites.

#### 2.1.3.1 Metering and Regulating Stations

M&R stations measure the volume of gas flow from or to a pipeline system. Most M&R stations consist of a small graveled area with small building(s) that enclose the measurement equipment. PennEast has proposed to construct eight M&R stations for the Project interconnects (see table 2.1-1).

## 2.1.3.2 MLVs

MLVs consist of a small system of aboveground and underground piping and valves that control the flow of gas within the pipeline and can also be used to vacate, or blow-off, the gas within a pipeline segment, if necessary. MLVs would be installed within the operational rights-of-way of the pipeline facilities. MLVs would be located at interconnections within a transmission system (i.e., between a mainline pipeline and a loop) and at locations based on the U.S. Department of Transportation (DOT) Class designation of the pipeline. In general, the distance between MLVs is reduced in areas of higher human population (see section 4.12.1). Locations of MLVs proposed for the Project are included in table 2.1-1.

## 2.1.3.3 **Pig Launchers and Receivers**

Launchers and receivers are facilities where internal pipeline cleaning and inspection tools, referred to as "pigs," could be inserted or retrieved from the pipeline. Pig launchers/receivers consist of an aboveground group of piping within the pipeline right-of-way or other aboveground facility boundaries. Table 2.1-1 provides the locations of the pig launchers and receivers.

# 2.2 LAND REQUIREMENTS

Construction of the Project would impact a total of about 1,588.4 acres of land, including 973.5 acres for pipeline facilities (including additional temporary workspace), 148.4 acres for access roads, 396.1 acres for pipe and contractor ware yards, and 70.4 for all aboveground facilities including the Kidder Compressor Station. Following construction, about 716.5 acres would be affected by the 50-foot-wide permanent easement for the pipeline and laterals, 7.1 acres for access roads and 64.7 for all aboveground facilities, including the Kidder Compressor Station, during operation. Of the area affected by aboveground facilities, about 27.3 acres would be affected by construction of the Kidder Compressor Station while 26.6 acres would be maintained for operation. The Project would permanently impact about 788.3 acres during operation.

The Project would impact approximately 843 tracts or parcels. Of these, 680 tracts would be permanently affected for operation of the Project while 163 tracts would be affected during construction of the Project.

Table 2.2-1 summarizes land requirements for the PennEast Pipeline Project. A detailed description and breakdown of land requirements and use is presented in section 4.7. Typical right-of-way configurations that reflect the majority of the pipeline and specialized construction techniques are provided as appendix C.

TABLE 2.2-1 Summary of Land Requirements for the PennEast Pipeline Project						
					Facility a/         Land Affected by         Land A           Construction (acres)         Operation         Operation	
Pipeline Facilities						
Mainline	940.7	692.8				
Hellertown Lateral	17.4	12.4				
Gilbert Lateral	1.0	2.6				
Lambertville Lateral	14.4	8.7				
Subtota	l 973.5	716.5				
Compressor Station						
Kidder Compressor Station	27.3	26.6				
Other Facilities						
Access Roads	148.4	7.1				
Pipe and Contractor Ware Yards	396.1	0.0				
Aboveground Facilities	43.1	38.1				
Subtota	l 587.6	45.2				
Project Tota	l 1,588.4	788.3				
Notes: $\underline{a}$ / Mainline valves would not have separate easements from the pipeline. The impact included in impacts identified for the pipeline and are not additive.	s identified for mainline va	alves are also				

#### 2.2.1 Pipeline Facilities

PennEast would create a 100-foot-wide construction right-of-way in upland areas and a 75-foot-wide right-of-way in wetlands. For wetlands and waterbody crossings, residential areas, or other areas where specialized construction techniques would be employed, PennEast would require extra workspaces outside the typical construction right-of-way where additional excavation, soil storage requirements, steep slope construction, bedrock, or equipment management and staging would make it impracticable and unsafe to carry out all construction operations within the 100-foot-wide construction corridor. In agricultural areas where full topsoil segregation of 12 inches is required, PennEast would utilize a 125-foot-wide right-of-way to accommodate excess spoil. Additional temporary workspace (ATWS) needed for the Project would result in about 361.7 acres of temporary impacts.

Where feasible, the pipeline was collocated with existing easements and rights-of-way (e.g., roads and utility lines). About 44.5 miles (27.0 miles in Pennsylvania and 17.5 miles in New Jersey), or about 37 percent, of the 120.2-mile-long pipeline route would be constructed adjacent to existing rights-of-way.

#### 2.2.2 Aboveground Facilities

The Project would use about 43.1 acres of workspace for construction activities associated with the aboveground facilities, of which about 38.1 acres would be permanently maintained for operations (see table 2.2-1). For the Kidder Compressor Station, PennEast would use about 27.3 acres during construction of which 26.6 acres would be maintained for operation.

Construction of the compressor station would occur within a 60-acre forested tract that PennEast would purchase.

#### 2.2.3 Access Roads

To the extent feasible, PennEast would use existing roads as a means of accessing the Project. PennEast would access the pipeline construction right-of-way and aboveground facilities via 128 access roads. Of the 128 access roads 102 are existing or partially existing roads, 55 of which would require improvements. The existing or partially existing access roads consist of gravel roads, dirt roads, and paved roads. Following construction, ten access roads would be maintained for operation of the Project, three of which would be newly constructed roads.

## 2.2.4 Pipe and Contractor Ware Yards

To support construction, PennEast plans to use 15 pipe and contractor ware yards consisting of 396.1 acres on a temporary basis. These pipe and contractor ware yards would be used by the contractor and/or PennEast to stage personnel, equipment, new pipe, and other materials necessary for the construction of Project facilities, and could include contractor trailers, construction equipment, fuel/lubricants, and vehicle parking. Upon completion of construction, pipe and contractor ware yards would be restored and allowed to revert to previous land uses.

# 2.3 CONSTRUCTION PROCEDURES

The Project would be designed, constructed, operated, and maintained to conform to, or exceed, the minimum federal safety standard requirements of DOT in 49 CFR Part 192,<sup>16</sup> and other applicable federal and state regulations, including U.S. Department of Labor, Occupational Safety and Health Administration (OSHA) requirements. These regulations are intended to ensure adequate protection for the public. Among other design standards, Part 192 specifies pipeline material and qualification, minimum design requirements, and protection from internal, external, and atmospheric corrosion.

To reduce construction impacts, PennEast would implement their Project-specific Erosion and Sediment Control Plan (E&SCP). A copy of PennEast's E&SCP is contained in appendix D. The E&SCP is based on the mitigation measures contained in our Upland Erosion Control, Revegetation, and Maintenance Plan (Plan) and Wetland and Waterbody Construction and Mitigation Procedures (Procedures).<sup>17</sup> We reviewed PennEast's E&SCP, found it to be acceptable, with the exception of a recommendation to include additional information regarding steep slopes

<sup>&</sup>lt;sup>16</sup> Pipe design regulations for steel pipe are contained in subpart C, Part 192. Section 192.105 contains a design formula for the pipeline's design pressure. Sections 192.107 through 192.115 contain the components of the design formula, including yield strength, wall thickness, design factor, longitudinal joint factor, and temperature derating factor, which are adjusted according to the project design conditions, such as pipe manufacturing specifications, steel specifications, class location, and operating conditions. Pipeline operating regulations are contained in subpart L, Part 192.

<sup>&</sup>lt;sup>17</sup> Our Plan and Procedures are a set of construction and mitigation measures that were developed in collaboration with other federal and state agencies and the natural gas pipeline industry to minimize the potential environmental impacts of the construction of pipeline projects in general. The Plan and Procedures can be viewed on the FERC Internet website at http://www.ferc.gov/industries/gas/enviro/guidelines.asp.

in the E&SCP. We have determined that PennEast's adherence to its E&SCP would reduce impacts of the Project.

To avoid or minimize the potential for harmful spills and leaks during construction, PennEast developed an acceptable Spill Prevention, Control, and Countermeasures (SPCC) Plan. The SPCC Plan describes spill and leak preparedness and prevention practices, procedures for emergency preparedness and incident response, and training requirements.

Other resource-specific plans that have been developed for the proposed Project are discussed in more detail in section 4.0 and presented in table 2.3-1.

Construction and Restoration Plan	ns for the PennEast Pipeline Project			
Plan Name Location				
FERC Plan	http://www.ferc.gov/industries/gas/enviro/guidelines.asp.			
FERC Procedures	http://www.ferc.gov/industries/gas/enviro/guidelines.asp.			
Project Specific Erosion and Sediment Control Plan	Appendix D			
Unanticipated Discovery Plan	accession number 20150925-5028 (Appendix K)			
Fugitive Dust Control Plan	accession number 20150925-5028 (Appendix L5)			
Agricultural Impact Minimization Plan	Appendix E			
Karst Mitigation Plan	accession number 20160516-5382 (Attachment 6)			
HDD Drilling Plan for Karst Terrain				
HDD Inadvertent Returns and Contingency Plan	accession number 20160516-5382 (Attachment 2-10)			
Hydrostatic Testing Alternative Water Source Plan	accession number 20160516-5382 (Attachment 2-8)			
Spill Prevention Control and Countermeasure Plan	accession number 20150925-5028 (Appendix H)			
Unanticipated Discovery of Contamination Plan	accession number 20150925-5028 (Appendix H)			
Blasting Plan	accession number 20150925-5028 (Appendix O, Section D			
Well Monitoring Plan	Appendix L			
Compensatory Wetland Mitigation Plan (Pennsylvania)	accession number 20160222-5257 (Attachment 4)			
Preliminary Wetland Mitigation, Riparian Zone Compensation, and Construction Related Disturbance Restoration Proposal	accession number 20160222-5257 (Attachment 7)			
Residential Access and Traffic Management Plan	accession number 20160805-5228 (Attachment 3)			
Site-Specific Residential Construction Plans	Appendix I			

eLibrary is the Commission's on-line records information system. Anyone with internet access can open the public documents in eLibrary. The accession number is a unique identifier for a specific document that can be used to locate items on eLibrary. The format is YYYYMMDD-XXXX, where YYYY=year, MM=month, DD=day and XXXX=four-digit sequential number.

#### 2.3.1 Pipeline Facilities

PennEast would employ conventional cross-country pipeline construction techniques in accordance with its E&SCP. Work would be conducted as one continuous operation to minimize the amount of time a tract of land is disturbed. The stages of typical pipeline construction procedures are shown in figure 2.3-1 and described in sections 2.3.1.1 and 2.3.1.2 below. In areas where timing restrictions are required, pipeline construction may differ slightly than as described below to meet those restrictions.

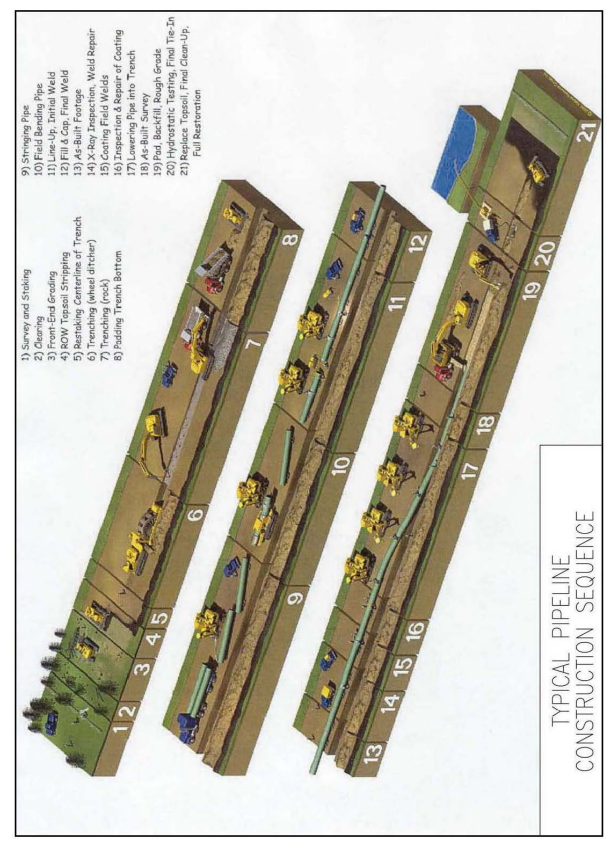


Figure 2.3-1 Typical Pipeline Construction Sequence

#### 2.3.1.1 General Pipeline Construction Procedures

Standard pipeline construction consists of specific activities that make up a linear construction sequence. Typical construction activities include the following:

- surveying and staking;
- clearing and grading;
- trenching;
- pipe stringing, bending, welding, and coating;
- lowering in and backfilling;
- hydrostatic testing; and
- cleanup and restoration.

## Survey and Staking

PennEast would contact the Pennsylvania and New Jersey One Call Systems to verify and mark all utilities where any ground disturbance would occur. Prior to construction, PennEast would survey and stake the route centerlines, foreign pipeline and utility crossings, and workspace limits, along with wetland boundaries and other environmentally sensitive areas. Typically, PennEast would stake the centerline in 200-foot intervals and at points of inflection (pipeline bends or PIs).

## **Clearing and Grading**

Clearing and grading crews would remove vegetation and obstacles from the construction right-of-way and temporary workspaces required for construction. This would include trees (as necessary), stumps, logs, brush, and large rocks. Unless necessary for construction purposes, timber would be limbed, cut, and removed from the workspace. Stumps and brush would be chipped and spread in uplands areas (chips would not be left in agricultural areas or within 50 feet of wetlands) or removed from the right-of-way, burned, hauled to offsite commercial facilities or an approved location in accordance with applicable regulations, stored along the right-of-way with landowner approval, or other approved methods. Burning would be conducted in accordance with local notification, ordinances, and requirements. Fences within the construction workspace would be cut and braced where necessary. Temporary fences would be installed to control livestock, protect sensitive areas, and limit access by the public as necessary.

Prior to grading, PennEast would install erosion control devices. The upland portions of the construction right-of-way would be graded to create a safe and level work surface. PennEast would preserve the natural drainage to the extent practicable.

## Trenching

Trenching would be conducted by a rotary wheel ditching machine, backhoe, or ripper. Typically, the trench would be excavated to a depth sufficient to provide 3 feet of soil cover over the top of the pipe after backfilling. In areas of bedrock, a minimum of 18 inches of cover would be provided in Class I Areas and 24 inches in Class II and III Areas, in accordance with DOT requirements (discussed in more detail in section 2.6). PennEast would provide a minimum 4 feet of cover in active agricultural areas. Additional cover would also be provided at road, railroad, and waterbody crossings. At least 12 inches of clearance would be maintained when crossing foreign utility lines.

Excavated soil would be stockpiled along the right-of-way away from construction traffic and the pipe assembly area (the "spoil side"). In areas of actively cultivated crops and pastures, residential areas, wetlands, and other areas at the landowner's request, PennEast would segregate and store separately the topsoil from subsoils. In these areas, PennEast would remove and segregate up to 12 inches of topsoil.

#### Pipe Stringing, Bending, Welding, and Coating

Pipe would be delivered to the cleared and graded right-of-way where it would be strung adjacent to the trench. Bends in the pipe may be needed for direction changes, as well as natural grade changes. Prior to welding, select joints would be bent in the field by track-mounted hydraulic bending machines. Following stringing and bending, the pipe would be placed on supports to weld segments of pipe together. The pipe would arrive on the Project site with a protective coating with the ends uncoated where they would be welded together. Once welded, these areas are coated by a coating crew. The pipe would then be inspected for defects in the coating and welds and repaired as needed before installation in the trench.

## Lowering In and Backfilling

The trench would be dewatered, if needed, to perform an inspection of the trench and cleaned of debris. In rocky areas, sandbags or support pillows may be placed on the bottom of the trench to protect the pipe.

PennEast would lower the pipe into the trench and install trench breakers as required before backfilling at specified intervals to prevent water movement along the pipeline. In areas of saturated soil, set-on concrete weights, pipe sacks, soil anchors, and/or concrete coating may be used to keep the pipe from rising. After the pipe is in position, the trench would be backfilled with the previously excavated material. Clean fill or protective coating would be placed around the pipe prior to backfilling if the excavated material contains large rocks or other material that could damage the pipe or its coating. Where topsoil is required to be stored separately from subsoil, the subsoil would be backfilled first, followed by replacement of the topsoil. Topsoil would not be used to pad the pipe. In upland areas, a soil mound would be left over the trench to allow for soil settlement, unless otherwise requested by the landowner.

# Hydrostatic Testing

Prior to hydrostatic testing, the pipe would be cleaned using a cleaning pig. After backfilling, the pipeline would be hydrostatically tested in accordance with the requirements in 49 CFR 192, PennEast's E&SCP, and any requirements of individual state permits. PennEast would use water from municipal supplies for the hydrostatic testing. No chemicals would be added to the test water. The water in the pipe segments would be pressurized and held for a minimum of eight hours (or four hours for prefabricated units and for short, visible sections). If leaks are found, the defect would be repaired and the pipe section would be re-tested until all required specifications are met. Upon completion of hydrostatic testing, the water would be discharged in accordance with all applicable federal and state water requirements. Refer to section 4.3.2.5 of this EIS for additional information on hydrostatic testing, including proposed sources for hydrostatic test water withdrawal and discharge.

#### **Cleanup and Restoration**

All work areas would be graded to match pre-construction contours. Erosion control methods would be implemented and could include contouring, permanent slope breakers, mulch, and re-seeding or sodding with soil-holding grasses. PennEast would restore fences, gates, driveways, and roadways affected by construction to original or better condition. Upland locations, excluding actively cultivated cropland, would be revegetated with seed, fertilizer, and soil additive recommendations based on landowner, FWS, and/or the local soil conservation authority requirements/recommendations.

Markers showing the location of the pipeline would be installed in accordance with 49 CFR 192. The markers would identify PennEast as the operator and list telephone numbers for emergencies and inquiries. PennEast would place markers at regular intervals along the rights-of-way and adjacent to road crossings.

#### 2.3.1.2 Special Construction Procedures

#### Waterbody Crossings

A total of 269 waterbodies would be crossed during construction of the Project, 170 waterbodies in Pennsylvania and 99 waterbodies in New Jersey. PennEast would follow timing restrictions set by the USACE, Pennsylvania Fish and Boat Commission (PFBC), and NJDEP for crossings of sensitive streams as well as timing restrictions set forth by the Susquehanna and Delaware River Basin Commissions. Evaluation of crossing methods was done in consultation with the FWS, PADEP, NJDEP, and USACE. The crossings would all be completed in a dry environment, which greatly reduces the environmental impact of the crossing.

During ditching activities, PennEast would drill and blast streams that contain solid bedrock. PennEast would submit the required permit with the PFBC, as well as a blasting plan with the NJDEP should blasting be required in streams. All blasting would be conducted in accordance with PennEast's E&SCP.

## **Conventional Open-cut Crossing**

Conventional open-cut, conventional bore, or horizontal directional drill (HDD) methods would all be used to cross waterbodies. The open-cut crossing method would involve excavation of the pipeline trench across the waterbody with a backhoe-type excavator. The excavators would operate from one or both banks of the waterbody. Spoil excavated from the trench would be placed above the ordinary high water mark for use as backfill, with the top 12 inches being segregated for use as the top layer of backfill. The pipe segment would be weighted, as necessary, to provide negative buoyancy. Once the pipe is installed and the trench backfilled, the banks and stream bottom would be restored to pre-construction contours and stabilized.

# **Dry Crossing Methods**

Dry crossing methods (flume or dam-and-pump) would be used at specific waterbodies with perceptible flow. A dry ditch crossing diverts water flow during pipe installation.

#### Flume Crossing

A flume crossing directs the flow of water through one or more flume pipes placed over the area to be excavated. After the flume pipes are placed in the stream, sand or pea gravel bags would be placed upstream and downstream of the crossing location. The bags would serve to temporarily dam the stream and divert stream flow through the flume pipes. Trenching then occurs with backhoes located on both banks that excavate under the flume pipes without reducing downstream water flow. Concrete coating or set-on weights would be utilized, as necessary, to keep the pipeline from floating to the surface. After pipe installation, backfill of the trench, and restoration of the stream banks, the flume pipes would be removed.

#### Dam-and-Pump Crossing

The dam-and-pump method involves installing temporary dams upstream and downstream of the waterbody with sand or pea gravel bags. Following dam installation, PennEast would use appropriately sized pumps with hoses to transport the stream flow around the construction work area and trench. The area between the dams would be dewatered prior to trenching. Energy dissipating devices, such as steel plates, would be installed at the pump discharge point to minimize erosion and streambed scour. Trench excavation and pipe installation would then commence through the dewatered portion of the waterbody. After pipeline installation, backfill of the trench, and restoration of the stream banks, the temporary dams would be removed, and flow across the construction work area would be restored.

TABLE 2.3.1-1 HDD Locations for the PennEast Pipeline						
U.S. Highway 81/State Highway 315	10.2R2	10.6R2	2,360	Luzerne	Completed	
Interstate 80	26.8R2	27.6R2	3,820	Carbon	Partially Complete	
Wild Creek/Pohopoco Creek (Beltzville Lake)	43.2	44.4R2	6,100	Carbon	Completed	
Appalachian National Scenic Trail	51.1R2	51.3R2	875	Carbon/ Northampton	Partially Complete	
St. Lukes (Lowes)	69.9	70.5	2,875	Northampton	Partially Complete	
Lehigh RIver	70.6	71.4	4,100	Northampton	Completed	
Interstate 78	71.6	72.1	2,375	Northampton	Partially Complete	
Delaware River and Canal	77.4	77.9	2,835	Bucks/ Hunterdon	Completed	
Milford Warren Glen Road	82.1	82.5R2	2,530	Hunterdon	Not Started	
Lockatong Creek	91.4R2	92.6R2	6,300	Hunterdon	Partially Complete	
Featherbed Lane	93.4R2	93.9R2	2,750	Hunterdon	Partially Complete	
Wickecheoke Creek Tributary	94.7R2	95.4R2	3,670	Hunterdon	Partially Complete	
Wickecheoke Creek	96.5R2	97.1R2	3,270	Hunterdon	Not Started	

Horizontal Directional Drill

PennEast proposes to utilize the HDD method at 17 locations along the pipeline route. The locations where PennEast proposes to utilize the HDD method are presented in table 2.3.1-1.

TABLE 2.3.1-1 HDD Locations for the PennEast Pipeline					
Brookville Hollow Road	98.3R2	98.8	3,020	Hunterdon	Not Started
Alexauken Creek	99.7R2	100.9R2	6,300	Hunterdon	Partially Complete
Pleasant Valley Road	105.5R2	106.0R2	3,100	Mercer	Partially Complete
Washington Crossing Pennington Road	110.4	110.9	2,575	Mercer	Not Started
Note: <u>a</u> / All route deviations implemented after t equation. Mileposts with an "R1" indicate Environmental Impact Statement. Milepost Supplemental Filing. All mileposts without	oute deviations ir s with an "R2" ind	nplemented a licate route de	nd provided to F eviations implement	ERC prior to t ented as part o	he issuance of the Draft of this September 2016

HDD installation involves a pipe segment installed beneath the ground surface by pulling the pipe through a borehole. At a HDD crossing, a drill rig would be placed on the entry side of the HDD and a small pilot hole would be drilled along a pre-determined path beneath the crossing. The pilot hole would be progressively enlarged through a process called reaming. Several passes with progressively larger reaming tools would be needed to enlarge the hole to a sufficient diameter to accommodate the pipeline. During this process, bentonite drilling fluid would be circulated through the hole to remove drill cuttings and maintain the integrity of the hole. Once the reaming process is complete, a prefabricated segment of pipe would be attached to the drill string on the exit side of the crossing, and pulled back through the hole toward the drill rig.

For each waterbody or wetland that would be crossed using the HDD method, PennEast would prepare site-specific plans that would include:

- site-specific construction diagrams that show the location of mud pits, pipe assembly areas, and all areas to be disturbed or cleared for construction;
- justification that disturbed areas are limited to the minimum needed to construct the crossing;
- identification of any aboveground disturbance or clearing between the HDD entry and exit workspaces during construction;
- description of how an inadvertent release of drilling mud would be contained and cleaned up; and
- a contingency plan for crossing the waterbody or wetland in the event the HDD is unsuccessful and how the abandoned drill hole would be sealed, if necessary.

While the HDD method is a proven technology, there are certain impacts that could occur as a result of the drilling such as the inadvertent release of drilling mud, which is a non-hazardous fluid comprised primarily of water, inert solids, and bentonite, a naturally occurring clay mineral. Drilling fluids that are released typically contain a lower concentration of bentonite when they surface because the bentonite is filtered out as it passes through sandy soils.

## **Conventional Bore**

The conventional bore method is similar to HDD in that the pipeline is installed beneath a feature without surface disturbance to the feature during crossing. The bore method differs in that the path of the pipeline across the feature is straight rather than curved. Bores are frequently used at paved road and railroad crossings and are not a common crossing method for waterbodies primarily because of the difficulty in managing groundwater during the installation. Boring requires excavation of pits on each side of the feature. During a standard boring operation, spoil from the bore would be carried into the pit as the crossing is being completed and then removed by track hoes to provide room for the pipe to be welded and eventually pulled through the borehole. The operator for the boring machine, welders, and several laborers would work in the bore pit. Trench boxes or sheet piling may be used to support the pit walls and help control groundwater inflows.

## Direct Pipe ©

Direct Pipe © is a trenchless installation method that combines features of HDD and microtunneling. Direct Pipe © utilizes a Microtunnel Boring Machine (MTBM) connected to the leading edge of an assembled length of pipe and a pipe thruster to jack the pipeline into place, similar to, but in the opposite direction of HDD pullback operations. During Direct Pipe © operations, the tunnel face is excavated by an MTBM similar to the microtunneling and pipejacking method. The tunnel face is slurry-supported using a bentonite suspension. The excavated material is removed via a slurry circuit with separation plant in order to separate the spoil from the slurry liquid before feed pumps transport the liquid back to the tunnel face. The coated carrier pipe is attached to the MTBM. Typically, an abrasive resistant overcoat is used in combination with fusion bonded epoxy as the corrosion control coating. With the combination from the hole being 1 to 2 inches larger than the pipe and the abrasive resistant overcoat, the fusion bonded epoxy is protected during pipe installation. The MTBM is controlled from the operating container located on the surface adjacent to the pipe thruster. A gyrocompass is used for steering control of the MTBM allow drill radius similar to HDD to be completed. Direct Pipe © is a relatively new trenchless technology with the first pipeline construction projects in the United States using Direct Pipe © during 2015. Because Direct Pipe © is a new technology, limited experience with the technology exists among the few contractors that can perform it. PennEast may use this method to cross the Appalachian National Scenic Trail.

# Wetlands

Construction of the Project would result in 235 wetland crossings consisting of 35.8 acres, including 112 crossings in Pennsylvania and 123 crossings in New Jersey. Wetland crossings would be done in accordance with our Procedures as well as applicable Best Management Practices (BMPs) required by PADEP, NJDEP, and County Conservation Districts, as well as adherence to the Project SPCC Plan and E&SCP. Wetlands would be crossed utilizing a reduced 75-foot-wide construction right-of-way and PennEast would maintain a 10-foot-wide corridor centered on the pipeline during operation.

PennEast would clearly mark wetland boundaries in the field with signs and/or highly visible flagging prior to the start of construction. Vegetation would be cut off just above ground level. Tree stump removal and grading would be limited to the area directly over the trench unless safety-related construction constraints require otherwise. BMPs would be installed at the entry

and exit points, if necessary, to maintain wetland hydrology and to minimize the flow of water to and from the trench. In unsaturated areas, topsoil over the trenchline would be segregated from the subsoil. Specific wetland crossing procedures would depend on the level of soil stability and saturation encountered during construction. Original topographic conditions and contours would be restored as nearly as practicable following construction.

Where wetland soils are saturated and/or inundated, the pipeline may be installed using the push-pull technique. The push-pull technique involves stringing and welding the pipeline outside of the wetland and excavating the trench through the wetland using a backhoe supported by equipment mats. The water that seeps into the trench is used to "float" the pipeline into place together with a winch and flotation devices attached to the pipe. After the pipeline is floated into place, the floats are removed allowing the pipeline to sink into place. Pipe installed in saturated wetlands is typically coated with concrete or equipped with set-on weights to provide negative buoyancy. After the pipeline sinks to the bottom of the trench, a trackhoe working on equipment mats backfills the trench and completes cleanup.

## **Road Crossings**

PennEast would cross roads utilizing either the open-cut, conventional bore, or HDD method. Open-cut crossing could involve closing the road to all traffic and constructing an adequate detour around the crossing area or excavating one side of the road while traffic is maintained on the other half of the road.

The conventional bore and HDD methods would be similar as described above for waterbody crossings. Utilization of these methods would not disrupt traffic flow while construction across the road is completed. In addition, PennEast has provided a Residential Access and Traffic Management Plan which we have reviewed and are recommending that PennEast file a revised plan. More information on this plan is provide in section 4.7 of this EIS.

# **Agricultural Areas**

PennEast has developed an acceptable Agricultural Impact Minimization Plan that outlines protective measures that PennEast would implement to minimize impacts in agricultural areas (see appendix E). Prior to construction, PennEast would provide landowners and tenant farmers of active agricultural lands with advanced notice of construction activities. The advanced notice would not be less than 24 hours. Prior to construction, drain tiles would be located with landowner coordination and checked for damage. Any damage to these systems as a result of construction would be repaired by PennEast following construction by a qualified drain tile specialist. PennEast would segregate topsoil, which would be windrowed parallel to the pipeline in a manner to prevent mixing with the subsoil. PennEast would construct the pipeline with a minimum of 4 feet of cover in agricultural lands.

# **Residential and Other Areas**

Where residences or business establishments are within 50 feet of construction, PennEast would install safety fences along the edge of the right-of-way for a distance of 100 feet to each side of the residence or business establishment. PennEast would utilize special construction techniques such as stove pipe or drag section (see below) in areas of congestion where a minimum distance of 25 feet cannot be maintained between the residence or business establishment and the edge of the construction work area. PennEast would not remove mature trees and landscaping

from within the construction right-of-way unless necessary for the safe operation of construction equipment. Lawn and landscaping would be restored immediately following backfilling, weather conditions permitting and in accordance with any agreements between landowners and PennEast.

## Stove Pipe Construction

In areas where right-of-way width would be reduced because of constraints adjacent to the right-of-way, PennEast would implement stove pipe construction. This requires the contractor to construct one length of pipe (usually 40 feet) at a time. A bell hole would be excavated at the end of the single joint to allow construction personnel to safely attach the newly installed pipe to the pipe already in the ditch. Standard upland construction methods would be followed at this point. The construction crew required for the stove pipe method would be smaller than the size used for typical upland construction and the amount of equipment on site would be limited to that equipment necessary at that time. At the end of each day, the pipe would be lowered in and backfilled and/or covered with steel plates or timber mats. The length of excavation each day would not exceed the length of pipe installed.

## Drag Section Construction

Drag section construction is used in areas where there is insufficient space to assemble the pipe in-place. With this technique, the trench is excavated, the prefabricated section of pipe (drag section) is installed, and the trench is backfilled all in one day. The drag section is assembled in staging areas away from the congested area. This method reduces the amount of time work occurs in a given location by conducting much of the construction sequence (bending, welding, x-ray, and coating) at the nearby staging area.

# **Blasting and Rock Removal**

Rock removal would be accomplished through conventional backhoe excavation, ripping with a bulldozer, pneumatic hammering, or blasting. The technique utilized would be dependent on the hardness of the bedrock, fracture susceptibility, volume, and location. PennEast would perform all blasting according to federal and state safety standards and in accordance with their Blasting Plan to be implemented by the blasting contractor. Excess rock would be hauled off-site to an approved quarry for disposal.

# **Rugged Topography**

Rugged topography, such as steep, vertical slopes and steep side slopes (i.e., slopes running parallel to the proposed route), is present in numerous areas along the proposed pipeline route. PennEast may employ a technique called "winching" that involves placing heavy equipment at the top of the slope to serve as an anchor point, and then connecting one or more additional pieces of equipment together with a cable. This provides stability and safety to the equipment operators as work proceeds up and down the steep slope.

Another construction method used in areas with steep side slopes is called the "two-tone" cut and fill method. Typically, the up-slope side of the construction right-of-way is cut during grading, and the soil excavated from the cut is then be used to fill the down-slope edge of the construction right-of-way to provide a safe and level working surface for heavy equipment. Pipeline construction then occurs on the level surface as it would in typical construction. Then, during restoration, the spoil material is placed back into the cut and compacted to match the

original topography and contours. PennEast would require extra workspace in these areas for storage of excavated material from the temporary cut and fill areas, as well as for temporary storage of material such as trench spoil, excess rock, and felled timber.

Permanent trench breakers would be installed in the trench surrounding the pipeline in areas of steep slopes with high erosion potential and to prevent the high velocity channeling of water along the trench line. Methods such as sediment barriers, waterbars, or mulching and crimping may be used as necessary to control erosion until vegetation can be reestablished.

#### **2.3.2** Aboveground Facilities Construction Procedures

Aboveground facility construction would begin with clearing and grading, as necessary, to create level surfaces for the movement of construction vehicles and to prepare areas for equipment removal and new equipment installations. Erosion and sediment controls would be installed. Aboveground facilities would be constructed in accordance with American Society of Mechanical Engineers (ASME) B31.8 standards.<sup>18</sup>

#### 2.4 CONSTRUCTION SCHEDULE AND WORKFORCE

PennEast would construct the pipeline in four pipeline spreads. Construction of the Project would take about six to nine months to complete. PennEast's requested schedule includes the Project being placed into service in November 2017, although on its website PennEast now indicates the Project may be in service in 2018. However, no construction, including tree clearing, could begin until PennEast has received all approvals from consulting and permitting agencies. Construction of the Project would require a workforce of about 665 people involved in each spread.

# 2.5 ENVIRONMENTAL COMPLIANCE INSPECTION AND MITIGATION MONITORING

PennEast would comply with all conditions set forth in their permits as well as adhere to our Plan and Procedures. Environmental training would be required for all land agents, construction personnel, and environmental inspectors that details timing, notification, and environmental permit conditions required to be implemented at each phase of construction, restoration, and mitigation.

During construction and restoration, a Chief Environmental Inspector, as well as two Environmental Inspectors (EIs), would be assigned to each of the four spreads. The EI would have the authority to stop work activities if environmental conditions set forth in PennEast's permits, including the FERC Order, are being violated. The EI would then order corrective action. The specific responsibilities for the EI are described in PennEast's E&SCP.

In addition, FERC staff would conduct periodic inspections to monitor the Project for compliance with the Commission's environmental conditions and Project mitigation measures proposed by PennEast. PennEast has also committed to utilizing the FERC's third-party

<sup>&</sup>lt;sup>18</sup>ASME B31.8 prescribes requirements for the design, fabrication, installation, testing, and safety aspects of operation and maintenance of gas transmission and distribution piping systems, including gas pipelines, gas compressor stations, gas metering and regulation stations, gas mains, and service lines up to the outlet of the customer's meter set assembly.

monitoring program. The third-party monitors would represent FERC and would be on-site daily during Project construction and restoration. The USACE would also conduct compliance inspections of the water and wetland crossings during construction and post construction.

## 2.6 OPERATION, MAINTENANCE, AND SAFETY CONTROLS

PennEast would own, operate, and maintain the Project facilities in accordance with 49 CFR Part 192 and 199, as well as all other applicable regulations. Maintenance would include regularly scheduled ground and overflight surveys. These patrols would provide information on potential leaks, construction activities, erosion, population density, possible encroachment, and other potential problems that would interfere with the safe operation of the pipeline. PennEast would also perform periodic internal inspections of the pipeline through use of pigs, as well as periodic inspections of MLVs, water crossings, and erosion control devices.

PennEast would install and maintain a cathodic protection system to mitigate for potential pipeline corrosion. In areas of high-voltage electric transmission lines, PennEast would install an alternating current mitigation system to reduce stray current and prevent possible shock to personnel during operation. The system would also serve to prevent interference with the cathodic protection system.

PennEast would adhere to their E&SCP during vegetation maintenance of the operational right-of-way. PennEast would conduct routine vegetation mowing or clearing in accordance with the timing restrictions in our Plan. A 30-foot-wide cleared area in the 50-foot-wide permanent right-of-way, in non-wetlnd resource areas, would be maintained over the centerline of the pipeline. A permanent 10-foot-wide cleared corridor would be maintained as needed in wetland areas over the center of the pipeline to facilitate corrosion and leak surveys in accordance with our Procedures. The mowing or clearing would be conducted no more frequently than once every three years. Trees and shrubs located within 15 feet of the pipeline that could compromise the integrity of the pipeline would be cut and removed. No herbicides or pesticides would be used for clearing or maintenance within 100 feet of a waterbody.

#### **3.0 ALTERNATIVES**

As required by CEQ regulations for complying with the NEPA (at 40 CFR Part 1502.14), and FERC policy, we evaluated alternatives to the Project to determine whether an alternative would be environmentally preferable and/or technically and economically feasible to the proposed action. This EIS compares the environmental impacts of the proposed action against a range of alternatives. Each of the cooperating agencies with obligations under NEPA can use this alternatives analysis as part of their decision making process. Individual agencies would ensure consistency with their own administrative procedures prior to accepting the recommendations in this EIS.

Alternatives considered, which are described in more detail below, include the No Action alternative, system alternatives, pipeline route alternatives, pipeline route variations, and aboveground facilities alternatives. Alternatives were evaluated against the purpose and objectives of the Project, as described in section 1.1. PennEast's primary objective is to provide approximately 1.1 MMDth/d of year-round natural gas transportation service from northern Pennsylvania to markets in New Jersey, eastern and southeastern Pennsylvania, and surrounding states, through an interconnect with the Transcontinental Gas Pipe Line (Transco) pipeline in Hopewell Township, Mercer County, New Jersey. Shippers (customers) who have contracted with PennEast for natural gas volumes are shown in table 3.1-1. Of the 12 shippers, 6 are affiliates of PennEast. The agreements with the Project shippers account for about 90 percent of the Project design capacity of 1.1 MMDth/d.

TABLE 3.1-1						
PennEast Customers and Transportation Capacity Subscribed to the Project						
Shipper	Transportation Contract Quantity (Dth/Day)					
New Jersey Natural Gas Company a/	180,000					
Public Service Enterprise Group (PSEG) Power LLC a/	125,000					
Texas Eastern Transmission	125,000					
South Jersey Gas Company a/	105,000					
Consolidated Edison Company	100,000					
Pivotal Utility Holdings, Inc. (d/b/a Elizabethtown Gas) a/	100,000					
UGI Energy Services, LLC a/	100,000					
Cabot Oil & Gas Corporation	50,000					
Talen Energy Marketing, LLC	50,000					
Enerplus Resources (USA) Corporation	30,000					
Warren Resources, Inc.	15,000					
NRG REMA LLC a/, b/	10,000					
Tota	al 990,000					

PennEast states that the Project was developed in response to market demands and interest from shippers that require transportation capacity to accommodate increased demand and greater reliability of natural gas in the region.

The FERC's evaluation criteria for selecting alternatives include whether they:

- are technically and economically feasible, reasonable, and practical;
- offer a significant environmental advantage over the proposed action; and
- have the ability to meet the objectives of the project.

With respect to the first criterion, it is important to recognize that not all conceivable alternatives are technically and economically feasible and practical. Some alternatives may be impracticable because they are unavailable and/or incapable of being implemented after taking into consideration costs, existing technologies, and the overall Project purpose. We do not design natural gas pipeline projects. Rather, companies propose and design projects in response to market conditions. In turn, we analyze these proposals and identify and disclose a reasonable range of alternatives. In conducting this analysis, it is important to recognize the environmental advantages and disadvantages of the proposed actions in order to focus the analysis on reasonable alternatives that may reduce impacts and offer a significant environmental advantage and must meet the objectives of the Project. A detailed discussion of the environmental consequences of the Project (both adverse and beneficial) is included in section 4 of this EIS.

An important consideration in assessing pipeline route alternatives is that the pipeline must be constructible to be feasible. In most cases we used desktop data for comparisons, including USGS topographic quadrangle maps, aerial photography, National Wetlands Inventory (NWI) maps, site file searches, and literature reviews. However, in some cases, where a previously proposed route is now an alternative, PennEast may have conducted on-the-ground environmental surveys of the alternative. While the raw data were collected by PennEast, FERC staff performed the alternatives analyses, which included validation of data supplied by PennEast and field reconnaissance from the air and public access points.

The narrative below explains why a particular alternative was found to be environmentally preferable. In conducting a reasonable analysis, we considered environmental advantages and disadvantages, and focused the assessment on those alternatives that may minimize impacts on specific resources. In general, a smaller footprint or shorter pipeline is better. One mile of a 100-foot-wide construction corridor would impact about 12 acres. Other elements that may influence the selection of an alternative included the avoidance of historic properties or habitat for federally-listed threatened or endangered species, reduction of number of crossings of waterbodies or wetlands, avoidance of geological hazards, distances from residences, lessening of forest clearing, or impacts on agricultural land and specialty crops. In some cases, there were tradeoffs between impacts identified during the alternatives analysis, as minimization of impacts on one type of resource had to be compared to increased impacts on a different set of resources.

We considered a range of alternatives in light of the Project's objectives, feasibility, and environmental consequences. Each alternative was considered until it became clear that the alternative would not satisfy one or more of the evaluation criteria, or that the alternative would in fact be environmentally preferable.

## 3.1 NO ACTION ALTERNATIVE

Under the No Action Alternative, the short- and long-term environmental impacts described in this EIS would not occur, but the objectives of the Project would not be met. The Project would create an additional approximately 1.1 MMDth/d of year-round transportation service from northern Pennsylvania to markets in southeastern Pennsylvania and New Jersey and surrounding states.

According to PennEast, the Project is designed to provide a long-term solution to bring the lowest cost natural gas available in the country produced in the Marcellus Shale region in northern Pennsylvania to homes and businesses in Pennsylvania, New Jersey, and surrounding states. The Project was developed in response to market demands and interest from shippers that require transportation capacity to accommodate increased demand and greater reliability of natural gas in the region. See table 3.1-1 above. The Project would provide a new interstate transmission pipeline to serve markets in the region with firm, reliable access to the Marcellus Shale supplies versus the traditional, more costly Gulf Coast regional supplies and pipeline pathways. An additional supply of natural gas to the region would provide a benefit to consumers, utilities, and electric generators by providing enhanced competition among suppliers and pipeline transportation providers.

If PennEast's proposed facilities are not constructed, the Project shippers may need to obtain an equivalent supply of natural gas from new or existing pipeline systems. In response, PennEast or another natural gas transmission company may develop a new project or projects to provide the volume of natural gas contracted through the Project's binding precedent agreements with the Project shippers. Alternatively, customers of the Project shippers could seek to use alternative fuel or renewable energy sources, which could require new facilities. In either case, construction of new pipelines or other energy infrastructure would result in environmental impacts that could be equal to or greater than those of the Project. For these reasons, the No Action Alternative would not be preferable to or provide a significant environmental advantage over the Project.

The Commission received numerous comments suggesting that electricity generated from renewable energy sources could eliminate the need for the Project and that the use of these energy sources as well as gains realized from increased energy efficiency and conservation should be considered as alternatives to the Project. The generation of electricity from renewable energy sources is a reasonable alternative for a review of power generating facilities. The siting, construction, and operation of power generating facilities are regulated by state agencies. Authorizations related to how customers in the service areas of the shippers who would receive gas from the PennEast Project will meet demands for electricity are not part of the application before the Commission, and their consideration is outside the scope of this EIS. Therefore, because the purpose of the Project is to transport natural gas, and the generation of electricity from renewable energy sources or the gains realized from increased energy efficiency and conservation are not transportation alternatives, they are not considered or evaluated further in this analysis.

## **3.2 SYSTEM ALTERNATIVES**

System alternatives would utilize existing, modified, or proposed natural gas pipeline systems to meet the objectives of the Project. Implementation of a system alternative would make

it unnecessary to construct all or part of the Project, although modifications or additions to existing or proposed systems could be required. These modifications or additions would result in environmental impacts that could be less than, similar to, or greater than those associated with construction and operation of the Project. The purpose of identifying and evaluating system alternatives is to determine whether the environmental impacts associated with construction and operation of the Project could be avoided or reduced by using another pipeline system, while still meeting the objectives of the proposed action.

A viable system alternative to the Project would have to provide the pipeline capacity necessary to transport an additional 1.1 MMDth/d of natural gas at the contracted volumes and to the delivery points required by the precedent agreements signed by PennEast and the Project shippers. A viable system alternative would need to provide these services within a timeframe reasonably similar to the Project.

Our analysis of system alternatives includes an examination of existing and proposed natural gas transportation systems that currently or eventually would serve the markets targeted by the Project, and considers whether those systems would meet the Project's objectives while providing an environmental advantage over the proposed action. A brief assessment of each of the existing and proposed systems is provided in the subsections below.

## 3.2.1 Existing Systems

Existing natural gas transportation systems in the Project area are shown in figure 3.2-1. One existing system, the Transco system, generally has a north-south alignment that could be considered a potential system alternative to the PennEast Project.

## 3.2.1.1 Transco Leidy Line System Alternative

We considered an expansion of the existing Transco Leidy Line pipeline as a possible system alternative to the proposed Project. An expansion of Transco's Leidy Line could access the same production region that the Project accesses; however, the Transco Leidy Line does not offer the same access to specific delivery point locations provided by the Project. The existing Transco Leidy Line is shown on figure 3.2-1.

The simplest and least environmentally damaging expansion of the Transco Leidy Line would involve what is known as "pipeline looping," which would include installation of an additional pipeline adjacent to portions of the existing pipeline to increase overall system capacity. Additional compression would also likely be required either at existing compressor station(s) or at a new compressor station. Looping typically involves constructing a new pipeline parallel to and about 25 feet from an existing pipeline, and while looping can partially make use of existing right-of-way, it does not avoid the need for new right-of-way. Looping typically requires about 75 feet of construction right-of-way, and 25 feet of new permanent right-of-way, outside of an existing right-of-way. Therefore, looping can present challenges for older pipelines where development has encroached up to the edges of existing pipeline rights-of-way.

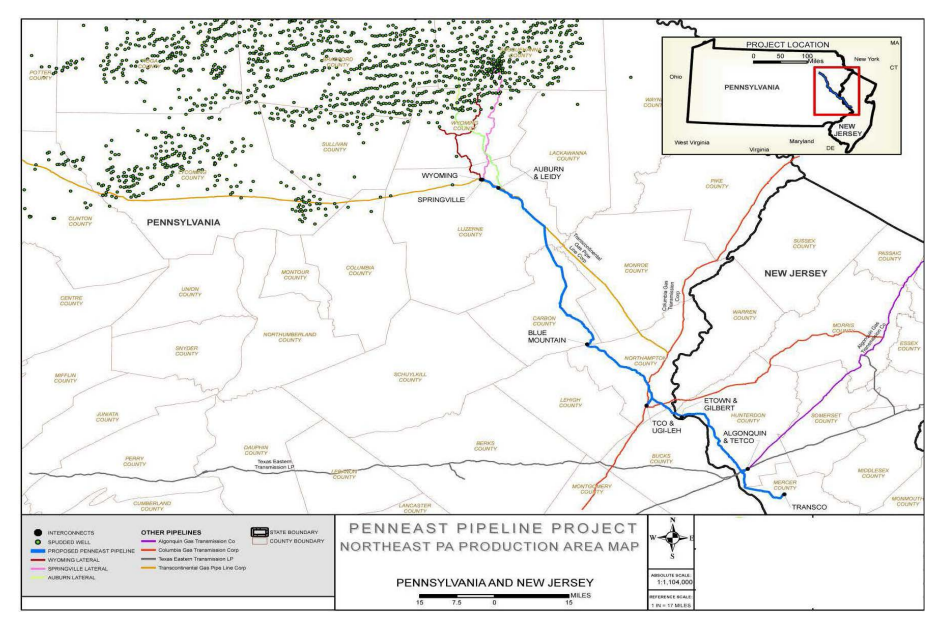


Figure 3.2-1 Existing Natural Gas Transmission Pipelines in the Project Area

An expansion of the Transco Leidy Line would avoid several areas of concern that are crossed by the Project, including important bird areas (IBAs) (Hickory Run IBA, Musconetcong Gorge IBA, Everittstown IBA, Baldpate Mountain IBA, and Sourland Mountain IBA), and the larger Sourland Mountain region in New Jersey.

Transco has evaluated its own expansion of the Leidy Line as part of its proposed Atlantic Sunrise Project, but has determined that the existing Transco pipeline system is extremely capacity constrained in New Jersey and Southern Pennsylvania, operating in very densely populated areas (Transco 2015). As part of our review of the Atlantic Sunrise Project (FERC 2016), we reviewed the potential looping segments along the Transco Leidy Line and agree that collocation would not be feasible in certain areas due to the amount of commercial, industrial, and residential development that has occurred adjacent to Transco's existing right-of-way. We were unable to identify alternative alignments to avoid these developed areas that would not significantly increase the length of the pipeline and the overall construction footprint.

In response to comments on the draft EIS, we further evaluated the potential for looping of the Leidy Line between Wyoming, Pennsylvania, and Princeton, New Jersey. Based on review of aerial imagery, we identified 30 locations within 14 communities, totaling about 20.3 miles, where there is dense residential development along both sides of the Transco right-of-way. Example communities include Jonas and Brodheadsville, Pennsylvania, and Clinton, Readington, Montgomery, and Princeton, New Jersey. At each of the approximately 30 locations, a new pipeline loop would need to be moved away from the existing right-of-way to a location that would allow for new pipeline construction. We did not attempt to identify potential routes around each of the 30 locations, but in many of the locations there is existing residential and/or commercial development in the community that would require significant deviations from the Transco right-of-way in order to avoid development.

Use of the Transco Leidy Line would also not provide access to the delivery points proposed by PennEast. The PennEast Project includes direct delivery to UGI Central Penn Gas, Inc. and UGI Utilities, Inc. in Pennsylvania, as well as the Gilbert Electric Generating Station and Elizabethtown Gas in New Jersey, which are deliveries that cannot be made by utilizing the Transco system without the addition of lateral pipelines to serve these delivery points. PennEast's proposed route also provides for an interconnection with both Algonquin Gas Transmission, LLC and Texas Eastern Transmission, LP (Texas Eastern) at one location. In addition, an expansion of the Transco Leidy Line pipeline system would not provide the Project purpose of adding a new pipeline in the region to deliver production from the nearby production region to the markets to be served by the Project.

For these reasons, an expansion of the existing Transco Leidy Line pipeline system was not evaluated further as a potential system alternative. We have also evaluated a pipeline route alternative for the PennEast Pipeline that would involve placing the proposed pipeline adjacent to the existing Transco Leidy Line (see section 3.3.1.2).

#### 3.2.1.2 Columbia Gas System Alternative

Columbia Gas owns interstate pipeline facilities in portions of eastern Pennsylvania and New Jersey (figure 3.2-1). However, Columbia Gas lacks the capability to receive gas in the production region in which PennEast's receipt points would be located. In order to access the same production region that the Project would access and to deliver the production at all the same delivery points that PennEast proposes for the Project, the Columbia Gas system would need to be expanded with new pipeline facilities nearly identical to the facilities proposed by PennEast. Therefore, an expansion of the Columbia Gas pipeline system would not provide a significant environmental advantage and is not considered a reasonable alternative to the proposed PennEast Project.

## 3.2.1.3 Texas Eastern System Alternative

Texas Eastern also owns interstate pipeline facilities in portions of eastern Pennsylvania and New Jersey (figure 3.2-1). However, Texas Eastern lacks the capability to receive gas in the production region in which PennEast's receipt points would be located. In order to access the same production region that the Project would access and to deliver the production at all the same delivery points that PennEast proposes for the Project, the Texas Eastern system would need to be expanded with new pipeline facilities similar to those proposed by PennEast. Therefore, an expansion of the Texas Eastern pipeline system would not provide a significant environmental advantage and is not considered a reasonable alternative to the proposed PennEast Project.

# **3.2.2 Other Proposed Systems**

# 3.2.2.1 Transco Atlantic Sunrise Project

On March 31, 2015, Transco filed an application with the Commission proposing an expansion of its existing system in the Northeast and Southeast, known as the Atlantic Sunrise Project (FERC Docket No. CP15-138-000). We evaluated the Atlantic Sunrise Project in a separate EIS (FERC 2016). The purpose of the Atlantic Sunrise Project would be connecting producing regions in northeastern Pennsylvania to markets in the Mid-Atlantic and southeastern states. In concept, this expansion of the Transco pipeline system could serve as a potential alternative to the PennEast Pipeline. The expansion would add 1.7 MMDth/d of pipeline capacity to the Transco system. The project would include additional compression and looping of the Transco Leidy Line in Pennsylvania along with a new 183-mile-long pipeline segment, referred to as the Central Penn Line, which would connect the northeastern Marcellus Shale producing region to the Transco mainline near Station 195 in southeastern Pennsylvania. The Central Penn Line would be constructed west of the existing Leidy Line (about 20 miles west of the Leidy Line at its northern end and about 80 miles west at its southern end). Additional existing Transco facilities would also be modified to allow gas to flow bi-directionally.

In total, the Atlantic Sunrise Project would include approximately 183 miles of new pipeline, two pipeline loops totaling about 12 miles (Chapman Loop, Unity Loop), 2.5 miles of existing pipeline replacement, two new compressor stations in Pennsylvania, and other facility additions or modifications in five states (Pennsylvania, Maryland, Virginia, North Carolina, and South Carolina).

The Atlantic Sunrise Project is designed to add more capacity (1.7 MMDth/d) to the Transco System than is proposed by PennEast (1.1 MMDth/d). However, 100 percent of the natural gas transportation capacity for the Atlantic Sunrise Project has already been contracted. Similarly, approximately 90 percent of the confirmed natural gas transportation capacity for the PennEast Project has already been contracted. Therefore, there is customer demand for both projects. In addition, the Atlantic Sunrise Project would not provide for the same delivery points for customers that have been identified for the PennEast Project. Also, the Atlantic Sunrise Project

would involve construction and operation of more facilities than the PennEast Project, including new pipeline and new compressor stations and pipeline looping, which would result in similar or greater environmental impacts than the PennEast Project.

We received comments that we should consider an expanded Atlantic Sunrise Project as a potential system alternative to the PennEast Project. An expanded Atlantic Sunrise Project would need to be designed to provide an additional 1.1 MMDth/d to the 1.7 MMDth/d as proposed by Transco, and to provide additional interconnect points needed to serve PennEast's shippers. An expanded Atlantic Sunrise Project would include installation of a larger pipeline and the addition of new or expanded compressor stations. The Atlantic Sunrise Project includes one interconnect in Luzerne County that is common with interconnects proposed by PennEast. Two of the PennEast interconnects would be to existing Transco facilities. For the remaining five interconnects proposed by PennEast, additional pipeline would need to be added to the Atlantic Sunrise Project to accomplish these interconnects, most likely as laterals from the Central Penn Line. The additional pipeline laterals would be from about 20 miles to 60 miles in length to connect the Central Penn Line to the interconnects. It may be possible for some lateral pipelines to serve multiple interconnects; however, this would extend the length of the laterals accordingly. The resulting length of pipeline laterals would approach the pipeline length proposed by PennEast, in addition to the additional pipeline diameter, and compression required.

For the reasons discussed above, the Atlantic Sunrise Project as proposed, or an expanded Atlantic Sunrise Project, would not provide a significant environmental advantage over the PennEast Project.

#### **3.3 ROUTE ALTERNATIVES AND VARIATIONS**

We evaluated route alternatives and variations to determine whether their implementation would be preferable to the proposed corresponding action (the "proposed route"). The proposed route evaluated in this final EIS is the pipeline route filed by PennEast in its September 2015 application with FERC, as modified by supplemental filings thereafter (December 14, 2015, February 22, 2016, and September 23, 2016). Since issuance of the draft EIS, PennEast further modified the proposed route with the addition of 33 minor route changes filed with the Commission on September 23, 2016 to address environmental and engineering concerns. The currently proposed route is illustrated on maps contained in appendix B of this EIS.

Route alternatives are generally longer than variations and can deviate from the proposed route by a significant distance. Route variations are generally shorter in length and deviate from the proposed route to a lesser degree than a route alternative. During the course of identifying and refining its proposed route, PennEast met with landowners, reviewed comments filed on the FERC docket, and received feedback from agencies and municipalities regarding the pipeline route. This resulted in PennEast considering a number of route alternatives and variations that it included in its application with FERC and supplemental filings. Route alternatives and variations were also identified during our independent review of the PennEast Project area, and we also requested information on alternatives in data requests on PennEast's draft filings and application. Alternatives are evaluated in section 3.3.1 and variations in section 3.3.2 below.

We received many comments regarding the use of existing rights-of-way for the Project. PennEast also evaluated numerous locations where the Project could be placed adjacent to existing rights-of-way. About 44.5 miles (27.0 miles in Pennsylvania and 17.5 miles in New Jersey), or about 37 percent of the 120.2 miles of proposed pipeline, is adjacent to existing rights-of-way. This routing concept has advantages and disadvantages, but is also often the source of confusion. Some commenters suggest that the pipeline should be placed <u>entirely within</u> existing rights-of-way, and some commenters expressed concern that PennEast has been deceptive by stating the Project would "use" existing rights-of-way when they actually propose to place the pipeline <u>adjacent</u> to existing rights-of-way. Placing the proposed pipeline entirely within existing easements is generally not feasible, primarily because there is not enough space for the addition of the proposed pipeline and new required easement. The width of existing easements are limited to that needed to safely operate and maintain the existing utility and do not include extra width that would accommodate the PennEast pipeline. PennEast is requesting a new permanent easement width of 50 feet to operate and maintain the pipeline in accordance with DOT minimum safety standards, and where the Project is collocated with other existing rights-of-way.

In this alternatives analysis, we evaluate and compare the amount of collocation between various alternatives and variations and the corresponding segments of proposed route. In general, while collocation does not eliminate the need for new right-of-way and new land disturbance, collocation may allow some temporary construction work area to overlap the existing easement therefore reducing the area of vegetation clearing required. Collocation can also have negative impacts on some resources, for example when residential development has encroached near an existing utility, or where collocation results in affected landowners having multiple easements on their properties. We also received comments that collocation with an existing utility could result in damage to the existing utility from construction of the new pipeline, including from operation of heavy equipment, and blasting in areas of bedrock, or that an incident during operation of the pipeline could cause damage to the existing utilities. In general, collocation is preferred when it is an option; however, site-specific conditions may result in collocation being less desirable than placing the pipeline in areas without existing rights-of-way.

We also received comments that FERC should evaluate alternative Project start and end points as part of the alternatives analysis. FERC evaluates projects as proposed, including interconnects with other pipeline systems at the start and end points. Start and end points are strategically designed by both PennEast and the receiving companies based on contract agreements. However, we do evaluate alternative pipeline systems that would utilize other pipelines that may have different beginning and end points as the proposed Project. As described in section 3.2, we determined that these alternatives were not feasible or would not meet the project objectives. We do evaluate an alternative Transco Interconnect site suggested by Hopewell Township, New Jersey, that would result in an alternative end point that would be very close to the proposed end point and we may warrant further evaluation (see section 3.4.4).

## 3.3.1 Route Alternatives

# 3.3.1.1 Luzerne and Carbon Counties Route Alternative (MPs 8.4–37.5)

The Luzerne and Carbon Counties Alternative is a segment of route that PennEast initially evaluated during Project siting. The alternative is a segment of the previously identified alternative 1 and alternative 2 pipeline routes and was also identified as a "prior alternative" compared to Route Deviation No. 6 in PennEast's alternatives analysis (Resource Report 10) included with its application to FERC. PennEast incorporated Route Deviation No. 6 into the proposed route. We

evaluate the alternative here as the Luzerne and Carbon County Alternative, as a slightly shorter alternative that would reduce the overall area of Project disturbance.

The Luzerne and Carbon County Alternative would begin just south of the crossing of the Susquehanna River at MP 8.4 of the proposed route where it would turn south and continue generally parallel to the proposed route for about 2.7 miles. After crossing Interstate (I)-81, the alternative would turn to the south, and would generally follow just to the east of I-476 for 13.7 miles before crossing I-476 and continuing south for another 10.8 miles before rejoining the proposed route at MP 37.5. The alternative is shown on figure 3.3.1-1.

The alternative would be about 1.7 miles shorter, resulting in about 27.0 acres less disturbance during construction, and 10.8 acres less operational right-of-way, than the corresponding segment of proposed route. The alternative would impact about 1.5 acres of wetlands during construction compared to 12.0 acres by the corresponding segment of proposed route. The alternative would be adjacent to existing right-of-way for about 0.2 mile, compared to 23.0 miles for the corresponding segment of proposed route. The alternative would also be within 50 feet of 10 residences and cross 28 waterbodies, compared to 7 residences and 21 waterbodies along the corresponding segment of proposed route. An environmental comparison of the Luzerne and Carbon County Alternative to the corresponding segment of proposed route is provided in table 3.3.1-1.

TABLE 3.3.1-1							
Comparison of the Luzerne and Carbon County Alternative to the Proposed Route for the PennEast Pipeline Project							
Environmental Factor	Luzerne and Carbon County Alternative	Proposed Route					
Length (miles)	27.2	28.9					
Length Adjacent to Existing Rights-of-way (miles)	0.2	23.1					
Construction Area (acres) <u>a</u> /	411.6	438.6					
Operation Area (acres) <u>b</u> /	164.6	175.4					
Residences within 50 feet of construction work space (number)	10	7					
Forested Land Affected by Construction (acres)	395.4	380.4					
Forested Land Affected by Operation (acres)	158.2	152.1					
Agricultural Land Affected by Construction (acres)	1.0	2.8					
Agricultural Land Affected by Operation (acres)	0.4	1.1					
Wetlands Affected by Construction (acres)	1.5	12.0					
Wetlands Affected by Operation (acres)	0.6	4.8					
Waterbody crossings (number)	28	21					
Special Interest Land Use Crossed (number)	2	1					
Special Interest Land Use Affected by Construction (acres)	51.4	52.4					
Special Interest Land Use Affected by Operation (acres)	20.6	21.0					

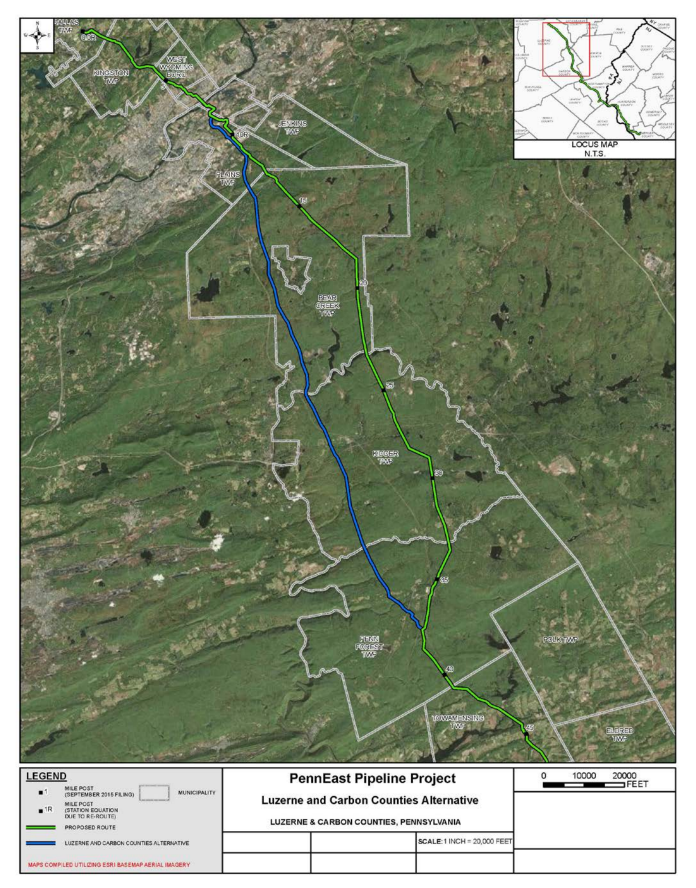


Figure 3.3.1-1 Luzerne and Carbon Counties Alternative

The primary advantage of the Luzerne and Carbon Counties Alternative is its shorter length and the reduced area of land disturbance that would result compared to the corresponding segment of proposed route. The alternative would also impact less wetland, less agricultural land, and slightly less special interest land use (State forest land) during construction and operation. The primary disadvantage of the alternative is it would be adjacent to (collocated with) existing rightof-way for only about 0.2 mile (less than 1 percent), compared to 23 miles (80 percent) for the corresponding segment of proposed route. While collocation with another existing right-of-way would not eliminate the need for new right-of-way and land impacts, it would place the new impacts adjacent to existing cleared right-of-way. Collocation may allow some construction work area to overlap the existing easement, therefore reducing the area of new vegetation clearing required. The disadvantage of the reduced length of collocation for the alternative is made more significant because both the alternative and the proposed route in this area would cross mostly forested land. Collocation can also have negative impacts on some resources, for example when residential development has encroached near an existing utility or where affected landowners have multiple easements.

Other disadvantages of the Luzerne and Carbon Counties Alternative are 7 additional waterbody crossings, and clearing of about 15 acres additional forest land. For these reasons, we do not consider the Luzerne and Carbon Counties Alternative to be preferable to the proposed route.

#### 3.3.1.2 Leidy Line Route Alternative (MPs 18.6–114.0)

In section 3.2.1.1 above, we evaluated the Transco Leidy Line system alternative which would include another company (Transco) expanding an existing pipeline system to replace the proposed PennEast Project. Here we evaluate an alternative that would involve PennEast constructing the Project, but routing the pipeline along the existing Transco Leidy Line right-of-way for its entire length. We received many comments that the pipeline should use existing rights-of-way as a means to avoid or reduce environmental impacts, and the Transco Leidy Line was mentioned as a specific opportunity to do that. We evaluated the Transco Leidy Line as a possible alternative to maximize routing the Project adjacent to an existing pipeline right-of-way.

The proposed route generally follows the Transco Leidy Line right-of-way from about MP 0 to MP 18.6. The Leidy Line Route Alternative would begin at MP 18.6 of the proposed route where it would continue to follow the Leidy Line for about 94.8 miles before reaching the existing Transco mainline pipeline in Princeton, New Jersey, about 6.3 miles northeast of the proposed Project terminus in Pennington, New Jersey. In response to our data requests, PennEast stated that ending the Project at the Transco Pipeline in Princeton would be a viable alternative but it would require an extension of the pipeline of about 6.3 miles to connect to the proposed Project terminus in Pennington. The 6.3-mile-long extension would be adjacent to the existing Transco mainline. In addition, PennEast has identified laterals from the Leidy Line alternative that would be required to connect to the proposed delivery points, and these laterals would add 44.7 miles of pipeline to the alternative. The general route of the Leidy Line Alternative, including the extension and laterals, is shown on figure 3.3.1-2.

Factoring in the extension and laterals, the Leidy Line Alternative would be about 54 miles longer, resulting in about 602 acres more disturbance during construction, and 142 acres more operational right-of-way, than the corresponding segment of proposed route. The alternative

would impact about 118 acres of wetlands during construction compared to 24 acres by the corresponding segment of proposed route. In concept, the alternative would be adjacent to existing right-of-way for the entire length that is adjacent to the Transco Leidy line and the Transco mainline (101.1 miles, 66 percent of the alternative including the laterals), compared to 37.1 miles (32 percent) for the corresponding segment of proposed route. The alternative would also be within 50 feet of an estimated 415 residences compared to 90 along the corresponding segment of proposed route. An environmental comparison of the Leidy Line Route Alternative to the corresponding segment of proposed route is provided in table 3.3.1-2.

TABLE 3.3.1-2						
Comparison of the Leidy Line Route Alternative to the Proposed Route for the PennEast Pipeline Project						
Environmental Factor <u>a</u> /	Leidy Line Alternative <u>a</u> /	Proposed Route				
Length (miles)	152.4	101.8				
Length Adjacent to Existing Rights-of-way (miles)	101.1	36.5				
Construction Area (acres) <u>b</u> /	2,422	1,542				
Operation Area (acres) <u>c</u> /	923	617				
Residences within 50 feet of construction work space (number)	415	79				
Forested Land Affected by Construction (acres)	1,047	1,083				
Forested Land Affected by Operation (acres)	378	325				
Wetlands Affected by Construction (acres)	118	24				
Wetlands Affected by Operation (acres)	42	18				
Waterbody crossings (number)	159	91				
Special Interest Land Use Affected by Construction (acres)	344	150				
Special Interest Land Use Affected by Operation (acres)	150	60				
Notes: <u>a</u> / Includes 44.7 miles of laterals and 6.3 mile extension at southern end. <u>b</u> / Based on typical 125-foot-wide construction right-of-way. <u>c</u> / Based on a 50-foot-wide operational right-of-way.						

The primary advantage of the Leidy Line Alternative is its greater collocation with existing right-of-way. The alternative would cross the Appalachian National Scenic Trail adjacent to an existing pipeline right-of-way, although the specific crossing location and potential crossing methods for the alternative have not been evaluated. The proposed route would cross the Appalachian National Scenic Trail in a location not collocated with existing right-of-way.

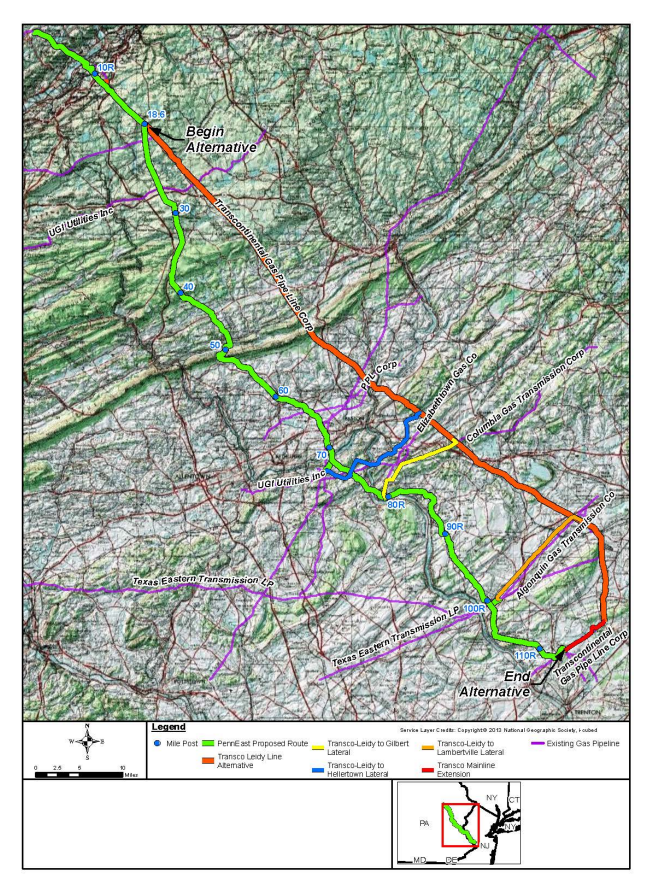


Figure 3.3.1-2 Leidy Line Route Alternative

We received many comments concerned with the proposed route crossing of the Sourland Mountain region in New Jersey, which would be crossed near the southwest edge of the region between about MP 100.3R2 and 108.4R2 of the proposed route. The 1.5-mile-long Lambertville Lateral would also be located entirely within the Sourland Mountain region. The Leidy Line Alternative would avoid this region, passing just to the north along its northeast edge. The Leidy Line Alternative would also avoid several IBAs crossed by the proposed route (the Hickory Run IBA, Musconetcong Gorge IBA, Everittstown IBA, Baldpate Mountain IBA, and Sourland Mountain IBA); however, the conceptual routes of two lateral pipelines as identified by PennEast (to complete the Hellertown and Gilbert interconnects) would require crossings of the Musconetcong Gorge IBA. The Leidy Line Alternative would also avoid crossing the Cooks Creek Watershed in Bucks County, Pennsylvania, which the Cooks Creek Watershed Association has requested be avoided.

Many comments that we received suggesting use of the Transco Leidy Line, or other existing utility rights-of-way, suggest that the pipeline should be placed entirely <u>within</u> the existing right-of-way. However, placing the proposed pipeline entirely within existing easements is generally not feasible, primarily because there is not enough space for the addition of the proposed pipeline and new required easement. The width of existing easements are limited to that needed to safely operate and maintain the utility and do not include extra width that would accommodate the PennEast pipeline. PennEast is requesting a new permanent easement width of 50 feet to operate and maintain the pipeline in accordance with DOT minimum safety standards. Therefore, we evaluated placing the PennEast pipeline <u>adjacent</u> to the Transco Leidy Line (collocation), as a potential method to minimize impacts on certain resources (e.g. forest habitat). Collocation may allow some construction work area overlap the existing easement therefore reducing the area of vegetation clearing required. Collocation can also have negative impacts on some resources, for example when residential development has encroached near an existing utility as discussed above, or where affected landowners have multiple easements.

The primary disadvantage of the alternative is the significantly greater number of residences that would be within 50 feet of construction work space (415), compared to the corresponding segment of proposed route (90). As part of our review of the Atlantic Sunrise Project (FERC 2016), we reviewed the potential for placing an additional pipeline along the Transco Leidy Line and concluded that collocation would not be feasible in certain areas due to the amount of commercial, industrial, and residential development that has occurred adjacent to Transco's existing right-of-way. We were unable to identify alternative alignments to avoid these developed areas that would not significantly increase the length of the pipeline and the overall construction footprint. In locations where there is limited work space between the existing pipeline and adjacent developments, it may be possible to use HDD technology to allow pipeline installation. However, even with installation using HDD, PennEast would still require a 50-footwide permanent easement above the pipeline during operation. HDD technology also requires extra work space at the start and end point of the segment installed by HDD, and constructionrelated impacts due to noise and activity are greater at HDD sites (see section 4.10.2). Therefore, while in concept the alternative would maximize placement adjacent to an existing pipeline rightof-way, in actuality collocation would not be possible for much of the route.

In response to comments on the draft EIS, we further evaluated locations where existing development along the Leidy Line would pose significant constraints to installation of a new

pipeline adjacent to the existing right-of-way. Starting at about MP 18.6 of the proposed pipeline and ending in Princeton, New Jersey, based on review of aerial imagery we identified 25 locations within 12 communities, totaling about 17.8 miles, where there is substantial existing residential development along both sides of the Transco right-of-way (where "substantial" is generally a development of more than a few homes, or more than might occur at a road crossing). At each of these locations, a new pipeline loop would need to be moved away from the existing right-of-way to a location that would allow for new pipeline construction. We did not identify potential routes around each of the 25 locations, but at many of the locations there is existing residential and/or commercial development in the community that would require significant deviations from the Transco right-of-way in order to avoid development.

As described above, the Leidy Line Alternative would not serve as an alternative without the addition of a 6.3-mile pipeline extension and 44.7 miles of lateral pipelines to access the proposed delivery point locations. These additional pipelines increase the overall length by and related environmental impacts of the alternative. For these reasons, we do not consider the Leidy Line Alternative to be preferable to the proposed route.

#### 3.3.1.3 Bucks County Alternative (MPs 75.8–99.3)

The Bucks County Alternative was identified and evaluated by PennEast as an early pipeline route (called the "original route" and also Route Deviation No. 47) during Project siting. The alternative was evaluated as a potential route to minimize impact on standing structures, densely populated areas, and planned development projects. The alternative begins just west of the Delaware River Crossing and Riegelsville, Pennsylvania at MP 75.8 of the proposed route. The alternative would turn south and then southeast across mixed farm and woodland, staying within Bucks County, for about 11.5 miles before turning east to cross the Delaware River about 2 miles north of Point Pleasant, Pennsylvania. The alternative would then continue in a southeast direction in New Jersey, crossing mixed woodlands and farms, before rejoining the proposed route at MP 99.3. The alternative would include a lateral pipeline to the proposed Gilbert Interconnect which would require a crossing of the Delaware River. The general route of the Bucks County Alternative is shown on figure 3.3.1-3. An environmental comparison of the Bucks County Alternative to the corresponding segment of proposed route is provided in table 3.3.1-3.

The alternative would be about 3.8 miles shorter, resulting in about 58.5 acres less disturbance during construction, and 23.4 acres less operational right-of-way, than the corresponding segment of proposed route. The alternative would impact about 2.4 acres of wetlands during construction compared to 6.3 acres by the corresponding segment of proposed route. No part of the alternative would be adjacent to existing right-of-way, compared to 5.5 miles (22 percent) for the corresponding segment of proposed route. The alternative would also be within 50 feet of 12 residences and cross 40 waterbodies, compared to 15 residences and 37 waterbodies along the corresponding segment of proposed route.

The primary advantage of the Bucks County Alternative is its shorter length and the reduced area of land disturbance that would result compared to the corresponding segment of proposed route. The alternative would cross three less waterbodies, affect less wetland and agricultural lands, and be within 50 feet of fewer residences compared to the corresponding segment of proposed route. The alternative would also avoid two IBAs crossed by the proposed route, the Musconetcong Gorge and Everittstown IBAs. The primary disadvantage of the

alternative is that it would not be adjacent to any existing rights-of-way, compared to about 5.5 miles (22 percent) for the corresponding segment of proposed route. While the alternative would cross three less waterbodies, it would cross Cooks Creek at its confluence with the Delaware River, slightly increasing the length of the pipeline within Cooks Creek Watershed. The alternative would also affect more forested land than the corresponding segment of proposed route. The alternative would also require a lateral pipeline to connect to the Gilbert Interconnect, which would require a second crossing of the Delaware River. For these reasons, we do not consider the Bucks County Alternative to be preferable to the proposed route.

TABLE 3.3.1-3 Comparison of the Bucks County Route Alternative to the Proposed Route for the PennEast Pipeline Project						
Length (miles)	20.7	25.0				
Length Adjacent to Existing Rights-of-way (miles)	0	4.5				
Construction Area (acres) <u>a</u> /	313.3	397.2				
Operation Area (acres) <u>b</u> /	125.3	151.1				
Residences within 50 feet of construction work space (number)	12	15				
Forested Land Affected by Construction (acres)	195.6	84.9				
Forested Land Affected by Operation (acres)	78.3	37.3				
Agricultural Land Affected by Construction (acres)	91.5	83.2				
Agricultural Land Affected by Operation (acres)	36.6	32.5				
Wetlands Affected by Construction (acres)	2.4	8.1				
Wetlands Affected by Operation (acres)	1.0	6.3				
Waterbody crossings (number)	37	27				
Special Interest Land Use Crossed (number)	1	1				
Special Interest Land Use Affected by Construction (acres)	0.2	0.1				
Special Interest Land Use Affected by Operation (acres)	0.1	0.1				

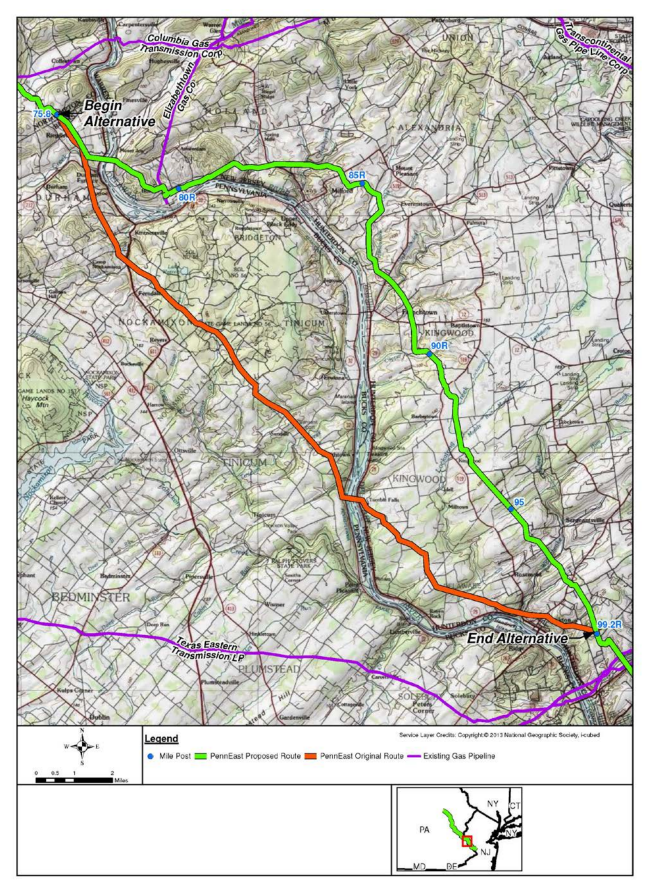


Figure 3.3.1-3 Bucks County Route Alternative

#### 3.3.1.4 Harbourton Route Alternative (MPs 99.3–114.0)

The Harbourton Alternative is the southern portion of an early pipeline route (called the "original route") identified by PennEast during Project siting. Because the alternative was identified during early Project scoping we evaluate here in the EIS. The alternative would begin at MP 99.3 of the proposed route where it would turn east for about 1.8 miles to the site of the proposed Algonquin and TETCO interconnects, and then turn southeast and cross mixed woodland, farm, and residential areas for about 12.2 miles before reaching the Transco pipeline at a point about 0.4 mile north of the proposed Project end point. Because the alternative would pass adjacent to the proposed site of the Algonquin and TETCO interconnects, use of the alternative would terminate north of the proposed Project end point, a 0.4-mile-long pipeline extension would be required to connect the pipeline to the proposed delivery site. The general route of the Harbourton Alternative is shown on figure 3.3.1-4.

The Harbourton Alternative would be about 2.1 miles shorter, resulting in about 71 acres less disturbance during construction, and 22 acres less operational right-of-way, than the corresponding segment of proposed route. The alternative would cross 31 waterbodies and impact about 14 acres of wetlands during construction compared to 22 waterbodies crossed and 2 acres of wetlands affected by the corresponding segment of proposed route. The alternative would be adjacent to existing right-of-way for about 1 mile (7 percent), compared to 12.0 miles (72 percent) for the corresponding segment of proposed route. The alternative would be within 50 feet of an estimated 43 residences compared to 15 residences along the corresponding segment of proposed route. An environmental comparison of the Harbourton Alternative to the corresponding segment of proposed route is provided in table 3.3.1-4.

Environmental Factor <u>a</u> /	Harbourton Alternative	Proposed Route	
Length (miles)	14.6	16.7	
Length Adjacent to Existing Rights-of-way (miles)	1.0	12.0	
Construction Area (acres) <u>a</u> /	221	292.4	
Operation Area (acres) <u>b</u> /	88	109.9	
Residences within 50 feet of construction work space (number)	43	15	
Forested Land Affected by Construction (acres)	119	59.3	
Forested Land Affected by Operation (acres)	39	22.9	
Wetlands Affected by Construction (acres)	14	2.3	
Wetlands Affected by Operation (acres)	5	2	
Waterbody crossings (number)	31	22	
Special Interest Land Use Affected by Construction (acres)	13	8.2	
Special Interest Land Use Affected by Operation (acres)	4	2.9	

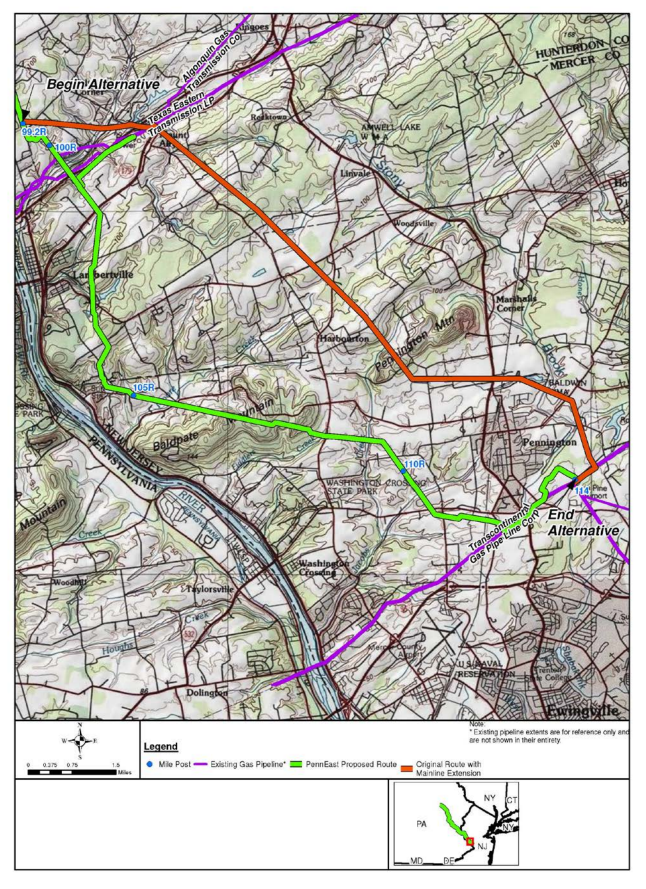


Figure 3.3.1-4 Harbourton Route Alternative

The primary advantage of the Harbourton Alternative is its shorter length and the reduced area of land disturbance that would result compared to the corresponding segment of proposed route. The primary disadvantage of the alternative is that it would follow existing right-of-way for only 1.0 mile (7 percent) compared to 12.0 miles (72 percent) for the corresponding segment of proposed route. The alternative would also be within 50 feet of more residences, about 43 compared to 15 along the corresponding segment of proposed route, would impact more forest land and wetlands, and require nine more waterbody crossings than the corresponding segment of proposed route. The alternative would also cross two IBAs (Baldpate Mountain and Sourland Mountain) at locations not adjacent to existing right-of-way. For these reasons, we do not consider the Harbourton Alternative to be preferable to the proposed route.

#### 3.3.1.5 Sourland Mountain Region Alternatives

We received many comments, including from the EPA, that additional alternatives should be evaluated to avoid the Sourland Mountain region in New Jersey. As described in sections 3.2.1.1 and 3.3.1.2 above, a system alternative or route alternative that would utilize the Transco Leidy Line would avoid the Sourland Mountain region, however in response to comments we also identified additional alternatives specifically to avoid the Sourland Mountain region. Three potential Sourland Mountain region avoidance alternatives are shown on figure 3.3.1.5 and described below.

## Sourland Mountain Alternative 1

Sourland Mountain Alternative 1 was identified by PennEast in response to a request from the FWS to evaluate alternatives to avoid IBAs, of which two IBAs (Baldpate Mountain IBA and Sourland Mountain IBA) generally coincide with the Sourland Mountain region as a whole. The alternative would begin at MP 100.6R2 of the proposed route where it would turn southwest and follow an existing overhead electric transmission line for about 10 miles to near Forest Grove, Pennsylvania, crossing the Delaware River just north of Lambertville, New Jersey and New Hope, Pennsylvania. It would then turn southeast and follow an existing overhead electric transmission line for about 7.5 miles to the existing Transco pipeline just north of Newton, Pennsylvania. The alternative would then turn northeast and follow the Transco pipeline for about 9.5 miles before rejoining the proposed route at MP 112.3R2, crossing the Delaware River for a second time north of I-95. The alternative would be about 27 miles in length, 100 percent of which is adjacent to existing right-of-way, and would cross mostly a mix of woodland, agricultural, and residential land use, with some residential areas densely developed on both sides of the existing rights-of-way. The alternative would also cross some commercial development, two quarries, and three golf courses. Use of the alternative would still require construction of the 1.5-mile-long Lambertville Lateral to reach the proposed Algonquin and TETCO Interconnects.

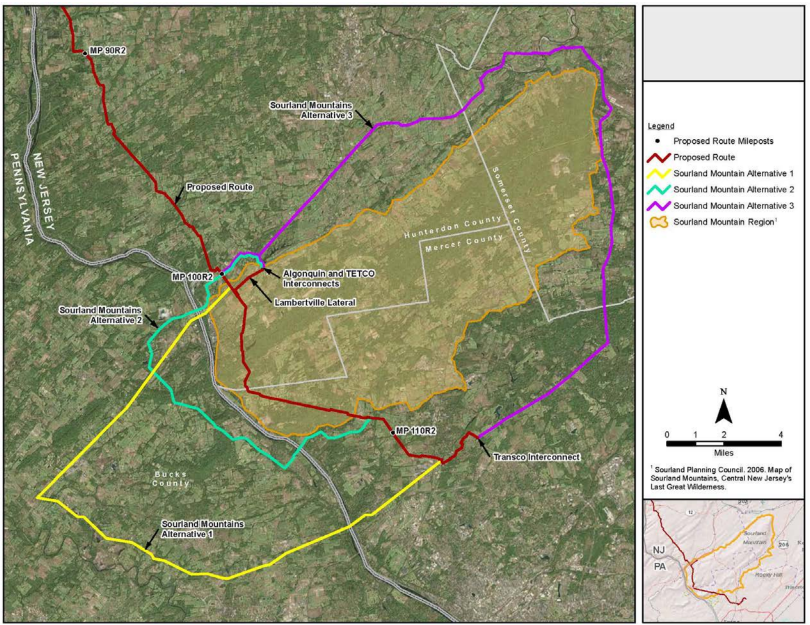


Figure 3.3.1-5 Sourland Mountain Region Alternatives

Sourland Mountain Alternative 1 would be about 27 miles in length, compared to about 11.5 miles for the corresponding segment of proposed route, which would result in an additional 188 acres of impact during construction. While 100 percent of the alternative as conceptualized would be adjacent to existing right-of-way compared to about 87 percent of the corresponding segment of proposed route, at some locations the pipeline would need to divert from the existing rights-of-way to avoid development. Based on review of aerial imagery we identified 10 locations along the alternative, totaling about 6.5 miles, where the existing rights-of-way cross through areas of existing commercial or residential developments and there is not adequate room for construction of the pipeline, or where the overhead transmission line spans portions of a quarry and where a pipeline could not be constructed. For these 6.5 miles, plus distance needed to move the pipeline to an acceptable location away from the constraints, the alternative would be placed on entirely new right-of-way. The alternative would also require two additional crossings of the Delaware River. In addition, the alternative would not entirely avoid the Sourland Mountain region as about 1 mile at the start of the alternative would still be within the region. The alternative would also still require construction of the 1.5-mile-long Lambertville Lateral as proposed, which would be entirely within the Sourland Moutain region. For these reasons, we do not believe Sourland Mountain Alternative 1 is a reasonable alternative and have not evaluated the alternative further in this EIS.

#### **Sourland Mountain Alternative 2**

We identified Sourland Mountain Alternative 2 as a second but shorter possible alternative that would avoid the Sourland Mountain region by passing to the west. Alternative 2 would begin at MP 100.0R2 of the proposed route where it would turn southwest across mixed residential and woodlots for about 1.7 miles to a crossing of the Delaware River just north of the Rt202 bridge, and it would then continue along existing rights-of-way for about 1.4 miles just north of New Hope, Pennsylvania. At this point the alternative would turn south and then southeast for about 8 miles on entirely new right-of-way to Shires Crossing, Pennsylvania, crossing a mix of woodlands, agriculture, and residential land use. The alternative would then turn northeast for about 0.9 mile following agricultural lands through Shires Crossing to a second crossing of the Delaware River. After crossing the river the alternative would continue northeast and then east, north of Titusville, New Jersey, crossing a mix of woodland, residential, and agricultural land uses, for about 3 miles before rejoining the proposed route at MP 109.0R2. We also identified an alternative route for the Lambertville Lateral, which would begin at the same point on the proposed route (MP 100.0R2) and head northeast, east, and then south along new right-of-way for about 2 miles to avoid crossing the Sourland Mountain region, crossing a mix of woodlands, agriculture, and residential land use, until reaching the proposed site of the Algonquin and TETCO Interconnects.

Sourland Mountain Alternative 2, including the alternative Lambertville Lateral, would be about 17 miles in length, compared to about 10.5 miles for the corresponding segment of proposed route and proposed Lambertville Lateral, which would result in an additional 79 acres of impact during construction. The alternative would be adjacent to existing right-of-way for about 2 miles (12 percent), with the remaining 15 miles creating new cleared right-of-way. In comparison, the corresponding segment of proposed route would be adjacent to existing right-of-way for about 7.8 miles (74 percent). Of the 9.5 miles of proposed route that crosses the Sourland Mountain, 7.4 miles (78 percent) is collocated with existing rights-of-way.

One concern cited as a reason to avoid the Sourland Mountain region is forest clearing and related habitat impacts, including fragmentation of forest habitat. While use of Sourland Alternative 2 would avoid forest clearing within the Sourland Mountain region, it would not avoid forest clearing and associated habitat fragmentation in similar habitats west of the Delaware River. The alternative would also require two additional crossings of the Delaware River. For these reasons, we do not believe Sourland Mountain Alternative 1 is a reasonable alternative and have not evaluated the alternative further in this EIS.

#### **Sourland Mountain Alternative 3**

We identified Sourland Mountain Alternative 3 as a possible alternative that would avoid the Sourland Mountain region by passing to the north and east. Alternative 3 would begin at MP 100.0R2 where it would turn northeast for about 1.5 miles to an existing overhead electric transmission line near the proposed Algonquin and TETCO Interconnects. From here it would follow the transmission line northeast for about 6.5 miles. From this point the alternative would leave the transmission line and turn east and then northeast on new right-of-way for about 6 miles before reaching a railroad right-of-way. The alternative would then turn east and follow the railroad right-of-way for about 3 miles until reaching the Transco Leidy Line right-of-way. The alternative would then turn south and follow the Leidy Line right-of-way for about 10 miles until reaching the Transco mainline right-of-way. The alternative would then turn southwest and follow the Transco mainline for about 6 miles before reaching the proposed end of the PennEast Pipeline at MP 114.0. Alternative 3 would also include a short 0.4-mile-long lateral to connect to the Algonquin and TETCO Interconnects.

Sourland Mountain Alternative 3, including the alternative Lambertville Lateral, would be about 33 miles in length, compared to about 16 miles for the corresponding segment of proposed route and proposed Lambertville Lateral, which would result in an additional 206 acres of impact during construction. Combined, the alternative and alternative Lambertville Lateral would be adjacent to existing right-of-way for about 25.5 miles (77 percent), with the remaining 7.5 miles creating new cleared right-of-way. In comparison, the corresponding segment of proposed route would be adjacent to existing right-of-way for about 11.4 miles (71 percent). About 9.5 miles of the proposed route is within the Sourland Mountain region, of which 7.4 miles (78 percent) is collocated with existing rights-of-way. Because the Sourland Mountain Alternative 3 would be significantly longer than the proposed route, resulting in over 200 acres of additional disturbance, we do not believe Sourland Mountain Alternative 3 is a reasonable alternative and have not evaluated the alternative further in this EIS.

#### 3.3.2 Route Variations

During the course of identifying its proposed route, PennEast evaluated a number of minor route changes or route variations, some of which it has adopted or incorporated into the proposed route. In many cases, the route variations were identified by FERC staff and/or with input from or at the request of state agencies, municipalities, or landowners in an effort to avoid or minimize potential impacts on specific localized resources, including residences, planned future development, conservation easements, or waterbodies. FERC staff validated data supplied by PennEast and participated in field reconnaissance of certain route variations from the air and public access points. Maps of route variations evaluated are included in appendix F. Information on route variations, including location, general reasons for considering the variation, and if the

variation has been incorporated into the proposed route, is provided in table 3.3.2-1. For any variations that have not been incorporated into the proposed route, table 3.3.2-1 includes an explanation for why the variation was not considered environmentally preferable to the corresponding segment of proposed route.

We received many comments during scoping which questioned the pipeline route in specific locations, and/or requested review of route variations to avoid or minimize impacts on specific areas. The route alternatives discussed in section 3.3.1 address some of those concerns. Route variations listed in table 3.3.2-1 include potential alternatives for other areas identified as concern, including crossing of the Bethlehem Authority watershed district around Beltzville Lake (Variation Numbers 7, 9, and 1400); Appalachian National Scenic Trail (variations numbers 13, 14, 16-23, and 25), Gravel Hill preserve in Holland Township, New Jersey (variation numbers 1701, 1705, and 1817); wellhead protection area in Alexandria Township, New Jersey (variation numbers 55 and 1806); and crossings of properties with USDA conservation easements (variation numbers 66, 67, and 78). On September 23, 2016, PennEast filed a modified proposed route that included 33 minor route changes that are also included as variations in table 3.3.2-1. On November 4, 2016, we issued a letter to landowners and abutters potentially affected by the route modifications requesting comments, and have reviewed responses to that letter. On December 19, 2016, PennEast filed responses to comments submitted in response to our November 4, 2016 letter (accession number 20161219-5062). Note that route variation naming conventions used in this EIS are the same used by PennEast in various filings with FERC.

We also received many comments that the pipeline should be placed entirely within an existing right-of-way, or rights-of-way, as a means to avoid or reduce environmental impacts. Placing the proposed pipeline entirely within existing easements for any distance is generally not feasible, primarily because there is not enough space for the addition of the proposed pipeline and new required easement. In most instances the width of existing easements are limited to that needed to safely operate and maintain the utility and do not include extra width that would accommodate the PennEast pipeline. PennEast is requesting a new permanent easement width of 50 feet to operate and maintain the pipeline in accordance with DOT minimum safety standards. However, placing the PennEast pipeline <u>adjacent</u> to existing easements (collocation) is generally considered a method to minimize impacts on certain resources (e.g. forest habitat) because some construction work area may overlap the existing easement and reduce the area of vegetation clearing required. Collocation can also have negative impacts on some resources, for example when residential development has encroached near an existing utility, or where affected landowners have multiple easements. Collocation is a factor considered for several variations listed in table 3.3.2-1 where appropriate.

In our analysis, we evaluated impacts on environmental and human resources between variations and the proposed route. See section 4 of this EIS for a description of how the proposed pipeline would impact various environmental and human resources, and PennEast proposed measures and our additional recommended measures to avoid or reduce impacts.

			<b>TABLE 3.3.2</b>	-1		
Pipeline Variations Evaluated for the PennEast Project						
Variation Name	Milepost Location <u>a</u> /	Length (miles)	Reason Considered, or Primary Resources Affected or Avoided	Incorporated into Proposed Route	Reason Variation Incorporated or Rejected	
Variation No.1011	1.5-1.8R2	0.3	Landowner request	Yes	Fewer impacted landowners, avoidance of a buildable lot, and minimization of tree clearing	
Variation No.1003	2.8-3.0R2	0.2	Landowner request	Yes	Avoids impact on existing orchard	
Variation No.1009	3.9R-4.9	1.1	Landowner request	Yes	Improved collocation with Williams- Transco Pipeline and expansion of existing facility footprint	
Variation No. 1	5.0–5.6	0.6	Pond, cemetery	Yes	Avoids crossing a pond and avoids potential impacts on a cemetery	
Variation No.1010	6.2R2-6.7	0.5	Landowner request	Yes	Accommodates landowner's future uses of the properties. Route length and construction acreage reduced slightly	
Variation No. 2	6.5R2 7.9R2	1.4	Proposed development plans	Yes	Avoids impact on future land development identified by landowner	
Variation No. 3	7.3–8.4R2	1.1	Landowner request, tree clearing	No	0.2 mile longer, seven more residences within 50 feet	
Variation No.1000	7.4R2-8.1R2	0.7	Landowner request	Yes	Avoids impact on planned residential building lots	
Variation No.1004	8.1R2-8.3R2	0.2	Mining infrastructure, road crossings	Yes	Avoidance of subsurface mining infrastructure and an improved crossing of N. Main St. and E. Saylor Avenue	
Variation No.1014	8.6R2-9.6R2	1.0	Landowner request	Yes	Improved avoidance of active quarry mining and increase collocation with the powerline corridor	
Variation No. 1005	9.0R2– 12.1R2	2.9	Quarry, Mill Creek crossing	Yes	Reduces potential impact on quarry operation, better constructability at Mill Creek crossing, increases collocation b 0.1 mile	
Variation No.1012	9.8R2-9.9R2	0.1	Landowner request	Yes	Increase separation between asphalt plant and proposed pipeline, including avoidance of utility line and meter servicing the asphalt plant	
Variation No.1102	10.7R2- 11.4R2	1.4	Collocation with existing powerline and waterbody crossings	Yes	Increased collocation with overhead powerlines and improved stream crossings	
Variation No. 7	33.5R2–46.2	12.9	Bethlehem Authority watershed district and Beltzville Lake watershed	No	Less collocation (4.1 miles), more residences within 50 feet (75)	
Variation No. 1300	39.3R2-40.9	1.7	Collocation with existing powerline and adjacent waterbody	Yes	Increased collocation with overhead powerlines and avoids installing the pipeline adjacent to a stream corridor	
Variation No. 8	36.8–38.0	1.2	Landowner request	No	Engineering/safety constraints associated with crossing of Reservoir Road	
Variation No. 9	39.7–51.1R2	10.3	Bethlehem Authority watershed district and Beltzville Lake watershed	No	Engineering constraints associated with crossing of Beltzville Lake	

TABLE 3.3.2-1 Pipeline Variations Evaluated for the PennEast Project						
Variation No. 10	39.3R2-42.1	1.3	Residential and landowner impacts	Yes	Reduced impact on Woods Campground, eliminates one High Consequence Area. Partially superseded by Variation No. 1300.	
Variation No. 1404	42.0-42.6R2	0.6	Landowner request	Yes	Collocation with Loveitt Road	
Variation No. 11	42.5R2-43.2	0.9	Landowner request	No	0.2 mile longer, additional crossing of Bethlehem Authority land	
Variation No. 1400	44.2R2– 44.8R2	0.6	Bethlehem Authority water pipeline	Yes	Allows crossing of water pipeline as part of HDD for Beltzville Lake crossing	
Variation No. 15	44.2–51.1R2	5.9	Collocation with existing pipeline	No	More collocation with existing ROW (1.4 miles), but greater impact on residences within 50 feet (7)	
Variation Nos. 13, 14, 16-23	44.5–60.1	2.3-16.3	Appalachian National Scenic Trail (ANST) crossing, collocation, Blue Mountain Interconnect	No	Variations 13, 14, & 16-19 require an additional lateral to Blue Mountain delivery point, operational concerns due to proximity to existing pipelines, cross National Park Service parcels or easements. Variation 15 has constructability concerns. Variation 25 is considered preferred route at this location.	
Variation No. 1406	44.7R2- 44.8R2	0.1	Waterbody impacts	Yes	Minimizes potential impacts on stream corridor	
Variation No. 1407	45.7R2-45.9	0.2	Landowner request	Yes	Moves route farther from existing building/ structure	
Variation No. 1409	48.4R2- 49.5R2	1.1	Collocation with existing pipeline, sensitive habitat	Yes	Avoids potential bog turtle habitat and collocates with existing utility infrastructure	
Variation No. 24	49.2R2– 51.1R2	2.7	Collocation with existing pipeline	No	More collocation with existing ROW (0.5 mile), but 0.2 mile longer overall, 9.4 acres more forest clearing, and two more residences within 50 feet	
Variation No. 25	48.4R2-53.6	4.7	ANST crossing, Blue Mountain Interconnect	Yes	Accommodates delivery point to Blue Mountain ski resort, avoids National Park Service parcels or easements at ANST crossing	
Variation No. 1405	49.6R2- 50.8R2	1.1	Landowner request	Yes	Align with ski slope and minimize impacts on snow making pipelines, avoidance of potential geotechnical hazards along the hang gliding area.	
Variation No. 1503	51.0R2-51.8	1.2	ANST crossing	Yes	ANST crossing and input from PA Game Commission	
Variation No. 1506	53.0-53.3R2	0.3	Landowner request	Yes	Moves route farther from existing building	
Variation No. 26	54.2–57.5	3.3	Landowner request	No	One more waterbody crossing, and slightly more wetland area affected (0.2 acre)	
Variation No. 27	54.9–55.3	0.4	New residence	Yes	Avoids impact on recently constructed residence	

	<b>TABLE 3.3.2-1</b>						
Pipeline Variations Evaluated for the PennEast Project							
Variation Name	Milepost Location <u>a</u> /	Length (miles)	Reason Considered, or Primary Resources Affected or Avoided	Incorporated into Proposed Route	Reason Variation Incorporated or Rejected		
Variation No. 28	55.6–56.2	0.6	Future development plans	Yes	Avoids impact on future development		
Variation No.1500	57.5-58.4R2	1.0	Landowner request	Yes	Minimizes workspace impacts and avoids impact on structures		
Variation No. 1507	59.5R2- 60.0R2	0.5	Landowner request	Yes	Minimize impacts on golf course and tree line perimeter		
Variation No. 29	61.2–61.7	0.6	Sensitive areas	No	0.1 mile longer, one residence within 50 feet, Field surveys determined variation would not reduce impact on sensitive areas		
Variation No. 1609	61.5R2-61.7	0.2	Landowner request	Yes	Avoids impacts on runway		
Variation No. 30	61.7–62.7	1.0	Future development plans	Yes	Avoids impact on future developments. Partially superseded by Variation No. 1604		
Variation No. 31	61.7R2–64.5	2.3	Future development plans	Yes	Avoids impact on future developments. Partially superseded by Variation No. 1604		
Variation No.1604	61.9R2- 62.5R2	0.7	Landowner request	Yes	Shifts route closer to Bath Pike at request of landowner		
Variation No. 32	62.8–63.9	1.0	Sensitive areas	No	Field surveys determined variation wou not reduce impact on sensitive areas		
Variation No. 1603	63.6R2- 63.7R2	0.2	Landowner request	Yes	Minimizes impact on known culturally sensitive sites and subdivided lots		
Variation No.1606	63.9-64.4	0.4	Landowner request	Yes	Avoids impacts on planned residential building lots in Trios Farms Developme		
Variation No. 33	64.3R2-65.0	0.7	Future residence plans	Yes	Avoids impact on future development. Partially superseded by Variation No. 1606		
Variation No. 1601	67.5-68.3	0.8	Route 22 crossing	Yes	Route 22 crossing, realigns with severa utilities and avoids mulch piles		
Variation No. 34	67.6–71.6	4.0	Lehigh River crossing, housing development, St. Luke's Hospital expansion	Yes	Avoids new housing development and hospital expansion plans, and improves alignment for HDD of Lehigh River. Partially superseded by Variation No. 1601.		
Variation No. 35	67.6R2– 67.8R2	0.2	Future residence plans	No	Avoids septic field for future residential construction. Superseded by Variation No. 1601.		
Variation No. 36	67.6R2– 68.1R2	0.4	Existing septic system and future residence plans	No	Avoids existing septic system and futur residential construction. Superseded by Variation No. 1601.		
Variation No. 37	68.9–69.5R2	0.6	Future development plans	Yes	Avoids impact on future development		
Variation No. 38	69.4R2-71.6	2.2	Housing development, St. Luke's Hospital expansion	Yes	Avoids new housing development and hospital expansion plans		
Variation No. 39	69.4R2-69.7	0.4	Future expansion of Penn DOT facility	Yes	Avoids impact on future expansion of Penn DOT facility		

TABLE 3.3.2-1							
Pipeline Variations Evaluated for the PennEast Project							
Variation Name	Milepost Location <u>a</u> /	Length (miles)	Reason Considered, or Primary Resources Affected or Avoided	Incorporated into Proposed Route	Reason Variation Incorporated or Rejected		
Variation No. 40	71.6–79.7R2	11.1	Co-location with pipeline easement	No	2.8 miles longer, more residences within 50 feet (9), engineering constraints associated with Delaware R. crossing		
Variation No. 41	73.1–73.2	0.2	Landowner request	No	Would move pipeline construction work space to within 50 feet of one residence		
Variation No. 1711	73.2-741	0.9	Sensitive area	Yes	Avoids known rare species habitat and large wetland complex. Does cross parcels with conservation easements.		
Variation No. 42	75.0–75.5	0.4	Landowner request	No	The proposed route in this location addresses concerns identified by the landowner		
Variation No. 43	74.3–74.8	0.3	Sensitive areas	Yes	Reduced potential impact on environmentally sensitive area		
Variation No. 44	74.6–76.8	2.4	Sensitive areas	No	Would move pipeline construction work space to within 50 feet of one residence, increase conservation easement impacts by 13.1 acres		
Variation No. 45	75.0–75.6	0.6	Landowner request	Yes	Avoids areas of concern on landowner property		
Variation No. 46	75.2–76.2	1.0	Landowner request	No	Would move pipeline construction work space to within 50 feet of two residences		
Variation No. 1708	76.8-77.2R2	0.4	Landowner request	Yes	Avoids a future development		
Variation No. 1704	78.7R2– 79.5R2	1.1	C-1 waterbody, forested wetland, preserved farmland	Yes	Avoids crossing C-1 waterbody and associated forested wetland, and a preserved farmland, and reduces side- slope construction		
Variation No. 1701	80.5R2-81.6	2.5	Gravel Hill preserve	Yes	Increases colocation by 1.5 miles		
Variation No. 49 (Gilbert Lateral)	0R2-0.5R2	0.4	Landowner request	No	Would move pipeline construction work space to within 50 feet of two residences		
Variation No. 1710	79.5R2-81.7	2.2	Gravel Hill preserve	Yes	Placement entirely within existing PSE&G ROW for crossing of Gravel Hill Preserve, and avoids USDA easement. Further from Delaware River and Milford Bluffs.		
Variation No. 1705	0.5R2-82.0	3.0	Gravel Hill preserve	No	0.1 mile longer, more forest land impact, more residences within 50 feet (16), construction and operation impacts associated with pipeline installation within public roadway		
Variation No. 1817	80.3R2-82.3	4.5	Gravel Hill preserve	No	2.3 miles longer, more residences within 50 feet (46), crosses five C-1 streams, construction and operation impacts associated with pipeline installation within public roadways		
Variation No. 51	80.5R2- 82.4R2	3.7	Landowner request to avoid future development	Yes	Avoids area identified for future development, more colocation (1.2 miles)		

			TABLE 3.3.2	-1		
Pipeline Variations Evaluated for the PennEast Project						
Variation Name	Milepost Location <u>a</u> /	Length (miles)	Reason Considered, or Primary Resources Affected or Avoided	Incorporated into Proposed Route	Reason Variation Incorporated or Rejected	
Variation Nos. 52 – 53	78.7–82.6	3.7-3.9	Landowner request to avoid future development	No	Both variations have less colocation tha proposed route, Variation 51 identified as proposed route in this location.	
Variation No. 54	82.0-82.3	0.4	Landowner request to avoid future development plans	No	Proposed route in this area would not impact future development, Variation 51 incorporated into proposed route in this area	
Variation No. 1820	82.4-82.7	0.3	Wetland avoidance	Yes	Allows for trenchless crossing of a wetland, Milford Warren-Glen Road, and Spring Mills Brook a C-1 stream	
Variation No. 1802	84.6-86.5R1	1.9	Federally-preserved farm	Yes	Avoids crossing federally preserved farr	
Variation No. 1808	86.6–87.1	0.5	Green Acres easement	Yes	Avoids crossing a parcel with Green Acres conservation easement	
Variation No. 55	86.7-88.0	1.3	Wellhead protection area	No	More impact on forested wetlands, crosses horse farm, and one additional Green Acres-encumbered parcel	
Variation No 1806	86.4R1-88.1	3.0	Wellhead protection area	No	0.6 mile longer, crosses three additiona parcels with farmland preservation easements	
Variation No. 1907	89.6R2–90.7	1.2	Green Acres easement, wetland and forest land	Yes	Avoids crossing a parcel with Green Acres conservation easement and reduces crossings of wetland and forest land	
Variation No. 58	90.7–91.2R2	0.4	Landowner request to avoid septic system	Yes	Addresses routing concerns identified b landowner	
Variation Nos. 59–62	91.R2– 92.8R2	1.4-1.9	Lockatong Creek crossing	No	Variation No. 1900 is preferred route in this location.	
Variation No. 1900	91R2-93R2	1.7	Lockatong Creek cossing	Yes	Avoids crossing Lockatong Creek three times, avoids crossing a federally preserved farm and and Green Acres protected parcel	
Variation No.1916	92.6R2- 92.8R2	0.2	Green Acres parcel	Yes	Avoids two Green Acres parcels	
Variation No. 65	93.1–93.7R2	1.3	Colocation in public roadways, wetland impacts	No	Construction and operation impacts associated with pipeline installation within public roadways, four additional residences within 50 feet of construction work space	
Variation No. 66	93.2–94.3R2	1.1	USDA conservation easement	Yes	Avoids parcel with USDA conservation easement	
Variation No.1914	96.2-97.2R2	1.0	Sensitive species habitat, USDA parcels	Yes	Avoids known sensitive species habitat, Wickecheoke Creek, a C-1 stream, and parcels with USDA easements	
Variation No. 67	97R2–97.8	0.7	USDA conservation easement	Yes	Avoids parcel with USDA conservation easement	

			<b>TABLE 3.3.2</b>	-1					
Pipeline Variations Evaluated for the PennEast Project									
Variation Name	Milepost Location <u>a</u> /	Length (miles)	Reason Considered, or Primary Resources Affected or Avoided	Incorporated into Proposed Route	Reason Variation Incorporated or Rejected				
Variation No. 68	97.4–97.6	0.4	Co-location, wetland impacts	No	Construction and operation impacts associated with pipeline installation within public roadway, one additional residence within 50 feet of construction work space				
Variation No. 1913	99.0R2– 101.0R2	2.0	C-1 streams, colocation	Yes	Avoids paralleling C-1 stream and riparian area, improves crossing location of one C-1 stream, increases colocation with existing ROW				
Variation No. 70 and 71 (Lambertville Lateral)	99.5R2-1.0	1.0–1.1	Safety considerations for Lambertville Launcher site	No	Both variations would be longer than proposed route (Variation 73)				
Variation No. 73 (Lambertville Lateral)	0.0-1.4	1.4	Safety considerations for Lambertville Launcher site	Yes	Addresses engineering and constructability concerns associated with colocation with overhead powerlines and pipelines				
Variation No. 2000	101.3R2– 101.8R2	0.4	Forest clearing, colocation	Yes	Moves pipeline to other side of existing ROW to move further from a parallel waterbody and forested wetland				
Variation No. 74	102.3R2– 102.7R2	0.4	Colocation with powerline ROW	Yes	Reduces forest impacts by 1.8 acres				
Variation No. 75	102.9R2- 103.8	1.0	Future development plans, sensitive areas	No	Constructability issues due to topography, two additional residences within 50 feet of construction work space				
Variation No. 2010	103.0R2- 103.2R2	0.2	Vernal pool	Yes	Avoids known vernal pool, reduces the number of affected landowners				
Variation No. 76	103.4R2- 104.0	0.7	Future development plans, sensitive areas	Yes	Avoids impact on future land development plans along Hewitt Road				
Variation No. 2011	104.1R2- 104.3R2	0.2	Colocation with existing easement	Yes	Collocation with existing PSE&G utility easement				
Variation No. 77	107.4R2– 108.1R2	0.7	Pond	Yes	Avoids crossing of pond				
Variation No. 78	108.5R2– 108.9R2	0.2	USDA conservation easement	Yes	Avoids parcel with USDA conservation easement				
Variation No. 79	110.5–110.9	0.6	Hopewell Township public works facility	No	PennEast proposes alternative crossing method (HDD) to avoid impacts				
Variation No. 2102	112.0R2– 112.8R2	0.7	Proposed land development plans	Yes	Avoids impacts on land development plans, increase collocation by 0.3 mile				
Variation No. 2102R2	112.0R2 - 112.3R2	0.3	Proposed land development plans	Yes	Minimize impacts on hop fields and farming infrastructure at request of landowner				
Variation No. 2100	112.8R2– 113.5R1	0.8	Proposed land development plans, Green Acres conservation easement, colocation with existing ROW	Yes	Reduces impacts on planned developments, increases collocation by 0.2 mile				
Variation No. 80	113.4R1– 113.9	0.4	Landowner request	Yes	Addresses routing concerns identified by landowner				

			<b>TABLE 3.3.2</b>	-1	
		Pipelin	e Variations Evaluated for	or the PennEast P	roject
Variation Name	Milepost Location <u>a</u> /	Length (miles)	Reason Considered, or Primary Resources Affected or Avoided	Incorporated into Proposed Route	Reason Variation Incorporated or Rejected
		<b>U</b> 1	•		segment changed after September 20′ segment changed after draft EIS.

#### 3.4 ABOVEGROUND FACILITY ALTERNATIVES

We evaluated the locations of the proposed aboveground facilities to determine whether environmental impacts would be reduced or mitigated by the use of alternative facility sites. Our evaluation included review of desktop material, information provided by PennEast in its application materials, and site visits along the Project corridor. We also evaluated a design alternative for the Kidder Compressor Station.

#### 3.4.1 Compressor Station Site Alternative

PennEast proposes to construct one new compressor station, the Kidder Compressor Station, at MP 26.7 in Carbon County, Pennsylvania. PennEast identified one alternative site for the compressor station located at MP 25.9 of the proposed route (also referred to as "option 1", see figure 3.4-1). The PennEast pipeline would be a new pipeline with no existing compressor stations, therefore expansion of an existing compressor stations is not a viable alternative for the Project.

PennEast did not identify specific siting requirements that led to selection of the proposed compressor station site. However, there are general criteria that apply to siting a compressor station along a new natural gas pipeline. Siting begins with the use of a hydraulic model to determine the required number of compressor stations, and spacing of the stations along the pipeline. The pipeline length, diameter, and operating pressure affect the number and size (horsepower) of compressor stations required along a new pipeline. The hydraulic model identifies a point on the pipeline and a zone around that point, commonly about five miles on either side, within which a compressor station can be sited to meet the design performance of the pipeline. Within that zone, sites can then be evaluated based on environmental impact, proximity to residential or other human occupancy, topography, site access, and parcel availability.

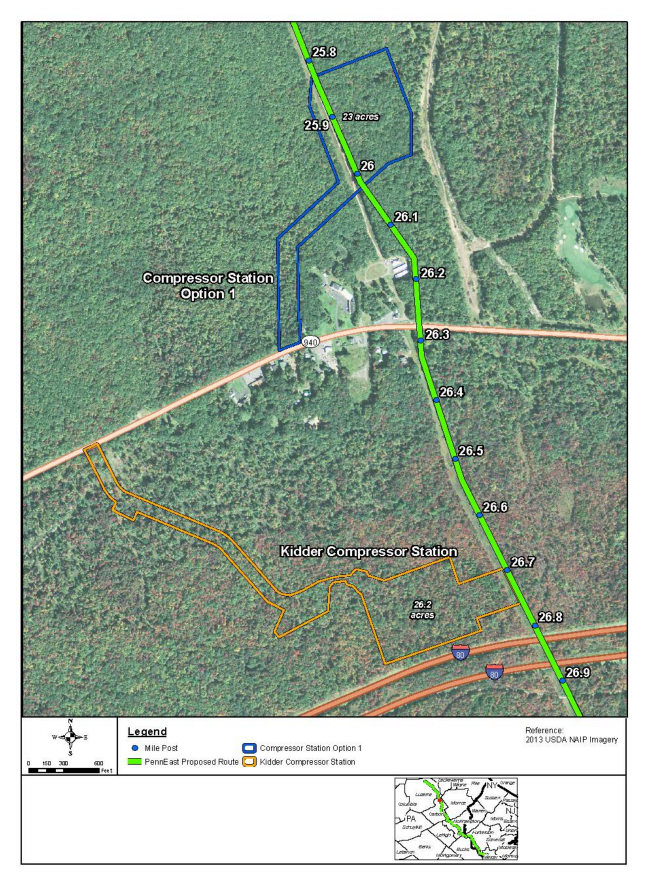


Figure 3.4-1 Compressor Station Site Alternative

The alternative site would be about 0.8 mile north of the proposed site, and both the proposed and alternative sites would require a new access road constructed to the site from Route 940. Both sites are primarily forested, and the proposed site would require about 34 acres of disturbance during construction, whereas the alternative site would require about 26 acres during construction. An environmental comparison of the alternative site to the proposed compressor station site is provided in table 3.4.1-1.

TABLE 3.4.1-1										
Comparison of Compressor Station Site Alternative t	o Proposed Kidder Compresso	or Station Site Project								
Environmental Factor	Environmental Factor Compressor Station Proposed Compressor Alternative 1 Station Site									
Construction Area (acres)	26	34								
Operation Area (acres)	23	26.2								
Forested Land Affected by Construction (acres)	25	31.4								
Forested Land Affected by Operation (acres)	23	24.8								
Active Agricultural Land Affected by Construction (acres)	0	0								
Active Agricultural Land Affected by Operation (acres)	0	0								
Wetlands Affected by Construction (acres)	0.2	1.4								
Wetlands Affected by Operation (acres)	0.2	1.4								
Waterbodies Affected by Construction (number)	1	0								
Special Interest Land Use Affected (number)	0	0								
Noise Sensitive Areas Within 1 Mile	5	5								
Nearest Noise Sensitive Area (feet)	1,000	1,920								

The proposed site for the Kidder Compressor Station is zoned light industrial, whereas the alternative site would require a zoning change to be approved by Kidder Township. The alternative site and access road would be adjacent to or within approximately 500 feet from several commercial and residential properties located along Route 940, and about 1,000 feet west from one of the fairways of the Jack Frost golf course. By comparison, the proposed compressor station site is about 1,000 feet south of the developments along Route 940, and at the closest point is over 2,500 feet southwest of the Jack Frost golf course. We received comments concerning zoning, noting that the alternative site is not zoned for industrial development, and use of this site for the compressor station would negatively affect the adjacent residential areas.

The proposed site is in close proximity to the I-80 westbound travel lanes which has an elevated ambient noise level due to traffic (see section 4.10.2 of this EIS for additional discussion of noise).

Although the proposed site would affect more forested land and wetlands, it is zoned light industrial and abuts I-80, and is further from the nearest NSA than the alternative site. For these reasons, we do not consider the alternative site to be preferable to the proposed Kidder Compressor Station site.

#### **3.4.2** Compressor Station Access Road Alternative

In response to an EPA comment, we asked PennEast to evaluate an alternative access road location to the Kidder Compressor Station that would be adjacent to the existing Buckeye Pipeline right-of-way and proposed PennEast pipeline from about MP 26.3 and 26.7. The potential advantage of this alternative is collocation of most of the station's new permanent access road with the new and existing pipeline rights-of-way and reduced forest clearing. About 400 feet of the approximately 2,000-foot-long proposed access road would use an existing unimproved road.

On November 28, 2016, PennEast filed a conceptual plan drawing and comparison of the proposed access road and the requested access road alternative (see accession number 20161128-5255 in the Project file). A detail of the plan drawing, including wetlands that have been delineated on site, is included as figure 3.4-2). PennEast's proposed access road would require clearing about 6.6 acres of forest. Using PennEast's conceptual drawing, we estimate that an access road along the east side of the proposed pipeline between MPs 26.3 and 26.7 could overlap a portion of the temporary pipeline construction right-of-way and several ATWS locations, and would require clearing about 4.3 acres of forest in addition to forest cleared for the pipeline, thereby reducing forest clearing by about 2.3 acres. However, the access road alternative would require clearing about 0.6 acre of forested wetland where the access road would enter the east side of the compressor station, of which about 0.3 acre would be permanently filled (see figure 3.4-2). The access road alternative would also cross 400 linear feet of waterbody compared to about 120 feet by the proposed access road.

Although the access road alternative would reduce forest clearing by about 2.3 acres and collocate the clearing with the pipeline right-of-way, it would result in greater permanent impact on forested wetland. PennEast has sited the proposed access road to partially utilize an existing road, and to avoid wetland areas and permanent impact on wetlands. Therefore, we do not believe the compressor station access road alternative would be environmentally preferable to the proposed access road location.

# **3.4.3** Compressor Station Design Alternative

FERC staff asked PennEast to evaluate the feasibility of installing electric motor driven compressor units at the Kidder Compressor Station instead of the proposed natural gas-fired compressor turbines. In general, the advantage of using electric compressor motors would be a reduction in air emissions from the station. We also received comments suggesting this alternative should be evaluated.

Electric compressor motors would require approximately 35 to 40 megawatts (MW) of electrical power, and would be technically feasible after upgrading the local substation and transmission lines to the compressor station. However, use of electric motors as an alternative to natural gas-driven compressors would result in higher overall emissions, due to emissions created by generation of the needed electricity. See further discussion in section 4.10.1.4 of this EIS. In addition, use of electric motor-driven compressor units would result in additional impacts from construction of the needed electric transmission service to the site. For these reasons, we do not consider electric motor driven compressor units to be preferable to the proposed natural gas-fired compressor turbines.

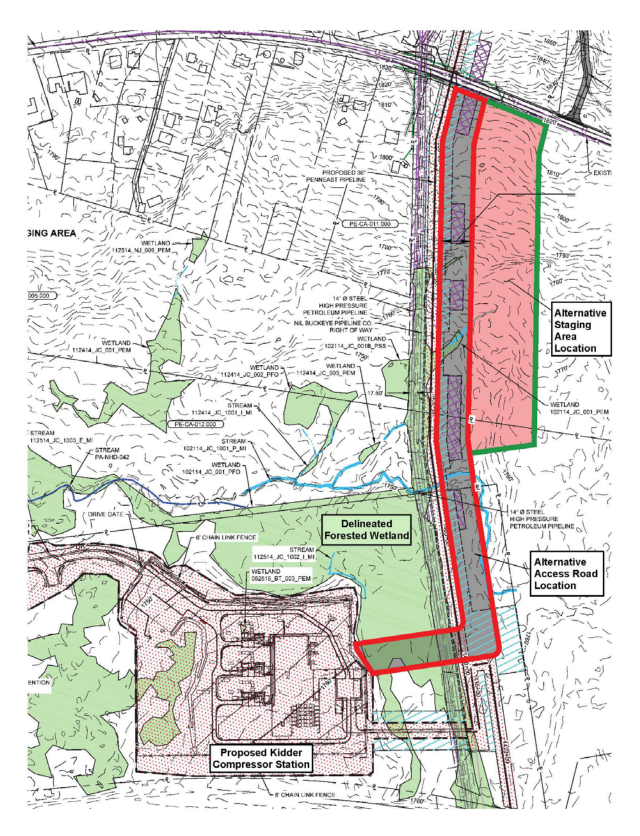


Figure 3.4-2 Kidder Compressor Station Access Road Alternative

#### **3.4.4** Transco Interconnect Alternative

In response to comments by Hopewell Township, New Jersey (accession number 20160912-5751), we asked PennEast to evaluate an alternative site for the interconnection with Transco at a site about 11,000 feet southwest of the proposed connection. The alternative site would be about 0.5 mile south of the proposed pipeline at MP 111.8R2 in a light industrial area adjacent to the CSX Railroad (figure 3.4-3). PennEast filed an analysis of this alternative on November 23, 2016.

The alternative site would require about 0.5 mile of pipeline to connect the site to the proposed pipeline near MP 111.8R2. PennEast identified two possible pipeline routes, one east of the CSX Railroad, and one west of the CSX Railroad (see figure 3.4-3). The eastern option would be along the east side of a Jersey Central Power & Light (JCP&L) powerline easement that is adjacent to the CSX Railroad. PennEast states that a route along the eastern edge of the JCP&L easement is not feasible because of extensive commercial development, and that a route along the western side of the JCP&L easement is not feasible because it would require the permanent pipeline right-of-way to be located within the CSX Railroad right-of-way. However, based on desktop review it appears there may be up to 100 feet of space between the JCP&L and CSX easements, and that a pipeline route immediately east of the CSX Railroad easement may be feasible and warrants further analysis.

Another pipeline option to reach the alternative site would require placing the pipeline along the western edge of the CSX Railroad. In this area, there is limited space because of parking facilities for the Merrill Lynch Corporate Campus. Based on desktop review there appears to be extensive wetlands along the railroad bed. PennEast cites constructability issues for this location due to the extremely narrow construction corridor between the CSX Railroad right-of-way and the Merrill Lynch facility. However, based on desktop review, it appears there may be enough space along the western edge of the CSX Railroad to allow for pipeline construction for this short distance using specialized construction techniques such as stove pipe or drag section, and that this alternative warrants further analysis.

The primary advantage of this alternative is that it would eliminate about 2.5 miles of the proposed pipeline within Hopewell Township. Within this 2.5 miles, the pipeline would be cross residential areas and farmlands, a portion of planned Hopewell Township affordable housing between MPs 112.1R2 and 112.6R2, and a parcel planned for a Hopewell Township emergency services facility.

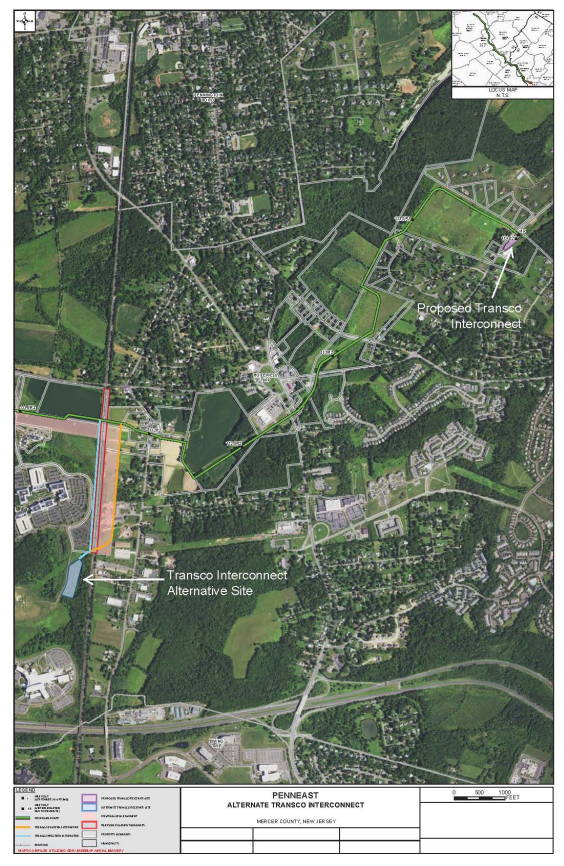


Figure 3.4-3Transco Interconnect Alternative

PennEast states that the Transco Interconnect Alternative would not meet the Project's delivery needs as negotiated with Transco. While the Commission does not attempt to redesign proposed receipt and delivery points, we believe that an alternative interconnect on the same Transco pipeline approximately 11,000 feet from the proposed interconnect as suggested by Hopewell Township may be similar enough to the proposed delivery point to allow the alternative to meet the Project's delivery needs, and warrants further analysis. However, we would need additional information to evaluate if such an alternative would be feasibile. Therefore, we recommend that:

- <u>Prior to construction</u>, PennEast should file with the Secretary of the Commission (Secretary), further details on the feasibility of incorporating the Transco Interconnect Alternative site along the CSX Railroad south of MP 111.8R2. At a minimum, PennEast should include:
  - a. map showing the extent of the CSX Railroad right-of-way and JCP&L easement on the east side of the CSX right-of-way, and the CSX Railroad right-of-way adjacent to the Merrill Lynch property;
  - b. map showing apparently undeveloped parcels adjacent to the Transco right-ofway where the Transco right-of-way crosses the CSX Railroad, and that could potentially be used for the interconnect;
  - c. map showing wetlands along both the east and west sides of the CSX Railroad;
  - d. records of consultation with Transco regarding feasibility of using the alternative site as the Project delivery point to the Transco system; and
  - e. details that support if the interconnect with Transco at the alternative site could meet delivery needs of the Project shippers.

#### 4.0 ENVIRONMENTAL ANALYSIS

#### 4.1 GEOLOGY

#### 4.1.1 Geologic Setting

The proposed Project is located within four physiographic provinces: the Appalachian Plateaus Province, Ridge and Valley Province, New England Province, and the Piedmont Province. The Project crosses the Glaciated Low Plateau and the Glaciated Pocono Plateau Sections of the Appalachian Plateaus Province; the Anthracite Valley, Anthracite Upland, Blue Mountain, and Great Valley Sections of the Ridge and Valley Province; the Reading Prong Section in Pennsylvania and the Highlands Section in New Jersey of the New England Province; and the Gettysburg-Newark Lowland Section of the Piedmont Province (Sevon 2000). The physiographic province sections are described below in the general order that they are encountered by the pipeline beginning at MP 0.0.

The Glaciated Low Plateau Section of the Appalachian Plateaus Province consists of rounded hills and broad to narrow valleys, modified by glacial erosion and deposition. The more erosion-resistant bedrock form the hills and the less erosion-resistant bedrock occur in the valleys. Glacial deposits, mainly glacial till or sand and gravel, are found mainly in the valley bottoms and margins. The Anthracite Valley Section of the Ridge and Valley Province is a narrow to wide, canoe-shaped valley that is enclosed by a steep-sloped mountain rim. Elevations can range from 500 to 2,368 feet. The bedrock is composed of sandstone, siltstone, conglomerate, and anthracite coal. The Project crosses this physiographic province in Luzerne County, Pennsylvania.

The Glaciated Pocono Plateau Section of the Appalachian Plateaus Province is a broad upland underlain by erosion-resistant sandstones that are relatively flat lying. Relief on the upland is generally less than 200 feet, but can be as much as 600 feet where small hills rise above the general level of the upland. Elevations on the upland range from 1,200 to 2,320 feet (Sevon 2000). The Project crosses this physiographic province in Luzerne and Carbon counties, Pennsylvania.

The Anthracite Upland Section of the Ridge and Valley Province consists of an upland that has low, linear to rounded hills. The dominant bedrock types are sandstone, siltstone, conglomerate, and anthracite coal. The local relief ranges from low to high; the range in elevation is from 320 feet to 2,094 feet (Sevon 2000). The Project crosses this physiographic province in Carbon County, Pennsylvania.

In the Blue Mountain and Anthracite Upland Sections of the Ridge and Valley Province, ridges are composed of relatively erosion-resistant sandstone bedrock capped with residuum. Valley sediments are chiefly composed of alluvium deposited from more erodible siltstones. Hillsides typically have a thicker mantle of colluvium deposits towards the base of the slope. Ridges and hillsides may also be exposed bedrock outcrops (Sevon 2000). The Blue Mountain Section of the Ridge and Valley Province consists of a linear ridge and moderate to high relief. Local relief is moderate to high. Sandstone, siltstone, and shale form this Section. The Project crosses this physiographic province in Carbon and northernmost Northampton counties, Pennsylvania.

The Great Valley Section of the Ridge and Valley Province consists of very broad lowland that has gently undulating hills eroded into shales and siltstones on the north side of the valley and

a flatter landscape of lower elevation developed on limestones and dolomites on the south side. In general, local relief is less than 100 feet in the carbonate area, but may be up to 300 feet in the shale area. Elevation ranges from 140 feet to 1,100 feet. The Project crosses this physiographic province in Northampton County, Pennsylvania.

The Reading Prong and Highlands Sections of the New England Province consists of circular to linear, rounded low hills or ridges that project upward in significant contrast to the surrounding lowlands. The hills and ridges are made up of granitic gneiss, granodiorite, and quartzite. These rocks are very resistant to erosion and stand higher than the softer sedimentary rocks that surround them. Local relief is 300 to 600 feet and elevations range from 140 to 1,364 feet (Sevon 2000). The Project crosses through the Reading Prong Section of this physiographic province in Northampton and Bucks counties, Pennsylvania and the Highlands Section in Hunterdon County, New Jersey.

The Gettysburg-Newark Lowland Section of the Piedmont Province consists mainly of rolling, low hills and valleys developed on red sedimentary rock (mainly red shale, siltstone, and sandstone) deposited in a long, narrow, inland basin, collectively known as the Newark Basin. Characteristics of the Newark basin are Triassic-Jurassic age sedimentary rocks that are intruded by Jurassic-age igneous dikes and sills (diabase) in both Hunterdon and Mercer Counties. This Section also contains isolated higher hills. Relief is generally 100 to 200 feet with localized areas of up to 600 feet on isolated hills (Sevon 2000). The Project crosses this physiographic section in Bucks County, Pennsylvania and Hunterdon and Mercer Counties, New Jersey.

#### 4.1.2 Surficial Geology

In Luzerne County, Pennsylvania, the surficial geology crossed by the proposed Project is the Glaciated Low Plateau and Pocono Plateau sections of the Appalachian Plateaus Province discussed above in Section 4.1.1. The surficial geology is comprised mainly of glacial till with intermittent associated glacial deposits of stratified drift, ice-contact and associated swamp bog deposits with numerous bedrock outcrops

The surficial geology of Carbon, Northampton, and Bucks counties, Pennsylvania, consists of a variety of locally derived deposits in situ (saprolite), glacial, fluvial, and mass-wasting processes. Valley sediments are chiefly composed of alluvium. Hillsides typically have a thicker mantle of colluvium deposits towards the base of the slope with the ridges and slopes having exposed bedrock outcrops. Minor amounts of glacially derived deposits intersperse the area (PADCNR 2015a).

The PennEast pipeline and laterals cross saprolites, colluvium, and alluvium of locally derived bedrock through the New Jersey portion.

A review of surficial geologic maps provided information regarding the texture, grain size and parent material of unconsolidated material expected in the Project area (PADCNR 2015a, NJDEP 2015a). Appendix G-1 summarizes surficial geology in the vicinity of the proposed pipeline and aboveground facilities.

The overall effect of the Project on surface geology would be minor. The effects would mostly be limited to construction activities and would include temporary disturbance to surficial deposits within the right-of-way resulting from grading and trenching. PennEast would minimize

the impacts on surface geology by returning the native material back into the construction trench, and returning contours to preconstruction conditions to the maximum extent practicable immediately after construction. At the aboveground facilities, where grading and filling may be required to create a safe and stable land surface to support the facility and allow for stormwater drainage, this may not be possible. However, these impacts would be minor and would not change overall geologic conditions.

# 4.1.3 Bedrock Geology

A review of bedrock geologic maps provided information regarding the nature of bedrock geologic units expected in the Project area (PADCNR 2015a, NJDEP 2015a). Appendix G-2 summarizes bedrock geology in the vicinity of the proposed pipeline and aboveground facilities, respectively. Bedrock geology of the Project area is dominated by sedimentary rocks with limited amounts of metamorphic and igneous rock.

In Pennsylvania, the bedrock units crossed by the proposed Project are mostly sedimentary units and include sandstone, siltstone, shale, mudstone, conglomerate, limestone, and dolomite. However, in a few places in Northampton County, the Project would cross metamorphic bedrock consisting of felsic-to-mafic gneiss, hornblende gneiss, and quartzite.

In New Jersey, the sedimentary units crossed include sandstone, siltstone, shale, mudstone, and dolostone, often intruded by diabase dikes and sills. The metamorphic and igneous bedrock units that would be crossed include hornblende granite, quartz-oligoclase gneiss, and quartzite. The granites intrude the metamorphic rocks.

The effect to bedrock geology would be minor. The primary effects would be associated with areas of shallow bedrock where rock would need to be removed by ripping, hammering, or blasting during the construction of pipeline facilities, which in most cases would be limited to the pipeline trench and within 8-10 feet of the surface. See section 4.1.6 for more information on areas of shallow bedrock and mitigation measures that would be taken during rock removal.

# 4.1.4 Mineral Resources

Mineral resources in the Project area include crushed stone, cement, tripoli, lime, and sand and gravel production PADCNR 2015b).

In Luzerne County, Pennsylvania, between MP 5.0 and 11.3, PennEast has identified 26 abandoned or reclaimed mines related to or active in coal mining near the pipeline. These mines are listed in table 4.1.4-1 and include the distance to the Project centerline and workspace.

No other abandoned or reclaimed mines were identified along the pipeline route. Where the available information indicates that mines are likely to exist below the pipeline alignment, PennEast would drill borings for confirmation and to determine the length of the pipeline section that would be affected. Mitigation and remedial measures would be implemented, as needed, to minimize the risk of subsidence due to underground mines in accordance with DOT standards as discussed in the Karst Mitigation Plan and section 4.1.5.4.

TABLE 4.1.4.1									
	Abandoned	and Reclaimed	Mines within 0.25 Mile of t	he Project Are	ea				
County	Municipality	Name	Status	Approx. MP <u>a</u> /, <u>b</u> /	Distance From Centerline (feet)	Distance From Workspac (feet)			
Luzerne	West Wyoming Boro	2229-13	Abandoned	5.0	680.4	622.1			
Luzerne	West Wyoming Boro	2229-14	Abandoned	5.0	573.7	513.0			
Luzerne	West Wyoming Boro	3028-06	Reclamation Complete	5.2	220.6	155.6			
Luzerne	West Wyoming Boro	3028-14	Reclamation Complete	5.2	172.6	137.6			
Luzerne	West Wyoming Boro	3028-12	Reclamation Complete	5.2	505.7	440.7			
Luzerne	West Wyoming Boro	3028-15	Reclamation Complete	5.3	88.1	53.1			
Luzerne	West Wyoming Boro	3028-16	Reclamation Complete	5.3	36.9	1.9			
Luzerne	West Wyoming Boro	3028-11	Abandoned	5.3	276.4	211.4			
Luzerne	West Wyoming Boro	2229-10	Reclamation Complete	5.3	870.1	835.1			
Luzerne	West Wyoming Boro	3028-13	Reclamation Complete	5.4	20.2	0.0			
Luzerne	Jenkins Twp	2172-01	Abandoned	7.4R2	23.3	0.0			
Luzerne	Jenkins Twp	1814-04	Abandoned	8.0R2	396.3	331.3			
Luzerne	Jenkins Twp	1814-03	Abandoned	8.0R2	404.1	339.1			
Luzerne	Plains Twp	1814-02	Abandoned	8.1R2	563.7	498.7			
Luzerne	Plains Twp	2165-14	Reclamation Complete	8.4R2	1302.4	1212.4			
Luzerne	Plains Twp	1573-15	Abandoned	9.7R2	827.7	687.5			
Luzerne	Jenkins Twp	1573-12	Reclamation Complete	9.8R2	4056.0	990.0			
Luzerne	Plains Twp	1573-09	Abandoned	10.4R2	2403.0	1001.0			
Luzerne	Plains Twp	2240-02	Abandoned	10.7R2	850.3	737.1			
Luzerne	Plains Twp	4193-01	Reclamation Complete	10.8R2	1282.9	1192.8			
Luzerne	Plains Twp	4193-03	Reclamation Complete	10.8R2	283.9	247.1			
Luzerne	Plains Twp	2240-05	Abandoned	10.9R2	871.5	811.5			
Luzerne	Plains Twp	4193-02	Abandoned	10.9R2	355.9	295.9			
Luzerne	Plains Twp	2240-03	Abandoned	10.9R2	645.6	585.6			
Luzerne	Plains Twp	2240-04	Abandoned	11.1R2	504.2	414.2			
Luzerne	Plains Twp	2240-06	Abandoned	11.4R2	719.2	659.2			

Source: http://www.pasda.psu.edu/ & http://www.state.nj.us/dep/njgs/geodata/dgs03-2.ht Notes:

The PASDA data set portrays the approximate location of Abandoned Mine Land Problem Areas containing public health, safety, and public welfare problems created by past coal mining.

Detailed review and investigation of historic mine hazards is presented within the GeoHazard report. 353754-MM-E-E018 a/ All route deviations implemented after the September 2015 FERC Filing are denoted with an "R" and indicate a milepost equation. Mileposts with an "R1" indicate route deviations implemented and provided to FERC prior to the issuance of the Draft Environmental Impact Statement. Mileposts with an "R2" indicate route deviations implemented as part of this September 2016 Supplemental Filing. All mileposts without an "R" indicate that the route has not changed since the September 2015 Application. b/ Nearest milepost indicates the point along the pipeline nearest to the mine feature rounded to the nearest tenth of a mile.

Two active quarries that mine aggregate are located in Luzerne County within 0.25 mile of the Project area: Pioneer Aggregates, Inc. located at MP 9.2 and Wilkes-Barre Materials, LLC located near MP 9.6. PennEast has contacted the quarry owners and aligned the pipeline to avoid

future expansion plans of these quarries. PennEast evaluated average quarry blasting vibration and found there should be no effect on the pipeline from these activities on the pipeline.

There are two active industrial mineral quarries approximately 4 miles from the pipeline: Tarheel Quarry, LLC located in Luzerne County near MP 23.5, and Buzzi Unicem Imperial Quarry located in Northampton County near MP 60.5.

There are no mines or quarries located within 0.25 mile of the Project in New Jersey. However, Trap Rock Industries operates three crushed stone quarries within about 2.5 miles of the pipeline: in Lambertville and Delaware townships approximately 0.55 mile from MP 99.4; in Titusville, approximately 0.6 mile from MP 102.5; and in Pennington, approximately 2.3 miles from MP 106.5.

PennEast has been in contact with Trap Rock Industries regarding future quarry expansion plans, has reviewed available records, and has conducted an evaluation of the effects of potential future quarry blasting near the proposed pipeline, specifically at a location nearest to the pipeline alignment at MP 99 in Delaware Township, New Jersey.<sup>19</sup> PennEast conducted this assessment on site-specific data (geology, distance, and wave propagation) and a scaling relationship developed by Orarid (1994)<sup>20</sup> to solve for blast-induced peak particle velocity (PPV) for the nearest receptor (pipeline) and the vibration threshold that the receptor can accept. Based on the potential for the Trap Rock Quarry to expand its quarry operations to a separation distance of 2,000 feet from the pipeline, the PPV experienced at the pipeline would be approximately 0.0026 inches per second. If the quarry were to expand to 1,300 feet of the pipeline, the PPV experienced at the pipeline would be approximately 0.005 inches per second.<sup>21</sup> For comparison, a limit of 0.5 inches per second is normally used for the protection of historic structures from blast-induced PPV. We have received several comments that the explosive weights used to calculate this impact were incorrect. Therefore, to verify our conclusions, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of OEP, an updated report that verifies explosive weights used by Trap Rock Quarry operator, including concurrence from Trap Rock Quarry that the correct inputs were used. The results of this study should be incorporated in the final design of the Project.

In New Jersey, the damage-limiting threshold is based on a PPV of 2 inches per second.<sup>22</sup> By rearranging the scaling relationship equation to solve for the minimum separation distance based on a PPV limit of 2 inches per second, a safe separation distance of 32 feet between the pipeline and blasting should be maintained to avoid pipeline safety concerns.

<sup>&</sup>lt;sup>19</sup> PennEast Pipeline Company, LLC filing to FERC Project Docket CP15-558-000 on June 21, 2016; accession Number 20160621-5191.

<sup>&</sup>lt;sup>20</sup> Oraird 1994. Vibration and Ground Rupture Criteria for Buried Pipelines. Proceedings of the Twentieth Annual Conference on Explosives and Blasting Technique, International Society of Explosive Engineers.

<sup>&</sup>lt;sup>21</sup> New Jersey General Assembly, June 15, 2016. Comment letter to FERC Commissioner Chairman from Assemblyman Jack M. Ciattarelli. FERC Docket CP15-558-000; accession Number 20160624-0015.
<sup>22</sup> N.J.A.C. 12:190-7.26(c).

#### 4.1.4.1 Oil and Gas Wells

While the recent shale oil and gas development has greatly increased the number of oil and gas wells in Pennsylvania within the last several years, activity within the Marcellus Shale in Luzerne and Carbon counties is limited; and no drilling has occurred in New Jersey (Sourcewatch.org 2015). There are no mapped locations of oil and gas wells within 0.25 mile of the Project.

Following construction of the pipeline, gas well drilling in the permanent right-of-way would be prohibited. If future gas well development were to be conducted in Luzerne or Carbon counties, Pennsylvania in the proximity of the pipeline, or if access to these well sites would require crossing the pipeline, PennEast would ensure that proper construction techniques were followed to protect the integrity of the pipeline. Therefore, it is not expected that the PennEast pipeline or aboveground facilities would negatively impact future development of gas wells in the area of the Project.

#### 4.1.5 Geologic Hazards

Geologic hazards are natural, physical conditions that can result in damage to land and structures or injury to people. Such hazards typically include seismicity (e.g., earthquakes, surface faults, soil liquefaction), landslides, flash flooding, and ground subsidence. Conditions necessary for the development of other geologic hazards, including avalanches and volcanism, are not present in the Project area. Areas underlain by karst deposits would be extensively evaluated to insure that the PennEast pipeline and laterals are constructed using BMPs for work conducted in karst terrain and engineered to account for conditions mostly related to ground subsidence.

#### 4.1.5.1 Seismicity and Faults

The majority of significant earthquakes around the world are associated with tectonic subduction zones, where one crustal plate is overriding another (e.g., the Japanese islands), where tectonic plates are sliding past each other (such as California), or where tectonic plates are converging (e.g., the Indian Sub-Continent). Unlike these highly active tectonic regions, the east coast of the United States is a passive tectonic plate boundary located on the "trailing edge" of the North American continental plate, which is relatively seismically quiet.

The greatest seismic risk to the Project is near the Ramapo Seismic Zone. The Ramapo Fault is part of a system of northeast-striking faults in southern New York and New Jersey that connect to the Border Fault system of eastern Pennsylvania. This regional fault system was active during the early to mid-Mesozoic Era, approximately 200 million years ago. The fault system is a remnant of an active extensional tectonic boundary (half-graben) that once existed in the area, and now constitutes the western boundary of the Newark Basin. The Ramapo fault separates the Highland Province and the Piedmont Province in New Jersey. The USGS has extensively studied the Ramapo Fault system and the level of seismicity in the region. The USGS's review of data for evidence of Quaternary Period fault activity (i.e., within the last 1.8 million years) encompassing the eastern United States indicates that there is no clear association between the fault and small earthquakes that occur in the region. However, earthquakes that do occur in the Project area are largely due to trailing edge tectonics and residual stress released from past orogenic (mountainbuilding) events.

Seismic risk can be quantified by the motions experienced by the ground surface or structures during a given earthquake, expressed in terms of gravity (g). According to the USGS a peak ground acceleration (PGA) of 10 percent of gravity is generally considered the minimum threshold for damage to older structures or structures not made to resist earthquakes The PGA for the pipeline route with a 10 percent incidence per 50 years (recurrence interval of 1:475 years) ranges from 3 to 5 percent g (USGS 2009). Based on USGS information, seismic hazard is low. The recorded magnitude of earthquakes in the Project area is relatively low and the ground vibration would not pose a problem for a modern welded-steel pipeline (FEMA 1992). Based on the low seismic risk and occurrence assigned to the Project area, and the lack of Recent (Holocene-age) faulting, we find the risk of damage to pipeline facilities by earthquakes to be low.

Even under much higher ground vibrations, the main risk to pipelines would be where the pipeline is buried along a hillside coupled with saturated unstable soils that could become displaced laterally during an earthquake. PennEast has identified areas to perform additional field work to assess this potential and it is discussed further in Section 4.1.5.2.

Secondary seismic effects triggered by strong ground-shaking are often more serious than the shaking itself. The most damaging secondary seismic effect is often soil liquefaction, a physical process in which saturated, non-cohesive soils temporarily lose their strength and liquefy (i.e., behave like a viscous liquid). Areas typically susceptible to liquefaction may include soils that are generally sandy or silty and are typically along rivers, streams, lakes, and shorelines, or in areas with shallow groundwater. Soil liquefaction can result in surface settlement in areas where the ground surface is flat, and soil flow or slope instability in areas where the landscape is sloped. PennEast performed a soil boring program to evaluate liquefaction at twelve random locations along the alignment and determined a low risk for liquefaction. Soil conditions necessary for liquefaction may occur at other locations along the alignment. However, due to the low potential for strong and prolonged ground-shaking associated with a seismic event, we find the potential for soil liquefaction to be low.

# 4.1.5.2 Landslides

Landslides involve the down-slope movement of earth materials under force of gravity due to natural or man-made causes. In Pennsylvania, portions of the Project would be susceptible to landslides. The Project location between MPs 5.3 and 15.2 in Luzerne County and between MPs 40.5 in Carbon County and MP 54.1 in Northampton County have a relatively high susceptibility to landslides with moderate incidence. The Project area between MP 20.9 in Luzerne County and MP 23.6 in Carbon County and between MPs 33.5 and 35 and MPs 38 and 40.5 in Carbon County have a moderate landslide incidence. The proposed Project facilities would be located in an area considered to have a low incidence of landslides for the New Jersey portion of the Project (USGS 2015). However, several locations in New Jersey have recorded landslides in close proximity to the pipeline. Figure 4.1.5-1 below identifies the areas that are crossed by the pipeline and define the incidence rates.

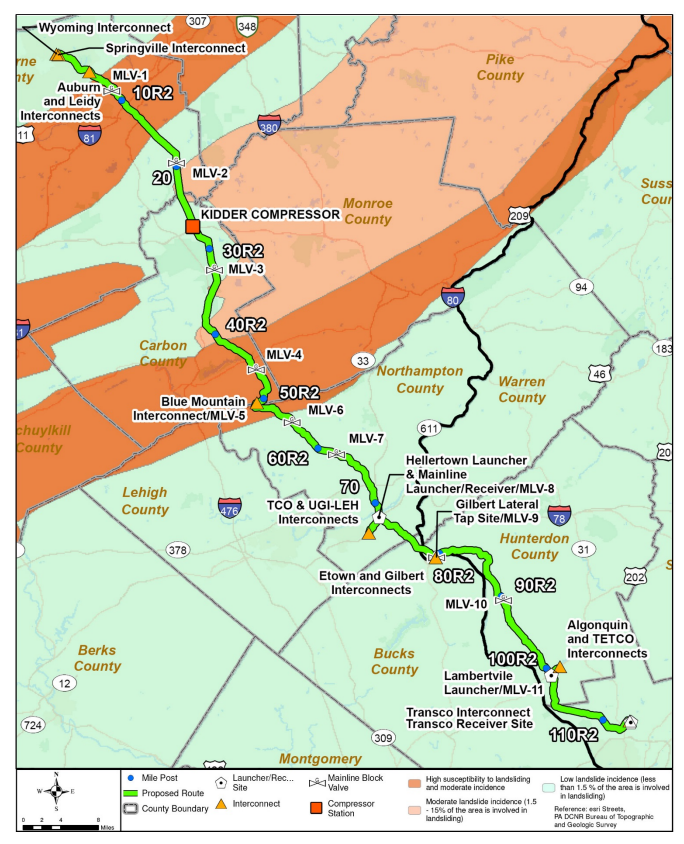


Figure 4.1.5-1 Landslide Potential Near the PennEast Pipeline Route

In Phase 1 of its Terrain Mapping and Geohazard Risk Evaluation Report PennEast identified the areas listed above as areas where it would conduct further field investigation and analysis. This further investigation and analysis has not yet been conducted. Therefore, we recommend that:

- <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of Office of Energy Projects (OEP), results of the outstanding Phase 2 and 3 portions of the Geohazard Risk Evaluation Report and include the following in its pipeline design geotechnical report:
  - a. an evaluation of soil stability hazards along the pipeline route, at the proposed compressor station site and at locations with aboveground facilities;
  - b. a final landslide hazard inventory;
  - c. any specific measures and locations where PennEast would implement specialized pipeline design to mitigate for potential soil stability or landslide hazards; and
  - d. a post-construction monitoring plan.

#### 4.1.5.3 Flash Flooding

Flash flooding has the potential to occur in streams within the Project area, particularly in areas of higher relief and narrower stream valleys as happens periodically in Luzerne and Carbon counties. Flooding can be caused by significant storm events and seasonal variations in precipitation.

Construction of Project pipelines through 100-year floodplains would not result in the loss of floodplain storage as the pipelines would be installed below the ground surface and would not displace flow waters. No permanent aboveground facilities would be located within 100-year floodplains as reported by the Federal Emergency Management Agency.

Aboveground facilities located near floodplains and pipeline stream crossings would be designed to prevent potential impacts from high-velocity flows, largely by controlling erosion, in accordance with PennEast's E&SCP. The pipeline itself would be buried below scour depth and for larger stream crossings, HDD beneath the waterbody is proposed. Pipeline construction would also be subject to the PennEast E&SCP.

Through PennEast's implementation of measures to mitigate impacts in floodplains and at stream crossings outlined in its E&SCP, impacts on Project facilities from flash flooding are not expected.

# 4.1.5.4 Ground Subsidence

Subsidence is the local downward movement of surface material with little or no horizontal movement. Subsidence is a potential geologic hazard in areas where karst terrain occurs and where underground mining has taken place. In karst terrain, limestone and dolomite bedrock are dissolved by water and create karst features such as subsurface channels, caves, and sinkholes. USGS Mineral Resources On-Line Spatial Database (2005) was used to report the potential presence or absence of sinkholes in areas crossed by the Project. Table 4.1.5-1 presents the bedrock formations with sinkhole potential crossed by the Project.

	TABLE 4.1.5-1								
	Bedrock Areas Subject to Sinkholes								
Station Name	County	Formation Name	Percent of Project Area						
Pennsylvania Route	Northampton	Allentown	6%						
Pennsylvania Route	Northampton	Epler	5%						
Pennsylvania Route	Northampton	Jacksonburg	3%						
Pennsylvania Route	Northampton	Leithsville	1%						
Pennsylvania Route	Northampton	Rickenbach	1%						
Pennsylvania Route	Bucks	Allentown	1%						
Pennsylvania Route	Bucks	Leithsville	1%						
New Jersey Route	Hunterdon	Leithsville	<1%						

PennEast conducted geophysical surveys to investigate karst conditions in those areas listed in table 4.1.5-1. The portions of the Project that cross potential karst areas include sections of the Project in Carbon, Northampton, and Bucks counties in Pennsylvania and Hunterdon County, New Jersey, totaling approximately 13.8 miles. The geologic formations underlying the Project with karst potential include the Rickenbach, Epler, Allentown, Jacksonburg, and Leithsville Formations. While the shale and slate of the Martinsburg Formation are not soluble, they are reported to develop closed depressions near the contact with the underlying Jacksonburg Formation (PADCNR 2015a), possibly reflecting karst-related subsidence.

PennEast continues to update the Project-specific Karst Mitigation Plan to include current information regarding on-going field surveys, geophysical surveys, and geotechnical borings conducted to support identification and mapping of karst features along the proposed pipeline alignment. The current Karst Mitigation Plan is a comprehensive, stand-alone document that identifies both the desktop review and field investigations completed to map known or suspected karst areas, and provides guidance to mitigating karst-related concerns during construction.

Geologic and karst terrain mapping depicting each identified karst feature, location of surveys and borings, and location of potential closed depressions related to karst has been included in the Karst Mitigation Plan. PennEast continues to complete additional geophysical investigations as landowner permissions become available to categorize and rank other suspected karst locations. Several commenters expressed frustration that the Karst Mitigation Plan was not completed prior to finalization of the EIS. However, FERC recognizes that it may not be possible complete the geophysical and borings program due to landowner access constraints. Once completed, these surveys in addition to geotechnical borings, would help determine the extent of karst features and if they occur beneath the proposed pipeline alignment. Because these additional surveys are not yet complete, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of OEP, a final Karst Mitigation Plan that incorporates the results of all outstanding geophysical and geotechnical field investigations in karst areas including stream crossings proposed with the HDD method. The final Karst Mitigation Plan should incorporate all BMPs developed based on the results of the final geophysical and geotechnical field investigations through karst

# areas, including any requirements of the PADEP, NJDEP, and local planning commissions.

The presence of caves in karst environments is not uncommon. Based on New Jersey and Pennsylvania Geological Survey data, there are no caves within 0.25 mile of the PennEast pipeline or laterals.

In the Wyoming Valley of Luzerne County, Pennsylvania, there are a number mapped underground mines and there is potential that many more small mines exist that are unmapped and unknown, as they predate accurate records kept on the subject. Old abandoned mines are expected to be of the room and pillar type. Based on the long and extensive history of underground coal mining in the Wyoming Valley area, localized surface subsidence caused by mine collapse is a potential hazard.

PennEast met with the Pennsylvania Bureau of Abandoned Mine Reclamation, which administers and oversees the Abandoned Mine Reclamation Program in Pennsylvania. Maps of mines in the Project area were obtained and have been incorporated into the siting and engineering design processes. In addition, PennEast is coordinating with the Pennsylvania Bureau of Abandoned Mine Reclamation to examine the area where the pipeline would cross the Susquehanna River. Where the available information indicates that working mines are likely to exist below the Project alignment, borings would be drilled for confirmation and to determine the length of the pipeline section that would be affected. PennEast would implement mitigation measures, as needed, to minimize the risk of subsidence due to underground mines after performing these borings and geotechnical analysis. Because this analysis is ongoing, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary the results of its ongoing geotechnical evaluation of working, not active, and abandoned mines near the proposed crossing of the Susquehanna River. The evaluation should include final documentation of coordination with the Pennsylvania Bureau of Abandoned Mine Reclamation, along with the results of the geotechnical investigation to confirm the final design. PennEast should include this documentation in the Phase 2 and 3 portions of the Geohazard Risk Evaluation Report. [SS1]

Maximum unsupported span length calculations for a 36-inch-diameter pipeline show that a maximum span length of about 58 feet (Class 2 pipe) and 63 feet (Class 3 pipe) would be acceptable. The largest anomaly detected by geophysical and geotechnical work completed by PennEast to-date has been about 30 feet. The Karst Mitigation Plan presents methods for evaluating and crossing larger spans. In areas of karst, PennEast would conduct regular inspections, and if evidence of subsidence is noticed, corrective actions would be implemented as needed.

#### 4.1.5.5 Arsenic and Other Potential Naturally Occurring Contaminants

Naturally occurring arsenic is present in organic-rich argillite<sup>23</sup>, mudstone, and shale bedrock of the Newark Basin of southeastern Pennsylvania and New Jersey, specifically in the Lockatong and Passaic Formations. The mineral pyrite has been identified as the primary source of the arsenic in groundwater; however, hematite coatings on clay minerals may also be sources.

Arsenic occurs in some groundwater aquifers due to natural sulfide-arsenide substitution in pyrite and desorption from iron oxide minerals in the aquifer (Serfes 2016). The regional occurrence of arsenic in groundwater from these bedrock aquifers is natural and generally correlates with low dissolved oxygen concentrations (less than 3 milligrams per liter [mg/L]) and alkaline groundwater with pH between 7.5 and 8.0. In 2000, the New Jersey Geological Survey initiated a study to identify the occurrence and distribution of arsenic concentrations in groundwater within the central part of the Newark Basin in western New Jersey. Of the 94 wells sampled during this study, 15 percent had arsenic concentrations greater than 10 micrograms per liter ( $\mu$ g/L), and 30 percent had concentrations greater than 5  $\mu$ g/L. In order to protect public health, the EPA has established a maximum contaminant level (MCL) for drinking water of 10  $\mu$ g/L for public water supplies. The NJDEP established an arsenic MCL of 5  $\mu$ g/L, and required that all private wells within the 10 counties of the Piedmont Region<sup>24</sup> of New Jersey be tested for arsenic (NJDEP 2016).

EPA commented that the final EIS should consider children's health under Executive Order 13045 and employ elements of a health impact assessment to help identify and mitigate health problems, as well as to be protective of human health and public welfare specifically for sensitive receptors such as children. We find that this has been accomplished by analyzing impact based on MCLs established by EPA and NJDEP which specifically rely on health impacts on sensitive receptors.

In order to protect public health, the EPA and NJDEP's establishment of an MCL for arsenic, a known carcinogen, first considered drinking water contaminant concentrations resulting in projected excess cancer risk over a lifetime of exposure. The risk estimate include exposure to drinking water throughout a lifetime, including childhood. These estimates must consider the risks to the most sensitive people, such as infants, children, pregnant woman, the elderly, and the immune-compromised. In developing standards under the Safe Drinking Water Act, the EPA is required to set a maximum contaminant level goal at a level at which no known or anticipated adverse health effects occur and that allows a margin of safety. The EPA must then set an enforceable standard, the MCL, at or as close to the maximum contaminant level goal as is feasible considering the ability of public water systems to detect and remove the contaminant using suitable treatment technologies. Thus the MCL arsenic drinking water standard has been set at a level that maximizes the risk reduction based on the cost benefit analysis. This process led to the EPA MCL for arsenic of 10  $\mu$ g/L for public water supplies. Using a similar process NJDEP established a

<sup>&</sup>lt;sup>23</sup> A compact rock, derived from mudstone or shale, more highly indurated than either of the rocks. It lacks the (bedding) characteristic of shale or the cleavage of slate and is regarded as a product of weak metamorphism (American Geological Institute Dictionary of Geological Terms 3<sup>rd</sup> Edition).

<sup>&</sup>lt;sup>24</sup> The New Jersey Piedmont Region mostly includes a 195 to 255 million-year-old sediment-filled tectonic depression called the Newark Basin, which consists mainly of three water-bearing sedimentary bedrock formations.

drinking water standard of 5  $\mu$ g/L for both public and non-public drinking water supplies and required that all private wells within 10 counties in the Piedmont Region of New Jersey be tested for arsenic.

In New Jersey, the geographic distribution of wells tested for arsenic that exceed the federal and state MCLs were found in Hunterdon (18 percent of wells tested), Mercer (20 percent of wells tested), and Somerset (17 percent of wells tested) counties. Along the proposed PennEast pipeline route, the highest percent of well samples tested for arsenic that exceed the New Jersey MCL were located in Frenchtown Borough (70 percent of wells tested), Kingwood Township (42.6 percent of wells tested), and Hopewell Township (26.7 percent of wells tested) for each of these municipalities. In Hunterdon County, a maximum concentration of 144  $\mu$ g/L of arsenic was detected from a well in Frenchtown Borough and in Mercer County, a maximum concentration of 254  $\mu$ g/L arsenic was identified in Hopewell Township.

Commenters expressed concerns that pipeline trenching through the Lockatong and Passaic formations in Hunterdon and Mercer Counties would have the potential to expose fresh fragments of arsenic-bearing rock to air and moisture resulting in aggressive oxidation of pyrite and releasing significant concentrations of mobile arsenic to groundwater; a chemical reaction that is similarly found in areas of abandoned mine drainage. Additionally, commenters expressed concerns that rock-mud slurry produced during HDD activities (drilling fluids) would mobilize arsenic; and that lost drilling fluids would pose a significant threat to water-quality of surface waters and to aquatic resources. Commenters were also concerned that spent drilling fluids would constitute a hazardous waste with consequential handling and disposal as a hazardous waste class.

In order to evaluate these concerns, PennEast conducted an arsenic mobilization study (Serfes 2016) that consisted of a comprehensive, independent leachability evaluation of representative rock samples from the Lockatong and Passaic formations collected along the proposed pipeline route from both surface outcrops and from geotechnical borings. The objectives of the study focused on evaluating commenters' concerns with mobilizing arsenic to groundwater and waterbodies from trench backfill consisting of enriched arsenic-bearing rock fragments generated during pipeline trenching activities; and from arsenic-enriched rock/drilling fluid slurry during HDD activities.<sup>25</sup>

PennEast's arsenic mobilization study applied the industry-standard EPA test method Method 1627 (Kinetic Test Method for the Prediction of Mine Drainage Quality), and a modification of EPA Test Method 1311 – Toxicity Characteristic Leaching Procedure, which is designed to determine the mobility of both organic and inorganic analytes present in liquid, solid, and multiphasic wastes (EPA 1992).

EPA test method 1627 requires an aggressive, 12-week laboratory kinetic weathering procedure of exposing rock samples to both humidity and saturation. The results of this study showed that concentrations of dissolved arsenic generated in leachate from all representative laboratory column samples decreased significantly over the 12-week kinetic testing period. During the initial 5 weeks of testing (labile phase), pyrite oxidized and arsenic concentrations increased, as expected. However the labile phase was immediately followed by a significant decrease in

<sup>&</sup>lt;sup>25</sup> FERC Docket CP15-558-000; accession number 20160516-5382; attachment 2-1 Arsenic Study Report.

arsenic concentrations after week 5 to 8 due to the formation of hydrous ferric oxides onto the pyrite surface. Hydrous ferric oxide is known to sequester arsenic and ferric adsorption is commonly used as a point of entry treatment media for arsenic in water supplies (NJGS 2007).

Further analysis was conducted to address concerns that the bedrock aquifer would not have the ability to dilute the initial concentration of dissolved arsenic potentially mobilized during the labile phase. To address these concerns, dilution modeling was conducted using uniformly-applied recharge rates and a constant groundwater flow velocity of 1 foot per day (365 feet per year) for the bedrock aquifer. The results of the dilution modeling showed that concentrations of arsenic in groundwater would be below the New Jersey MCL of 5  $\mu$ g/L using background and highest concentrations of arsenic found in the leachate samples.

To determine the leaching potential of arsenic in the mud-rock mixture produced during drilling, a modified Toxicity Characteristic Leaching Procedure approach was used starting with pre-agitation mixtures of bedrock samples collected from core borings, and by utilizing greater solid (powered rock) to liquid (drilling mud) ratios. The results of this analysis showed that very little of the arsenic in the drilling mud was able to escape, as demonstrated in the laboratory by the effort required to filter the mud-rock slurry to obtain enough sample for testing. Arsenic concentrations from the sample obtained in the laboratory showed 35.5 to 41  $\mu$ g/L in the slurry leachate, which would be considered a non-hazardous material per EPA criterion.<sup>26</sup>

It should be further noted that the bedrock formations being drilled are relative lowpermeability environments. For example, the Lockatong argillite is considered the least permeable bedrock aquifer making up the three sedimentary bedrock formations in the Newark basin, given its low fracture density and permeability as reflected by very low specific capacities<sup>27</sup> measured from wells completed in the aquifer. PennEast plans to cross beneath Lockatong Creek between MPs 91.4 and 92.5 using the HDD method. As such, the potential for loss of drilling fluids outside of the drilled borehole is low. Drilling fluids consist of a carrier fluid (water) and drilling fluid additives (bentonite and/or polymers) generally in proportions of 95% water, and the remaining portion bentonite. Bentonite is a naturally occurring clay mineral that forms a mud when mixed with water. The role of the water/bentonite drilling fluid is to transport drill "cuttings", and soil removed from the drill path which are suspended in the mud and transported back to the surface, as well as clean the drill bit face, cool downhole tools and equipment, and provide lubrication to reduce the friction between the drill pipe and the borehole wall. The drill fluid additionally aids in stabilizing the borehole, especially in loose or soft soils by building a low permeability filter cake and exerting a positive hydrostatic pressure against the borehole wall. Drilling fluids (mud) circulated through the borehole during drilling are contained within mud pits, and recovered for off-site disposal. In the unlikely event of an inadvertent release of drilling fluid to the ground surface or into a waterbody, PennEast would implement the mitigation measures in its HDD Inadvertent Returns and Contingency Plan. In summary, the results of the laboratory studies demonstrated that broken fragments of naturally occurring arsenic-enriched rock, generated during trenching activities and subsequently returned as trench backfill, would not result in an increased risk of arsenic mobilization in groundwater; and that the drilling mud used for HDD would not

 $<sup>^{26}</sup>$  EPA SW-846 hazardous substance criterion of 50  $\mu g/L.$ 

<sup>&</sup>lt;sup>27</sup> Well specific capacity is a measure of the rate of water pumped from a well per unit water-level drawdown in the well.

become contaminated with particles of naturally occurring arsenic enriched rock and would not require handling and disposal as a hazardous waste class.

During the draft EIS comment period, several comments were received from Drs. Tullis Onstott and Laure Santi from Princeton University Department of Geosciences; from Dr. Juila Barringer, retired USGS research geochemist; from the Township of Kingwood, New Jersey; and from R. Steven Richardson on behalf of Homeowners Against Land-Taking PennEast. These comments focused on the results of the arsenic study; the potential for boron contamination of Lambertville drinking water; mobilization of arsenic and pipeline corrosion due to abundant iron, arsenic, and sulfur bacteria; impact on streams and freshwater biota from arsenic released during construction activities; and from increased arsenic mobilization due to microbial activity stimulated by stray gas/pipeline leaks during long-term operation of natural gas pipelines including the planned PennEast pipeline, which Dr. Onstott states is the most serious threat to groundwater resources.<sup>28</sup>

PennEast's arsenic expert Dr. Michael Serfes filed to the Project docket responses on September 19, 2016, October 28, 2016, and December 19, 2016 to each of the comments made by Drs. Onstott, Barringer, Santi, and Mr. Richardson, effectively concluding that their comments regarding the chemical mechanisms that could mobilize arsenic and other analytes during construction and operation are speculative, constitute a misapplication of physical principles, misinformation about corrosion-prevention systems, and are not supported by empirical data for construction and operation of natural gas pipelines.<sup>29</sup> Further, in regard to the Project mobilizing and contaminating Lambertville's water supply from boron, it should be noted that the Project alignment does not cross any stream tributaries that provide water to Lambertville's water supply and in fact the Lambertville water supply reservoir is up-gradient of the planned PennEast pipeline. We have reviewed Dr. Serfes' response to comments and agree with his conclusions.

In addition, several comments were made regarding uranium and uranium radioactive decay products potentially released by blasting Newark Basin sedimentary bedrock (Lockatong, Stockton and Passaic formations). There is a measurable natural radioactive background everywhere on our planet due in large part to the fact that all geological materials contain radioactive elements to a varying degree. Some geological processes have concentrated these elements in certain rocks and minerals resulting in the potential for undesirable human exposures. The greatest frequency of gross alpha (and radium) exceedances in potable well-water in the State of New Jersey are in the southern Coastal Plain Province, with up to 34 percent of wells tested in Camden County exceeding the EPA drinking-water standard of 15 picoCuries per liter. By comparison, Hunterdon and Mercer counties in the Piedmont Province (Newark Basin) only had 4.2 percent and 4.5 percent exceedances respectively. Geologically, high levels of uranium in drinking water are also most likely to be found in the Highlands Province and neighboring regions of North Jersey, and occurring in the Reading Prong in Northampton County, Pennsylvania (NJDEP 2004). Human exposure issues related to natural geologic variations in the types and concentrations of radionuclides in groundwater and household air in New Jersey are of concern,

 <sup>&</sup>lt;sup>28</sup> FERC Docket CP15-558-000; accession numbers 20160802-5034; 20160829-5085; 20160906-5247; 20160906-5248; 20160906-5278; 20160907-5050; 20160923-5202; 20160819-5209; and 20160829-5084.
 <sup>29</sup> FERC Dockett CP15-558-000; accession numbers 20160919-5027, 20161028-5236 20161219-5064 and

<sup>20161227-5063</sup> 

but are absolutely not specific to the Stockton, Lockatong, and Passaic Formations of the Newark Basin in Hunterdon and Mercer counties, and are not likely to play a role in the construction and operation of natural gas pipelines.

In order to be proactive and precautionary to the public's concerns, PennEast has prepared a Well Monitoring Plan and proposes to conduct groundwater quality testing of potentially affected wells prior to construction (see appendix L: Well Monitoring Plan). This testing would provide a baseline of arsenic, gross alpha activity, radon, and uranium (for wells in the above mentioned areas) concentrations in wells adjacent to construction. The gaseous element radon is discussed in section 4.10.1.6. PennEast would likewise conduct post-construction water quality testing for arsenic in groundwater wells adjacent to the construction work areas to identify if arsenic concentrations have increased above pre-construction (background) concentrations. PennEast states that in the event that any water supplies quantity or quality is impacted during construction, PennEast would provide an alternative water supply source or pay damages to the owner for a new analogues well. As discussed in section 4.3.1.6, we are recommending that PennEast provide, prior to construction, a revised well monitoring plan that stipulates the types of treatment systems that would be provided to impacted groundwater user adjacent to construction work areas due to increased arsenic in groundwater concentrations above the NJDEP established MCL of 5 µg/L, and the EPA MCL of 10 µg/L for wells in Pennsylvania, as well as other contaminants detected in post-construction monitoring that are above their respective NJDEP or EPA MCL.

#### 4.1.6 Rock Removal and Blasting

PennEast anticipates that rock removal would be required as a result of trench excavation in areas of shallow bedrock. PennEast determined approximately 113.9 miles of the pipeline and laterals could potentially cross areas of shallow bedrock using NRCS Soil Survey Geographic Database (SSURGO) soils data and county soils surveys. PennEast has identified locations by milepost for areas that could require blasting due to shallow non-friable bedrock (appendix G-3). This table indicates that approximately 40.1 miles of the route may require blasting.

PennEast estimated these potential blasting areas using the minimum expected depth of rock, from the NRCS SSURGO data and adding an estimated minimum thickness of saprolite, based on the mineralogy and structure of the underlying bedrock. By subtracting the sum of the depth to rock and the saprolite thickness from the proposed trench depth left more than two feet of sound rock and the bedrock is not expected to be friable, the potential of blasting was listed.

The estimate of 113.9 miles of shallow bedrock is conservative and increases the anticipated miles of shallow bedrock crossed from PennEast's earlier estimates. In addition, the estimate of areas requiring blasting during the design phase will change. Therefore, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary an updated table identifying all areas that may require blasting. This table should incorporate the results of the on-going geophysical and geotechnical evaluations.

Rock encountered during excavation of the pipeline trench would be removed using one of these available rock removal techniques:

• conventional excavation with a backhoe;

- ripping with a bulldozer followed by backhoe excavation;
- pneumatic hammering followed by backhoe excavation;
- blasting surface rock followed by backhoe excavation; or
- blasting subsurface (if necessary) rock prior to backhoe excavation.

The rock removal technique selected would be dependent on relative hardness, fracture susceptibility, expected volume, and the specifics of the location.

If blasting is required, all blasting activity would be performed according to federal and state safety standards and in accordance with PennEast's comprehensive Blasting Plan to be implemented by a certified blasting contractor. PennEast would make every attempt to utilize nonblasting bedrock removal techniques. If blasting must occur to remove bedrock, timing restrictions would be put into effect and may include blasting prohibition during breeding season(s) and/or other restrictions as detailed in the Blasting Plan, which includes pre- and post-blast surveys. Excess rock generated during the construction of the Project would be hauled to an approved quarry near the pipeline route and disposed. The Blasting Plan provides specific procedures, safety measures, notification processes, and other required protocols that would be employed during any blasting activities. PennEast would notify surrounding landowners in advance of any potential blasting.

#### 4.1.7 Geotechnical Investigations for the Proposed HDDs

PennEast now proposes to use the HDD pipeline installation method at 17 locations to cross roads, waterbodies, and a railroad as shown in table 2.3.1-1. PennEast has completed desktop analysis of geologic conditions at each of the proposed HDD crossings, and would complete field investigations prior to final pipeline design. The purpose of the geotechnical investigations is to understand if the existing condition would be suitable to use the HDD method and to help design each HDD crossing.

Numerous comments were received questioning why the geotechnical programs are not to be completed prior to the final EIS. Some field analysis is incomplete due to changes in the proposed alignment and design and variation in geologic materials encountered requiring modifications in the geotechnical program. The major reason that these geotechnical programs are not complete is lack of permission to access the right-of-way to install borings. Further geotechnical evaluation at these sites will require access by eminent domain. Comments were received regarding inadvertent returns of drilling mud in faults specifically in the area of Alexander Creek. It is expected that contaminants containing naturally-occurring uranium or its by-products in the formation would be accounted for during final design as part of the final geotechnical evaluations.

PennEast has developed a HDD Drilling Plan for Karst Terrain because several of the HDD crossings would be performed in carbonate rock. This plan is included as part of the Karst Mitigation Plan. We have recommended above that PennEast should file with the Secretary a final Karst Mitigation Plan that includes results of all outstanding geophysical and geotechnical field investigations. Additionally **we recommend that:** 

• <u>Prior to construction</u>, PennEast should file with the Secretary the final design plans of each HDD crossing, for review and written approval by the Director of OEP.

#### 4.1.8 Paleontological Resources

Paleontological resources (vertebrate and invertebrate fossils) are sometimes discovered at locations under excavation or in areas exposed by erosion. Direct effects to paleontological resources could occur during Project construction by activities such as grading or trenching. Indirect effects to fossil beds could result from erosion caused by earth disturbance, vegetation clearing, and/or unauthorized collection.

The bedrock units crossed by the Project that are either metamorphic or igneous in origin do not contain fossils. There are no significant fossil sites within the Project area in Pennsylvania (Daeschler 2015, Gishlick 2015). Two potential fossil sites are located in Hunterdon County, New Jersey. The old Smith-Clark Quarry is located in Milford, New Jersey, approximately 0.62 mile from the Project. The second location includes the banks and streambed of Nishisakawick Creek in Frenchtown, New Jersey, which is approximately 0.85 mile east of the Project (Gallagher 2015).

Based on the lack of fossil sites in the Project area, the distance to any known fossil locality, and depth to fossiliferous beds within the bedrock below pipeline installation depth, no impact on paleontological resources is expected.

#### 4.2 SOILS

#### 4.2.1 Existing Soil Resources

The descriptions and characteristics of soils discussed in this section were compiled from a variety of data sources including soil surveys and website databases published and maintained by the NRCS. The soil associations and soil series and map unit descriptions were compiled from information in the USDA Soil Conservation Service Soil Surveys for Luzerne, Carbon, Northampton, and Bucks counties, Pennsylvania; Hunterdon and Mercer counties, New Jersey; and USDA NRCS Web Soil Surveys for Luzerne, Carbon, Northampton, and Bucks counties, Pennsylvania and Hunterdon and Mercer counties, New Jersey.

The NRCS digital SSURGO for these counties includes geospatially referenced Geographic Information System (GIS) soil map unit polygons at a scale of 1:24,000. SSURGO data contain the most detailed level of soil mapping performed by the NRCS, and corresponds with or supersedes the original county soil survey mapping (USDA 2010).

The soils in the vicinity of the proposed Project were developed and eroded through a variety of transport, weathering, and biologic processes, including glacial actions, riverine transport, mass wasting, and in situ chemical weathering. In addition, anthropogenic processes relating to farming, road and building construction, or other leveling and filling operations affect the soil distribution in some manner.

#### 4.2.1.1 **Pipeline Facilities**

Soils crossed by the proposed PennEast Pipeline and laterals were evaluated to identify prime farmland and major soil characteristics that could affect construction or increase the potential for construction-related soil impacts. The soil characteristics evaluated were erosion potential, prime farmland, hydric soils, compaction-prone soils, shallow bedrock, and soils with poor revegetation potential. Additional soil-related impacts due to construction or operation include disruption of agricultural drainage or irrigation systems. Table 4.2.1-1 provides a summary of the significant soil characteristics that would be crossed by the proposed pipeline facilities by permanent and temporary acreage. Individual soil characteristics and the proposed mitigation measures that would be implemented by PennEast are discussed in the sections below.

# Erosion by Water and Wind

Erosion is a continuing natural process that can be accelerated by human disturbance. Factors such as soil texture, structure, slope, vegetative cover, rainfall intensity, and wind intensity can influence the degree of erosion. Soils most susceptible to erosion by water are typified by bare or sparse vegetative cover, non-cohesive soil particles with low infiltration rates, and moderate to steep slopes. Soils typically more resistant to erosion by water include those in low relief areas, are well-vegetated, and have high infiltration capacity and internal permeability.

About 365 acres (37 percent) of the soils along the proposed pipeline segments are considered highly erodible by either water or wind and would be temporarily impacted.

						TA	BLE 4.2.1-	1						
	Temporary and Permanent Acreage Impacts of Soil Limitations for all Project Components													
Prime Farmlands (Includes Farmlands of Statewide Pipeline Importance)			Compaction Water Er Potential <u>a</u> / Potentia					Revegetation Potential <u>d</u> /		Hydric Soils <u>e</u> /		Poor Drainage Potential <u>f</u> /		
Facility	Temp Impacts (ac)	Perm Impacts (ac)	Temp Impact s (ac)	Perm Impact s (ac)	Temp Impacts (ac)	Perm Impacts (ac)	Temp Impact s (ac)	Perm Impact s (ac)	Temp Impacts (ac)	Perm Impacts (ac)	Temp Impact s (ac)	Perm Impact s (ac)	Temp Impacts (ac)	Perm Impacts (ac)
Pipeline Facilities (Includes ATWS)	496.6	326.6	45.6	47.8	365.0	278.7	0.3	2.2	647.6	518.6	23.9	29.0	128.1	116.0
Abovegrou nd Facilities	0.3	20.1	0.0	0.1	0.9	14.1	0.0	0.0	42.7	45.6	0.0	0.0	0.7	24.0
Access Roads	42.8	4.6	9.5	0.6	66.8	2.7	0.0	0.0	123.8	5.4	7.2	0.3	18.5	1.5
Pipeyards	187.0	0.0	11.3	0.0	51.0	0.0	0.0	0.0	213.8	0.0	0.0	0.0	39.7	0.0
Ware Yards	11.3	0.0	0.0	0.0	0.8	0.0	0.0	0.0	24.2	0.0	0.0	0.0	0.0	0.0
TOTAL	738.0	351.3	66.4	48.5	484.5	295.5	0.3	2.2	1012.1	569.6	31.1	29.3	187.0	141.5

Notes:

An area may be included under more than one limitation.

The aboveground facilities includes the Kidder Compressor Station.

<u>a</u>/ Includes acreage of soils with High Compaction Potential <u>b</u>/ Includes acreage of soils with Severe and Very Severe Water Erosion Potential <u>c</u>/ Includes acreage of soils within Wind Erodibility Groups 1 or 2 - High Wind Erosion Potential <u>d</u>/ Includes acreage of soils with Poor Revegetation Potential

<u>e</u>/ Includes acreage of soils with All Hydric (Hydric) Soils
 <u>f</u>/ Includes acreage of soils with Poorly Drained, Somewhat Poorly Drained, and Very Poorly Drained Drainage Potential This table was derived from data submitted by PennEast on September 23, 2016 (accession number 20160923-5115).

Wind erosion processes are less affected by slope angles than water processes. Windinduced erosion often occurs on dry soil where vegetative cover is sparse and strong winds are prevalent. Wind erodibility was assessed based on the NRCS wind erodibility group (WEG) designations. A WEG is a grouping of soils that have similar surface layer properties that affect their resistance to soil blowing and are designated on a scale of WEG1 to WEG8 (WEG1 being the most susceptible). These properties include texture, organic matter content, and aggregate stability. Soils in WEG1 and WEG2 include sandy-textured soils with poor aggregation, which are particularly susceptible to wind erosion. Only a small fraction of the soils on the proposed pipeline route were part of these groups, as many contain finer particle sizes.

#### Prime Farmland Soils

The USDA defines prime farmland as "land that is best suited to food, feed, fiber, and oilseed crops." This designation includes cultivated land, pasture, woodland, or other lands that are either used for food or fiber crops or are available for these uses. The fact that a particular soil is considered prime farmland does not mean that it is currently in agricultural use; some prime farmland soils may be located in forested, open, or residential areas. Urbanized land and open water are excluded from prime farmland. Prime farmland typically contains few or no rocks, is permeable to water and air, is not excessively erodible or saturated with water for long periods, and is not subject to frequent, prolonged flooding during the growing season. Soils that do not meet the above criteria may be considered prime farmland if the limiting factor is mitigated (e.g., artificial drainage). Farmland of statewide importance is farmland for production of food, feed, fiber, forage, and oilseed crops, determined by the appropriate State agency or agencies. Generally, additional farmlands of statewide importance include those that are nearly prime farmland and that economically produce high yields of crops when treated and managed according to acceptable farming methods. Additional farmlands of statewide importance may include tracts of land that have been designated for agriculture by State law. The numbers presented in table 4.2.1-1 include farmland of statewide importance.

About 496 acres (50 percent) of the soils along the proposed pipeline including ATWS are considered prime farmland and would be temporarily impacted by construction.

# Hydric Soils

Hydric soils are defined as soils that formed under conditions of saturation, flooding, or ponding long enough during the growing season to develop anaerobic conditions in the upper part. Soils that are artificially drained or protected from flooding (e.g., by levees) are still considered hydric if the soil in its undisturbed state would meet the definition of a hydric soil. Generally, hydric soils are those soils that are poorly and very poorly drained. Hydric soils may indicate the presence of wetlands. In addition, high groundwater levels associated with hydric soils could create a buoyancy hazard for buried pipelines.

About 24 acres (2 percent) of the soils crossed by the proposed pipeline segments are considered hydric soils and would be temporarily impacted by construction.

# **Compaction Potential**

Soil compaction modifies the structure and reduces the porosity and moisture-holding capacity of soils. Construction equipment traveling over wet soils could disrupt the soil structure, reduce pore space, increase runoff potential, or cause rutting. The degree of compaction depends

on moisture content and soil texture. Fine-textured soils with poor internal drainage that are moist or saturated during construction are most susceptible to compaction and rutting.

Many soils along the proposed pipeline segments have likely already been compacted due to past development and some areas being covered by paved surfaces. The degree of compaction was evaluated based on the drainage class of the soils. Very poorly and poorly drained soils were considered to have a high potential for compaction. Somewhat poorly to moderately well-drained soils were considered to have a moderate potential for soil compaction. Well-drained to excessively drained soils were considered to have a low potential for soil compaction.

Soils with a high potential for compaction and structural damage in the Project area are typically very poorly drained soils located in wetlands with an organic soil component.

About 45.6 acres (4.6 percent) of the soils along the proposed pipeline segments are soils with a high compaction potential and would be temporarily impacted by construction.

#### **Revegetation Potential**

The ability of soils crossed by the PennEast Pipeline and laterals to support successful revegetation was determined by NRCS official series descriptions and county soil surveys. The drainage class, slope class, and erosion potential of each soil type crossed was evaluated to determine revegetation potential. Other considerations included whether or not the mapped soils were natural, human transported, or disturbed.

Droughty soils that have coarse-textured surface layers and are moderately well to excessively drained may prove difficult to revegetate. These drier soils have less water to aid in the germination and eventual establishment of new vegetation. The coarser textured soils also have a lower water holding capacity following precipitation, which could result in moisture deficiencies in the root zone creating unfavorable conditions for many plants.

About 647 acres (66 percent) of the soils along the proposed PennEast Pipeline and laterals are soils with a poor revegetation potential and would be temporarily impacted by construction.

#### **Shallow Bedrock**

Excavation of the pipeline trench in areas of shallow bedrock could result in the incorporation of bedrock fragments into surface soils, therefore we quantified areas of shallow bedrock crossed by the PennEast Pipeline and laterals. Introducing stones and other rock fragments to surface soil layers could reduce soil moisture-holding capacity, resulting in a reduction of soil productivity. Additionally, some agricultural equipment could be damaged by contact with large rocks and stones.

The potential for introducing rock into the topsoil was evaluated based on bedrock depth. USDA data were used to identify soil map units where depth to bedrock is generally anticipated to be less than 5 feet (60 inches) from the soil surface (USDA 2010).

Approximately 113.9 miles (98 percent) of soils crossed by the proposed PennEast Pipeline and laterals have shallow depth to bedrock.

#### 4.2.1.2 Aboveground Facilities

The Kidder Compressor Station is proposed at approximately MP 26.7 in Kidder Township, Carbon County. The site of the compressor station is an approximately 60-acre tract and would have a permanent footprint of 26.6 acres. All the soils at the compressor station are somewhat poorly drained with a moderate potential for erosion and a poor revegetation potential.

In all the above ground facilities would permanently impact approximately 62.7 acres, 20 acres (31 percent) of the total is prime farmland, 24 acres (38 percent) are poorly drained and 45.6 acres (72 percent) with poor revegetation potential. Current water erosion potential is 14 acres (22 percent) of the above ground facilities.

#### 4.2.1.3 Pipeyards and Contractor Ware Yards

PennEast has identified 15 pipeyards that would be used during construction. These yards would temporarily affect about 396 acres of land, which is a mix of agricultural, woodland, residential, and industrial/commercial land. If necessary, rough grading and vegetation clearing of temporary construction yards would be conducted. However, proposed modifications to these areas is yet to be determined.

At the pipeyard locations approximately 187 acres (47 percent) of prime farmland would be temporarily impacted. Fifty-one acres (13 percent) currently have a high erosion potential and 213 acres (57 percent) have a poor revegetation potential. Forty-one acres (10 percent) are poorly drained.

#### 4.2.1.4 Access Roads

PennEast proposes to utilize existing public and private roads when possible. Improvements to these roads could include tree branch clearing, gravel placement, minor grading, and/or widening. Temporary access roads used for construction would be restored in accordance with landowner agreements. Landowner permission would be obtained for all proposed new permanent access roads.

At the access road locations approximately 42.8 acres (29 percent) of prime farmland would be temporarily impacted. Sixty-seven acres (45 percent) currently have a high erosion potential and 123 acres (83 percent) have a poor revegetation potential. Eighteen and one-half acres (13 percent) are poorly drained.

# 4.2.1.5 Contaminated Soils

PennEast conducted a corridor database search using Environmental Data Resources, Inc. (EDR) to identify various facilities with potential and/or actual sources of contamination that could impact nearby soils along the proposed pipeline and aboveground facilities. A list of databases searched is included in table 4.2.1-2.

Four sites have been reported to be within the Project workspace. Encor Coatings, Inc., located in Bath, Pennsylvania, has undergone Emergency Planning and Community Right-to-Know Act Section 325 enforcement actions. This site is approximately 640 feet from the workspace at MP 62.7.

		TABLE 4.2.1-2			
	Sites with Pote	ntial Soil/Groundwater Contamination in the	Vicinity of the PennEast Pipeline		
Site Name	Nearest Milepost <u>a</u> /	Site Address	Database	Distance from Project Workspace (feet)	Direction from Workspace to Site
PennEast Mainline – Pennsylvania					
Perry Residence	0.7	1410 Lower Demunds Road, Dallas, PA 18612	PA eFACTS	810	Northeast
Carl Klevinski Property	3R2	507 Carverton Road, Wyoming, PA 18644	PA UNREG LTANKS	550	Northeast
Dennis & Toni Fernandes Residence	3R2	519 Caverton Road, Wyoming, PA 18644	PA eFACTS	810	Northeast
Ashley Mack & Tool Company	5.5	1450 Shoemaker Avenue, Wyoming, PA 18644	PA eFACTS	480	West
Northampton Fuel Supply	7.3	1775 River Road, Pittston, PA	RCRA-SQG, FINDS	Within Workspace	Within Workspac
PPL Martins Creek LLC/Jenkins CTG	9.4R2	Market St, Village of Laflin, Laflin PA	PA eFACTS, ICIS	Within Workspace	Within Workspac
PTC Hickory Run Service Plaza	35.5	256 Danner Road, Jim Thorpe, PA 18229	PALUST	1280	West
Lawns by George Inc.	60.6	8730 Shady Road	PALRCL	370	North
Skrapits Concrete Moore Township	60.6	80 Moorestown Rd., Bath, PA 18014	PALUST	596	North
Steel Management Services	62.6	3045 Bath Pike, Nazareth, PA 18064	ICIS, RCRA-SQG	Within Workspace	Within Workspac
Encor Coatings Inc.	62.4R2	Route 248, Bath, PA	ICIS, NCDB, PA eFACTS, TRIS, UST	640	North
American Tube	64.3R2	603 Gremar Rd, Nazareth, PA 18064	TRIS	1300	Southwest
Everson Tesla Inc.	64.3R2	615 Daniels Rd., Nazareth, PA 18064	RCRA-SQG	860	Southwest
Open Gate Hotel	70.1	4261 Freemansburg Ave., Easton, PA 18045	PA eFACTS	920	Northeast
Hellertown Lateral - Pennsylvania					
Columbia Gas Trans Hellertown LLC	HL - 2.1	2425 Easton Rd, Hellertown, PA 18055	FINDS, RCRA-SQG	Within Workspace	Within Workspac
PennEast Mainline - New Jersey					
Corrugated Paper Group Inc.	77.9	623 Rieglesville Rd, Holland Twp., NJ	RCRA-SQG, NY Manifest	630 (Access Road)	Southwest
Bridge Street Service Center	86.4	736 Frenchtown Road, Alexandria Twp, NJ	NJEMS	70 (Access Road)	West
United Reform Church	89.5	97 Horseshoe Bend Rd, Frenchtown, NJ 08825	RCRA-LQG, NJEMS	70 (Access Road)	North
Breen Color Concentrates Inc.	101.4R2	11 Kari Dr, Lambertville, NJ 08530	TRIS, ICIS, RCRA, NJEMS	1190	East
The Hill Water Treatment Plant	102.8R2	756 Brunswick Pk, Lambertville, NJ 08530	RCRA-LQG, NJEMS	420	East
Residence	104	300 Goat Hill Road, Lambertville, NJ	NJEMS	790	West
Belle Mt Ski Area	104.5R2	17 Valley Road, Lambertville, NJ	KCSNJ	670	Southwest

		TABLE 4.2.1-2			
	Sites with Pote	ential Soil/Groundwater Contamination in the	Vicinity of the PennEast Pipeline		
Site Name	Nearest Milepost <u>a</u> /	Site Address	Database	Distance from Project Workspace (feet)	Direction from Workspace to Site
Hopewell Township DOP	110.6	203 Washington Crossing, Hopewell NJ	NJLUST, NJ HIST HWS, NJ HIST LF	650	East
Pennington Citgo Service Station (Gurukirpa Enterpises Inc.)	111.9R2	102 Washington Crossing Road	NJEMS	640	North
Circle Cleaners	112.9R2	2568 Route 31, Pennington, NJ	RCRA-CESQG	860	Northwest
Pennington BP	112.9R2	226 RT 31 S	KCSNJ	1190	West
Pennington Circle NJ 004	112.7R2	2551 RTE 31 & Pennington Cir	KCSNJ	690	North
Lukoil #57703	112.8R2	2558 Pennington Road	KCSNJ	430	Northwest
Transcontinental Gas Pipeline Pennington M&R	114	Blackwell Road, Hopewell, NJ	NJEMS	30	Southwest
ilbert Lateral - New Jersey					
Sithe NJ Holdings/ Reliant Energy Gilbert Power Plant	GL-0.5R2	315 Riegelsville Rd., Milford NJ	CORRACTS, RCRA-TSDF, NJEMS	430	Southeast
ambertville Lateral - New Jersey					
Texas Eastern Transmission LP	LL-1.43	1325 Route 179 & RT 29, Lambertville, NJ	RCRA-LQG, PADS, NJEMS	770	East
lazareth Speedway Pipeyard – Pennsy	ylvania				
Suburban Propane		714 Nazareth Pike, Nazareth, PA 18064	RCRA, UST, LUST	430	Southeast
Albrightsville Pipeyard – Pennsylvania	I				
Keystone Burroughs Fuels Onestop V		Rt 534 & Rt 903 Albrightsville, PA 18210	UST, LUST	170	South
lack Frost Pipeyard – Pennsylvania					
Jack Frost Mountain Ski Area		1 Jack Frost Mountain Road, Blakeslee, PA 18610	UST, LUST	200 (Access Road)	North

Notes:

<u>a</u>/ Route deviations implemented after the September 2015 FERC Filing are denoted with an "R" and indicate a milepost equation. Mileposts with an "R1" indicate route deviations implemented and provided to FERC prior to the issuance of the draft EIS. Mileposts with an "R2" indicate route deviations implemented as part of the September 2016 supplemental filing. Mileposts without an "R" indicate that the route has not changed since the September 2015 application.

Key:

CÓRRACTS: CORRACTS is a list of handlers with RCRA Corrective Action Activity. This report shows which nationally-defined corrective action core events have occurred for every handler that has had corrective action activity

FINDS: The Facility Index System contains both facility information and "pointers" to other sources of information that contain more detail. These include: RCRIS; Permit Compliance System (PCS); Aerometric Information Retrieval System (AIRS); FATES (FIFRA [Federal Insecticide Fungicide Rodenticide Act] and TSCA Enforcement System, FTTS [FIFRA/TSCA Tracking System]; CERCLIS; DOCKET (Enforcement Docket used to manage and track information on civil judicial enforcement cases for all environmental statutes); Federal Underground Injection Control (FURS); Federal Reporting Data System (FRDS); Surface Impoundments (SIA); TSCA Chemicals in Commerce Information System (CICS); PADS; RCRA-J (medical waste transporters/disposers); TRIS; and TSCA. The source of this database is the EPA/NTIS.

		TABLE 4.2.1-2							
Sites with Potential Soil/Groundwater Contamination in the Vicinity of the PennEast Pipeline									
Site Name	Nearest Milepost <u>a</u> /	Site Address	Database	Distance from Project Workspace (feet)	Direction from Workspace to Site				
Pollutant Discharge Elimination Syste (CSNJ: The Known Contaminated Si substances. It also satisfies the Site I PALUST/NJLUST: A listing of regulat NJEMS: NJEMS Sites are points repr JDEP program. Program interests i Waste, Lab Certification, Land Use, L (CPA, Water Quality, Water Supply, i NJ HIST LF: Old or non-permitted sol NJ HIST HWS: The Known Contamin cleanup criteria or standards. Remed unknown. Sites with completed reme nclude maintenance and/or monitorin Y Manifest is a document that lists a PA EFACTS: The Department's eFAC Department-wide database that provide PALRCL: PA Land Recycling Cleanu properties and return them to product PA UNREG LTANKS: Leaking storag RCRA-LQG: RCRAInfo is EPA's com and Solid Waste Amendments (HSW) by the Resource Conservation and Rev waste per month. RCRA-SQG: RCRAInfo is EPA's com and Solid Waste Amendments (HSW) by the RCRA. Small quantity general FSCA: The Toxic Substances Control production volume of these substance fRIS: Toxic Chemical Release Invention under SARA Title III Section 313. JST: Listing of Pennsylvania Regulat Recovery Act (RCRA) and must be re Sources: EPA Enforcement and Compliance H EPA NEPAssist https://nepassistt EPA Envirofacts https://www13.sta NJDEP DataMiner https://www13.sta NJDEP DataMiner https://www13.sta NJDEP NJ-GeoWeb <u>http://n</u> PA eFACTS http://www.ahs.dr	m (NPDES) program. tes in NJ report is produced by N Remediation Program's obligatio ed Underground Storage Tanks i esenting sites regulated by NJDI ncluded in NJEMS are Air, Comr andscape Irrigation, Parks and F and Watershed Management. id waste facilities/landfills that are ated Sites in NJ report is a muni- lial activities are underway or rec dial work that require engineerin- g and tracks hazardous waste from CTS (Environment, Facility, Appli des a holistic view of the clients a p Locations. The goals of the La ive use. e tank cases from unregulated si prehensive information system, p A) of 1984. The database includ ecovery Act (RCRA). Large quar prehensive information system, j A) of 1984. The database includ ors (SQGs) generate between 1 Act identifies manufacturers and es by plant site. The United State tory System. Toxic Release Inver ed Underground Storage Tanks. egistered with the state departme istory Online (ECHO) https://eco ool.epa.gov/nepassist/nepamap. a.gov/enviro/ ate.nj.us/DataMiner jwebmap.state.nj.us/NJGeoWeb ep.pa.gov/eFACTSWeb/criteria_	providing access to data supporting the es selective information on sites, which ntity generators (LQGs) generate over 1 providing access to data supporting the es selective information on sites, which 00 kg and 1,000 kg of hazardous waste d importers of chemical substances inclu es Environmental Protection Agency ha ntory System. TRIS identifies facilities w Registered Underground Storage Tank ent responsible for administering the US cho.epa.gov/?redirect=echo .aspx?wherestr=Baldwin+Corners%2C+ /WebPages/Map/FundyViewer.aspx?Th	16-17 that requires preparation ruction Off-Site Conditions Discle to is underway. ing or enforcement programs, or on, Exams and Licensing, Fish G I, Radiation, Right-to-Know, Site facilities/landfills database. of soil and/or ground water is co (s) of contamination and at locati ting measures in place to ensure TSD facility. atabase (formerly known as the f egulates. e public sector cleanup of contar Resource Conservation and Rec generate, transport, store, treat, 000 kilograms (kg) of hazardous Resource Conservation and Rec generate, transport, store, treat, hich release toxic chemical Sub s no current plan to update and/or hich release toxic chemicals to th s. UST's are regulated under Sul F program. Available information NJ <u>IEME=Sapphire&amp;UH=True&amp;RID2</u>	of a list of sites affected by ha osure Act (N.J.S.A 46:3C1 et r sites that are otherwise of si Game and Wildlife, Green Acr Remediation, Soil Conservat onfirmed at levels greater tha ions where the source(s) of c e the effectiveness of past ac Foundation for Information eX ninated, vacant, or otherwise covery Act (RCRA) of 1976 ar and/or dispose of hazardous s waste, or over 1 kg of acute covery Act (RCRA) of 1976 ar and/or dispose of hazardous s waste, or over 1 kg of acute covery Act (RCRA) of 1976 ar and/or dispose of hazardous s betance Inventory list. It inclu- or re-issue this database. he air, water and land in repo btitle I of the Resource Conse varies by state program.	azardous seq.). ome interest to a es, Hazardous ion, Solid Waste n the applicable ontamination is tions, and some (change (FIX)) is underutilized nd the Hazardou waste as define ly hazardous nd the Hazardou waste as define des data on the rtable quantities				

I

1

Hopewell Township Department of Public Works was recorded as having a historic compost facility along with several storage tanks containing diesel fuel and gasoline, which have since been removed in 1990. The Columbia Gas Transmission Hellertown, LLC site was recorded as producing less than 1,000 kilograms/month of hazardous waste, including miscellaneous polychlorinated biphenyls (PCB) wastes. No hazardous waste spills have been recorded. Texas Eastern Transmission LP was recorded as producing less than 1,000 kilograms/month of hazardous waste, including miscellaneous waste, including miscellaneous PCB wastes. No major earth disturbance activities associated with the Project would be conducted in areas known for PCB contamination.

No listed release sites were identified that would impact soils at the compressor station.

# 4.2.2 General Impacts and Mitigation

Pipeline construction activities along the right-of-way, such as clearing, grading, trench excavation, backfilling, and the movement of construction equipment may affect soil resources. Clearing removes protective vegetative cover and exposes the soil to the effects of wind and rain, which increases the potential for soil erosion and sedimentation of sensitive areas. Grading, spoil storage, and equipment traffic may compact soil, reducing porosity and increasing runoff potential. Excess rock or fill material brought to the surface during trenching operations could reduce the revegetation potential of surface soils and hinder the restoration of the right-of-way.

About 44.5 miles (27.0 miles in Pennsylvania and 17.5 miles in New Jersey), or about 37 percent of the 120.2-mile-long pipeline route, would be constructed adjacent to existing rightsof-way (see section 2.2.1). Locating the new pipeline adjacent to existing rights-of-way would limit new soil disturbance by allowing a portion of the construction workspace to overlap previously developed or disturbed soils and minimize land use change. To further reduce the impacts of construction on soils, PennEast would implement its E&SCP, which incorporates all of the applicable mitigation measures outlined in the FERC Plan and the majority of the measures outlined in the FERC Procedures. The E&SCP has been designed for use by PennEast and its contractors as a guidance manual for minimizing soil disturbance and transportation of sediments off the right-of-way or into sensitive resources (wetlands, streams, and residential areas) during pipeline construction. The procedures presented in PennEast's E&SCP represent BMPs and are designed to accommodate varying field conditions while maintaining strict minimum standards for the protection of soil resources and environmentally sensitive areas. We have reviewed the E&SCP and find it acceptable. The E&SCP would also be approved by the County Conservation Districts in the counties impacted by the Project in Pennsylvania prior to construction. In New Jersey, each county impacted by the Project would review the E&SCP as part of review of the Erosion and Sediment Control General Permit (ESCGP-2) or E&SCP Certification.

The FERC Plan and Procedures as well as PennEast's E&SCP would be followed in upland areas, wetland areas, and waterbody crossings and includes measures to protect soils in those areas. The Plan and Procedures are designed to control erosion and sedimentation during construction and provide for soil stabilization and revegetation of the construction right-of-way during restoration.

# 4.2.2.1 Soil Erosion

PennEast would implement the measures specified in its E&SCP to avoid or minimize potential impacts due to soil erosion and sedimentation. As outlined in the E&SCP, PennEast

would have an EI monitoring all phases of construction to ensure Project plans are followed and would use erosion control devices and construction practices that would minimize erosion during and after construction. Wetland and waterbody crossings would be designed to minimize erosion. At the end of construction, PennEast would return surface contours and drainage patterns to as close to original conditions as practicable and reestablish vegetation as soon as possible following final grading. PennEast would inspect the right-of-way and maintain erosion and sediment controls as necessary until final stabilization is achieved. Once revegetation is satisfactory, temporary erosion control measures would be removed. We find that soil erosion would be minimized through proper implementation and maintenance of measures in the FERC Plan and E&SCP.

# 4.2.2.2 Farmland Soils and Drain Tiles

Pipeline construction activities such as clearing, grading, and equipment movement can result in soil compaction and an increased susceptibility to erosion. The loss of topsoil due to erosion or the mixing of topsoil with the subsoil during construction could result in a loss of soil fertility and impair revegetation.

Drain tiles are subsurface structures used in agricultural areas to improve the productivity of the land by increasing drainage of the soils. Drain tile damage can occur with rutting due to operation of heavy construction equipment in wet soils and excavation of the pipeline trench.

PennEast would implement the following measures for maintaining soil fertility in active agricultural lands, including active agricultural lands classified as prime farmland and farmlands of state importance, temporarily affected by construction activities:

- segregating up to 12 inches of topsoil from the entire construction right-of-way in order to maintain surface horizons with higher organic matter content;
- backfilling rock fragments (bedrock or naturally occurring in the overlying soils to only the top of the natural bedrock profile. Excess rock fragments would be disposed of in an approved manner and would not interfere with agricultural activities;
- testing topsoil and subsoil for compaction at regular intervals. Severely compacted topsoil would be plowed or a green manure such as alfalfa would be planted and plowed to decrease bulk density and improve soil structure; and
- where drain tiles are crossed, maintaining flow to the drainage system during construction. During restoration drain tile systems would be probed beyond the trenchline to determine if any damage occurred beyond the Project work area. Any damage to or temporary manipulation of a drain tile system would be repaired to a level of function that meets the original condition.

Post construction monitoring would consist of follow-up inspections of all disturbed areas, as necessary to determine the success of revegetation, address landowner concerns, and make any needed repairs. At a minimum, inspections would be conducted after the first and second growing seasons. Restoration would be considered successful if the right-of-way surface condition is similar to adjacent undisturbed lands, construction debris is removed (unless otherwise approved by the land owner or land managing agency), revegetation is successful, and proper drainage has been restored.

We conclude that with the implementation of these mitigation measures in accordance with the FERC Plan and PennEast's E&SCP, impacts on active farmland classified as prime farmland, and farmlands of state importance and drain tiles would not be significant and would be temporary.

# 4.2.2.3 Hydric Soils and Compaction Potential

Very poorly and poorly drained soils are prone to compaction and structural damage if disturbed due to permanent or frequent saturation at or near the soil surface. PennEast's E&SCP provides detailed descriptions of wetland and waterbody crossing techniques designed to minimize damage to saturated soils, as well as other soils that could be vulnerable to such damage when wet.

To the extent practicable, PennEast would avoid construction during periods of heavy rainfall, snowmelt, or unusual soil saturation. Topsoil would be segregated in wetlands and residential areas and then later returned as the surficial layer. Timber mats and low ground pressure machinery would be used to minimize rutting and compaction within saturated wetland soils. Grading in wetlands would be limited to that needed to restore natural site contours and repair rutted areas before final revegetation and seeding, which would initiate natural restoration of soil structure and bulk density. Given these measures, the Project activities would not result in significant adverse soil structural damage or compaction. Any impacts on soil structure would be temporary. See additional discussion of construction and operation impacts and mitigation measures specific to wetlands in section 4.4 of this EIS.

# 4.2.2.4 **Post-construction Revegetation**

Soils disturbed by the Project in uplands would be revegetated using a seed mix composed primarily of grasses, herbaceous plants, and legumes or as specified by landowners. PennEast would also segregate topsoil, if any, from either the full work area in agricultural areas or from the trench line and subsoil storage area (ditch plus spoil side method) to optimize revegetation potential. The E&SCP guidelines and requirements were developed based on the guidelines and recommendations from the FERC, USACE, FWS, County Conservation Districts, and the NJDEP.

Soils in the Project area should allow for successful revegetation, and where limitations exist, they would easily be overcome by implementing construction and BMP procedures. Standard revegetation measures include use of fertilizer and pH amendments (except in wetlands), seedbed preparation, use of a proven seed mix, consideration of seasonal constraints, and mulch application of disturbed areas except for cultivated croplands. Where necessary, biodegradable erosion control fabric or matting would be used on steep slopes to help ensure that soils successfully revegetate. PennEast would monitor all areas disturbed by Project construction for two growing seasons after construction to evaluate revegetation success in accordance with its E&SCP. Areas that have not revegetated successfully would be corrected to ensure the conditions of areas disturbed during construction are similar to the surrounding undisturbed areas. With adherence to the protocols outlined in PennEast's E&SCP, we determine that revegetation would be successful.

# 4.2.2.5 Shallow Bedrock

Based on existing soils and geologic map data, about 76 miles of the PennEast Pipeline and laterals would cross soils with shallow bedrock. As a result, PennEast anticipates that rock excavation and/or rock blasting would be necessary for trench excavation in some areas as discussed in section 4.1.

The introduction of subsoil rocks into agricultural topsoil would be minimized by segregating topsoil from trench spoil and replacing topsoil in agricultural areas after cleanup. PennEast would make diligent efforts to remove excess rock from surficial soils to the extent practicable in cultivated and rotated croplands, hayfields, pastures, residential areas, and at landowner request in other areas. Excess rock would be removed from surface soils disturbed by construction such that the size, density, and distribution of rock on the construction right-of-way would be similar to adjacent non-right-of-way areas. PennEast would not remove rocks from backfilled areas if the rock in the backfill is consistent in size and density with conditions in adjacent undisturbed areas once the pipe protected by padding the pipe with imported sand or screened trench soils. If bedrock is encountered, PennEast would take precautions to minimize the mixing of excavated bedrock with backfill and would replace rock in the trench to a level that is not higher than the original bedrock profile. If blasting is required, the minimum explosive charge necessary would be used to fracture bedrock along with the use of blast mats. This would minimize shot-rock from leaving the construction right-of-way. Where necessary, excess rock would be hauled off the right-of-way or left on the right-of-way, subject to landowner approval and applicable permit conditions.

In the event that bedrock is encountered within the trench depth in residential or agricultural lands crossed by the Project, several measures to prevent incorporation of rock into the topsoil would be implemented. These measures include topsoil segregation and protection along the trench, rock backfill in residential and agricultural areas only to the top of the existing bedrock profile, and disposal of excess rock fragments in an approved manner so as to not incorporate rock fragments into topsoil layers. Through adherence to these measures, no significant increase in the rock content of topsoil in residential or agricultural areas is anticipated.

# 4.2.2.6 **Contaminated Soils**

Soil contamination along the proposed Project could result from at least two sources: new spills of hazardous material or fuel during construction, and/or those occurring before construction in pre-existing contaminated areas that are encountered during construction. Contamination from spills or leaks of fuels, lubricants, and coolant from construction equipment could adversely affect soils. The effects of such contamination are typically minor because of the low frequency and volumes of spills and leaks. PennEast has developed an SPCC Plan that specifies cleanup procedures to minimize the potential for soil contamination from spills or leaks of fuel, lubricants, coolants, or solvents that we have reviewed and find acceptable. PennEast and its contractors would use the SPCC Plan to minimize accidental spills of materials that could contaminate soils, and to ensure that inadvertent spills of fuels, lubricants, or solvents are contained, cleaned up, and disposed of as quickly as possible and in an appropriate manner.

In the event that contamination is encountered during construction, PennEast would implement the protocols in its Unanticipated Discovery of Contamination Plan. If contaminated soils are encountered during construction, all personnel would stop work, leave the contaminated area, and notify the chief inspector on-site. Additional notifications would then be made, including outside agencies if required. PennEast would transport excavated soil to designated soil staging areas, characterize the soils for waste disposal, and ensure that all soils are managed in accordance with state and federal regulations. We have reviewed these plans and conclude that implementation of these plans would provide adequate environmental protection during pipeline construction and operation.

#### 4.3 WATER RESOURCES

#### 4.3.1 Groundwater Resources

Along the proposed Project route, groundwater is a significant source of drinking water in selected areas and is also used for agricultural, industrial, and mining purposes. In Pennsylvania 56 percent of the public and private domestic water use comes from groundwater sources. Groundwater is withdrawn for domestic use as well as mining, industrial, and agricultural purposes (PADCNR 2015c). In New Jersey groundwater provides 36 percent of the domestic pubic water and 16 percent of the private supply. Groundwater in New Jersey also supplies mining, agriculture (including aquaculture), industrial, and geothermal demands. Groundwater flow generally reflects surface topography. Although depth to groundwater is variable along the proposed pipeline route, groundwater is often found near the ground surface, and the Project may encounter groundwater during construction activities in areas close to wetlands or surface water bodies. PennEast has conducted a boring program to identify areas of potential liquefaction due to earthquakes and have found in general the water table is ten to twenty feet below the ground surface.

Bedrock aquifers as well as unconsolidated alluvium and glacial sand and gravel aquifers are found in the Project area. Additional information on the aquifers that occur along the Project route, including; bedrock aquifers, surficial aquifers, sole-source aquifers, state-designated aquifers, wellhead and aquifer protection areas, wells, springs, and contaminated groundwater, is presented below.

In general, the Project route crosses through five principal aquifers as defined by the USGS (2003), focused on bedrock type. These include the Valley and Ridge Aquifers, New York and New England Aquifers, Valley and Ridge carbonate rock aquifers, Piedmont and Blue Ridge carbonate-rock aquifers, and Early Mesozoic Basin Aquifers (table 4.3.1-1). These aquifers are more fully discussed in section 4.3.1.1 below.

	TABLE 4.3.	1-1		
	Principal Bedrock Aquifers Crossed b	y the PennEast Pipel	ine Project	
Facility / County	Aquifer Type	Rock Type	Begin Milepost <u>a</u> /	End Milepost <u>a</u> /
Pennsylvania Mainline				
Luzerne	Valley and Ridge Aquifers	Sandstone and carbonate-rock	0.0R1	17.9
Luzerne	NA	Other Rocks	17.9	22.3
Luzerne/ Carbon	Valley and Ridge Aquifers	Sandstone and carbonate-rock	22.0	23.1
Carbon	NA	Other Rocks	23.4	38.3
Carbon	Valley and Ridge Aquifers	Sandstone and carbonate-rock	38.4	47.9
Carbon	New York and New England Aquifers	Carbonate-rock	48.0	51.0R2
Carbon/ Northampton	Valley and Ridge Aquifers	Sandstone and carbonate-rock	51.2R2	64.8
Northampton	Valley and Ridge carbonate-rock	Sandstone and carbonate-rock	64.9	69.8
Northampton/ Bucks	Piedmont and Blue Ridge carbonate- rock	Carbonate-rock	70.5	77.6

Hellertown Lateral				
Northampton	Piedmont and Blue Ridge carbonate- rock	Carbonate-rock	0.0	2.1R2
New Jersey Mainline				
Hunterdon	Piedmont and Blue Ridge carbonate- rock aquifers	Carbonate-rock	77.6	81.6R2
Hunterdon/ Mercer	Early Mesozoic basin aquifers	Sandstone	81.6R2	114.02
Gilbert Lateral				
Hunterdon	Piedmont and Blue Ridge carbonate- rock aquifers	Carbonate-rock	0.0R2	0.6R2
Lambertville Lateral				
Hunterdon	Early Mesozoic Basin Aquifers	Sandstone	0.0R2	1.43
equation. Mileposts with EIS. Mileposts with an "F	lemented after the September 2015 FERC files and "R1" indicate route deviations implement ran "R1" indicate route deviations implemented as range indicate route deviations implemented as hat the route has not changed since the Sept	ted and provided to FEF	RC prior to the issua 2016 supplemental	ance of the draft

# 4.3.1.1 Surficial Aquifers

Surficial aquifers occur at or near the land surface and occur in the unconsolidated overburden above the bedrock. These types of aquifers can interact with surface waters by either discharging or recharging water to the surface water depending on the hydraulic to the gradient. Table 4.3.1-2 lists surficial aquifers crossed by the Project.

The Project would cross three major types of surficial aquifers in Pennsylvania; those that are the result of glacial till deposits those that are the result of glacial outwash, normally in the form of buried valley aquifers and alluvium deposits along streams and rivers. Existing data on the presence of surficial aquifers is not available for all portions of the proposed route in Pennsylvania. However, several small outwash deposits that may have water supply potential occur near rivers and streams in Bucks County.

The surficial aquifer areas in New Jersey can include till, moraine deposits, lake bottom sediments, sand and gravel outwash, and surficial sediment thicker than 50 feet overlying bedrock aquifers (NJDEP 1998). In New Jersey they are largely associated with surface water channels and, buried glacial valley aquifers. Based upon review of New Jersey Geo-web surficial aquifers data, no named surficial aquifers occur within the Project area in New Jersey (NJDEP 1998). The terminus of the pipeline in Mercer County occurs near the unconfined surficial aquifer of Rancocas Creek basin (USGS 2014) but does not cross this basin aquifer system.

Facility / County	Aquifer Type	Begin Milepost <u>a</u> /	End Milepost <u>a</u> /
Pennsylvania Mainline			
Luzerne	Glacial till sediments, mostly silty, thin	0.0R1	6.5R2
Luzerne	Alluvial sediments, thin	6.5R2	8.3R2
Luzerne	Glacial till sediments, mostly silty, thin	8.7R2	23.3
Carbon	Glacial till sediments, mostly silty, thin	23.0	27.3R2
Carbon	Residual materials developed in bedrock, discontinuous	27.6R2	31.5R2
Carbon	Glacial till sediments, mostly silty, discontinuous	31.5R2	33.6R2
Carbon	Residual materials developed in bedrock, discontinuous	33.6R2	35.8
Carbon	Glacial till sediments, mostly silty, discontinuous	35.8	36.2
Carbon	Glacial till sediments, mostly clayey, discontinuous	36.2	38.0
Carbon	Residual materials developed in bedrock, discontinuous	38.0	40.2R2
Carbon	Glacial till sediments, mostly clayey, discontinuous	40.2R2	42.9
Carbon	Residual materials developed in bedrock, discontinuous	43.1	45.1
Northampton	Residual materials developed in bedrock, discontinuous	45.1	53.6
Northampton	Glacial till sediments, mostly clayey, discontinuous	54.0	55.2
Northampton	Colluvial sediments, discontinuous	55.2	62.5R2
Northampton	Residual materials developed in carbonate rocks, discontinuous	62.5R2	70.6
Northampton/Bucks	Residual materials developed in bedrock, discontinuous	71.3	77.6
Hellertown Lateral			
Northampton	Residual materials developed in bedrock, discontinuous	0.0	2.1R2
New Jersey Mainline <u>b</u> /			
Hunterdon	Residual materials developed in bedrock, discontinuous	77.6	102.0R2
Hunterdon	Colluvial sediments, discontinuous	102.0R2	103.4
Hunterdon/ Mercer	Residual materials developed in bedrock, discontinuous	103.4	107.1R2
Hunterdon/ Mercer	Eolian sediments, mostly loess, thin	107.1R2	114.02
Gilbert Lateral			
Hunterdon	Residual materials developed in bedrock, discontinuous	0.0R2	0.6R2
Lambertville Lateral			
Hunterdon	Residual materials developed in bedrock, discontinuous	0.0R2	1.43

Pennsylvania Source: Trapp and Horn (1997) (USGS) New Jersey Source: NJDEP NJGS DGS98-5 (1998)

#### 4.3.1.2 Bedrock Aquifers

As discussed in section 4.1.1 geologic units occur within three of the physiographic provinces in Pennsylvania: the Appalachian Plateaus Province, the Ridge and Valley Province, and the New England Province. The Appalachian Plateaus Province consists of bedrock of various types, mainly sandstones and siltstones (PADCNR 2000). The Ridge and Valley Province consists primarily of sandstone, siltstone, shale and carbonate rocks (PADCNR 2000). The New England Province is made up of largely granitic gneiss, granodiorite, and quartzite. These rocks are very resistant to weathering and remain highly stable and not prone to erosion.

Bedrock aquifers are composed of unbroken solid rock such as limestone, dolomite, sandstone, siltstone, shale, or crystalline rock. Bedrock aquifers crossed by the Project in Pennsylvania would include 40 geologic formations (appendix G-4). Bedrock aquifers crossed by the Project in New Jersey would include five named aquifers or related confining geologic units (table 4.3.1-2). These aquifers and confining units occur in the Highlands and Piedmont physiographic provinces of New Jersey. The Highlands Province is underlain by metamorphosed igneous and sedimentary rocks. The Piedmont Province is underlain by folded and faulted sedimentary and igneous rocks and small bands of metamorphosed rocks. Geography includes a low rolling plain divided by a series of higher ridges and steep front faces with long back slopes (NJDEP 2003).

	TABLE 4.3.1-3		
	Bedrock Aquifers Crossed by the PennEast Pipeline Project in New Je	rsey	
Facility / County	Aquifer Type	Begin Milepost <u>a</u> /	End Milepost <u>a</u> /
PennEast Mainline			
Hunterdon	Jacksonburg Limestone, Kittatinny Supergroup and Hardyston Quarzite	77.6	77.7
Hunterdon	Igneous and metamorphic rocks	77.7	78.3
Hunterdon	Jacksonburg Limestone, Kittatinny Supergroup, and Hardyston Quarzite	77.7	78.3
Hunterdon	Brunswick aquifer conglomerate	78.5	81.9R2
Hunterdon	Brunswick aquifer	81.9R2	92.5R2
Hunterdon	Lockatong Formation	92.5R2	95.8
Hunterdon	Stockton Formation	95.8	98.6R2
Hunterdon	Diabase	98.6R2	99.3R2
Hunterdon	Lockatong Formation	99.3R2	100.0R2
Hunterdon	Brunswick aquifer	100.0R2	102.6R2
Hunterdon	Diabase	102.6R2	103.6
Hunterdon	Brunswick aquifer	103.6	104.1R2
Hunterdon	Lockatong Formation	104.1R2	104.4R2
Mercer	Brunswick aquifer	104.4R2	106.5R2
Mercer	Diabase	106.5R2	108.1R1
Mercer	Brunswick aquifer	108.1R2	114.02 (End)

	TABLE 4.3.1-3		
	Bedrock Aquifers Crossed by the PennEast Pipeline Proje	ect in New Jersey	
Facility / County	Aquifer Type	Begin Milepost <u>a</u> /	End Milepost <u>a</u>
Gilbert Lateral			
Hunterdon	Brunswick aquifer conglomerate	0.0R2	0.6R2
Lambertville Lateral			
Hunterdon	Brunswick aquifer	0.0R2	1.4
equation. Mileposts with EIS. Mileposts with an "	Interpretending and the september 2015 FERC filing are denoted with an "R1" indicate route deviations implemented and provided to R2" indicate route deviations implemented as part of the September the september 2015 applicate the route has not changed since the September 2015 applicate the september 20	o FERC prior to the issuanc mber 2016 supplemental fili	e of the draft

# 4.3.1.3 Sole Source Aquifers

Sole source aguifers (SSA) are designated by the EPA and defined as aguifers that supply at least 50 percent of the drinking water consumed by the communities overlying the aquifer. These areas are designated as critical resources, as the communities that use them have no alternative drinking water source(s) which could physically, legally, and economically supply potable water to those who depend upon the aquifer. The Project would cross both the Northwest New Jersey 15 Basin Sole Source Aquifer and the Coastal Plain Sole Source Aquifer. The Northwest New Jersey 15 Basin SSA would be crossed from MP 111.9 to MP 112.2 and from MP 112.3 to MP 114.02. This system includes portions of the Delaware River. The Northwest New Jersey 15 Basin SSA occurs within portions of the Valley and Ridge, Highlands, and Piedmont physiographic provinces of the state of New Jersey. This SSA extends beneath Hunterdon, Mercer, Middlesex, Morris, Somerset, Sussex, Warren, and Passaic counties. Shallow groundwater is typically within the range of 30 to 40 feet of the surface, within the drift and till moraine overburden that occurs north of the Wisconsin glaciation fall line across the center of the state. The Northwest New Jersey 15 Basin SSA supplies potable water to 69 communities within the Piedmont Province of northern New Jersey (Khorsand, S. 2001). Water depth in the Valley and Ridge Province is within 300 feet of the land surface and water storage occurs in carbonate rocks overlain by glacial deposits. Groundwater storage in the Highlands Province aquifers occurs in predominantly bedrock joints, fractures and bedding planes, and in weathered bedrock horizons within 300 feet of the land surface. Groundwater storage within the Newark Group of sedimentary aquifers present in the Piedmont province occurs in primary and secondary porosity in the Stockton sandstone formation, and within secondary porosity and permeability in bedrock joint and fracture systems in the Lockatong and Passaic formations within the upper 200 to 300 feet depth of the land surface (Khorsand, S. 2001).

In general, the coastal plain aquifer system is characterized by a series of hydrologic units of varying thickness, lateral extent, and water bearing characteristics largely composed of unconsolidated sediments occurring in a subsurface wedge beneath land surface (NJDEP 1985). The Coastal Plain Sole Source Aquifer would be crossed at three locations by the mainline: between MP 77.6 and MP 90.5, MP 90.7 and MP 90.8, and MP 96.54 and MP 108. It would also

be crossed by the Gilbert Lateral between MP 0.0 and MP 0.13 and the Lambertville Lateral between MP 0.0 and MP 0.72. It should be noted that the portion of the Coastal Plain Sole Source Aquifer crossed by the pipeline is underlain by fractured bedrock and not coastal plain hydrologic units. Although the Project pipeline would cross upstream portions of the Delaware River watershed (the stream-flow source zone) designated as part of the Coastal Plain sole source aquifer, it does not at any point overlie coastal plain hydrologic units described above.

# 4.3.1.4 Naturally Occurring Arsenic in Groundwater

Naturally occurring arsenic is present in organic-rich argillite, mudstone, and shale bedrock of the Newark Basin of southeastern Pennsylvania and New Jersey, specifically in the Lockatong and Passaic Formations. The mineral pyrite, which can be unstable under oxidizing conditions, has been identified as the primary source of the arsenic in groundwater mobilized from recharge areas. Empirical data collected by the NJDEP indicates that the reduction of dissolved oxygen along groundwater flow paths could facilitate arsenic solubility and result in concentrations of arsenic in groundwater in excess of health-based drinking water criterion established by the EPA and the state of New Jersey. In order to protect public health associated with consumption of water containing arsenic, the EPA established a standard of 10  $\mu$ g/L for arsenic in public water supplies, and the NJDEP adopted a more protective standard (lower concentration) of 5  $\mu$ g/L (NJDEP 2004).

EPA commented that the final EIS should consider children's health under Executive Order 13045 and employ elements of a health impact assessment to help identify and mitigate health problems, as well as to be protective of human health and public welfare specifically for sensitive receptors such as children. We find that this has been accomplished by analyzing impact based on MCLs established by EPA and NJDEP which specifically rely on health impacts on sensitive receptors.

PennEast conducted a comprehensive arsenic mobilization study and leachability evaluation of representative rock samples from the Lockatong and Passaic formations collected along the proposed pipeline route. The results of this study are discussed in section 4.1.5.5.

# 4.3.1.5 Wellhead and Aquifer Protection Areas

The Project would cross wellhead protection areas (WHPA) in both Pennsylvania and New Jersey. A WHPA is defined by the EPA as the surface and subsurface area surrounding a well or wellfield supplying a public water system, through which contaminants are reasonably likely to move toward and reach a drinking water well or wellfield. WHPAs are delineated by zones based on distance from the wellhead in Pennsylvania (Pennsylvania Code 1994) and Tiers based upon travel time of contaminants to the wellhead and hydrologic boundaries in New Jersey (NJDEP 2003). These time-period based zones are referenced and mapped as Tier 1, Tier 2, and Tier 3 zones, respectively. The identification of WHPAs allows potential pollution sources to be managed in relation to their location within the WHPA. Based on publicly available information, PennEast has identified 122 WHPAs within 5 miles of Project facilities, recognizing that there may be multiple WHPAs associated with a single Public Community Water Supply (PCWS) well in New Jersey.

Within Pennsylvania, WHPA data is not publicly available. However, PennEast has identified two known WHPAs located within 5 miles of the Project workspace in Pennsylvania

(PADCNR 2015d). These WHPAs are both associated with wells located in Bucks County, Pennsylvania.

According to the New Jersey Geological and Water Survey, there are 59 PCWS wells located within 5 miles of the Project workspace in Warren, Hunterdon, and Mercer counties, New Jersey. In total, all Tier 1, Tier 2, and Tier 3 zones associated with these 59 PCWS wells results in 120 such zones that would be located within 5 miles of the Project facilities in New Jersey.

During the preliminary desktop analysis PennEast reviewed publicly available information regarding wellhead protection areas to formulate alternatives (see section 3.3.2 and table 3.3.2-1 of this EIS).

The Project would cross three WHPAs. Post-construction operations would result in a standard, 50-foot-wide permanent easement associated with the pipeline to allow for operations and maintenance activities. PennEast would install Class 3 design factor pipe around the area of the public water well and would implement measures identified in PennEast's SPCC Plan. Mitigation measures implemented within the WHPA limits would include:

- prohibition of storage of hazardous materials and wastes, including oils and fuels;
- prohibition of concrete coating activities;
- daily inspection for equipment leaks and worn or damaged hydraulic hoses;
- prohibition of discharge of hydrostatic test water;
- completion of backfilling immediately following pipe installation, using native, clean fill material;
- routine vegetation management on a 30-foot-wide operational easement in accordance with FERC Procedures;
- prohibition of the use of pesticides, herbicides, or fertilizers; and
- correspondence with appropriate WHPA management authorities.

# 4.3.1.6 Water Supply Wells

Based on review of the Pennsylvania Department of Conservation and Natural Resources (PADCNR) Pennsylvania Groundwater Information System, no public and/or private water supply wells or springs are located within 150 feet of the pipeline construction workspace in Pennsylvania. PennEast also observed no public or private water supply wells in Pennsylvania during its field investigations completed as of August 20, 2015; however, the route has been modified since these surveys were completed.

PennEast identified two public supply wells near the proposed pipeline in Alexandria Township in Hunterdon County, New Jersey (table 4.3.1-4). These wells are near MP 84.7 and would be within 90 and 149 feet of the proposed workspace. The well within 149 feet of the workspace was identified as having been replaced by the well located within 90 feet of the workspace. PennEast has not determined if the former well was officially abandoned at the time of the PennEast survey. PennEast evaluated a potential route variation to move the pipeline further from these wells but did not adopt the deviation due to additional land disturbance and the location of the well in a paved parking lot (see Route Variation 55 discussed in section 3.3.2). PennEast

has not identified private wells in the vicinity of the Project in New Jersey, but would identify private wells along the New Jersey segment of the pipeline using available public records and interviews with existing homeowners.

Nearest Milepost	Township	County	Supply Type	Distance from Workspaces (feet
Pennsylvania – Private Wells				
None	None	None	None	None
Pennsylvania – Public Wells				
None	None	None	None	None
New Jersey – Private Wells a/				
TBD	TBD	TBD	TBD	TBD
New Jersey – Public Wells				
84.7	Alexandria	Hunterdon	Public Supply	90
84.7	Alexandria	Hunterdon	Public Supply	149

Because PennEast has not conducted surveys for water supply wells along the entire Project, we recommend that:

• <u>Prior to construction</u>, PennEast should complete all necessary surveys for water supply wells and groundwater seeps and springs, identify public and private water supply wells within the construction workspace, and file with the Secretary a revised list of water wells and groundwater seeps and springs within 150 feet of any construction workspace (500 feet in areas characterized by karst terrain).

Commenters have asked about the source of water used for dust control. Dust control is discussed in Section 4.10.1.4. PennEast has contacted 17 local municipalities, agencies, or private landowners along the length of the proposed pipeline route in Pennsylvania and New Jersey who are willing to sell water to PennEast for dust control use during construction.

PennEast has prepared a Well Monitoring Plan (see appendix L) to outline procedures for pre- and post-construction monitoring of all identified drinking water supply wells, including private, community, municipal/public wells, and springs, within 150 feet of the proposed construction workspace. PennEast would conduct pre- and post-construction monitoring for water quality and yield for private and public wells within 150 feet of the proposed construction workspace (500 feet in areas of karst terrain), with well owner's permission.

In the event that any water supply's quantity or quality is affected during construction, PennEast would provide an alternate water supply source or pay damages to the landowner for a new well. PennEast would file a report with the Secretary within 30 days of completion of construction detailing landowner complaints received regarding well quality and yield, and how these complaints were addressed and/or resolved.

We also received comments from the United States Department of the Interior (DOI) regarding the content for the Well Monitoring Plan and also received comments indicating that the Well Monitoring Plan should be included as part of the final EIS in an appendix, which as noted above in section 4.1.5.5 has been included as appendix L. Therefore, to provide for a comprehensive Project Well Monitoring Plan we recommend that:

- <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of OEP, a final Well Monitoring Plan that incorporates:
  - a. PennEast's response (Serfes 2016) to DOI comments;
  - b. an analysis for radon, radium 226, and radium 228 for wells in Hunterdon and Mercer Counties, New Jersey, in accordance with the New Jersey Private Well Testing Act;
  - c. revisions to section 3.0 of the Well Monitoring Plan to include the types of treatment that PennEast would provide to impacted groundwater users with increased arsenic in groundwater concentrations above the NJDEP established MCL of 5  $\mu$ g/L, and the EPA MCL of 10  $\mu$ g/L for wells in Pennsylvania, as well as other contaminants detected in post-construction monitoring that are above their respective NJDEP or EPA MCL; and
  - d. provisions for monitoring and maintenance of any treatment systems PennEast provides to impacted groundwater users. *(Section 4.3.1.6)*

#### 4.3.1.7 Seeps and Springs

Groundwater seeps and springs identified within or near the proposed workspace by PennEast during field investigations in Pennsylvania are listed in table 4.3.1-5.

		TABLE 4.3	.1-5		
Field-	Identified Springs an	d Seeps within	150 feet of Const	truction Work A	rea
Feature ID	Туре	Milepost <u>a</u> /	Distance to Workspace (feet)	Direction to Workspace	Township / County
Pennsylvania					
1/18/2015	groundwater seeps	3.0R2	In workspace	N/A	Kingston / Luzerne
12/18/2014	groundwater seep	13.6	In workspace	N/A	Bear Creek / Luzerne
12/19/2014	groundwater seep	19.9	148	East	Bear Creek / Luzerne
121614_JC_1007_P_MI <u>b</u> /	groundwater seep	20.0	40	West	Bear Creek/Luzerne
042415_JC_1006_E_MI <u>b</u> /	groundwater seep	30.5R2	In workspace	N/A	Kidder/ Carbon
4/23/2015	spring	34.7R2	In workspace	N/A	Penn Forest/ Carbon
052215_JC_1003_I_MI	groundwater seep	43.9	N/A – crossed by HDD	N/A	Towamensing / Carbor
051115_JC_1001_PEM	groundwater seep	45.5	In workspace	N/A	Towamensing/ Carbon
072415_JC_1001_I_MI	groundwater seep	52.4	30	North	Lehigh/ Northampton

		TABLE 4.3.	1-5		
Field-	Identified Springs and	d Seeps within	150 feet of Cons	truction Work Ar	ea
Feature ID	Туре	Milepost <u>a</u> /	Distance to Workspace (feet)	Direction to Workspace	Township / County
New Jersey					
060515_SQ_1001_SEEP	groundwater seep	106.8	38	North	Hopewell / Mercer
N/A = Not applicable <u>a</u> / Route deviations implement equation. Mileposts with an "F EIS. Mileposts with an "R2" ind without an "R" indicate that the <u>b</u> / These seeps are associated	R1" indicate route devia dicate route deviations proute has not change	ations implement implemented as d since the Sept	ed and provided t part of the Septer ember 2015 appli	o FERC prior to the the second second text of the second s	ne issuance of the draft

Groundwater seeps identified at MPs 20.0, 30.5R2, 45.5, and 52.4 are associated with crossings of waterbodies at these same locations. At MP 3.0R2, the pipeline crosses a stream classified as a cold water fisheries (CWF) and migratory fisheries (MF). At MP 13.6, the pipeline crosses an unnamed tributary classified as a CWF and migratory fishes. Groundwater seeps if discharging to a surface waterbody would assume the same water quality classification assigned to the surface water feature at which it meets for discharge. However, the groundwater seep may not be able to meet the designated uses (i.e., fisheries) assigned to the water quality classification based on limitations of depth or intermittent hydrology. Work occurring in and around the groundwater seeps would occur in a manner consistent with BMPs for stream crossings and the seep channels would be restored following pipeline installation.

If a groundwater seep would be affected by construction, PennEast would document the hydrologic characteristics of the seep prior to installation of the pipeline, including identification of the source or cause of the seep. If possible the seep would be temporarily redirected around the construction area. Restoration of the seep would include restoration of the pre-construction topography, and a determination whether a perching layer would need to be restored. During future field surveys completed by PennEast, additional seep and spring locations would be recorded and documented as they are encountered.

As discussed in section 4.3.1.6, PennEast has prepared a Well Monitoring Plan (appendix L) to outline procedures for pre- and post-construction monitoring of all identified drinking water supply wells, including springs, within 150 feet of the proposed construction workspace.

# 4.3.1.8 Potential Contaminated Groundwater

Comments were received concerned that the pipeline may encounter contamination in the excavations. PennEast identified areas of potential groundwater contamination through a review of the PADEP's Land Recycling Cleanup Locations program (PADEP 2015), and NJDEP's currently known groundwater contamination data (NJDEP 2014a), and by commissioning a review of public data by EDR (EDR 2015). Table 4.3.1-6 lists sites with potential groundwater contamination that would be crossed by the Project. Based on the geology and hydrogeology in these areas it is expected that the pipeline would be located above the water table and therefore not encounter potential groundwater contamination.

PennEast has prepared an Unanticipated Discovery of Contamination Plan that includes measures it would follow if any unanticipated contaminated soils are encountered during construction. If contaminated soils are found they would be managed in accordance with applicable federal and state regulations and the standard operating procedures in the Unanticipated Discovery of Contamination Plan. PennEast would prohibit the refueling or storage of hazardous materials from occurring within a 200-foot radius of private wells, and 400-foot radius of community and municipal wells without an approved variance. We have reviewed the Unanticipated Discovery of Contamination Plan and find it acceptable, with the exception of the identification of responsible personnel. Therefore, we recommend that:

# • <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of OEP, an updated Unanticipated Discovery of Contamination Plan for the Project that identifies the management and field environmental professionals responsible for notification for contaminated sites.

Additionally, the Project would be constructed more than 0.25 mile to the east and upgradient of the Palmerton Zinc Pile Superfund site boundary. Portions of the Project, between MPs 47 and 52, would occur within a 1-mile buffer zone from the Superfund site; however, the Palmerton Zinc Pile Superfund site is not located within the Project's survey corridor. PennEast consulted with the EPA regarding potential impacts of the pipeline on the Superfund site. PennEast reports that it was determined by EPA that the pipeline would not impact existing and/or on-going Superfund site remedies or levels of contamination. PennEast also reports that if contamination existed outside of the Superfund site boundary, it would be within an acceptable risk threshold and therefore remedial action would not be required. Based on the determination by EPA we agree with these findings. Other potential sources of contamination are discussed in section 4.2.1.5.

		Т	ABLE 4.3.1-6		
	Sites	with Potential Groundwa	ater Contamination cros	ssed by the Project	
Site Name	Nearest Milepost <u>a</u> /	Site Address	Database	Distance from Project Workspace (feet)	Direction from Workspace to Site
Pennsylvania - Mai	inline				
Northampton Fuel Supply	7.3	1775 River Rd., Pittston, PA	RCRA-SQG, FINDS	Within Workspace	Within Workspace
PPL Martins Creek LLC/Jenkins CTG	9.4R2	Market St, Village of Laflin Laflin, PA	PA EFacts; ICIS	Within Workspace	Within Workspace
Steel Management Services	62.6	3045 Bath Pike, Nazareth, PA 18064	ICIS, RCRA-SQG	Within Workspace	Within Workspace
Pennsylvania - Hel	lertown Late	ral			
Columbia Gas Trans Hellertown LLC	HL - 2.1	2425 Easton Rd, Hellertown, PA 18055	FINDS, RCRA-SQG	Within Workspace	Within Workspace
New Jersey - Main	line				
Bridge Street Service Center	86.4	736 Frenchtown Road, Alexandria Twp, NJ	NJEMS	70 (Access Road)	West
United Reform Church	89.4	97 Horseshoe Bend Rd, Frenchtown, NJ	RCRA-LQG, NJEMS	70 (Access Road)	North

			TABLE 4.3.1-6		
	Sites	with Potential Ground	water Contamination c	rossed by the Project	
Site Name	Nearest Milepost <u>a</u> /	Site Address	Database	Distance from Project Workspace (feet)	Direction from Workspace to Site
		08825			
Transcontinental Gas Pipeline Pennington M&R	114.0	Blackwell Road	NJEMS	30	Southwest
equation. Milepost Mileposts with an " without an "R" indic FINDS: The Facility more detail. These (FIFRA [Federal In: FIFRA/TSCA Trac udicial enforcemer Data System (FRD (medical waste trar PA EFACTS: The I known as the Foun clients and sites (in ICIS: The Integrate compliance prograi PALUST/NJLUST: The National Comp Rodenticide Act) ar RCRA-LQG: RCR4 Conservation and F database includes defined by the Res kilograms (kg) of has NJEMS: NJEMS S orograms, or sites i Communications C Lab Certification, L Know, Site Remed UST: Listing of Per regulated under Su department respon Sources:	s with an "R1" R2" indicate ro cate that the ro / Index System include: RCRI secticide Fung king System]; ( t cases for all S); Surface Im nsporters/dispo Department's e dation for Infor cluding facilitie d Compliance m as well as the A listing of reg Diance Databaa nd TSCA (Toxis Anfo is EPA's of Recovery Act (I selective inform ource Conserv azardous wasts that are otherw enter, Discharg and Use, Land iation, Soil Cor msylvania Reg ubtitle I of the R	indicate route deviations ute deviations implemer ute has not changed sin o contains both facility in S; Permit Compliance S icide Rodenticide Act]an CERCLIS; DOCKET (Er environmental statutes); poundments (SIA); TSC pers); TRIS; and TSCA. FACTS (Environment, F mation eXchange (FIX); s) that DEP regulates. Information System (ICI e unique needs of the N ulated Underground Sto se (NCDB) supports the c Substances Control Ac comprehensive informat RCRA) of 1976 and the nation and Recovery Act e, or over 1 kg of acutely representing sites regula- rise of some interest to a ge Prevention, Exams a scape Irrigation, Parks a servation, Solid Waste, ulated Underground Sto	s implemented and prov hted as part of the Septe- ice the September 2015 formation and "pointers" ystem (PCS); Aerometri d TSCA [Toxic Substan forcement Docket used ; Federal Underground I A Chemicals in Comme . The source of this data Facility, Application, Con ) is a Department-wide of S) supports the informal lational Pollutant Discha- orage Tanks that have re- implementation of FIFR ct). ion system, providing ac Hazardous and Solid W enerate, transport, store (RCRA). Large quantity y hazardous waste per m ated by NJDEP under on a NJDEP program. Prog nd Licensing, Fish Gam and Forestry, Pesticidess TCPA, Water Quality, V orage Tanks. Registered and Recovery Act (RCR/m. Available information	to other sources of informatic Information Retrieval Syst ces Control Act] Enforcement to manage and track inform njection Control (FURS); Fe rce Information System (CIC base is the EPA/NTIS. npliance Tracking System) d database that provides a hol tion needs of the national en trge Elimination System (NP sported leaking and a cleanu cases to data supporting the aste Amendments (HSWA) , treat, and/or dispose of haz y generators (LQGs) genera	ice of the draft EIS ng. Mileposts tion that contain em (AIRS); FATES at System, FTTS ation on civil deral Reporting CS); PADS; RCRA atabase (formerly stic view of the forcement and DES) program. p is underway. gicide, and Resource of 1984. The zardous waste as te over 1,000 ting or enforceme EMS are Air, Hazardous Waste tion, Right-to- d Management. s. UST's are
		gis.state.pa.us/emappa/			
•			/www.depgis.state.pa.us	s/pa-aul/AulMap.html?	
NJDEP NJ-GeoWe	b			•	
		oWeb/WebPages/Map/F	FundyViewer.aspx?THE	ME=Sapphire&UH=True&RI	DZ=63609290051
NJDEP DataMiner	-	oWeb/WebPages/Map/F 3.state.nj.us/DataMiner	FundyViewer.aspx?THE	ME=Sapphire&UH=True&RI	DZ=63609290051
EPA Envirofacts h	https://www13 ttps://www3.ep	3.state.nj.us/DataMiner a.gov/enviro/			DZ=63609290051
EPA Envirofacts h EPA Enforcement a	https://www13 ttps://www3.ep and Complianc	3.state.nj.us/DataMiner a.gov/enviro/ e History Online (ECHC	)) https://echo.epa.gov/		

# 4.3.1.9 General Impacts and Mitigation for Groundwater Resources

The proposed Project would not be expected to significantly impact groundwater quality or quantity during construction or operation. The proposed pipeline installation would involve the excavation of a trench between about 7 and 10 feet deep to allow burial of the pipeline with 3 to 4 feet of cover. This depth is confined to surficial aquifers near the ground surface and would not

significantly impact deeper bedrock aquifers crossed by the Project. It is also not expected to significantly affect groundwater discharge or recharge patterns in the deeper aquifers being recharged by precipitation in these areas. Minor temporary impacts on groundwater may include changes in percolation rates from clearing of vegetation, dewatering of the trench and bore pits, soil mixing and compaction prior to restoration, and blasting. Clearing vegetation from within the construction right-of-way would remove this natural filter layer and localized runoff may be enhanced in the disturbed areas of the right-of-way during construction activities. The reduction in infiltration rates along the right-of-way and increase in surface runoff during storm events could result in increases in localized soil erosion and sedimentation. PennEast would implement its E&SCP and our Plan and Procedures to minimize erosion potential of soils in the right-of-way, minimize the mobilization of soils on steep slopes via storm water runoff, and minimize sedimentation in waterbodies crossed by the right-of-way.

The shallow depths of overburden disturbance for pipeline burial would be above the groundwater table in most of the aquifers identified and would not impact groundwater discharge or recharge patterns in the deeper aquifers being recharged by precipitation in these areas. Therefore, no effect to recharge of any SSA would be expected to occur. PennEast would implement its SPCC Plan to prevent or respond to any spill or releases of oil or fuel during construction. In the event of a natural gas leak, the gas would discharge to the atmosphere and not directly impact underlying groundwater.

Trenching activity for pipeline installation would result in disturbance and redistribution of surface soils and shallow subsurface soils. This disturbance, however, would be temporary and limited to the construction right-of-way and workspace. The accumulation of water in low lying areas of the open trench, which may require dewatering of the trench, could also affect immediate surficial groundwater flow patterns. Any impacts from water accumulation in the open trench and trench dewatering, including changes in the volume or rate of groundwater infiltration across the trench area, would be short-term and limited to the period of construction. PennEast would use special dewatering methods as appropriate and would install trench breakers where appropriate to control water flow along the trenchline. Use of seeding and mulching material would be used to stabilize post construction soils and implementation of the E&SCP would allow for establishment of a vegetative ground cover and percolation of precipitation into the shallow groundwater.

In areas where blasting or rock hammering may be needed to excavate the trench to proper depth, fracturing of the bedrock may result in shallow groundwater infiltration in these areas. Blast charges would be limited to that needed to fracture rock to the required trench depth, and fracturing of bedrock would therefore be limited to within several feet of the pipeline trench. All blasting would be performed in a manner consistent with the guidance in PennEast's Project-specific Blasting Plan.

The Revised Karst Mitigation Plan increases evaluation from 150 feet to 500 feet for wells and springs within areas of karst terrain. The Well Monitoring Plan includes separate sections for karst terrain well and spring monitoring. The Revised Karst Mitigation Plan also includes a discussion on the use of BMPs in karst terrain during construction for the protection of groundwater resources. We are recommending that PennEast file a Final Karst Mitigation Plan (section 4.1.5.4.) once all geotechnical investigation have been completed and prior to construction.

#### 4.3.1.10 Conclusion

No long-term impacts on groundwater are anticipated from construction and operation of the Project because disturbances would be temporary, erosion controls would be implemented, natural ground contours would be restored, and the right-of-way would be revegetated. Implementation of PennEast's E&SCP, as well as our recommendations, would limit impacts on groundwater resources.

#### 4.3.2 Surface Water Resources

Surface water resources crossed by the Project would include rivers, streams, associated tributaries, lakes, wetlands, and stormwater catchment basins. Surface water resources crossed by the Project were identified through field surveys conducted by PennEast. In areas where access was denied, PennEast obtained data from existing publicly available data including the National Hydrography Dataset (NHD), NJDEP, PADCNR, NRCS county soils surveys, watershed data from USGS, and aerial photography of the pipeline route.

The pipeline would cross three major basins including the Upper Susquehanna, the Upper Delaware, and the Lower Hudson basins. The mainline would cross several watersheds in Pennsylvania including the Upper Susquehanna, Upper Lehigh River, Middle Lehigh River, Pohopoco Creek, Aquashicola Creek, Lower Lehigh River, and the Bushkill Creek-Delaware River watersheds. The Hellertown Lateral would cross the Lower Lehigh River Watershed and the Kidder Compressor Station would be located within the Middle Lehigh River Watershed.

In New Jersey, the mainline would cross the Lower Delaware River and Millstone River watersheds. The Gilbert and Lambertville laterals would cross the Lower Delaware River watershed.

The Project would cross a total of 7,523 feet within waterbodies, with about 66 percent of that distance occurring in Pennsylvania. Overall, about 74 percent of the waterbodies that would be crossed by the Project are classified as minor, with 22 percent classified as intermediate and 3 percent classified as major.

#### 4.3.2.1 Existing Surface Water Resources

The hydrologic regimes for surface waters crossed by the Project are classified into one of four categories: perennial, intermittent, ephemeral, and open water (table 4.3.2-1). About 59 percent of the waterbodies that would be crossed by the Project are classified as perennial; 16 percent are classified as intermittent, and 16 percent are classified as ephemeral. The remaining 4 percent of waterbodies include lakes, ponds, and ditches.

A list of waterbodies crossed by the Project are identified in appendices G-5 and G-6. Some information is based on field surveys completed by PennEast. However, where survey access was denied to PennEast, waterbody information is based on publicly available data. For the purpose of assigning waterbody crossing methods the FERC Procedures define waterbody crossings by size (width) as minor, intermediate, or major.<sup>31</sup> The majority of the waterbodies that would be crossed by PennEast would be minor (127 in Pennsylvania; 73 in New Jersey). The Project would include 36 intermediate and 7 major waterbody crossings in Pennsylvania, and 22 intermediate and 5 major waterbody crossings in New Jersey.

	Summary of V	Naterbodies Crossed by	the Pipeline Facilities <u>a</u> /		
Facility	Perennial Waterbody Crossing	Intermittent Waterbody Crossing	Ephemeral Waterbody Crossing <u>b</u> /	Open Water <u>c</u> /	Total
Pennsylvania					
PennEast Mainline	79	49	34	7	169
Hellertown Lateral	1	0	0	0	1
New Jersey					
PennEast Mainline	77	6	6	5	94
Gilbert Lateral	1	0	1	0	2
Lambertville Lateral	2	0	1	0	3
Project Total	160	55	42	12	269

b/ Ditches are included as ephemeral waterbody crossings.

c/ Open water consists of waterbodies (ponds, lakes, and rivers) over 100 feet wide or crossings greater than 100 feet wide.

#### 4.3.2.2 Sensitive Waterbodies

Sensitive waterbodies include, but may not be limited to:

- rivers on or designated to be added to the Nationwide Rivers Inventory (NRI), the National Wild and Scenic River System, or a state river inventory;
- waters identified as outstanding/exceptional resource waters;
- waterbodies that contain threatened or endangered species or critical habitat;
- waterbodies located in sensitive and protected watershed areas;
- surface waters that have significant or vital riparian areas;
- waterbodies that are crossed less than 3 miles upstream of potable water intake structures;
- waters classified by the state or EPA as impaired waters;

<sup>&</sup>lt;sup>31</sup> FERC classifies waterbodies as any natural or artificial stream, river, or drainage with perceptible flow at the time of crossing, and other permanent waterbodies such as ponds and lakes: "minor waterbody" (Minor) includes all waterbodies less than or equal to 10 feet wide at the water's edge at the time of crossing; "intermediate waterbody" (Intermediate) includes all waterbodies greater than 10 feet wide but less than or equal to 100 feet wide at the water's edge at the time of crossing; eater than 100 feet wide at the water's edge at the time of crossing; and "major waterbody" (Major) includes all waterbodies greater than 100 feet wide at the water's edge at the time of crossing. PennEast determined FERC Classifications for NHD waterbodies by measuring the distance of the waterbody at the crossing point using aerial photographs. If the stream was not visible on the aerial photograph the stream was designated as minor, with a crossing distance of "<10" feet. Classification may change based on conditions at time of construction.

- surface waters that have established or planned Total Maximum Daily Loads (TMDLs) for nutrients or contaminants;
- waters of significant ecological and recreational importance; and
- waterbodies and intermittent drainages that are highly susceptible to erosion due to steep banks, wide ranges in discharge flows, or actively eroding banks.

#### National or State Wild and Scenic Rivers

The Project does not cross any reach of waters listed in the NRI database (NPS 2015) or any water course reach included in the National Wild and Scenic River System (NWSRS). The Project would cross the Lehigh River at MP 23.0, using the dry crossing method, within a mile upstream of a segment of the Lehigh River which is designated on the NRI for an outstandingly remarkable value for recreation and geology (NPS 2015). Since the Project crossing occurs upstream of this reach, the Project would not impact the NRI-designated portion of the river. In addition, this segment of the Lehigh River is designated as a Pennsylvania Scenic River. The Project would not impact this segment of the river. The Project would also cross the Lehigh River/Lehigh Canal via HDD at MP 70.9-71.1.

Specific reaches of the Delaware River in New Jersey have been designated as a National Wild and Scenic River; however, the proposed pipeline crossing would not cross the Delaware River within a designated NWSRS reach. The proposed crossing near MP 77.6 is about 9 miles south (downstream), and about 2 miles north (upstream) of portions of the Delaware River that are designated as National Wild and Scenic. In addition, the Delaware River would be crossed by HDD and therefore no in-channel disturbance would occur, nor are impacts anticipated on the lower NWSRS reach for the Delaware River.

# State-Designated High-Quality and Exceptional Value Waters

The Project would cross multiple waterbodies that fall under various state classifications in both Pennsylvania and New Jersey. Aquatic habitats are classified based on Pennsylvania and New Jersey surface water quality regulations. These water quality regulations have established systems for classifying waterbodies with the intent of protecting and maintaining their ecological communities.

- For Pennsylvania, the PFBC and PADEP classifies fisheries as warm water fisheries (WWF), CWF, MF, and trout stocked fisheries (TSF) (Pennsylvania Code Title 25, Chapter 93) (Pennsylvania 2015). Within these classifications, waterbodies are also designated as an exceptional value (EV) or high quality (HQ) resource waters. The PFBC also defines waterbodies based on their ability to support the propagation of wild or stocked trout.
- For New Jersey, the NJDEP classifies all freshwater as either FW1 or FW2 (NJAC 2009). In addition, waters are defined as either a Category 1 (C-1) or Category 2 (C-2) water<sup>[1]</sup>. NJDEP (NJAC 2009) also classifies waterbodies for their ability to support trout and other fishery resources as follows:

<sup>&</sup>lt;sup>[1]</sup> FW1 waters are to be maintained in their natural state of quality (set aside for posterity) and not subjected to any man-made wastewater discharges or increases in runoff from anthropogenic activities. These waters are set aside for posterity because of their clarity, color, scenic setting, other characteristics of aesthetic value, unique ecological

- a trout production (TP) classification is used for freshwaters that are suitable for trout reproduction;
- a non-trout (NT) classification is used for freshwaters that support warm water fisheries and may allow for trout survival, but not reproduction;
- a trout maintenance (TM) classification is used for those freshwaters that support trout year-round; and
- a trout stocked classification is used for those freshwaters that are not suitable for trout year-round, but are stocked with trout for recreational uses.

PennEast has conducted surveys of the Project area in order to determine the list of waterbodies that would be crossed, the details regarding the potential crossing, and information regarding the aquatic habitats and aquatic biological resources that could potentially occur in the Project area. However, areas where access was denied and surveys are pending, waterbody crossing data were interpreted from existing databases maintained by the PFBC and NJDEP. USGS 7.5-minute series topographic maps were also used to identify waterbody names, tributaries, and general flow regimes.

#### Pennsylvania

In Pennsylvania, HQ or EV waters are designated as having high quality aquatic habitats and water resources that support ecologically unique or recreational important fisheries. In order for a surface water to be classified as HQ, the waterbody must meet water quality or biological parameters outlined in Pennsylvania Code Title 25 Chapter 93b. In order to quality as an EV waterbody, the surface water must meet the criteria for a HQ waterbody and at least one of the following:

- is located in a national wildlife refuge or a state game propagation and protection area;
- is located in a designated state park natural area or state forest natural area, national natural landmark, federal or state wild river, federal wilderness area, or national recreation area;
- is a surface water of exceptional recreational significance;
- is a surface water of exceptional ecological significance;
- is a surface water scoring at least 92 percent in the appropriate biological assessments; or
- is designated as a wilderness trout stream.

HQ or EV waters include CWF that support or maintain naturally reproducing trout populations or provide suitable habitat to support trout species. In Pennsylvania, trout water classifications include approved trout waters (ATW) that are stocked with trout, stream sections that support natural reproduction of trout, and wilderness trout streams (WTW). Class A wild trout streams and stream sections that support natural reproduction of trout are defined as streams that support a population of naturally produced trout of sufficient size and abundance to support a long-

significance, exceptional recreational significance, exceptional water supply significance or exceptional fisheries resources (NJAC 2009). FW2 waters are freshwaters that are not designated as FW1 or pinelands waters (NJAC 2009).

term fishery. Appendix G-7 provides PFBC fishery classifications for individual waterbody crossings in Pennsylvania by milepost as well as the proposed crossing method. High quality or EV waters and waters with trout classifications that would be crossed by the Project are summarized in table 4.3.2-2.

	TABLE 4.3.	2-2				
Summary of Pennsylvan	ia-Classified Designate	ed Waterbodies Cro	ossed by the Pr	oject <u>a</u> /		
Facility	Pennsylva Designated/E		PFBC Fishery Designa		ations <u>b</u> /	
·	HQ/EV	HQ/EV	ATW	WTW	WWCW	
PennEast Mainline <u>c</u> /	67	22	5	138	5	
Hellertown Lateral	0	0	0	1	0	
December 2013 (PFBC 2015c). Wild Trout Waters include: –Class A Wild Trout Streams: Streams that s		- 6 U			Waters,	

#### New Jersey

The Surface Water Quality Standards (SWQS), N.J.A.C. 7:9B, establish the designated uses and antidegradation categories of New Jersey's surface waters, classify surface waters based on those uses (i.e., stream classifications), and specify the water quality criteria and other policies and provisions necessary to attain those designated uses. Designated uses include drinking water supply, fish consumption, shellfish resources, propagation of fish and wildlife, recreation, and agricultural and industrial water supplies. Surface waters are classified based on the type of waterbody and the designated use of the waterbody. Freshwaters are classified as FW1 (not subject to any man-made wastewater discharges) and FW2 waters (all other freshwaters except Pinelands waters). Freshwaters are further classified based on trout status, trout production (FW2-TP), trout maintenance (FW2-TM), and non-trout (FW2-NT). Table 4.3.2-3 summarizes the water quality classifications and fishery designations of the waterbodies that would be crossed in New Jersey by the Project. Appendix G-8 provides water quality classifications and fishery designations for individual waterbody crossings in New Jersey by milepost as well as the proposed crossing method.

TABLE 4.3.2-3 Summary of New Jersey Water-Classified Designated Waterbodies Crossed by the Project								
Facility	FW2-NTC1	FW2-TMC1	FW2-TPC1	FW2-NTC2	FW2-NT	FW2-TM		
PennEast Mainline	17	20	12	0	34	8		
Gilbert Lateral	0	0	0	0	2	0		
Lambertville Lateral	0	3	0	0	0	0		
Note: <u>a/</u> Data is based on field delineated Freshwater and Trout Designation V FW2-NTC1 = Freshwater, non-trout FW2-TPC1 = Freshwater, trout-proc FW2-NTC2 = Freshwater, non-trout FW2-NT = Freshwater, non-trout FW2-TM = Freshwater, trout-mainter	Waters. ;; C- 1 aintenance, C-1 duction, C- 1 ; ,C-2	napped waterbo	odies. New Jers	ey-classified de	signated water	bodies incluc		

Category one (C-1) waters are classified as waters to be maintained based on their clarity, color, scenic setting, and other characteristics of aesthetic value, exceptional ecological significance, exceptional recreational significance, exceptional water supply significance, or exceptional fisheries resources (NJDEP 2015b). According to New Jersey Surface Water Quality Standards, water quality within C-1 designated waters shall be protected from any measurable changes in order to protect the aesthetic and ecological attributes of the waterbody. Appendix G-9 identifies C-1 water that would be crossed by the Project. The dominant crossing method for these waters are proposed to use dry crossing methods with timing restrictions to correlate to critical periods for migratory fish passage or recreational uses.

We believe that construction following the measures included in our Procedures would adequately minimize impact on Pennsylvania and New Jersey state-designated waters, including HQ, EV, and C-1 streams. However, we received numerous comments concerning impact on HQ and EV waters, including from the townships of Kingwood and Lower Saucon and several other organizations, and C-1 streams, including from the townships of Ewing, Holland, and Hopewell, as well as other organizations. PennEast identified several special construction procedures that would be implemented to minimize impacts on state-designated waters including dry-crossing with reduced workspace, trenchless, and trenchless with a travel lane for construction equipment crossing of the waterbody. In general, PennEast would minimize impacts on state-designated waterbodies and associated riparian zones by locating temporary workspace in actively disturbed areas. Where the riparian zone could not be avoided entirely, PennEast would reduce the workspace to 75 feet in width and relocated ATWS to upslope or into actively disturbed areas, to the extent practicable. For dry-crossings, the workspace through the waterbody would be reduced to 60 feet in width and the workspace outside the waterbody would have a total width of 75 feet on both sides of the waterbody until actively disturbed areas are encountered. Where site constraints are favorable, PennEast would utilize the HDD method which would not require tree clearing or workspace within the waterbody. In some cases, PennEast would install a travel lane/equipment bridge to cross the waterbody which would result in limited tree clearing activities along the banks of the waterbody.

A comment was raised on potential impacts or alteration to USGS stream gauging stations during construction. PennEast reports that nine USGS gaging stations are located from 0.06 to 8.35 miles in streams or rivers crossed by the Project. Of these stations, four are located up-stream from Project crossings and would not be affected. Four of the downstream gaging stations are more than 1.5 river miles from the closest PennEast stream crossing. One gaging station identified by the USGS as Moore C tributary at Valley Road near Lambertville, New Jersey (Station ID: 01462197) is located approximately 300 feet (0.06 mile), downstream of the proposed workspace.

PennEast would implement construction methods in accordance with our Wetland and Waterbody Construction and Mitigation Procedures that would maintain stream flow, and avoid impacts on the flow at gaging station locations. Construction time would be of short duration. The station located on Moore C tributary according to USGS records has been gauged 17 times since 1989. Therefore unlikely that any variation in flow would be noted during the PennEast crossing.

# Waters Containing Federally or State-listed Threatened or Endangered Species or Critical Habitat

The Delaware River has been identified by FWS and PFBC as supporting species federally listed as threatened, endangered, or species of concern. These species included the dwarf wedgemussel (*Alasmidonta heterodon*), Atlantic sturgeon (*Acipenser oxyrinchus oxyrinchus*), and shortnose sturgeon (*Acipenser brevirostrum*). Assessment of impact on these species are addressed in section 4.6.1.

#### Waterbodies with Potable Water Intakes

PennEast identified groundwater and surface water intake structures within 3 miles downstream of waterbody crossings using publicly available GIS data (PADCNR 2015d; NJDEP 2015b). These waterbodies and corresponding intake structures are identified in table 4.3.2-4.

		TABLE 4.3.2	-4				
Water Intakes within Three Miles Downstream of Waterbody Crossings							
Waterbody Name	Waterbody ID	Milepost <u>a</u> /	Distance to Intake Structure <u>b</u> /	Intake Type	Primary Water Use of Intake <u>c</u> /		
Pennsylvania							
Trout Brook	092414_GO_1001_P_IM	0.6	0.9	Groundwater	Industrial		
UNT to Abraham Creek	111814_JC_1002_E_MI	4.3R2	1.3	Surface	Mineral Use		
UNT to Susquehanna River	092414_GO_1003_P_IM	6.2R2	0.4	Surface	Agricultural		
Gardner Creek	PA-NHD-015	9.7R2	1.2	Surface	Mineral Use		
UNT to Tunkhannock Creek	PA-NHD-125	29.7R2	1.3	Groundwater	Commercial Use		
Stony Creek	042315_JC_1003_P_IN	34.8R2	1.0	Groundwater	Mineral Use		
UNT to Hunter Creek	051115_JC_1002_P_MI	45.1	3.0	Groundwater, Surface	Mineral Use		
UNT to Hunter Creek	051115_JC_1001_P_MI	45.6	2.5	Groundwater, Surface	Mineral Use		
UNT to Buckwha Creek	PA-NHD-075	47.6	1.1	Groundwater, Surface	Mineral Use		

	TABLE 4.3.2-4					
Waterbody Name	Water Intakes within Three Waterbody ID	Miles Downs Milepost <u>a</u> /	tream of Watert Distance to Intake Structure <u>b</u> /	oody Crossings Intake Type	Primary Water Use of Intake <u>c</u> /	
Buckwha Creek	090914_WA_1000_P_I M	48.1	0.8	Groundwater, Surface	Mineral Use	
Aquashicola Creek	072215_JC_1001_P_IM	49.2R2	0.4	Surface	Commercial	
UNT to Monocacy Creek	090314_DB_1011_E_MI	59.0	2.5	Groundwater	Industrial	
UNT to Monocacy Creek	090414_DB_1012_I_MI	59.2	2.3	Groundwater	Industrial	
UNT to Monocacy Creek	090414_DB_1013_I_MI	59.2	2.3	Groundwater	Industrial	
Monocacy Creek	061215_JC_1005_P_IN	60.3	1.4	Groundwater	Industrial	
UNT to Monocacy Creek	090315_DB_1005_E_MI	60.6	1.1	Groundwater	Industrial	
UNT to Monocacy Creek	090314_DB_1007_E_MI	60.7	1.1	Groundwater	Industrial	
UNT to Monocacy Creek	090314_DB_1006_I_MI	60.7	1.1	Groundwater	Industrial	
UNT to Monocacy Creek	PA-NHD-098	66.9	2.5	Groundwater	Industrial	
Delaware Canal	052915_JC_1002_C_IN	77.6	1.2	Surface	Agricultural	
Delaware River	051415_SQ_1001_P_M A	77.6	1.2	Surface	Agricultural	
Hellertown Lateral – Penn	sylvania					
None						
New Jersey						
UNT to Delaware River	NJ-NHD-275	80.8R2	3.0	Groundwater	PCWSW	
UNT to Delaware River	NJ-NHD-133	81.2R2	2.8	Groundwater	PCWSW	
UNT to Delaware River	NJ-NHD-134	81.5R2	2.8	Groundwater	PCWSW	
UNT to Delaware River	081215_JFL_1001_P_M I	81.7	2.2	Groundwater	PCWSW	
UNT to Spring Mills Brook	081215_SAB_1004_E_ MI	81.9	1.8	Groundwater	PCWSW	
UNT to Spring Mills Brook	052015_JC_1001_E_MI	82.0	1.8	Groundwater	PCWSW	
UNT to Spring Mills Brook	NJ-NHD-253	82.1, AR- 084	1.3	Groundwater	PCWSW	
Spring Mills Brook	NJ-NHD-138	82.3	1.0	Groundwater	PCWSW	
UNT to Spring Mills Brook	S-SUR-139	82.4	1.0	Groundwater	PCWSW	
UNT to Spring Mills Brook	S-SUR-213	82.5, AR- 085	1.0	Groundwater	PCWSW	
Hakihokake Creek	NJ-NHD-008	83.2	1.0	Groundwater	PCWSW	
UNT to Hakihokake Creek	NJ-NHD-142	83.8	1.4	Groundwater	PCWSW	
Hakihokake Creek	NJ-NHD-037	86.3R1	2.7	Groundwater	PCWSW	
UNT to Hakihokake Creek	091014_WA_1004_I_MI	85.9	2.4	Groundwater	PCWSW	
UNT to Nishisakawick Creek	 051515_SQ_1002_P_IN	87.8	1.0	Groundwater	PCWSW	
Little Nishisakawick Creek	NJ-NHD-014	88.4R2	1.2	Groundwater	PCWSW	
Little Nishisakawick Creek UNT	091114_WA_1004_I_MI	88.8	1.2	Groundwater	PCWSW	

		TABLE 4.3.2-	4					
Water Intakes within Three Miles Downstream of Waterbody Crossings								
Waterbody Name	Waterbody ID	Milepost <u>a</u> /	Distance to Intake Structure <u>b</u> /	Intake Type	Primary Water Use of Intake <u>c</u>			
UNT to Little Nishisakawick Creek	NJ-NHD-265	88.6R2, AR-090B	1.0	Groundwater	PCWSW			
UNT to Little Nishisakawick Creek	091114_WA_1003_I_MI	88.8	1.2	Groundwater	PCWSW			
UNT to Little Nishisakawick Creek	S-SUR-158	88.9	1.2	Groundwater	PCWSW			
UNT to Wickecheoke Creek	NJ-NHD-171	96.8R2	2.5	Groundwater	PCWSW			
Wickecheoke Creek	NJ-NHD-021	96.8R2	2.5	Groundwater	PCWSW			
UNT to Wickecheoke Creek	NJ-NHD-173	97.3R2	2.5	Groundwater	PCWSW			
UNT to Moores Creek	S-SUR-194	104.6R2	1.2	Groundwater	PCWSW			
UNT to Moores Creek	NJ-NHD-195	104.8R2	1.0	Groundwater	PCWSW			
UNT to Moores Creek	060315_SQ_1005_P_MI	105.3R2	1.0	Groundwater	PCWSW			
Moores Creek	060415_SQ_1003_P_IN	105.7R2	1.2	Groundwater	PCWSW			
UNT to Moores Creek	060415_SQ_1005_P_MI	106.0R2	1.7	Groundwater	PCWSW			
Gilbert Lateral – New Jei	rsey							
None								
Lambertville Lateral – Ne	ew Jersey							
None								
equation. Mileposts with a Mileposts with an "R2" ind without an "R" indicate tha <u>b</u> / There may be multiple i measures in river miles.	nented after the September 20 an "R1" indicate route deviation icate route deviations implement the route has not changed sir ntake structures within 3 miles	s implemented nted as part of nce the Septer downstream of	and provided to this September nber 2015 applic f a crossing, clo	D FERC prior to issua 2016 supplemental fi cation. sest structure is noted	nce of the draft EIS. iling. Mileposts			

Comments were made regarding the proximity of the route to Swan Creek Reservoir, the primary source of drinking water for the City of Lambertville. The Swan Creek Upper Reservoir is located approximately 400 feet east of the proposed pipeline and therefore the water supply intake structure is located upstream of the proposed pipeline. Due to the downstream location of the proposed pipeline crossing, water quality of the active reservoir would not be adversely affected. Some commenters also raised concerns regarding interruptions to Lambertville's drinking water supply. The Project crossing plans accommodate crossing water company pipelines without any service interruption to those pipelines.

Blasting is not anticipated near the Swan Creek Reservoir based on the data provided in Appendix G-3. Geotechnical evaluations are ongoing. Therefore, **we recommend that:** 

• <u>Prior to construction</u>, PennEast should file with the Secretary the results of the investigations regarding any anticipated blasting near the Swan Creek Reservoir.

#### Impaired Surface Waters and Waterbodies with Contaminated Sediments

Section 303(d) of the federal CWA mandates that states must prepare a list of all waters that do not meet the water quality criteria for their designated uses. These include the identification of the specific pollutant or water quality impairment (i.e., biological, chemical, or physical) not being attained and for develop a TMDL for each criterion. A TMDL establishes the maximum allowable discharge into a waterbody to better control the identified pollutants. The summary of the integrated reports prepared for each state (NJDEP 2015c; PADEP 2014) crossed by the Project and associated fish consumption advisories were used to identify impaired waters crossed by the Project.

Table 4.3.2-5 lists the identified impaired waterbodies in Pennsylvania. The Susquehanna River has water quality impairment related to metals and a fish consumption advisory for PCBs. The proposed pipeline installation method is via dry crossing using coffer dams thereby minimizing in-water resuspension of contaminated sediments in the water column during construction. Stream flow would be restored once the crossing is complete and the stream bed and banks are restored, thereby minimizing suspension of any contaminated sediment during construction. PennEast has not conducted sediment analysis to determine if PCBs are present in the sediment at the specific water crossing locations; however, prior to construction, PennEast would sample sediment within the proposed workspace for PCB concentration in the waterbodies identified in table 4.3.2-5. If PCBs are found to be present within the Project area, PennEast would consult with the appropriate agencies to determine whether additional precautions should be undertaken to prevent releasing PCBs into the water column. PennEast presented this sampling plan and site-specific crossing plan to PADEP and USACE in its Luzerne County Joint Permit Application.

			TABLE 4.3.2-5				
Impaired Waterbodies or Waterbodies with Contaminated Sediments Crossed by Pipeline Facilities							
Waterbody	MP <u>a</u> /	Impaired Designated Use(s) - 305(b) List	Pollutant(s) - 303(d) List	Water Quality Management Plan	Crossing Length (feet)	Pipeline Crossing Method	
Pennsylvania							
Susquehanna River	7.2	Aquatic Life, Fish Consumption	Source Unknown - Mercury, AMD -Metals, Source Unknown - PCB	TMDL, 2002 (PCB, pH, siltation, metals)	1,056	Dry Crossing	
Gardner Creek	9.7R2	Aquatic Life	AMD- pH, Urban Runoff/Storm Sewers- Water/Flow Variability	No known plan	56	Dry Crossing	
Wild Creek/Beltzville Lake	43.5	Fish Consumption	Mercury	No known plan	164	HDD	
Pohopoco Creek/Beltzville Lake	44.0	Fish Consumption	Mercury	No known plan	338	HDD	
Monocacy Creek	60.3	Recreation	Source Unknown - Pathogens	No known plan	28	Dry Crossing	

Impai	ired Waterboo	lies or Waterbodi	es with Contaminated Sec	diments Crossed b	y Pipeline Fac	ilities
Waterbody	MP <u>a</u> /	Impaired Designated Use(s) - 305(b) List	Pollutant(s) - 303(d) List	Water Quality Management Plan	Crossing Length (feet)	Pipeline Crossing Method
East Branch Monocacy Creek	61.5R2	Aquatic Life	Crop Related Agriculture - Siltation	TMDL, 2006 (siltation)	24	Dry Crossing
UNT of Monocacy Creek	66.9	Recreation	Source Unknown - Pathogens	No known plan	2	Dry Crossing
Lehigh River	71.1	Aquatic Life, Fish Consumption	Municipal Point Source - Organic enrichment/low DO, Urban runoff/Storm Sewers - Siltation, Source Unknown - PCB, Combined Sewer Overflow - Suspended Solids	TMDL, 2008 (PCB, metals, suspended solids, enrichment/low DO, siltation)	305	HDD
Frys (Frya) Run <u>b</u> /	74.6	Recreation	Source Unknown - Pathogens	TMDL, 2010 (Pathogens)	15	Dry Crossing
UNT of Cooks Creek	76.5 (AR- 079)	Aquatic Life	Agriculture - Cause Unknown, Habitat Modification - Other Habitat Alterations	No known plan	N/A (Temporary Equipment Bridge)	N/A (Temporary Equipment Bridge)
Delaware River	77.6	Fish Consumption	Source Unknown – Mercury	No known plan	481	HDD
New Jersey						
Harihokake Creek	85.6R1	Aquatic Life – Trout, Recreation	Pathogens, Nutrients	TMDL, 2012 (Temperature metals)	92	Bore
Harihokake Creek	86.3R1	Aquatic Life, Aquatic Life – Trout, Recreation	tic Life – Pathogens, Nutrients		66	Dry Crossing
Harihokake Creek	86.7R1	Aquatic Life, Aquatic Life – Trout, Recreation	Pathogens, Nutrients	TMDL, 2006 (Pathogens, nutrients)	58	Dry Crossing
Nishisakawick Creek	87.7	Recreation	Pathogens, pH, Acidity, Caustic Conditions	TMDL, 2006 (Pathogens)	59	Dry Crossing
Copper Creek (Kingwood Twp)	90.0R2	Aquatic Life, Recreation	Pathogens, Nutrients	TMDL, 2006 (Pathogens, nutrients)	36	Dry Crossing
Lockatong Creek	91.5 R2	Aquatic Life, Aquatic Life – Trout, Industrial Water Supply, Recreation, Public Water Supply	Pathogens, Nutrients, Temperature, Turbidity, pH, Acidity, Caustic Conditions	TMDL, 2006 (Pathogens, nutrients, pH)	351	HDD

TABLE 4.3.2-5 Impaired Waterbodies or Waterbodies with Contaminated Sediments Crossed by Pipeline Facilities							
Lockatong Creek	92.2R2	Aquatic Life, Aquatic Life – Trout, Industrial Water Supply, Recreation, Public Water Supply	Pathogens, Nutrients, Temperature, Turbidity, pH, Acidity, Caustic Conditions	TMDL, 2006 (Pathogens, nutrients, pH)	43	HDD	
Lockatong Creek	92.4R2	Aquatic Life, Aquatic Life – Trout, Industrial Water Supply, Recreation, Public Water Supply	Pathogens, Nutrients, Temperature, Turbidity, pH, Acidity, Caustic Conditions	TMDL, 2006 (Pathogens, nutrients, pH)	211	HDD	
Wickecheoke Creek	96.8R2	Aquatic Life, Aquatic Life – Trout, Recreation,	Pathogens, Nutrients, Temperature, pH, Acidity, Caustic Conditions	TMDL, 2006 (Pathogens, nutrients)	58	HDD	
Alexauken Creek	100.4	Aquatic Life, Aquatic Life – Trout, Recreation, Public Water Supply	Temperature	TMDL, 2006 (Pathogens, pH, temperature, metals)	50	HDD	
Swan Creek	102.8R2	Recreation	Cause Unknown	TMDL, 2012 (Pathogens)	9	Bore	
Jacobs Creek	109.1R2	Aquatic Life, Fish consumption, Recreation, Public Water Supply	Metals, Turbidity, Organic Enrichment/Oxygen Depletion, Pathogens, Mercury, Nutrients	TMDL, 2006 (DO, pathogens, metals, TSS, mercury)	18	Bore	
equation. Milepos EIS. Mileposts wit without an "R" ind <u>o</u> / Frys Run is ide 2016). Key: No impaired wate	sts with an "R1 th an "R2" indic licate that the r ntified as Frya rbodies would eans that there bygen nated biphenyls	" indicate route deviation ate route deviation oute has not chang Run in the PA 201 be crossed by the is no Water Quality	ber 2015 FERC filing are d viations implemented and p is implemented as part of f ged since the September 2 6 Integrated Water Quality Hellertown, Gilbert, or Lan y Plan available for the wa	provided to FERC privi this September 2016 015 application. and Monitoring and a nbertville laterals.	or to the issuand supplemental fi	ce of the draft ling. Milepost	

The Lehigh River (crossed twice at MP 23.0 and MP 71.1) has impairment issues for aquatic life related to total suspended solids (TSS), low dissolved oxygen (DO), and siltation (PADEP 2014). PennEast proposes to cross the Lehigh River/Lehigh Canal at MPs 70.9-71.1 using HDD method. A fish consumption advisory is also in place for the river for PCBs. It is

unknown if elevated concentrations of PCBs are present at the crossing locations. However, HDD installation of the pipeline below the bottom of the river would avoid disturbance of river sediments and avoid suspension of sediments in the channel and not introduce sediment contaminants into the water column.

Abandoned mine drainage (AMD) is a potential source of contaminated sediments within impaired waterbodies. Two waterbody crossings (Gardner Creek and Susquehanna River) have sediment-related impairment issues related to the presence of metals which are potentially from AMD. Gardner Creek has water quality issues related to pH due to AMD and non-point source contaminants. PennEast proposes to cross Gardner Creek using a dry crossing method. Utilization of this method would minimize in-water disturbance of sediments that may contain contaminants related to AMD or non-point sources.

The East Branch of Monocacy Creek is impaired by excessive siltation from agricultural lands and sources within its basin (PADEP 2014). PennEast proposes to cross Monocacy Creek via a dry crossing which would isolate the workspace from the stream during construction. Frya Creek is impaired due to exceedance of pathogenic organisms (coliform bacteria). The source for these pathogens is unknown. PennEast proposes to cross Frya Creek by dry crossing which would minimize in-water work and disturbance of sediments and would not contribute to an increase or other change in pathogenic organisms in the water.

Two waterbodies, Pohopoco Creek and Delaware River, have fish consumption advisories related to mercury (PADEP 2014). PennEast proposes to use HDD construction method for both crossings, which would avoid direct disturbance to the waterbodies and sediments, and would avoid suspension of sediments in these waterbodies during construction.

Based on the Section 303(d) lists, six waterbodies in New Jersey that would be crossed by the Project have water quality-related impairment issues related to pathogens and nutrients, and five waterbodies have water quality-related impairment issues related to pH, acidity, turbidity, and/or temperature (table 4.3.2-5). All of the listed waters identified in New Jersey are proposed for dry crossings using coffer dams, pump and flume, or flow diversion methods which would minimize in-water work and disturbance of sediments. Only Jacobs Creek, which would be crossed using the dam and pump method, has a potential issue for fish consumption for mercury in the water column. The source for the mercury was tentatively identified as air borne emissions (EPA 2010). Disturbance of sediments during the dry crossing of Jacobs Creek would not be expected to alter mercury bioavailability. Prior to construction, PennEast would sample sediment within the proposed workspace at Jacob's Creek for sediment contamination. In the event that contamination is identified in the workspace, PennEast would consult with the appropriate agencies to determine whether additional precautions must be undertaken to prevent releasing the contaminated sediment into the water column. PennEast would discuss the proposed Jacob's Creek crossing with the NJDEP as part of the pre-application process for the Project's Clean Water Act Section 401 and 404 permits. Mitigation measures for dealing with contaminated sediments if encountered would be addressed in the Flood Hazard Area Control Act application, in accordance with NJDEP's Linear Construction Technical Guidance document. Because PennEast has not filed its site-specific crossing plans for all impaired waterbodies, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of OEP, site-specific crossing plans for all waterbodies with

contaminated sediments (see table 4.3.2-5). The crossing method would ensure that the potential suspension of sediments during construction should be avoided or minimized to the greatest extent possible to limit any change to the bioavailability of any potential contaminants present. PennEast should include documentation of consultation with pertinent agencies and identify any recommended minimization measures.

# Waterbodies with Total Maximum Daily Load Plans

TMDL plans are available for 4 of the 11 impaired waterbody crossings in Pennsylvania and all 12 of the impaired waterbody crossings in New Jersey (table 4.3.2-5). Impaired waterbodies listed have multiple stressors listed as being present in various reaches.

The installation of the pipeline using dry crossing methods may cause temporary localized increases in suspended solids during construction that could contribute to the current impairment from siltation. Nutrient releases via localized disturbance of soils may occur, but given the small footprint of disturbance and short-term duration of construction at individual crossings, it is not considered a long-term contribution to the watershed basin issue. Implementation of measures from PennEast's E&SCP and our Procedures would minimize soil erosion and suspended sediments to the extent practical at the crossing locations. Operation of the pipeline would not result in a long-term contribution of suspended solids to these waterbodies. Use of HDD would not result in resuspension sediments or soil erosion from excavation activities.

# Waterbodies of Ecological or Recreational Importance

Waterbodies of ecological or recreational importance in Pennsylvania and New Jersey are designated under state regulations (Pennsylvania Code Chapter 93. Water Quality Standards; New Jersey Surface Water Quality Standards, N.J.A.C. 7:9B). The Project would cross waterbodies of ecological and recreational importance, which include High Quality and Exceptional Value streams in Pennsylvania, and Freshwater, Trout Maintenance, and Category 1 waterbodies in New Jersey. These waters are identified in appendix G-7, G-8, and G-9 and described above.

As stated above, PennEast would use a variety of methods to cross waterbodies of ecological or recreational importance based on crossing lengths. PennEast indicates that final crossing methods would be reassessed based on timing restrictions or selection of methods that lessen impact overall. The method would be determined on a case-by-case basis, based on site conditions at each crossing.

# Waterbodies with Steep and Actively Eroding Banks and Riparian Areas

PennEast identified approximately 163 areas along the proposed pipeline, totaling 5.9 miles in length, of slopes greater than 30 percent within 200 feet of waterbody crossings, some of which are located adjacent to waterbodies. Measures included in the PennEast's E&SCP and our Plan and Procedures are designed to prevent or minimize erosion along slopes, including steep slopes adjacent to waterbody crossings. PennEast also states it would assess bank conditions of waterbodies on a case-by-case basis. Because surveys have not been completed, we recommend that:

• <u>Prior to construction</u>, PennEast should file a revised E&SCP with the Secretary for review and written approval by the Director of OEP. The revised E&SCP should:

- a. include a complete review of waterbody crossings with steep slopes;
- b. address waterbody crossing methods for steep embankments and bank stabilization issues; and
- c. include site-specific measures to address erosion, sedimentation, and restoration of steep embankments.

#### Waterbodies with Riparian Areas

Riparian areas are regulated in both Pennsylvania and New Jersey for aquatic and wetland resources. PennEast would obtain and comply with the applicable Pennsylvania and New Jersey permits (i.e., wetland and floodplain/flood hazard assessment permits) required to authorize these disturbances. In addition, PennEast would implement its E&SCP, a Post-Construction Stormwater Management Plan, and a SPCC Plan throughout the Project that would further minimize risks from spills or leaks, erosion and sedimentation, and stormwater runoff from construction areas with exposed soils. We have reviewed the E&SCP and the SPCC Plan and find them acceptable with the exception of a recommendation to include additional information regarding steep slopes in the E&SCP.

#### **Flood Hazard Zones**

The Federal Emergency Management Agency (FEMA) identifies areas subject to flooding and high-volume flows identified as Special Flood Hazard Areas which are located within the 100-year floodplain. The Project mainline would cross 4.9 miles of FEMA Special Flood Hazard Areas, including 3.4 miles in Pennsylvania and 1.4 miles in New Jersey. The Hellertown Lateral would cross less than 0.1 mile of FEMA Special Flood Hazard Areas while the Gilbert and Lambertville laterals would not cross any FEMA Special Flood Hazard Areas. In addition, the pipeline route would cross regulated flood hazard areas consisting of floodways and flood fringes of waters regulated under the New Jersey Flood Hazard Area Control Act Rules at N.J.A.C. 7:13. No tidally influenced waterbodies would be located within the Project area.

No aboveground facilities would be located within a FEMA Special Flood Hazard Area.

# 4.3.2.3 Major Waterbodies Crossed by the Project

In Pennsylvania, major waterbody crossings include the Susquehanna River, Little Shades Creek, Lehigh River/Lehigh Canal (at two locations, although the Lehigh Canal would only be crossed at the second location), Wild Creek/Beltzville Lake, and Pohopoco Creek/Beltzville. The Project would cross the Delaware River/Delaware Canal, a major waterbody along the border of Pennsylvania and New Jersey. In New Jersey, major waterbody crossings include the Nishisakawick Creek UNT, Lockatong Creek (at two locations), an unnamed lake/pond, and Alexauken Creek UNT (table 4.3.2-6).

# Susquehanna River

PennEast proposes a dry crossing of the Susquehanna River at MP 7.1. The proposed crossing location is bordered by an airport and flood-control berm to the south and a newly constructed highway bridge to the north. The proposed crossing is in proximity to the historic 1959 Knox Mine disaster where the river bed collapsed into the mine. PennEast is consulting with PADEP's Abandoned Mine Reclamation Bureau for historic mine shafts and debris. Due to the presence of abandoned mines and the geomorphic conditions at the surface, PennEast proposes a

open cut, dry crossing of the Susquehanna River. Two other pipeline crossings in the area successfully used open cut methodology with a diversion of the river channel on the other side of an island (i.e., Monocanock) during construction so that the crossing was essentially done in dry conditions. Preliminary engineering of this crossing would involve installing a Portadam<sup>®</sup> at the upstream tip of Monocanock Island, which is located in the center of the river, to divert flow to one side of the river. Secondary coffer dams would be installed adjacent to the pipeline trench for further dewatering. After the pipe is installed under half of the river, the flow diversion, dewatering, and pipeline installation would be completed on the other half of the river. As discussed in section 4.3.2.2, the Susquehanna River has water quality impairment related to metals and a fish consumption advisory for PCBs. The dry crossing method would minimize in water resuspension of contaminated sediments in the water column during construction. Additionally, sediment-related impairment issues regarding the Susquehanna River are related to the presence of metals which are potentially caused by AMD.

TABLE 4.3.2-6							
Major Waterbody Crossings by Milepost							
Milepost	Crossing Length (feet)	Crossing Method					
7.1	1,056	Dry Crossing					
18.3	105	Dry Crossing					
23.0	444	Dry Crossing					
43.5	164	HDD					
44.0	338	HDD					
71.1	305	HDD					
77.6	481	HDD					
87.8	208	Dry Crossing					
91.5R2	351	HDD					
92.4R2	211	HDD					
95.3R2	132	HDD					
99.9R2	335	HDD					
,	,	.1-1).					
	Major Waterbody C           Milepost           7.1           18.3           23.0           43.5           44.0           71.1           77.6           87.8           91.5R2           92.4R2           95.3R2           99.9R2           = Unnamed Water           ville Lake) would be created	Major Waterbody Crossings by MilepostMilepostCrossing Length (feet)7.11,05618.310523.044443.516444.033871.130577.648187.820891.5R235192.4R221195.3R213299.9R2335					

c/ The HDD for Woolsey Brook UNT is referred to as Washington Crossing Pennington Road (see table 2.3.1-1).

# **Little Shades Creek**

PennEast proposes to use a dry crossing method to cross Little Shades Creek at MP 18.3. Little Shades Creek does not have any associated water impairment issues or state designations at the proposed crossing location.

#### Lehigh River

PennEast proposes to cross the Lehigh River twice (MPs 23.0 and 71.1; the second crossing is discussed below). The first crossing, at MP 23.0, would use a dry crossing method. PennEast is evaluating either a dam-and-pump or flumed dry crossing method for this section of the Lehigh River. As discussed in section 4.3.2.2, this crossing would be located within a mile upstream of a segment of the Lehigh River which is designated on the NRI for an outstandingly remarkable value for recreation and geology (NPS 2015), and this segment is designated as Pennsylvania Scenic River. Historical analyses and initial discussions with the USACE have shown water levels in the area of the Lehigh River crossing to be significantly low during the fall to early winter months, making a dry crossing feasible.

# Wild Creek/Pohopoco Creek (Beltzville Lake)

PennEast proposes to use a HDD to cross Wild Creek/Pohopoco Creek (Beltzville Lake) at MP 43.5. The HDD would be about 6,100 feet long (see table 2.3.1-1). Construction procedures for the HDD method are discussed in section 2.3.1. As discussed in section 4.3.2.2, Wild Creek and Pohopoco Creek have fish consumption advisories related to mercury (see table 4.3.2-5); however, no in water work would be conducted. Therefore, disturbance of sediments or impairment of water quality during construction would not occur. See section 4.7.4.1 for discussion of the Section 408 process required for crossing the USACE-owned Beltzville Lake.

#### Lehigh River/Lehigh Canal

PennEast proposes to cross the Lehigh River twice (MPs 23.0 and 71.1; the first crossing is discussed above). The second crossing, at MP 71.1, would be crossed by HDD method. The HDD would be about 4,100 feet long (see table 2.3.1-1) and would encompass both the Lehigh River and the Lehigh Canal. Construction procedures for the HDD method are discussed in section 2.3.1. As discussed in section 4.3.2.2, at MP 71.1, the Lehigh River has impairment issues for aquatic life related to TSS, low DO, and siltation (see table 4.3.2-5); however, no in water work would be conducted and disturbance of sediments or impairment of water quality during construction would not occur. Sediment-related impairment issues regarding the Lehigh River are related to the presence of metals which are potentially caused by AMD.

# Delaware River/Delaware Canal

PennEast proposes to use a HDD to cross the Delaware River and Delaware Canal at MP 77.6. The HDD would be about 2,835 feet long (see table 2.3.1-1). Construction procedures for the HDD method are discussed in section 2.3.1. As discussed in Section 4.3.2.2, the proposed crossing is about nine miles south (downstream), and about two miles north (upstream) of portions of the Delaware River that are designated as National Wild and Scenic. The Delaware River has been identified by FWS and PFBC as supporting species federally listed as threatened, endangered, or species of concern, and the Delaware River is an important route for a number of migratory fish. To minimize impacts on these anadromous species, NMFS requires the avoidance of in-water work in the Delaware River between March 1 and June 30. Additionally, the Delaware River has fish consumption advisories related to mercury (see table 4.3.2-5); however, no in water work would be conducted and disturbance of sediments or impairment of water quality during construction would occur.

#### Nishisakawick Creek UNT

PennEast proposes to cross Nishisakawick Creek UNT at MP 87.8 using a dry crossing method. This unnamed tributary does not have any associated water impairment issues or state designations at the proposed crossing location.

# Lockatong Creek

PennEast proposes to use a HDD to cross Lockatong Creek, starting at MP 91.5R2. The HDD would be about 6,300 feet long (see table 2.3.1-1) and would cross Lockatong Creek twice with one HDD. Construction procedures for the HDD method are discussed in section 2.3.1. As discussed in section 4.3.2.2, Lockatong Creek has been identified as an impaired waterbody or waterbody with contaminated sediments (see table 4.3.2-5); however, no in water work would be conducted and disturbance of sediments or impairment of water quality during construction is expected.

# Lake/Pond

PennEast proposes to cross an unnamed waterbody (lake/pond) at MP 95.3R2 using the HDD method. This unnamed waterbody does not have any associated water impairment issues or state designations at the proposed crossing location.

#### Alexauken Creek UNT

PennEast proposes to cross an Alexauken Creek UNT at MP 99.9R2 via HDD. The HDD would be about 3,670 feet long (see table 2.3.1-1). This unnamed tributary does not have any associated water impairment issues or state designations at the proposed crossing location.

# Waterbody Construction Procedures

Special construction procedures for waterbody crossings are discussed in section 2.3.1.2 and additional details regarding the HDD method are provided below. Beltzville Lake, the Lehigh River/Lehigh Canal<sup>32</sup>, the Delaware River, Lockatong Creek, and Woolsey Brook UNT would be crossed using the HDD method. PennEast proposed to cross waterbodies using a variety of methods including of HDD, bores, and dry-crossing methods. The crossing methods for the remaining waterbodies are provided in appendices G-5 and G-6. Factors in HDD design include: the availability of a straight and relatively low relief laydown area for the pullback pipe section; the availability of large work areas at the HDD entry and exit points; surrounding terrain; land use; and operation concerns. Based on information from PennEast, our review of Project mapping, and information we obtained during visits to the Project area, we conclude that the use of the HDD method at the every waterbody crossing would be either technically infeasible, impractical, or would not result in a clear environmental advantage to the proposed dry crossing methods.

# Horizontal Directional Drilling

PennEast proposes to utilize the HDD method for 8 waterbody crossings (see table 2.3.1-1 and section 4.1.7). If a HDD in its proposed location proves unsuccessful, PennEast would be

<sup>&</sup>lt;sup>32</sup> The Lehigh River would be crossed twice by the Project. The crossing at MP 23.0 would be a dry-crossing; however, the crossing at MPs 70.9-71.1 would be for both the Lehigh River and the Lehigh Canal and would be completed via HDD.

required to identify a new location for the crossing or new methodology, and request approval for the new location or methodology with all applicable agencies. PennEast has developed a HDD Inadvertent Returns and Contingency Plan (accession number: 20160516-5382) which establishes operational procedures and responsibilities for the prevention, containment, and clean-up of inadvertent releases associated with the proposed directional drilling on the Project.

For each waterbody that would be crossed using the HDD method, PennEast would prepare site-specific plans that would include:

- site-specific construction diagrams that show the location of mud pits, pipe assembly areas, and all areas that would be disturbed or cleared for construction;
- justification that disturbed areas are limited to the minimum needed to construct the crossing;
- identification of any aboveground disturbance or clearing between the HDD entry and exit workspaces during construction;
- description of how an inadvertent release of drilling mud would be contained and cleaned up; and
- a contingency plan for crossing the waterbody or wetland in the event the HDD is unsuccessful and how the abandoned drill hole would be sealed, if necessary.

# Hydrostatic Test Water

Hydrostatic testing would be completed on all pipeline segments prior to placing the pipeline into service. Water from surface water sources or municipal sources would be used to conduct the hydrostatic testing. No chemicals (i.e., biocide or corrosion inhibiting agents) would be added to hydrostatic test waters to be discharged. Withdrawal and discharge of hydrostatic test waters would be regulated through state-issued and DRBC water withdrawal permits, as required, as well as NPDES discharge permits, as administered by Pennsylvania, New Jersey and the DRBC (as applicable).

Preliminary water sources, withdrawal and discharge volumes, and milepost locations for withdrawal and discharge sites are presented in table 4.3.2-7. In total, PennEast anticipates using approximately 33 million gallons of water for hydrostatic testing. To minimize the entrainment of organisms from surface waterbodies during water withdrawal, mesh screened intake hoses would be used. Adequate flow rates downstream from the withdrawal would be maintained to protect aquatic life, provide for waterbody designated uses, and provide for downstream withdrawals of water by existing users. During exceptional dry periods when low flow conditions may be encountered, the volume to be withdrawn would be assessed relative to the hydrological needs of the waterbody to determine if an alternative water source (i.e., municipal supply) should be used. State-designated EV or C-1 waters, waterbodies that provide habitat for federally listed threatened or endangered species, or waterbodies designated as public water supplies would not be used as hydrostatic text water withdrawal sources, unless the appropriate federal, state, and/or local permitting agencies have granted written permission.

				TABLE 4.3.2-7		
			Preliminary Hydros	tatic Test Water Withdrawal and Discharge Lo	ocations	
Preliminary Test Section Number	Start Milepost <u>a</u> /	End Milepost <u>a</u> /	Approx. Water Volume (Gallons) <u>b</u> /	Potential Sources	Approximate Source Location	Discharge Location
ennEast Mainline	e					
1	0.0R1	4.4R2	1,234,100	Jumper from Section 2 / 3	N/A	41°19' 13.66" N 75°52' 30.91" W
2	4.4R2	9.7R2	1,489,300	Jumper from Section 3	N/A	41° 16' 38.67" N 75° 48' 35.08" W
3	9.7R2	17.5	2,081,600	Hydrant 1 / Hydrant 2 / Hydrant 3 / Hydrant 4	41°17'18.82"N 75°47'47.94"W; 41°17'23.96"N 75°47'40.67"W; 41°16'29.62"N 75°47'60.00"W; 41°15'45.26"N 75°46'55.07"W	N/A
4	17.5	21.5	1,116,900	Jumper from Section 5/ 6	N/A	N/A
5	21.5	26.7	1,368,000	Jumper from Section 6 / Lake Harmony / Big Boulder Lake	41° 3'49.65"N 75°35'55.80"W; 41° 2'46.83"N 75°35'12.21"W	N/A
6	26.7	40.5R2	3,984,400	BWA Hydrant/ Lake Harmony / Big Boulder Lake	40°53'49.06"N 75°33'37.45"W; 41° 3' 49.65" N 75°35' 55.80"W; 41°2' 46.83"N 75°35' 12.21"W	N/A
7	40.5R2	46.2	1,598,800	Jumper from Section 7 / BWA Hydrant	40°53'49.06"N 75°33'37.45"W	N/A
8	46.2	46.3	27,900	Jumper from Section 6 / 7	N/A	N/A
9	46.3	47.8	418,800	Jumper from Section 6 /7 / 8/ Blue Mountain Ski Resort	40°49'12.68"N 75°30'33.09"W	40°50'20.74 "N 75°30'34.59"W
10	47.8	48.5R2	194,500	Jumper from Section 11 / Blue Mountain Ski Resort	40°49'12.68"N 75°30'33.09"W	N/A
11	48.5R2	51.0R2	691,100	Jumper from Section 12 / 13 / 14 / 15	N/A	N/A
12	51.0R2	54.2	1,017,700	Jumper from Section 13 / 14 / 15	N/A	40°47'19.42"N 75°28'42.59"W
13	54.2	55.1	251,200	Jumper from Section 14 / 15	N/A	40°47'12.11"N 75°27'45.28"W
14	55.1	59.1	1,132,900	Jumper from Section 15	N/A	N/A
15	59.1	65.7	1,858,700	Jumper from Section 18 / Hydrant 6 / Hydrant 7	40°44'5.09"N 75°23'38.64"W; 40°43'59.18"N 75°23'1.05"W	N/A
16	65.7	67.7R2	561,100	Jumper from Section 17 Hydrant 9 / Hydrant 10	40°42'39.03"N 75°19'32.40"W; 40°42'18.29"N 75°19'2.51"W	N/A
17	67.7R2	70.2	698,900	Jumper from Section 18 / Lehigh River / Hydrant 11	40°38'30.27"N 75°16'40.95"W; 40°39'20.69"N 75°17'17.85"W	40°38'58.99"N 75°16'53.20"W

				TABLE 4.3.2-7				
Preliminary Hydrostatic Test Water Withdrawal and Discharge Locations								
Preliminary Test Section Number	Start Milepost <u>a</u> /	End Milepost <u>a</u> /	Approx. Water Volume (Gallons) <u>b</u> /	Potential Sources	Approximate Source Location	Discharge Location		
18	70.2	77.1R2	1,963,500	Delaware River / Hydrant 12 / Lehigh River / Hydrant 11	40°34'0.34"N 75°9'26.19"W; 40°34'58.66"N 75°11'22.13"W; 40°38' 30.27"N 75°16' 40.95"W; 40°39' 20.69"N 75°17' 17.85"W	40°35'4.30"N 75°11'55.39"W		
19	77.1R2	87.2	3,120,000	Jumper from Section 20 / 21 / 22 / 23 / Delaware River / Hydrant 12	40°34'0.34"N 75°9'26.19"W; 40°34'58.66"N 75°11'22.13"W	40°33'4.08"N 75° 3'42.33"W		
20	87.2	87.3	27,900	Jumper from Section 21 / 22 / 23	N/A	N/A		
21	87.3	90.7R2	959,700	Jumper from Section 22 / 23 / Hydrant 14 / Hydrant 15	40°31'54.00"N 75°3'28.92"W; 40°31'49.18"N 75°3'31.15"W	N/A		
22	90.7R2	90.7	24,400	Jumper from Section 23	N/A	N/A		
23	90.7	111.2R2	5,709,900	Hydrant 14 / Hydrant 15 / Hydrant 17 / Hydrant 18	40° 31' 54.00" N 75° 3' 28.92" W; 40° 31' 49.18" N 75° 3' 31.15" W; 40° 18' 32.97" N 74° 48' 46.49" W; 40° 18' 25.88" N 74° 46' 53.50" W	40° 18' 47.38" 74° 49' 13.56 V		
24	111.2R2	113.5R1	697,900	Jumper from Section 23 / Hydrant 17	40°18'32.97"N 74°48'46.49"W	N/A		
25	113.5R1	114	146,800	Jumper from Section 23 / 24 Hydrant 18	40°18'25.88"N 74°46'53.50"W	N/A		
lellertown Latera	al							
26	0.0	2.1R2	260,500	Lehigh River / Hydrant 11	40°38'30.27"N 75°16'40.95"W; 40°39'20.69"N 75°17'17.85"W	40°36'31.91"N 75°17'57.63"W		
ilbert Lateral								
27	0.0R2	0.6R2	18,600	Delaware River / Hydrant 12	40°34'0.34"N 75°9'26.19"W; 40°34'58.66"N 75°11'22.13"W	40°34'11.33"N 75° 9'51.16"W		
ambertville Late.	ral							
28	0.0R2	1.4	413,500	Hydrant 16	40°22'56.00"N 74°56'4.61"W	40°24'4.46"N 74°54'46.47"W		
lotes:								

Notes:

<u>a</u>/ Route deviations implemented after the September 2015 FERC filing are denoted with an "R" and indicate a milepost equation. Mileposts with an "R1" indicate route deviations implemented and provided to FERC prior to the issuance of the draft EIS. Mileposts with an "R2" indicate route deviations implemented as part of the September 2016 supplemental filing. Mileposts without an "R" indicate that the route has not changed since the September 2015 application.

b/ The water volume for each hydrostatic test section was approximated using the horizontal length of pipe for each test section. The approximate water volume is subject to increase depending on land topography. Water volumes are rounded to the nearest 100 gallons. As indicated on the table, water for certain test sections may be utilized for other test sections and therefore the total water required for testing is not cumulative.

Because PennEast has not identified the final hydrostatic test water sources and discharge locations, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary its final hydrostatic test plan that identifies the final hydrostatic test water sources and discharge locations, and provides documentation that all necessary permits and approvals have been obtained for withdrawal from each source. PennEast's plan should provide the approximate water volume that would be withdrawn and discharged as both a Project-total amount, and a daily amount, for each pipeline segment. Also, PennEast's plan should detail the decision process for determining when an alternative water source would be used during exceptional dry periods when low flow conditions may be encountered.

Discharges of hydrostatic test water would be regulated by state SPDES permit, and the classification of the receiving waters (as applicable) would be identified as part of the permitting process. Hydrostatic test manifolds on discharges would be used to dissipate energy flow in aquatic waterbodies to minimize scouring in the receiving waterbody. Water would be prevented from discharging into state-designated exceptional value waters, waterbodies that provide habitat for federally listed threatened or endangered species, or waterbodies designated as public water supplies, unless otherwise approved by federal, state, and/or local permitting entities.

# 4.3.2.4 General Impacts and Mitigation for Surface Water Resources

Pipeline construction activities that could potentially affect surface waters include clearing and grading of streambanks, in-stream trenching, blasting, trench dewatering, inadvertent returns from HDD operations, and potential spills or leaks of hazardous materials. Potential effects on surface waters may include:

- modification of aquatic habitat;
- increased runoff and the rate of in-stream sediment loading; turbidity;
- decreased DO concentrations;
- releases of chemical and nutrient pollutants from sediments; thermal effects;
- modification of riparian areas; and
- introduction of chemical contaminants such as fuel and lubricants.

In-stream construction activities, especially trenching and backfilling of the trench, would temporarily increase the amount of sediments mobilized downstream. The extent of the impact would depend on sediment loads, stream velocity, turbidity, bank composition, and sediment particle size. These factors would determine the density and downstream extent of sediment migration. In-stream construction could also result in the alteration of stream contours. Changes in the stream bottom contours could alter stream dynamics and increase downstream erosion or deposition. Turbidity resulting from resuspension of sediments from in-stream construction and erosion of cleared right-of-way areas could reduce light penetration and photosynthetic oxygen production. In-stream disturbance could also introduce chemical and nutrient pollutants from sediments. Resuspension of deposited organic material and inorganic sediments could cause an increase in biological and chemical use of oxygen, potentially resulting in a decrease of DO

concentrations in the affected area. Lower DO concentrations could cause temporary displacement of motile organisms, such as fish, and may kill non-motile organisms within the affected area.

The clearing and grading of streambanks would reduce riparian vegetation and expose soil to erosional forces. The use of heavy equipment for construction could cause compaction of near surface soils, an effect that could result in increased runoff into surface waters in the immediate vicinity of the construction right-of-way. Increased surface runoff could transport sediment from uplands into surface waters, resulting in increased turbidity levels and increased sedimentation rates in the receiving waterbody. Disturbances to stream channels and streambanks could also increase the likelihood of scour after construction.

Refueling of vehicles and storage of fuel, oil, or other hazardous materials near surface waters could create a potential for contamination. If a spill were to occur, immediate downstream users of the water could experience degradation in water quality. Acute and chronic toxic effects on aquatic organisms could also result from such a spill.

Blasting may be required along the pipeline route and within waterbodies. In-stream blasting has the potential to injure or kill aquatic organisms, displace organisms during the blast-hole drilling operations, and temporarily increase stream turbidity. Chemical by-products from the blasting materials could also be released and could potentially contaminate the water.

Crossings employing HDD or conventional bore technologies would not be expected to impact TSS/total dissolved solids or turbidity levels in the open channel of waterbody and wetland areas being crossed using these technologies. Breakthrough of HDD drilling muds into the waterbody during drilling could also result in siltation or exceedance of water quality standards for TSS or turbidity. The Project E&SCP, SPCC Plan, HDD Inadvertent Returns and Contingency Plan, and HDD construction BMPs would be followed during HDD and conventional bore installation activities to minimize potential breakthrough events during HDD operations. HDD-related BMPs to be implemented by PennEast would include, but are not limited to, the following:

- ensure that all workers are properly trained and familiar with the necessary procedures for response to an inadvertent return, prior to commencement of drilling operations;
- all equipment and vehicles would be checked and maintained daily to prevent leaks of hazardous materials;
- spill kits and spill containment materials would be available on-site at all times. A vacuum truck would be readily available within 30 minutes of the site during all drilling operations. Containment materials (straw, silt fencing, sand bags, spill kits, etc.) would be staged on-site at location where they are readily available and easily mobilized for immediate use in the event of an inadvertent return;
- equipment required to contain and clean-up an inadvertent return would either be available at the work site or readily available at an offsite location within 30 minutes of the bore site;
- if equipment is required to be operated near riverbed, absorbent pads and plastic sheeting for placement beneath motorized equipment would be used to protect the riverbed from engine fluids;
- crew members would receive training in the provisions of applicable plans, equipment maintenance and site-specific permit and monitoring requirements; inspection procedures

for release prevention and containment equipment and materials; contractor/crew obligation to immediately stop the drilling operation upon first evidence of the occurrence of an inadvertent return and to immediately report any release; operation of release prevention and control equipment and the location of release control materials, as necessary and appropriate; and protocols for communication with agency representatives who might be on-site during the clean-up effort;

- drilling fluid pressures would be closely monitored. Pressure observations would be compared to estimates of the required drilling fluid and allowable formation pressures. Actions would be taken to lower the required drilling fluid pressure where pressures differ greatly with expectations;
- an environmental inspector would be onsite monitoring the drill for inadvertent releases and ensuring proper erosion and sediment best management practices are in place and working;
- exit and entry pits would be enclosed by silt fences and straw. If necessary, barriers (straw bales or sedimentation fences) between the bore site and the edge of the water source would be constructed prior to drilling to prevent released bentonite material from reaching the water; and
- water containing mud, silt, bentonite, or other pollutants from equipment washing or other activities would not be allowed to enter a lake, flowing stream or any other water source. The bentonite used in the drilling process would be either disposed of at an approved disposal facility or recycled in an approved manner. Other construction materials and wastes shall be recycled or disposed of as appropriate.

Minor impacts on water resources would include the reduction of shading along riparian areas through the conversion of forested riparian and wetland areas to herbaceous or emergent wetland areas. This reduction in shading would be limited to isolated areas of stream or tributary crossings and would allow for increased light penetration to the stream channel. This could lead to greater light penetration and increased temperatures in the water column during warmer seasons (i.e., late spring and summer) at these isolated locations. Increased light penetration may also enhance aquatic vegetation growth in the channels where the crossing occurred following construction. These impacts would largely be limited to smaller streams and tributaries crossed where pre-construction canopy coverage fully encloses the channel. Given that the maximum crossing width of the right-of-way is 50 feet, the small area of channel affected would not present a significant impact on overall aquatic system. Larger tributaries and rivers would not be as affected by this reduction in canopy cover as most of the channels would already have open channels at the crossing location. Crossings using HDD or boring technologies for pipeline installation would have reduced impacts from changes in riparian cover.

Several comments were made regarding changes in water temperature and stormwater runoff. Final restoration of the crossing of waterbodies would maintain riparian buffers and canopy cover over surface waters to the extent practicable, maintain existing hydrology, and encourage natural thermal buffering. Direct discharges of stormwater runoff to surface waters would be minimized by thorough establishment of vegetative cover and implementation of PennEast's E&SCP. Utilization of BMPs in the E&SCP to encourage soil infiltration and promote groundwater recharge of stormwater runoff would act to prevent direct discharge to the waterbody being crossed.

#### **Floodplain Crossings**

Executive Order 11988, Floodplain Management, requires each federal agency to ensure that the potential effects of any action it may take in a floodplain are evaluated. None of the proposed aboveground facilities are in FEMA-designated floodplains. Floodplains that would be crossed by the pipeline could be temporarily affected by trenching and spoil piles. Creation of the trench would temporarily increase the flood retention capacity, but this would be offset by an equal reduction of flood retention capacity associated with the spoil piles, thus the overall flood retention capacity would be unchanged. However, the presence of the spoil piles would temporarily alter surface drainage and could redirect flows within the floodplain area. Floodplains would not be affected by the operation of the pipeline, which would be buried. Seasonal and flash flooding hazards are a potential concern where the pipeline would cross or be near major waterbodies and small watersheds. Although flooding itself does not generally present a risk to pipeline facilities, bank erosion and/or scour could expose the pipeline or cause sections of pipe to become unsupported. All pipeline facilities are required to be designed and constructed in accordance with 49 CFR 192. These regulations include specifications for installing the pipeline at a sufficient depth to avoid possible scour at waterbody crossings. Typically, the trench would be sufficiently deep to provide for a minimum of 5 feet of cover over the pipeline at waterbodies.

#### Blasting

If blasting in waterbodies is required, there is a potential for permanent alterations of stream channels. PennEast proposes to develop site-specific blasting plans for each waterbody crossing where blasting is determined to be necessary. If blasting is required, all blasting activity would be performed according to federal and state safety standards and in accordance with PennEast's comprehensive Blasting Plan to be implemented by a certified blasting contractor. PennEast would obtain blasting permits from appropriate agencies (see section 4.1.6 for additional information about blasting) and would conduct any required in-stream work during the appropriate timing window for warmwater and coldwater fisheries.

The EPA requested that site-specific blasting plans associated with water crossings be provided and made available to the public; however, PennEast would not determine whether blasting is required until additional geophysical and geotechnical evaluations are completed and construction commences. As stated above, PennEast would develop site-specific blasting plans for each waterbody crossing where blasting is determined to be necessary.

#### **Hazardous Materials Spills**

During construction, refueling and maintenance operations of heavy equipment would require the use of fuel, lubricants, coolant, welding materials, and hydraulic fluids. Accidental spills and leaks of hazardous materials associated with equipment trailers, the refueling or maintenance of vehicles, and the storage of fuel, oil, and other fluids can have immediate effects on aquatic resources and could contaminate waterbodies downstream of the release point. The Project SPCC Plan would be implemented to ensure that spill prevention and response protocols are followed to both minimize risk of environmental release and effects in the use of these materials.

#### Extra Workspace Within 50 Feet of Waterbodies

FERC Procedures require that ATWS be at least 50 feet away from wetland boundaries and waterbodies, except where the adjacent upland consists of cultivated or rotated cropland or other disturbed land. Appendix G-10 identifies wetland and waterbodies crossings that may require site-specific justification for ATWS within 50 feet of wetlands and waterbodies. PennEast has identified a total of 134 areas where ATWS would be required within 50 feet of wetlands and waterbodies. Based on our review, we have determined that PennEast has provided adequate justification for the requested ATWSs.

## 4.3.2.5 Conclusions

There would be short-term impacts on waterbodies during construction, as described above. Following pipeline installation and restoration of waterbodies and the adjacent construction work space, in accordance with the construction, restoration, and mitigation measures described above, no long-term effects on surface waters are anticipated as a result of construction and operation of the Project. No designated water uses would be permanently affected because the pipeline would be buried beneath the bed of the waterbodies, erosion controls would be implemented during construction, and streambanks and streambed contours would be restored as close as possible to preconstruction conditions.

Operation of the Project would not impact surface water, unless maintenance activities involving pipe excavation and repair in or near streams are required. If this should occur, PennEast would employ protective measures similar to those proposed for construction of the Project. Consequently, we conclude that any maintenance-related effects would be short term.

## 4.3.3 Aquatic Resources

The Project would cross multiple waterbodies, including lakes, ponds, streams, and wetlands, potentially affecting aquatic resources during the installation and operation of the Project. Installation would include subsurface burial of the mainline pipeline and associated laterals of various widths using various methods (see section 2 and section 4.3.2).

## 4.3.3.1 Existing Aquatic Biological Resources

Aquatic biological resources include invertebrates and fish species that are reliant on aquatic habitats. The FWS, NMFS, PFBC, Pennsylvania Game Commission (PGC), PADCNR, NJDEP- Endangered and Nongame Species Program (ENSP), and NJDEP-NHP were consulted to identify the game and non-game fish species that could occur in the Project area and to determine the appropriate classifications for waterbodies crossed by the proposed Project. Federal or State listed threatened and endangered aquatic species are discussed in section 4.6 of this EIS.

## **Existing Fisheries Resources**

A list of common or representative fish species that may be found in waterbodies crossed by the pipeline were identified using data available from PFBC and NJDEP. Table 4.3.3-1 lists the fish species that are expected to occur in the waterbodies that would be crossed by the Project in Pennsylvania and New Jersey.

	TABLE 4.3.3-1	
Repr	esentative Fish Species in Waterbodies	Crossed by the Project
Common Name	Scientific Name	Portion of Project (by State)
Warmwater Fish		
Largemouth bass	Micropterus salmoides	Pennsylvania and New Jersey
Smallmouth bass	Micropterus dolomieu	Pennsylvania and New Jersey
Rock bass	Ambloplites rupestris	Pennsylvania
Channel catfish	lctalurus punctatus	Pennsylvania
Muskellunge	Esox masquinongy	Pennsylvania and New Jersey
Chain pickerel	Esox niger	Pennsylvania and New Jersey
Brown bullhead	Ameiurus nebulosus	New Jersey
Channel catfish	lctalurus punctatus	New Jersey
Carp	Cyprinus carpio	New Jersey
Sauger	Sander canadensis	Pennsylvania
Northern pike	Esox lucius	Pennsylvania
Black crappie	Pomoxis nigromaculatus	Pennsylvania and New Jersey
White crappie	Pomoxis annularis	Pennsylvania and New Jersey
Bluegill	Lepomis macrochirus	Pennsylvania and New Jersey
Pumpkinseed	Lepomis gibbosus	Pennsylvania and New Jersey
Redbreast sunfish	Lepomis auritus	Pennsylvania and New Jersey
Northern pike	Esox lucius	New Jersey
White perch	Morone americana	Pennsylvania
White bass	Morone chrysops	Pennsylvania
Yellow perch	Perca flavescens	Pennsylvania and New Jersey
Walleye	Sander vitreus	Pennsylvania and New Jersey
Coldwater Fish		
Brown trout	Salmo trutta	Pennsylvania and New Jersey
Rainbow trout	Oncorhynchus mykiss	Pennsylvania and New Jersey
Brook trout	Salvelinus fontinalis	Pennsylvania and New Jersey
Longnose dace	Rhinichthys cataractae	Pennsylvania and New Jersey
Eastern blacknose dace	Rhinichthys atratulus	Pennsylvania and New Jersey
Mottled sculpin	Cottus bairdi	Pennsylvania
Slimy sculpin	Cottus cognatus	Pennsylvania
Aigratory Fish		
Striped bass	Morone saxatilis	Pennsylvania and New Jersey
American shad	Alosa sapidissima	Pennsylvania and New Jersey
American eel	Anguilla rostrata	Pennsylvania and New Jersey
Blueback herring	Alosa aestivalis	Pennsylvania and New Jersey
Alewife	Alosa pseudoharengus	Pennsylvania and New Jersey
Source: PFBC 2015a,b,c,d,e,f,q; a	nd NJDEP 2005	

## Fisheries of Special Concern

Fisheries of Special Concern are waters considered by the state or federal agencies to have exceptional resource value. These fisheries support unique or rare aquatic species, host significant migratory fish populations, are associated with state or federal stocking programs, or are governed

by state fishery management regulations. Specifically for Pennsylvania, these criteria include HQ waters, EV waters, wild trout waters, and trout stocked fisheries (TSF). In New Jersey, waters meeting these criteria include outstanding natural resource waters, FW-1, C-1, TP and TM waters. See tables 4.3.2-2 and 4.3.2-3 for Fisheries of Special Concern in Pennsylvania and New Jersey, respectively.

The tidal and non-tidal sections of the Delaware River are important migratory routes for a number of migratory species (NOAA Essential Fish Habitat Mapper v. 3.0). Within the Delaware River, NMFS identified several anadromous fish species of concern that require a timing restriction associated with their spawning activities that require movement upstream (see appendix H). To minimize impacts on these anadromous species, NMFS requires the avoidance of in-water work in the Delaware River between March 1 and June 30. This timing restriction also applies to several tributaries of the Delaware River, as designated by NMFS. These tributaries include the Delaware River Canal and Lehigh River in Pennsylvania, and Hakihokake Creek about 1 mile upstream from the confluence with the Delaware River, Copper Creek, Lockatong Creek, Jacobs Creek and its unnamed tributaries, as well as Fiddlers Creek and its unnamed tributaries in New Jersey (see appendix H). The anadromous species for which this restriction is applied include the striped bass, alewife, blueback herring, and American shad. Also occurring within the Delaware River are the Atlantic sturgeon (*Acipenser oxyrinchus oxyrinchus*) and the shortnose sturgeon (*Acipenser brevirostrum*).

# Essential Fish Habitat

Federally listed EFH, as defined under the Magnuson-Stevens Fishery Conservation and Management Act (MSFCMA), are comprised of federally listed waters that are essential to the long-term survival and health of our nation's marine fisheries. EFH can consist of both the water column and the underlying surface of a particular area. EFH includes those habitats that support the different life stages of each managed species to support breeding, spawning, nursery, feeding, and protection functions. EFH encompasses those habitats necessary to ensure healthy marine fisheries now and in the future. The NMFS has indicated that the proposed pipeline would not cross through or impact any identified EFH (see appendix H).

# 4.3.3.2 General Impacts and Mitigation

Construction of the pipeline could have both direct and indirect impacts on aquatic biological resources. In-stream pipeline construction could remove habitat, temporarily increase sedimentation and turbidity in the water column, increase the potential for streambank erosion, temporarily disturb streambed foraging areas, and temporarily increase the potential for fuel or chemical spills.

See section 2.3.1.2 and 4.3.2 for discussion of waterbody crossing methods and impacts.

Use of flume or dam-and-pump would be the primary crossing method used for most of the smaller waterbodies that have a perceptible flow at the time of construction. This is a method by which temporary diversion of the stream would occur. This diversion is typically accomplished through the use of a cofferdam or pump methods to divert flow and allow construction to occur under dry conditions across the natural streambed. In-stream work could result in short-term increase of suspended sediments in the stream channel during construction. These increases would be short-term in nature and would subside after construction is complete. The use of dry-crossing

methods, as opposed to wet-crossing methods, would minimize in-water disturbance within the stream basin during excavation activities. Stockpiling of soils and stream cobbles would be done using methods consistent with PennEast's E&SCP to allow for reuse of the material for burial of the pipeline and stabilization of the streambed.

The HDD or conventional bore method would be used to cross some of the larger waterbodies (see table 2.3.1-1 in section 2, as well as section 4.3.2.4). These methods would be used to prevent in-water impacts on the aquatic resources of the waterbody. This would be accomplished by installing the main pipeline segment beneath the waterbody and prevent disturbance of bottom sediments (see section 2.3.1.2 for more details regarding the HDD and conventional bore methods). During HDD operations, the use of drilling fluids to advance the pipeline may result in breakthrough of pressurized drilling fluids into the water column and result in temporary increases in total suspended solids or turbidity. Should monitoring reveal that a breach of drilling fluids is occurring, the E&SCP would be implemented to minimize the environmental impacts on the stream being crossed.

Construction of the pipeline as well as the associated access roads across a waterbody has the potential to restrict the flow of water as well as the movement of aquatic organisms within the waterbody if the crossing is not constructed correctly. The use of pumps to maintain stream flow around the construction work areas during the conventional open-cut crossings could entrain or impinge fish and ichthyoplankton. This potential impact would be minimized by screening the intakes of the pumping system, as described in Project's E&SCP. However, some small fish and larvae as well as all forms of ichthyoplankton would still be subject to entrainment, although the duration of this effect would be short (i.e., 24 to 48 hours) and would cease when the crossing is completed and normal streamflow is restored. This short-term and localized interruption of fish passage is not anticipated to dramatically affect the migration of fish within the stream systems that would be crossed by the Project. The dam and pump crossing method could also result in sediment scour downstream of the crossing if measures were not implemented to dissipate the energy of the pump discharge. However, as described in the E&SCP, PennEast would direct all discharges from the pumps through energy dissipaters to minimize scour and downstream siltation.

Any impacts related to the flow of the waterbody would be temporary and limited to the construction phase of the Project as long as the pipeline is buried to sufficient depth (i.e., the pipe does not become exposed due to erosion of the streambed and become "perched" in the waterbody) and all access roads across streams are constructed so as to allow fish passage up and down-stream of the crossing (e.g., culverts are constructed properly and in compliance with state and federal requirements). In order to ensure that fish passage is maintained at any proposed new access roads across waterbodies that would be constructed, PennEast would be required to comply with all state and federal requirements related to culvert or bridge construction.

Some limited blasting could be required along the pipeline to increase the depth and width of trenches in order to accommodate the buried pipeline. Potential adverse effects of blasting in waterbodies could include direct mortality of organisms in the immediate vicinity of the blast. Blasting can also have some short-term adverse impacts, similar to trenching, including reduced macroinvertebrate prey base, alteration of substrate characteristics, and loss of large woody debris and structure (e.g., impacts on riparian areas). If blasting is required, all blasting activity would be performed according to federal and state safety standards and in accordance with PennEast's Blasting Plan to be implemented by a certified blasting contractor. PennEast would make every attempt to utilize non-blasting bedrock removal techniques whenever possible.

Impacts on riparian areas can affect aquatic organisms by increasing erosion and sedimentation input to the waterbody, reducing organic input (e.g., woody debris), and altering shade or cover habitats across waterbodies. Where forested riparian vegetation would be converted to herbaceous cover on the permanent right-of-way (see section 4.5), some thermal enhancement and light penetration of the stream channel could occur. This effect would be mostly associated with smaller stream crossings where forested canopies fully shade the channel prior to construction. Greater light penetration may lead to some avoidance of illuminated streambeds by fish due to enhanced risk from predation. These impacts would be considered permanent and would be part of the operational phase of the Project. Riparian buffers within Pennsylvania would be protected in accordance with Chapter 102 Riparian Buffer Rules (PA Code 025 Chapter 102.14) and permit conditions. Riparian buffers within New Jersey would be protected in accordance with Flood Hazard Area Control Act Rules (N.J.A.C. 7.13-10.2) and permit conditions. The protection of vegetated buffers around waterbodies, in accordance with state regulations, would help to minimize impacts on aquatic biological resources by preserving water quality and reducing potential for streambank erosion and increased sedimentation as well as turbidity in the water column.

Hydrostatic testing of the pipe following construction has the potential to impact both aquatic habitats as well as organisms. PennEast would be required to obtain state and federal permits to withdraw water from Waters of the U.S., and these permits would contain measures that would be required in order to minimize impacts on aquatic resources (e.g., restrictions on when and how much water can be withdraw, as well as how the water can be withdrawn and discharged). PennEast would be required to ensure that hydrostatic test water withdrawals and discharges would not result in a significant fish entrainment, loss of habitat, or an adverse effect to water quality. For non-municipal sources of hydrostatic test water, the withdrawal intake hoses would be fitted with intake screen devices that would minimize the risk of the entrainment of fingerling and small fish during water withdrawal. Discharge would comply with regulatory permit conditions and be controlled to prevent scour and sedimentation, flooding, or the introduction of foreign or toxic substances into the aquatic system. With these measures, the intake and discharge of water for hydrostatic testing would not significantly impact aquatic resources.

PennEast would comply with all waterbody crossing windows established by state and federal permit requirements. In accordance with the FERC Procedures, to minimize impact on fisheries resources, all in-stream work would be performed between June 1 and September 30 to protect CWF and between June 1 and November 30 to protect warm water fisheries, unless other more stringent agency timing restrictions would apply to the affected waterbody. For example in Pennsylvania, the timing restrictions specific to in-stream construction in trout streams encompass three sets of dates:

- October 31 through December 31 for wild trout streams;
- October 1 through April 1 for Class A wild trout streams; and
- March 1 through June 15 for approved trout waters and stocked trout streams.

Only the March 1 through June 15 instream restriction period for approved trout waters and stocked trout streams in Pennsylvania is more restrictive that the FERC Procedures for coldwater or warm-water fisheries. Additional timing restrictions would likely be developed as part of the Pennsylvania State Programmatic General Permit (PSPGP-5); PennEast would be required to adhere to any timing restrictions developed a part of the PSPGP-5.

In New Jersey, the timing restrictions specific to in-stream construction in waterbodies encompass five sets of dates:

- March 15 through June 15 for trout maintenance waters;
- May 1 through June 30 for non-trout waters;
- September 15 through March 15 for trout production waters;
- May 15 through July 15 for wood turtle nesting; and
- November 15 through March 15 for wood turtle hibernation.

All of these restriction periods with the exception of the wood turtle hibernation period are more restrictive than the FERC Procedures for coldwater or warmwater fisheries. The PennEast proposed work schedule for this Project currently does not identify all potential applicable in-water timing restrictions by waterbody; therefore, **we recommend that**:

• <u>Prior to construction</u>, PennEast should file with the Secretary documentation of its consultation with appropriate local, state, and federal agencies regarding any inwater timing restrictions which are more restrictive than those required by the FERC Procedures (e.g., June 1 through September 30 to protect coldwater fisheries; and June 1 through November 30 to protect coolwater and warmwater fisheries).

Once construction is complete, streambeds would be restored to pre-construction conditions using native substrates excavated from the surface interval of streambed prior to construction, maintaining preconstruction sediment bed consistency to the fullest extent possible. No long-term impacts are anticipated after restoration of stream bottoms and regrowth of riparian vegetation.

# 4.3.3.3 Conclusions

No long-term effects on aquatic resources are anticipated as a result of construction and operation of the Project. PennEast would implement its E&SCP and FERC Plan and Procedures to minimize the extent and duration of Project-related disturbances to aquatic resources. Additionally, PennEast would also implement its E&SCP to further reduce the potential for impacts related to accidental leaks, increased erosion, as well as sedimentation and stormwater runoff. The implementation of these measures would minimize impacts on aquatic resources.

Normal operation of the Project would not impact surface waters, unless maintenance activities involving pipe excavation and repair in or near streams is required; therefore, impacts on aquatic resources would not be expected during normal operations. If maintenance in or near streams should occur, PennEast would employ protective measures similar to those proposed for construction of the Project. Consequently, we conclude that any maintenance-related effects would be short term and similar to those described above for the initial pipeline construction.

The EPA has expressed concern about the effectiveness and potential failure of these erosion controls and restoration and mitigation measures; environmental compliance inspection and mitigation is addressed in section 2.5 of this EIS. Our Plan and Procedures include frequency requirements for monitoring and maintenance, based on our institutional knowledge of erosion and sedimentation issues identified during construction, including waterbody crossings. Our Plan and Procedures were developed in consultation with state and federal resource agencies, including the EPA.

#### 4.4 WETLANDS

Wetlands can be defined as areas that are inundated or saturated by surface or groundwater at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of wetland vegetation adapted for life in saturated soil conditions (USACE 1987). The USACE enforces the federal CWA, Section 404 (33 U.S.C. 1344) which regulates waters of the United States, including jurisdictional wetlands. Wetlands crossed by the Project were identified using site-specific field delineation results where access was available, and estimation of wetland boundaries using FWS NWI mapping in Pennsylvania, and NJDEP wetland mapping for Hunterdon and Mercer counties for areas where survey access has not been granted.

In the Project area, wetlands are regulated at both federal (USACE) and state (PADEP and NJDEP) levels. Under Section 404 of the CWA, the USACE is authorized to issue permits for activities that would result in the discharge of dredge or fill material into, or the dredging of, waters of the United States such as wetlands. Under Section 401 of the CWA, states are required to certify that proposed dredging or filling of waters of the United States meets state water quality standards. On February 7, 2017, PADEP granted a state water quality certification for the Project under CWA Section 401 (see appendix H). PennEast would comply with the criteria and conditions of the certification including applicable state permits pursuant to Pennsylvania regulations.

#### 4.4.1 Existing Wetland Resources

PennEast identified and delineated wetlands along the proposed pipeline route during field surveys in 2015 and 2016. Wetland boundaries were delineated using the methods described in the 1987 Corps of Engineers Wetlands Delineation Manual (USACE 1987) and the USACE regional supplements applicable to each Project facility. For areas where PennEast was unable to complete surveys, remote-sensing resources were used to approximate the locations and boundaries of wetlands within the Project area. Remote-sensing delineations were conducted using a combination of:

- high-resolution aerial photographic imagery;
- NWI data;
- NHD data;
- hydric soil data maintained by the NRCS;
- floodplain and flood elevations maintained by FEMA; and field survey results on adjacent land parcels.

PennEast classified wetlands in Pennsylvania (see appendix G-11) using information from the NWI mapping database (FWS 2009) for about 15 miles (19 percent) of the pipeline, combined with field delineations completed where survey access was granted to PennEast for about 65 miles (81 percent). Field delineations were performed at 105 crossing locations and the remaining 7 locations were based on estimated acreages from the NWI mapping database. In addition to the classifications used in this EIS (Cowardin 1979) the PADEP classifies wetlands as either exception value or other. Exceptional value wetlands are given special protection in the state of Pennsylvania by the PADEP under Pennsylvania Code Title 25 and include those wetlands that:

- serve as habitat for threatened and endangered species (or are hydrologically connected to or within 0.5 mile of such wetlands);
- are adjacent to a wild trout stream or exceptional value water;
- are along a designated drinking water supply; and
- are within natural or wild areas (e.g., federal and state lands).

Wetlands not classified as exceptional value were classified "other" wetlands. In Pennsylvania the Project would cross wetlands classified as being palustrine emergent wetlands (PEM), palustrine scrub-shrub wetlands (PSS), palustrine forested wetlands (PFO), and palustrine unconsolidated bottom (PUB), as well as vernal pools.

Wetland resources crossed by the Project in New Jersey (see appendix G-12) were identified using information from the NJDEP wetland mapping database for about 25 miles (62 percent) of the pipeline, combined with field delineations completed where survey access was granted to PennEast for about 15 miles (38 percent). Field delineations were performed at 39 crossing locations and the remaining 84 locations were based on estimated acreages from the NJDEP GeoWeb database. In New Jersey the Project would cross PEM, PFO, and PSS wetlands, as well as agricultural wetlands (MODAg) and lawns and stormwater management areas (MODL).

Construction of the Project would require 235 wetland crossings, 112 in Pennsylvania and 123 in New Jersey. Based on the information provided by PennEast the Project would impact a total of 36 acres of wetlands during construction, of which about 20 acres would be in Pennsylvania and 16 in New Jersey (see table 4.4.2-1 in section 4.4.2). Appendices G-11 and G-12 identify all wetland crossings by milepost in Pennsylvania and New Jersey, respectively.

PennEast has not been granted survey permission for the entire Project; hence, field wetland delineations are incomplete. Therefore, **we recommend that:** 

# • <u>Prior to construction</u>, PennEast should file with the Secretary a complete wetland delineation report for the entire Project that includes all wetlands delineated in accordance with the USACE and the applicable state agency requirements.

# 4.4.1.1 Wetland Types

PennEast classified wetlands based on the Cowardin system that categorizes wetlands based on systems (e.g., palustrine) and classes (e.g., emergent, scrub-shrub, and forested). PennEast also classified wetlands meeting exceptional value criteria ((Pennsylvania Code § 105.17). The primary wetland types that were delineated in the proposed Project area are discussed below.

# Palustrine Emergent Wetlands

PEM wetlands are characterized by erect, rooted, herbaceous hydrophytes, excluding mosses and lichens (Cowardin et. al., 1979). PEM wetlands include areas commonly referred to as marshes, wet meadows, and beaver flowage communities. The PEM wetland type exists on its own as well as in conjunction with other wetland types, creating a more heterogeneous wetland system. PEM wetlands are often associated with utility right-of-ways, abandoned agricultural

areas, and open waterbodies. As discussed in section 4.4.2, about 6.6 acres of PEM wetlands would be affected during construction and about 3.4 acres would be affected during operation.

## Palustrine Scrub-Shrub Wetlands

PSS wetland cover type includes areas that are dominated by saplings and shrubs that typically form a low and compact structure less than 20 feet tall (Cowardin et. al., 1979). The structure and composition of the vegetation within this cover type may be influenced by the water regime and, where located within existing right-of-ways, by utility maintenance practices. Most of these communities are seasonally flooded and often saturated to the surface. Many PSS wetlands are associated with emergent wetlands as part of large complexes. These PSS wetlands are also the dominant along existing electric transmission right-of-ways. As discussed in section 4.4.2, about 3.0 acres of PSS wetlands would be affected during construction and about 1.6 acres would be affected during operation.

## Palustrine Forested Wetlands

PFO wetlands are broad-leaved deciduous wetlands, found in association with streams and seeps or as isolated depressions. These wetlands typically occur in areas where the topography is low and flat or along waterbodies. PFO wetland cover types are dominated by trees and shrubs that have developed a tolerance to a seasonal high water table. In order to be characterized as forested, a wetland must be dominated by trees and shrubs that are at least six meters tall (Cowardin et. al., 1979). PFO wetlands typically have a mature tree canopy which, depending upon the species and density, can have a broad range of understory and groundcover community components. As discussed in section 4.4.2, about 17.3 acres of PFO wetlands would be affected during construction and about 11.2 acres would be affected during operation.

## 4.4.1.2 Vernal Pools

Vernal pools are unique, seasonal wetland habitats, and are typically small, shallow ephemeral waterbodies with no permanent inlet or outlet. These pools are filled seasonally each spring by rain, snow melt, or groundwater, and then become dry for a period of time during the summer.

Vernal pools are important aquatic habitats that support unique animal species, provide critical habitat for breeding amphibians, and serve as an important resource for many species of birds, mammals, reptiles, amphibians, and invertebrates. Vernal pools are not always vegetated; however, vegetation commonly found within the vernal pools in the Project area include herbaceous species such as mannagrass (*Glyceria acutiflora*), rice cut-grass (*Leersia oryzoides*), wool-grass (*Scirpus cyperinus*), smart-weeds (*Persicaria* spp.), soft rush (*Juncus effusus*), beggars-ticks (*Bidens* spp.), cinnamon fern, royal fern (*Osmunda regalis*), and arrowhead (*Sagittaria* spp.). Typical woody species found in vernal pools in this area include highbush blueberry (*Vaccinium corymbosum*), pin oak (*Quercus palustris*), red maple (*Acer rubrum*), willows (*Salix* spp.), buttonbush (*Cephalanthus occidentalis*), and winterberry holly (*Ilex verticillata*). As a result, vernal pools are considered communities of special concern in both Pennsylvania and New Jersey.

Table 4.4.1-1 lists the vernal pools that would be crossed by the Project, based on completed surveys as well as existing databases such as the Pennsylvania Natural Heritage

Program (NHP) databases, the New Jersey Department of Environmental Protection – Division of Fish and Wildlife's (NJDEP-DFW's) Vernal Pool Project, and the New Jersey state mapping database.

TABLE 4.4.1-1						
	Vernal Pools Po	otentially Crossed by the Project				
Milepost <u>a</u> /	Length of Crossing (Feet)	Acres Potentially Affected – Construction <u>b</u> /	Acres Potentially Affected – Operation <u>b</u> /			
Pennsylvania						
MP 13.1	0	0	0			
MP 25.2	0	0	0			
MP 35.5	48	0.02	0.01			
MP 52.4	25	0.06	0.03			
MP 52.5	0	0	0			
MP 52.6	67	0.16	0.07			
MP 52.7	12	0.01	0.01			
New Jersey						
MP 89.5 <u>c</u> /	-	-	-			
MP 90.7R2-90.8 <u>c</u> /	-	-	-			
MP 98.5R2 <u>c</u> /	-	-	-			
MP 102.5R2	0	0	0			
MP 103.4-103.5 <u>c</u> /	-	-	-			
MP 103.5	0	0	0			
MP 103.5	0	0	0			

Note:

<u>a</u>/ Route deviations implemented after the September 2015 FERC filing are denoted with an "R" and indicate a milepost equation. Mileposts with an "R1" indicate route deviations implemented and provided to FERC prior to issuance of the draft EIS. Mileposts with an "R2" indicate route deviations implemented as part of this September 2016 supplemental filing. Mileposts without an "R" indicate that the route has not changed since the September 2015 application.
 <u>b</u>/ Construction is the total area of impact during construction; and operation impact is the area within the 50-foot-wide operational right-of-way.

<u>c</u>/ The areas identified at MP 89.5, MP 90.7R2-90.8, MP 98.5R2, MP 103.4-103.5 were based on review of the New Jersey GIS database for vernal pools (New Jersey Landscape Project Version 3.1 maps) and have not yet been field verified.

As of April 2016, PennEast had completed initial survey work identifying the presence of vernal pools. In Pennsylvania, about 79 percent of vernal pool surveys are complete, and in New Jersey, these surveys are 26 percent complete. PennEast conducted field surveys for vernal pools along some portions of the Project in New Jersey in spring and summer of 2015 in accordance with NJDEP's Endangered and Non-game Species Program requirements (NJDEP-DFW 2010). PennEast indicated that vernal pool surveys will be conducted concurrently with wetland delineations as survey permission is granted for remaining parcels. Vernal pools were identified in the general region around these areas, but not within the proposed Project's disturbance footprint.

Based on completed field surveys and PennEast's review of the Pennsylvania NHP database, there are four vernal pools that would be crossed by the Project in Pennsylvania (see

table 4.4.1-1). Construction of the proposed Project would affect less than 0.3 acre of vernal pool habitat in Pennsylvania; operation of the proposed Project would affect about 0.1 acre.

PennEast reviewed the New Jersey Landscape Project mapping, which includes locations classified as either "certified" or "potential" vernal habitat areas. Five certified vernal habitats have 1,000-foot-wide radius dispersal areas that extend into the 400-foot-wide survey corridor. No "potential" vernal habitat areas were identified within or adjacent to the 400-foot-wide survey corridor; however, three "potential" vernal habitats exist where a 1,000-foot-wide radius area extends into the 400-foot-wide survey corridor. Based on studies of animal movement, the provision of a 1,000-foot-wide radius area beyond the edge of a vernal pool basin more readily allows for the protection of vernal pool upland habitat (PNHP 2016). Two certified vernal habitat areas were identified in New Jersey where the breeding pool is located within or adjacent to PennEast's 400-foot-wide survey corridor. Field surveys confirmed the presence of vernal habitat at one of these "potential" sites. PennEast does not have survey permission for the other two areas; therefore, it is presumed that these two meet the criteria of vernal habitat.

Because surveys for vernal pools have not been completed **we recommend that**:

• <u>Prior to construction</u>, PennEast should survey all areas mapped as being potential vernal pool habitat and identify if any vernal pool habitat would be affected by Project construction and/or operation. The results of these surveys should be filed with the Secretary and the appropriate state agency(ies) for review.

## 4.4.2 Wetland Impacts and Mitigation

Wetland impacts were calculated using the total proposed Project area, which includes ATWS, access roads, a construction right-of-way of 75 feet in width, and a 50-foot-wide operational/permanent right-of-way. With the exception of 0.01 acre of isolated PEM wetlands that would be filled to accommodate construction and operation of the Kidder Compressor Station, there would be no permanent fill or loss of wetland area as a result of construction and operation of the Project. After construction all wetlands would be allowed to return to pre-construction conditions and contours would be restored. However, PFO and PSS wetlands would be altered to PEM wetlands within the operational right-of-way. As shown in table 4.4.2-1, construction would affect about 36 acres of wetlands, and operation would affect about 20 acres of wetlands.

TABLE 4.4.2-1           Summary of Wetland Classifications Affected by Construction and Operation of the Project								
PennEast Mainline – Pennsylva	nia <u>b</u> /, <u>c</u> /							
PEM	6,327	2.95	1.80					
PFO	10,343	13.97	8.88					
PSS	4,452	2.63	1.33					
PUB	0	0	0.00					
Vernal Pools	151	0.16	0.12					

	TABL	.E 4.4.2-1	
Summary of We	etland Classifications Affect	ed by Construction and Operation	n of the Project
Cowardin Classification (PA)/ NJDEP Classification	Length Crossed (feet)	Wetland Area Affected During Construction (acre) <u>a</u> /	Wetland Area Affected During Operation (acre) <u>a</u> /
Hellertown Lateral – Pennsylva	nia		
(None)	0.0	0.0	0.0
Pennsylvania Total	21,273	19.71	12.13
PennEast Mainline – New Jerse	y <u>c</u> /		
PEM	6,351	3.62	1.55
PFO	10,544	3.29	2.32
PSS	1,584	0.41	0.31
MODAg	6,843	8.79	3.58
MODL	0	0	0.00
MODR	0	0	0.00
Gilbert Lateral – New Jersey			
PEM	14	0.0	0.0
Lambertville Lateral – New Jers	ey		
PEM	121	0.01	0.00
New Jersey Total	25,457	16.12	7.76
Project Total	46,730	35.83	19.89
<ul> <li>/ The Kidder Compressor Statior</li> <li>/ Access roads are included in m</li> <li>Key:</li> <li>PEM = Palustrine Emer</li> <li>PFO = Palustrine Fores</li> <li>PSS = Palustrine Scrub</li> <li>PUB = Palustrine Uncor</li> <li>MODAg = Modified Agria</li> <li>MODL = Modified Mana</li> </ul>	i is included in the constructio ainline pipeline construction a gent ted -Shrub	nd operation acreage.	in the operational right-of-way

PennEast proposes to cross the majority of wetlands via open trench. The proposed crossing method for all wetlands in Pennsylvania and New Jersey is provided in appendices G-11 and G-12, respectively. PennEast would minimize the amount of time that topsoil is segregated and the trench is open to the extent possible. PennEast would use timber mats and would assemble the pipeline in upland locations to minimize wetland disturbance. Where trench dewatering is necessary, water would be discharged through an energy-dissipation structure such as a filter bag into a well-vegetated upland area to minimize erosion associated with discharge. PennEast would use "push-pull" and/or "float" techniques for crossing wetlands when conditions permit, which is typically when the water table is near the surface and adequate work space is available on either side of the wetland crossing. Installation and maintenance of erosion and sediment controls would be applied per PennEast's E&SCP and in accordance with our Procedures.

Eight of the proposed crossings in Pennsylvania, and 32 of the proposed crossings in New Jersey would be conducted using the HDD method (see appendices G-11 and G-12). Use of the

HDD method would eliminate the need for mechanical clearing and grading, trenching, and the operation of heavy construction equipment within the wetland. Activities between HDD entry and exit points would be limited to foot traffic required for the placement of wire grids needed to guide the drill alignment. Construction in the remaining wetlands would be conducted in accordance with the wetland construction and mitigation measures identified in PennEast's E&SCP and in accordance with our Plan and Procedures, except in circumstances where PennEast would request site-specific ATWS to facilitate safe construction conditions. As discussed in section 4.3.2.4, FERC Procedures require that ATWS be at least 50 feet away from wetland boundaries and waterbodies, except where the adjacent upland consists of cultivated or rotated cropland or other disturbed land. Appendix G-10 identifies wetland and waterbodies crossings that require site-specific justification for ATWS within 50 feet of wetlands and waterbodies. PennEast has identified a total of 134 areas where ATWS would be required within 50 feet of wetlands and waterbodies. We have determined that PennEast has provided adequate justification for the requested ATWSs.

At least one wetland, located immediately south of I-80 at MP 27.1, has been identified with extremely saturated soils. PennEast proposes to cross this wetland using the HDD method, starting at MP 26.8R2 (see table 2.3.1-1). PennEast is developing a proposed crossing design based on the remaining geotechnical investigations. Should additional wetlands with extremely saturated soils be identified, PennEast would utilize either the HDD or "push-pull" technique, depending on the surrounding geotechnical conditions and topography.

Additionally, PennEast would comply with any permit conditions and mitigation requirements in the CWA Section 404 permits and Section 401 certifications. On February 7, 2017, PADEP granted a state water quality certification for the Project under CWA Section 401 (see appendix H). PennEast would comply with the criteria and conditions of the certification including applicable state permits pursuant to Pennsylvania regulations.

The primary impact of pipeline construction and right-of-way maintenance activities on wetlands would be the temporary alteration of wetland vegetation and permanent conversion of forested wetlands to scrub-shrub wetlands, and forested and scrub-shrub wetlands to herbaceous emergent wetlands.

In PEM wetlands, the impact of construction would be relatively brief because the emergent vegetation would regenerate quickly, typically within one to three years. In PSS and PFO wetlands, PennEast would maintain a 10-foot-wide corridor centered over the pipeline in an herbaceous state and would selectively cut trees within a 30-foot-wide corridor centered over the pipeline. The remainder of forested and scrub-shrub vegetation would be allowed to return to preconstruction conditions and would not be further affected during operation.

Other effects on wetlands could include temporary changes in hydrology and water quality during construction. Temporary removal of wetland vegetation during construction could alter the capacity of wetlands to function as habitat and flood and erosion control buffers. Mixing topsoil with subsoil could alter nutrient availability and soil chemistry, thereby inhibiting recruitment of native wetland vegetation. Heavy equipment operating during construction could result in soil compaction or rutting that would alter natural hydrologic and soil conditions, potentially inhibiting germination of native seeds and the ability of plants to establish healthy root systems.

Additionally, discharges from stormwater, dewatering structures, or hydrostatic testing could transport sediments and pollutants into wetlands, affecting water quality.

We received comments from federal and state agencies, as well as private landowners and organizations expressing concern about Project impacts on wetlands in regard to loss of habitat function and use for wildlife, soil compaction, depth of pipeline, increased erosion potential and questions about restoration and revegetation efforts.

The majority of the effects on wetlands from construction of the pipelines would be temporary and short term because PennEast would restore all wetlands to preconstruction contours and hydrology. PennEast would mitigate for unavoidable wetland impacts by implementing the procedures specified in its E&SCP and by complying with the conditions of its pending Section 404 and 401 permits. Specific wetlands-related measures that PennEast would implement to minimize and mitigate wetland impacts, include, but are not limited to, the following:

- limit construction activity and ground disturbance in wetland areas to a construction rightof-way width of 75 feet or as shown on the construction drawings. With written approval from the FERC for site-specific conditions, construction right-of-way width within the boundaries of federally delineated wetlands may be expanded beyond 75 feet;
- clearly mark wetland boundaries and buffers in the field with signs and/or highly visible flagging until construction-related ground disturbing activities are complete;
- avoid cutting vegetation just above ground level and grind stumps to ground level, leaving existing root systems in place. Immediately remove all cut trees and branches from the wetland and stockpile in an upland area on right-of-way for disposal;
- locate ATWS at least 50 feet from wetland boundaries except where site-specific conditions warrant otherwise and FERC approval has been obtained;
- do not cut trees outside of the construction right-of-way to obtain timber for riprap or equipment mats;
- segregate the top 12 inches of topsoil within the ditchline, except in areas where standing water is present or soils are saturated;
- revegetate the right-of-way with annual ryegrass at 40 pounds/acre PLS or with the recommended wetland seed mix identified in PennEast's E&SCP, unless standing water is present. Scrub-shrub and forested areas should be planted and/or seeded with appropriate plants to facilitate the regeneration of that wetland type originally present before construction for those areas that are not part of the maintained operational right-of-way. Do not use mulch, lime or fertilizer in wetland areas unless required in writing by the appropriate federal or state agency; and
- avoid storage of hazardous materials, chemicals, fuels, or lubricating oils within 100 feet of any wetland, waterbody, or within any designated municipal watershed area where feasible. If the 100-foot setback cannot be met, this activity would be performed within the 100-foot setback, with Environmental Inspector (EI) approval, if done in accordance with the SPCC Plan.

Following construction, disturbed areas would be restored to pre-construction soil and hydrology conditions and vegetation. As discussed in section 4.5, PennEast would use only plant species that are native to the local area for revegetation of the Project area to facilitate the

regeneration of the wetland type originally present before construction. In PEM wetlands, the herbaceous vegetation would regenerate quickly (within one to three years). Following revegetation, the permanent impact on emergent vegetation in the maintained right-of-way would be minimal because these areas consist of and would remain as open and herbaceous communities. The duration of the impact on PSS and PFO wetlands would be longer. Woody vegetation may take several years to regenerate and the re-establishment of large woody vegetation would be precluded on a portion of the permanent right-of-way by routine vegetation maintenance activities during pipeline operation. This would permanently convert previously PFO wetland areas within the maintained right-of-way to non-forested wetlands and PSS wetland areas to PEM wetlands.

During Project operation, routine maintenance of the right-of-way would be required to allow continued access for routine pipeline patrols, maintaining access in the event of emergency repairs, and visibility during aerial patrols. PennEast would minimize wetland impacts during operation by implementing the measures contained in its E&SCP. Specific measures that would be implemented, include, but are not limited to, the following:

• to facilitate periodic corrosion and leak surveys, a 10-foot-wide corridor centered on the pipeline may be cleared at a frequency necessary to maintain the 10-foot-wide corridor in an herbaceous state.

In accordance with its E&SCP, PennEast would conduct post-construction monitoring. PennEast would conduct follow-up inspections of all disturbed areas as necessary to determine the success of revegetation and address landowner concerns. At a minimum, in accordance with FERC Procedures, PennEast would conduct inspections after the first and second growing seasons. PennEast would monitor and record the success of wetland revegetation annually until wetland revegetation is successful as provided in appropriate Federal and State permits. For any wetland where vegetation is not successful at the end of three years after construction, PennEast would develop and implement (in consultation with a professional wetland ecologist) a plan to actively revegetate the wetland with native wetland herbaceous and woody plant species.

PennEast would provide offsite compensatory mitigation in accordance with agencyapproved compensatory wetland mitigation plans. Compensatory mitigation would provide wetland functions and values equivalent to those lost as a result of construction and operation of the Project. PennEast has developed a preliminary Compensatory Wetland Mitigation Plan for permanent wetland impacts in Pennsylvania (WHM Group 2015), which would offset functional changes associated with the conversion of PFO and PSS wetlands to PEM wetlands within the 30-foot-wide right-of-way that PennEast would maintain during operations. The three proposed mitigation sites in Pennsylvania would be constructed in the Upper Central Susquehanna and the Central Delaware River subbasins. PennEast submitted a proposed compensatory mitigation plan to the PADEP and USACE with the joint permit applications on February 5, 2016. Additionally, PennEast has developed a separate Preliminary Wetland Mitigation, Riparian Zone Compensation, and Construction Related Disturbance Restoration Proposal to preliminarily address the requirements for compensatory wetland mitigation, riparian zone compensation, and restoration of construction related disturbances associated with the anticipated New Jersey Freshwater Wetlands Individual Permit and New Jersey Flood Hazard Area Individual Permit for the Project. Per comments from USACE PennEast would be required monitoring of restored areas to comply with USACE and state permits.

As mitigation design progresses, further coordination with USACE, PADEP, and the NJDEP Mitigation Unit would be required to incorporate site-specific design features and/or modifications, as applicable. Therefore, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary a final Project-specific Wetland Restoration Plan developed in consultation with the USACE and applicable state agencies in Pennsylvania and New Jersey, and file the plan with the Secretary. PennEast should provide documentation of its consultation with the applicable federal and state agencies.

Vernal pools are considered to be communities of special concern in both Pennsylvania and New Jersey and the Project would impact several vernal pool areas within the proposed pipeline right-of-way. Based on current information, about 0.3 acre of vernal pool habitats would be affected by construction of the Project, with about 0.1 acre permanently impacted during operation (see table 4.4.1-1). Should additional vernal habitats be identified during surveys prior to commencement of Project construction, a time of year restriction would be observed by PennEast if the vernal habitats cannot be avoided. This time of year restriction would be observed during the key breeding period for obligate and facultative amphibian species (i.e., March through June). All temporarily disturbed areas would be restored to pre-construction conditions following pipeline installation.

## 4.4.3 Conclusions

While minor adverse and long-term effects on wetlands would occur, with adherence to PennEast's E&SCP and FERC Procedures, we conclude that construction and operation of the Project would result in minor effects on wetlands that would be appropriately mitigated and reduced to less than significant levels. In addition, impacts on wetlands would be further mitigated through PennEast's implementation of an agency-approved mitigation plan.

## 4.5 VEGETATION AND WILDLIFE

## 4.5.1 Vegetation

The Pennsylvania portion of the proposed Project lies within the Appalachian Highlands land form and the Central Appalachian Broadleaf Forest-Coniferous Forest-Meadow ecosystem province (Bailey 1998). The Central Appalachian Broadleaf Forest ecosystem province is described as a temperate area, with distinct summer and winter seasons. Precipitation averages in this ecosystem are the highest in the eastern United States. Typical vegetation in these provinces are characterized by a closed canopy of deciduous, xerophytic tree species, mainly oaks, although many mesophytic species occur on lower slopes and in mountain valleys; broadleaf forests change to coniferous or shrub lands at higher elevations (Bailey 1998).

The New Jersey portion of the proposed Project lies within the mid-Atlantic coastal plain land form and entirely within the Eastern Broadleaf Forest (Oceanic) ecosystem province (Bailey 1998). The area is described as humid and temperate, with warm summers and cool winters. Rainfall occurs year round, increasing significantly in the summer months, when evapotranspiration and moisture demands of the plant communities are high. This province is characterized by a winter deciduous forest (sometimes called temperate deciduous forest) dominated by tall broadleaf trees that provide a dense, continuous canopy in summer and shed their leaves completely in winter (Bailey 1998).

The vegetation/cover types that would be crossed by the proposed Project include agricultural, forest/woodland, open land, residential, industrial/commercial, and open water. For the purpose of this EIS section, wetlands are included within the open land and forest/woodland category based upon herbaceous (classified as open land) or forested (classified as forest/woodland) wetland types. Wetlands are also described in more detail in section 4.4 (wetland section). Open water habitats are discussed in section 4.3 (water resources section).

# 4.5.1.1 Existing Vegetation Resources

The general vegetation types along the Project are:

- *Agricultural Land*: These areas are predominately cultivated cropland or pastures. Some orchards, along with hay fields, corn (*Zea mays*) fields, and pastures also occur.
- *Forest/Woodland*: Forests typically have dense and extensive tree cover (i.e., dense canopy areas), while woodlands typically have smaller trees that are short-boled relative to their crown depth (forming open canopies; Helms 1998). This vegetation type includes forested/woodland wetlands and upland forest/woodlands. The predominant forest/woodland community crossed by the proposed Project is deciduous broadleaf forest. Mixed deciduous broadleaf/coniferous forests are also present along the Project. Common tree species found in these forests included American beech (*Fagus grandifolia*), sweet birch (*Betula lenta*), gray birch (*Betula populifolia*), red oak (*Quercus rubra*), chestnut oak (*Quercus prinus*), scrub oak (*Quercus ilicifolia*), white pine (*Pinus strobus*), eastern hemlock (*Tsuga canadensis*), red maple (*Acer rubrum*), and downy serviceberry (*Amelanchier borea*).
- *Open Land*: These areas are non-forested, non-agricultural lands, including herbaceous and scrub-shrub wetlands (PEM and PSS wetland types as defined by Cowardin; see

section 4.4 – wetlands), and areas containing utility line rights-of-way. The plant species found within non-wetland lands are typically weedy or early successional species. Wetland species found in these areas are discussed in section 4.4.

• *Residential Land and Industrial/Commercial Land*: This cover type includes developed lands, such as residential and commercial areas inclusive of landscaped areas. Vegetation found in these areas include urban lawns, as well as both native and non-native species of ornamental trees and shrubs. Roadway medians and embankments within this area can include non-managed vegetation such as crown vetch (*Coronilla varia*).

#### **Vegetative Communities of Special Concern**

The PADCNR and the NJDEP NHP identified several vegetative communities of special concern that could occur along the Project. In addition, these agencies identified some areas that are likely to contain vegetative communities of special concern, which include the Bear Creek Preserve, Milford Bluffs, Goat Hill, and Sourland Mountain. These communities and areas are described in table 4.5.1-1.

	TABLE 4.5.1-1					
Vegetation Communities of Concern Potentially Crossed by the Project						
Vegetative Community	Description	State Rank <u>a</u> /	Counties of Potential Occurrence			
Vegetative Communit	ies of Concern					
Ephemeral/fluctuating natural pool	These are vernal pool habitats. These communities have been found in the Project area during surveys (see section 4.3 for more details)	S3/S4	All			
Herbaceous vernal pond	This is a type of vernal pool habitat that is characterized by seasonally fluctuating water levels that may dry out completely in the summer. The substrate is mineral soil with or without a layer of muck. The species composition is variable between sites, as well as annually and seasonally. These vernal pool habitats have been found in the Project area during surveys (see section 4.4.1.2 for more details)	S3/S4	All Counties			
Leatherleaf – Cranberry bog	This dwarf shrub-dominated community is often part of the classic floating/quaking bog-mat community matrix found in glaciated areas of northern Pennsylvania. In glacial bogs, this community often occupies the central zone or one of the final zones of rooted vegetation surrounding an open water interior. This community type usually occurs in oligotrophic, peat-accumulating basins as part of the acidic glacial peatland complex. Substrate is organic and may be flooded at times but remains saturated throughout the growing season. The peatland where this community usually occurs may be oligotrophic or influenced by groundwater. No Leatherleaf – Cranberry bog communities have been located within the Project area during surveys to-date.	S2/S3	Luzerne			
Pitch pine – rhodora – scrub oak woodland	This community is part of the "Mesic till barren complex." This is a unique group of communities restricted to the southern Pocono Plateau. The barren-like vegetation does not appear to be a response to droughty or nutrient-poor soils. The same deep, fine-loamy Illinoian till on which it occurs also underlies the adjacent forests. The origin of the barrens, and the processes responsible for their persistence and distribution are not known, but fire appears to be a critical factor. All areas of the complex include regions with at least 10% cover by trees; which mostly consists of pitch pine ( <i>Pinus rigida</i> ) and red maple ( <i>Acer rubrum</i> ). No Pitch pine – rhodora – scrub oak woodland communities have been located within the Project area during surveys to-date.	S1	Carbon, Luzerne			

Vegetation Communities of Concern Potentially Crossed by the Project						
Vegetative Community	Description	State Rank <u>a</u> /	Counties of Potential Occurrence			
Red spruce palustrine woodland	These areas tend to be small in size, or may occur as part of a structurally diverse wetland complex. The substrate is usually sphagnum peat. Total tree cover is sparse, usually between 10 and 60 percent (most often less than 40 percent). No Red spruce palustrine woodland communities have been located within the Project area during surveys to-date.	S2/S3	Northampton, Carbon, Luzerne			
Areas in Pennsylvani	a that likely contain Vegetative Communities of Concern					
Bear Creek Preserve	A 3,400-acre property owned by the Natural Lands Trust in Luzerne County, Pennsylvania. The pipeline crosses this preserve along MP 19.7 to MP 21.5. Wetlands have been identified and delineated as part of this land area (see section 4.4). The portion of the Bear Creek Preserve that would be crossed by the Project has been surveyed by PennEast; no vegetative communities of concern were located in this area during these surveys.	N/A	Luzerne			
Areas in New Jersey	that likely contain Vegetative Communities of Concern					
Milford Bluffs	Steep shale cliffs along the edge of the Delaware River with deciduous woodlands and low level residential housing. The proposed route is routed to avoid shale cliffs in this area and minimize forest crossing by collocation with existing right-of-way. (see table 3.3.2-1 discussion of Variation 1710).	B3 / V1	Hunterdon			
Goat Hill	Steep wooded diabase hillside. The Goat Hill area is known to support three state endangered plant species (see Section 4.6 for an assessment of impacts on listed species). This area would be crossed by the Project at approximately milepost 103.9 to 104.2. Surveys have not been conducted within this area and vegetation communities of concern could occur along the Project in this area.	B4	Hunterdon and Mercer			
Sourland Mountain	This area comprises the largest contiguous forests in central New Jersey, is sparsely populated, and contains a complex ecosystem of forest, wetlands, and grasslands. As a result, it supports a rich diversity of plant and animal species and is acknowledged by PennEast as being an ecologically significant area. The Project would cross the Sourland Mountain region between about MPs 100.3R2 and 108.4R2. PennEast made efforts during the siting process to avoid potential impacts on undisturbed forests such as those of the Sourland Mountain region. PennEast would collocate the construction right-of-way adjacent to or in proximity to an existing utility right-of-way for about 78 percent in this area to reduce fragmentation of undisturbed forested areas in the Sourland Mountain region. The portion that would be crossed by the Project has been surveyed by PennEast; no vegetative communities of concern were located in this area during these surveys.	N/A	Hunterdon, Mercer and Somerset			

## 4.5.1.2 General Impacts and Mitigation

Table 4.7.1-1 in section 4.7 (i.e., Land Use and Visual section) lists the acres of various vegetation types that would be affected by construction and operation of the Project. As shown in table 4.7.1-1, about 1,588 acres would be affected during the construction of the Project (consisting of about 601 acres of forested areas and 987 acres of non-forested areas). About 788 acres of this area would also be permanently affected during operation of the Project (i.e., these areas would be

encompassed by the permanent right-of-way or permanent Project features); of this, about 447 acres of permanent operational impacts would occur to forested areas and 341 acres to non-forested areas.

Construction areas would be cleared of vegetation in order to provide a safe working area. The limits of clearing would be identified and flagged in the field prior to the start of clearing activities, and PennEast would install erosion control measures following the initial disturbance of the soil as described in its E&SCP (see appendix D). The cleared width within the construction right-of-way and ATWSs would be kept to the minimum required to safely construct the pipeline (see section 2.2.1). Areas temporarily disturbed during construction would be reseeded (in accordance with FERC's Plan and Procedures as well as any recommendations made by the local soil conservation district or land managing agency) and allowed to revegetate to preconstruction The seed mixes used for revegetation would be determined based on cover types. recommendations made by the local soil conservation district or land managing agency may include plant species that are important for pollinators, and would create habitat for native and domestic pollinators. The FWS and other commenters expressed concerns that the increased deer population in New Jersey could affect the ability to successfully restore temporarily disturbed areas. In accordance with PennEast's E&SCP, PennEast would monitor revegetated areas to ensure the post-construction revegetation is successful as outlined in our Plan and Procedures. Revegetation efforts would need to continue, including in any areas where deer damage is hindering revegetation efforts, until disturbed areas are successfully revegetated.

Impacts are expected to be short-term in non-forested areas that are allowed to restore to preconstruction conditions, as it is expected that these non-forested areas would be successfully restored within 3 years following construction (with implementation of PennEast's E&SCP and FERC's Plan and Procedures). However, all impacts on forested habitats would be considered long-term because of the time required to restore woody vegetation to preconstruction conditions (i.e., more than 30 years, and possibly hundreds of years for some forested areas).

Following construction, all temporarily disturbed areas would be restored and stabilized in accordance with our Plan and Procedures and PennEast's E&SCP. During operation, routine maintenance of the right-of-way would occur to allow continued access for routine pipeline patrols, and to maintain access in the event of emergency repairs as well as to maintain visibility during aerial patrols. In upland areas, maintenance of the right-of-way would involve clearing the entire permanent right-of-way of woody vegetation (e.g., the maintained permanent rights-of-way would be mowed every three years to clear woody vegetation). To facilitate periodic corrosion surveys, a 10-foot-wide strip centered on the pipeline would be mowed annually to maintain herbaceous growth.

About 447 acres of forest would be permanently converted to an herbaceous state (i.e., not allowed to restore to preconstruction conditions) and would be reseeded in accordance with PennEast's E&SCP and FERC's Plan and Procedures within the maintained portion of the permanent right-of-way and compressor station. The temporarily disturbed forested areas outside of these permanent maintained areas (see table 4.7.1-1) would be restored or stabilized through natural recolonization, but as discussed above, even temporarily disturbed forested areas would still require many years to reestablish to preconstruction conditions. PennEast has committed to actively replanting the affected forested area located within nature preserves, state parkland, or state game lands in Pennsylvania, as well as the Green Acres properties in New Jersey (see

appendix G-14) with tree seedlings in order to increase the speed in which affected forests within these sensitive areas restore to preconstruction conditions.

Impacts on forest habitat could include fragmentation and edge effects. Construction in forest lands would remove mature trees from the construction right-of-way. In addition, portions of the forest canopy that overhang work areas may be trimmed as needed. Felled trees would be cut into lengths, chipped on the right-of-way, or removed to an approved site. In temporary construction work areas, tree stumps and rootstock would be left in place wherever possible to facilitate natural revegetation. The loss of forest habitat and resulting edge effects could decrease the quality of habitat for forest dependent species, including alteration of habitat resulting from increased light levels and a subsequent loss of soil moisture as a result of the new forest edge.

To minimize the fragmentation of large contiguous stands of forest and the associated edge effects, the proposed pipeline route was sited to avoid areas containing large, interior forested stands where possible. When forests could not be avoided, proposed routing through a forest was accomplished by locating the pipeline as far from the forest's interior portion as practicable to maximize preservation of interior forest habitat. During initial planning of the pipeline's route, PennEast attempted to choose the shortest crossing length practical through large contiguous forest stands while taking into account other environmental and engineering constraints (approximately 44.5 miles of the pipeline route would be located adjacent to existing rights-of-way for this purpose, which totals to approximately 37 percent of the Project's length).

Table 4.5.1-2 lists the acres of impact that would occur to forest interiors (where a "forest interior" is defined as forested habitat located at least 300 feet away from the forest's edge and consisting of a patch size totaling at least 225 acres in size). As shown in this table, a total of about 201 acres of interior forest habitat would be impacted along the Project in Pennsylvania and 20 acres in New Jersey. The distance that edge effects (i.e., the changes in population or community structures that occur at the boundary of two habitats) can extend into a forest patch is dependent on the species that is experiencing these effects (with some species experiencing edge effects at greater distances than others), and although multiple general distances have been proposed in recent literature, there is no single standard distance that is applicable to all forest interior species. However, a distance of 300 feet is commonly cited when determining the extent of edge effects in general terms (this distance was originally developed in relation to the distance that edge effects are commonly measured for interior forest avian species; Cornell Lab of Ornithology 2014). When considering an edge effect of 300 feet, the Project would have an additional indirect effect (through edge effects, potentially resulting in avoidance of habitats or decreased habitat quality) to about 1,613 acres of forest in Pennsylvania and 112 acres of forest in New Jersey.

TABLE 4.5.1-2 Impacts on Interior Forests							
County	Construction	Operation	Forests(acres)				
Luzerne	79.6	19.0	658.6				
Carbon	80.4	18.4	749.7				
Northampton	40.8	18.4	204.5				

		Impacts on Int	erior Forests	
	Country	Direct Impacts on In	Indirect Impacts on Interio	
	County —	Construction	Operation	Forests(acres)
Bucks		0.0	0.0	0.0
	Pennsylvania Total	200.8	55.8	1,612.8
Hunterdon		19.3	7.8	103.8
Mercer		0.5	0.0	8.6
	New Jersey Total	19.8	7.8	112.4
	Project Wide Total	220.6	63.6	1,725.2

PennEast's proposal includes use of some forested areas as pipe storage-yards; however, the use to store pipes during construction would require the clearing of timber, as well as potentially expose these areas to soil compaction and decreased productivity/health of adjacent forested areas (e.g., if trees along the edge of the storage-yard are damaged during use of these area by the Project). In its comments on the draft EIS, PennEast modified its proposal to exclude the use of forested portions of storage yards PE-A-05; PE-B-02; PE-C-03; PE-D-05; PE-D-06; and PE-E-06, thereby minimizing the impacts in forested areas (see section 2). About 12 acres of impacts on forested/woodland habitat would be avoided though implementation of these modifications to the originally proposed storage yards.

The NJDEP's (2014b) No-Net Loss Reforestation Act (NNLRA) requires mitigation if 0.5 acre or more of forested areas under the jurisdiction of the state are impacted within New Jersey. The NNLRA requires the replacement of forest cover, either onsite or offsite, in the same municipality in which the deforestation occurs, or within a five-mile radius of the area in which the deforestation occurs. If onsite or offsite replacement areas are not available, a monetary compensation option is available to satisfy the requirements of the NNLRA. Table 4.5.1-3 identifies properties located in New Jersey that are state-owned, would be affected by the Project, and fall under the authority of the NNLRA that may require compensatory mitigation. As shown in this table, approximately 10.4 acres of land would be subject to the NNLRA, PennEast would assess the purchase and permanent conservation of forested lands in key watersheds and reforestation areas within the same municipality in which the impact occurs, or develop mitigation measures for restoring areas of temporary Project impacts in New Jersey. Compensation would be determined based on final Project acreage impacts and grid method assessment techniques consistent with the NNLRA requirements.

The FWS requested that PennEast provide compensatory mitigation for all permanent impacts on forested habitats Project-wide. However, with PennEast's attempts to further reduce impacts on forest through its efforts to avoid and minimize impacts through routing (e.g., avoiding forest interiors to the extent practical), and through tree plantings and restoration plans (as

discussed above), we find no reason to require compensatory mitigation beyond what is currently proposed or recommended in this EIS.

#### Noxious Weeds and Other Invasive Plant Species

The term "invasive plant species" typically refers to plants that are non-native and are capable of aggressive growth, thereby displacing native species. A subset of invasive plant species referred to as "noxious weeds" are plants that the state identifies as being particularly detrimental to public health, or natural and economic resources. The Project has the potential (through the disturbance of habitats and soils) to spread existing invasive plant species as well as create conditions that promote the establishment of new infestations.

Invasive plant species have been documented near the proposed Project in Pennsylvania and New Jersey during field surveys conducted by PennEast. These species include Asiatic smartweed (*Persicarea longiseta*), autumn olive (*Elaegnus umbellata*), bugleweed (*Ajuga reptans*), bull thistle (*Cirsium vulgare*), common reed (*Phragmites australis*), garlic mustard (*Allliaria petiolata*), hedge bedstraw (*Gallium mollugo*), Japanese angelica tree (*Aralia elata*), Japanese barberry (*Berberis thunbergii*), Japanese honeysuckle (*Lonicera japonica*), Japanese stilt grass (*Microstegium vimineum*), Morrow's honeysuckle (*Lonicera morrowii*), multiflora rose (*Rosa multiflora*), mugwort (*Artemisia vulgaris*), Oriental bittersweet (*Celastrus orbiculatus*), purple loosestrife (*Lythrum salicaria*), reed canary grass (*Phalaris arundinaceae*), spotted knapweed (*Centaurea stobe*), and tall ryegrass (*Schedonorus arundinaceus*) (Ebert 2015).

The most commonly documented invasive species found in the Pennsylvania portion of the Project during PennEast's surveys area are: Japanese stilt grass; Japanese barberry; and Japanese honeysuckle. Japanese stilt grass is the dominant species and occurs in dense stands in disturbed areas of Carbon and Northampton counties. Stands of Japanese stilt grass were identified from MPs 49 to 49.4; 52.4 to 53.3; and 59.2 to 60.7 of the pipeline. Reed canary grass was noted at milepost 34.7, as well as from wetlands within pre-existing rights-of-ways. Japanese barberry was often documented in upland forested areas from MPs 49 to 52.4. Finally, Japanese angelica tree was observed in several locations from MPs 0.7 to 1.4.

The most commonly documented invasive species found in the New Jersey portion of the Project area includes Japanese stilt grass, Japanese honeysuckle, and multiflora rose. These species were observed throughout the entire length of the New Jersey corridor that was accessible and surveyed.

	TABLE 4.5.1-3												
	State-Owned Parcels in New Jersey Subject to No-net Loss Reforestation Act												
Route	County	Municipality	Line List #	Begin Milepost <u>a</u> /	End Milepost <u>a</u> /	Owner	Crossing Length (feet)	Permanent Impact (Total Acers)	Permanent Impact (Forested Acres)	Temp. Impact (Total Acres)	Temp. Impact (Forested Acres)	Total Impacts (Total Acres)	Facility
Mainline Pipeline	Hunterdon	Holland	PE-HU- 046.000	81.5R2	81.7R2	State of New Jersey - DEP	1,153	1.3	0.1	2.4	0	3.7	Gravel Hill Preserve Natural Lands Trust
Mainline Pipeline	Hunterdon	Holland	PE-HU- A063.000	81.7R2	81.6	State of New Jersey - DEP	1535	1.8	0.6	2.9	0.7	4.7	Gravel Hill Preserve Natural Lands Ttrust
Mainline Pipeline	Hunterdon	West Amwell	PE-HU- 240.000	81.7R2	81.6	State of New Jersey - DEP	1535	1.8	0.6	2.9	0.7	4.7	Washington Crossing SP
Mainline Pipeline	Mercer	Hopewell	PE-ME- 020.000	103R2	103.1R2	State of New Jersey - DEP	159	0.2	0.1	0.2	0.2	0.4	Kuser Mtn (Baldpate Mtn) Washington Crossing SP
Lambertville Lateral	Hunterdon	West Amwell	LB-HU- A003.000	1.4	1.4	State of New Jersey - DOT	0	0.0	0.0	0.2	0.1	0.2	Unknown

Note:

-The totals shown in this table may not equal the sum of addends due to rounding.

a/ All route deviations implemented after the September 2015 FERC Filing are denoted with an "R" and indicate a milepost equation. Mileposts with an "R2" indicate route deviations implemented as part of this September 2016 Supplemental Filing. All mileposts without an "R" indicate that the route has not changed since the September 2015 Application.

PennEast would work with the appropriate regulatory agencies (e.g. PADEP, NJDEP, PADCNR) as part of the permitting process to minimize the potential for invasive or noxious plant species would spread during construction or operation of the Project. An Invasive Species Management Plan has yet to be developed by PennEast. In order to minimize the risk of invasive plants spreading within the Project rights-of-way and to control existing invasive populations that might prevent successful revegetation of the area, we recommend that

• <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of OEP, an Invasive Species Management Plan that includes documentation of consultation with the appropriate state agencies and measures it would implement during construction and operation to minimize the spread of invasive and noxious plant species.

## 4.5.2 Wildlife

## 4.5.2.1 Existing Wildlife Resources

A wide variety of wildlife species are likely to occur in each of the vegetation cover types crossed by the Project. The following provides a general list of common species that are expected to occur in the cover types crossed by the Project.

- Agricultural Land: This cover type is often inhabited by species considered to be generalists in nature. Agricultural lands throughout the Project area are often interspersed with upland forest and wetland habitat, further increasing the habitat value of these lands to wildlife. Bird species that are commonly found using agricultural lands include eastern wild turkey (*Meleagris gallopavo silvestris*), American kestrel (*Falco sparverius*), eastern meadowlark (*Sturnella magna*) and mourning dove (*Zenaida macroura*). Mammal species that are commonly found using these lands include woodchuck (*Marmota monax*), striped skunk (*Mephitis mephitis*), meadow vole (*Microtus pennyslvanicus*) and white-footed mouse (*Peromyscus leucopus*), white-tailed deer (*Odocoileus verginianus*), and red fox. White-tailed deer often use agricultural land for feeding and resting, while red fox may use these lands for feeding on prey species (e.g., small mammals and birds).
- Forest/Woodland: These forested/woodland habitats provide a variety of microhabitats, including the overstory tree canopy, the understory or shrub layer, as well as the ground cover and leaf litter found on the forest floor. Common mammals found in this cover type include white-tailed deer, raccoon (Procyon lotor), gray squirrel (Sciurus carolinensis), white-footed mouse, eastern chipmunk (Tamias striatus), and short-tail shrew (Blarina brevicauda). Bird species commonly found include red-tailed hawk (Buteo jamaicensis), rose-breasted grosbeak (Pheucticus ludovicianus), pileated woodpecker (Dryocopus pileatus), and red-eyed vireo (Vireo olivaceous). Bird species that inhabit the understory include blue jay (Cyanocitta cristata), northern cardinal (Cardinalis cardinalis), whitebreasted nuthatch (Sitta carolinensis), and black-capped chickadee (Poecile atricapillus). A variety of species groups will inhabit the forest floor including invertebrates, mammals, reptiles, and amphibians. Mammal species found on the forest floor can include whitefooted mouse, eastern chipmunk, and short-tail shrew, while the reptile and amphibian species can include eastern box turtle (Terrapene carolina), red-backed salamander (Plethodon cinereus), Northern copperhead (Agkistrodon contortrix mokasen), and American toad (Bufo americanus) (Collins 1981; PGC 2013; New Jersey Audubon 2014a).

- *Open Land*: This cover type supports many herbaceous species and low-growing woody vegetation that can serve as protection or food sources for wildlife species. Open land were classified as being non-forested lands, uncultivated grassland, emergent wetlands, scrubshrub areas, and maintained utility right-of-way. It is typical for small to medium-sized mammals and birds to inhabit uncultivated areas. Open and grassy areas could also serve as habitat for reptile and amphibian species.
- Wildlife species often present in emergent wetlands include amphibians such as green frog (*Rana clamitans*) and bullfrog (*Rana catesbeiana*); reptiles such as northern water snake (*Nerodia sipedon*); and birds such as redwing blackbird (*Agelaius phoenicus*), common yellowthroat (*Geothlypis trichas*), and Canada goose (*Branta canadensis*). Wildlife species often present in scrub-shrub wetlands include northern black racer (*Coluber constrictor*), Carolina wren (*Thryothorus ludovicianus*), and raccoon (Collins 1981; PGC 2013; New Jersey Audubon 2014a).
- *Residential Land and Industrial/Commercial Land*: These cover types are, by nature, influenced by human impacts (e.g., contain paved and landscaped areas), and wildlife species that generally occur within these cover types are adapted to human presence. Within the Project area, developed lands primarily consist of roadways, industrial/commercial parks, and residential properties. These areas typically provide little wildlife habitat, and mostly support opportunistic species, including gray squirrel, American crow (*Corvus brachyrhynchos*), European starling (*Sturnus vulgaris*), and opossum (*Didelphis virginiana*) (Collins 1981; PGC 2013; New Jersey Audubon 2014a).
- *Open Water*: Open water habitats and aquatic species are discussed in detail within section 4.3. Terrestrial species commonly found in open water habitats include various species of water fowl, as well as other species typically found in emergent wetland habitats (see discussion above).

Wildlife species that were observed during field surveys conducted by PennEast within the Project Area are identified in table 4.5.2-1 (details regarding the occurrence of threatened and endangered species are included in section 4.6). Note that this is not a comprehensive list of all species that could potentially be present in Pennsylvania or New Jersey, and additional species may also be present in the Project area.

TABLE 4.5.2-1							
	Wildlife Species Observed along the	Project					
Common Name	Scientific Name	State					
Mammals							
Beaver	Castor canadensis	Pennsylvania					
Black bear	Ursus americanus	Pennsylvania					
Coyote - signs present	Canis latrans	Pennsylvania					
Eastern small-footed bat <u>a</u> /	Myotis leibii	Pennsylvania					
Eastern chipmunk	Tamias striatus	Pennsylvania					
Gray squirrel	Sciurus carolinensis	Pennsylvania					
Little brown bat	Myotis lucifugus	New Jersey					
Northern long-eared bat <u>b</u> /	Myotis septentrionalis	Pennsylvania and New Jersey					
Porcupine	Erethizon dorsatum	Pennsylvania					
Raccoon	Procyon lotor	Pennsylvania					

	TABLE 4.5.2-1		
Wildlife Species Observed along the Project			
Common Name	Scientific Name	State	
Red squirrel	Tamiasciurus hudsonicus	Pennsylvania	
Shrew sp.	Sorex sp.	Pennsylvania	
Tri-colored bat	Perimyotis subflavus	New Jersey	
White-tailed deer	Odocoileus virginianus	Pennsylvania	
Woodchuck	Marmota monax	Pennsylvania and New Jersey	
Birds			
American crow	Corvus brachyrhynchos	Pennsylvania and New Jersey	
American goldfinch	Carduelis tristis	New Jersey	
American kestrel <u>a</u> /	Falco sparverius	New Jersey	
American robin	Turdus migratorius	Pennsylvania and New Jersey	
Bald eagle <u>c</u> /	Haliaeetus leucocephalus	New Jersey	
Barn swallow	Hirundo rustica	New Jersey	
Black vulture	Coragyps atratus	New Jersey	
Black-billed cuckoo <u>a</u> /	Coccyzus erythropthalmus	New Jersey	
Black-capped chickadee	Poecile atricapilla	Pennsylvania and New Jersey	
Black-throated green warbler a/	Setophaga virens	New Jersey	
Blue jay	Cyanocitta cristata	Pennsylvania and New Jersey	
Bobolink <u>a</u> /	Dolichonyx oryzivorus	New Jersey	
Brown thrasher <u>a</u> /	Toxostoma rufum	New Jersey	
Canada goose	Branta canadensis	Pennsylvania and New Jersey	
Carolina wren	Thryothorus Iudovicianus	Pennsylvania	
Common raven	Corvus corax	Pennsylvania	
Common yellowthroat	Geothlypis trichas	New Jersey	
Cooper's hawk <u>a</u> / <u>d</u> /	Accipter cooperii	Pennsylvania and New Jersey	
Downy woodpecker	Picoides pubescens	Pennsylvania	
Eastern towhee	Pipilo erythrophthalmus	Pennsylvania	
Eastern wood pewee	Contopus virens	New Jersey	
European starling	Sturnus vulgaris	Pennsylvania	
Field sparrow	Spizella pusilla	New Jersey	
Gray catbird	Dumetella carolinensis	Pennsylvania and New Jersey	
Great blue heron <u>a</u> /	Ardea herodias	New Jersey	
Hairy woodpecker	Leuconotopicus villosus	New Jersey	
House finch	Haemorhous mexicanus	New Jersey	
House wren	Troglodytes aedon	New Jersey	
House sparrow	Passer domesticus	Pennsylvania	
Mallard duck	Anas platyrhynchos	Pennsylvania	
Mourning dove	Zenaida macroura	New Jersey	
Northern cardinal	Cardinalis cardinalis	New Jersey	
Northern flicker	Colaptes auratus	New Jersey	
Northern mockingbird	Mimus polyglottos	New Jersey	
Pileated woodpecker	Dryocopus pileatus	Pennsylvania	
Red-bellied woodpecker	Melanerpes carolinus	Pennsylvania	
Red-headed woodpecker <u>a</u> /	Melanerpes erythrocephalus	New Jersey	
Red-tailed hawk	Buteo jamaicensis	Pennsylvania	
Red-winged blackbird	Agelaius phoeniceus	Pennsylvania	

Common Name         Ruffed grouse         Rufous sided towhee         Savannah sparrow <u>a</u> /         Song sparrow         Tufted titmouse         Turkey, eastern wild         Turkey Vulture         Vesper sparrow <u>a</u> /         White-breasted nuthatch         Wood duck         Wood thrush         Yellow warbler         Amphibians         American toad	Scientific Name Bonansa umbellus Pipilo erythrophthalmus Passerculus sandwichensis Melospiza melodia Baeolophus bicolor Melagris gallopavo silvestris Cathartes aura Pooecetes gramineus Sitta carolinensis Aix sponsa Hylocichla mustelina Setophaga petechia	State Pennsylvania New Jersey New Jersey Pennsylvania and New Jersey Pennsylvania New Jersey New Jersey Pennsylvania Pennsylvania Pennsylvania
Rufous sided towhee Savannah sparrow <u>a</u> / Song sparrow Tufted titmouse Turkey, eastern wild Turkey Vulture Vesper sparrow <u>a</u> / White-breasted nuthatch Wood duck Wood thrush Yellow warbler Amphibians	Pipilo erythrophthalmus Passerculus sandwichensis Melospiza melodia Baeolophus bicolor Melagris gallopavo silvestris Cathartes aura Pooecetes gramineus Sitta carolinensis Aix sponsa Hylocichla mustelina	New Jersey New Jersey New Jersey Pennsylvania and New Jersey Pennsylvania New Jersey New Jersey Pennsylvania Pennsylvania Pennsylvania
Savannah sparrow <u>a</u> / Song sparrow Tufted titmouse Turkey, eastern wild Turkey Vulture Vesper sparrow <u>a</u> / White-breasted nuthatch Wood duck Wood thrush Yellow warbler Amphibians	Passerculus sandwichensis Melospiza melodia Baeolophus bicolor Melagris gallopavo silvestris Cathartes aura Pooecetes gramineus Sitta carolinensis Aix sponsa Hylocichla mustelina	New Jersey New Jersey Pennsylvania and New Jersey Pennsylvania New Jersey New Jersey Pennsylvania Pennsylvania Pennsylvania
Song sparrow Tufted titmouse Turkey, eastern wild Turkey Vulture Vesper sparrow <u>a</u> / White-breasted nuthatch Wood duck Wood thrush Yellow warbler Amphibians	Melospiza melodia Baeolophus bicolor Melagris gallopavo silvestris Cathartes aura Pooecetes gramineus Sitta carolinensis Aix sponsa Hylocichla mustelina	New Jersey Pennsylvania and New Jersey Pennsylvania New Jersey New Jersey Pennsylvania Pennsylvania Pennsylvania
Tufted titmouse Turkey, eastern wild Turkey Vulture Vesper sparrow <u>a</u> / White-breasted nuthatch Wood duck Wood thrush Yellow warbler Amphibians	Baeolophus bicolor Melagris gallopavo silvestris Cathartes aura Pooecetes gramineus Sitta carolinensis Aix sponsa Hylocichla mustelina	Pennsylvania and New Jersey Pennsylvania New Jersey New Jersey Pennsylvania Pennsylvania Pennsylvania
Turkey, eastern wild Turkey Vulture Vesper sparrow <u>a</u> / White-breasted nuthatch Wood duck Wood thrush Yellow warbler Amphibians	Melagris gallopavo silvestris Cathartes aura Pooecetes gramineus Sitta carolinensis Aix sponsa Hylocichla mustelina	Pennsylvania New Jersey New Jersey Pennsylvania Pennsylvania Pennsylvania
Turkey Vulture Vesper sparrow <u>a</u> / White-breasted nuthatch Wood duck Wood thrush Yellow warbler Amphibians	Cathartes aura Pooecetes gramineus Sitta carolinensis Aix sponsa Hylocichla mustelina	New Jersey New Jersey Pennsylvania Pennsylvania Pennsylvania
Vesper sparrow <u>a</u> / White-breasted nuthatch Wood duck Wood thrush Yellow warbler <b>Amphibians</b>	Pooecetes gramineus Sitta carolinensis Aix sponsa Hylocichla mustelina	New Jersey Pennsylvania Pennsylvania Pennsylvania
White-breasted nuthatch Wood duck Wood thrush Yellow warbler Amphibians	Sitta carolinensis Aix sponsa Hylocichla mustelina	Pennsylvania Pennsylvania Pennsylvania
Wood duck Wood thrush Yellow warbler Amphibians	Aix sponsa Hylocichla mustelina	Pennsylvania Pennsylvania
Wood thrush Yellow warbler Amphibians	Hylocichla mustelina	Pennsylvania
Yellow warbler Amphibians		
Amphibians	Setophaga petechia	
•		New Jersey
American tood		
American load	Bufo americanus	Pennsylvania
Bullfrog	Rana catesbeiana	Pennsylvania
Gray treefrog	Hyla versicolor	Pennsylvania
Green frog	Rana clamitans melanota	Pennsylvania and New Jersey
Northern leopard frog	Lithobates pipiens	Pennsylvania
Spring peeper	Pseudacris crucifer	Pennsylvania
Wood frog	Rana sylvatica	Pennsylvania
Reptiles		
Box turtle <u>a</u> /	Terrapene carolina	New Jersey
Eastern box turtle	Terrapene carolina carolina	Pennsylvania
Eastern garter snake	Thamnophis sirtalis	Pennsylvania
Timber rattlesnake <u>a</u> /	Crotalus horridus	Pennsylvania
Wood turtle	Clemmys insculpta	Pennsylvania
Fish		
Trout sp.	Salvelinus sp.	Pennsylvania

# Unique or Exemplary Wildlife Habitats

The Project would cross several areas identified as potentially supporting Vegetative Communities of Concern (these areas are discussed in detail within section 4.5.1.1). This section discusses only those communities or designated areas that we consider to have significant and unique importance to wildlife species and currently support a diverse wildlife assemblage.

#### Bear Creek Preserve

The Bear Creek Preserve is a 3,400-acre property owned by the Natural Lands Trust in Luzerne County, Pennsylvania that contains extensive wetland habitats that can support wetland dependent wildlife species. The Project would cross the Bear Creek Preserve between MPs 19.7

to MP 21.5, and wetlands habitats within the Bear Creek Preserve would be impacted during construction and operation of the Project (see section 4.5.2.1). PennEast would employ measures to avoid and minimize impacts on wetland habitats in this area, such as limit construction activity and ground disturbance in wetland areas, clearly mark wetland boundaries and buffers, locating ATWS at least 50 feet from wetland boundaries, and not storing hazardous materials within 100 feet of any wetland (see Section 4.4 – Wetlands, for more details).

#### Sourland Mountain Region

The Sourland Conservancy and the New Jersey Audubon Society have identified an area as the Sourland Mountain Region, though there is no formal federal or state designation of this area. The Sourland Mountain region comprises the largest contiguous forests in central New Jersey. It is sparsely populated and contains a complex ecosystem of forest, wetlands and grasslands. As a result, it supports a rich diversity of plant and animal species (Sourland Conservancy 2017; Sourland Planning Council 2006). The Project's mainline pipeline would cross the Sourland Mountain region between MPs 100.3R2 and 108.4R and the Lambertville Lateral between MP 0 and 1.5. About 9.6 miles of the Sourland Mountain region would be crossed by the Project (see section 4.7 for more details).

We received comments expressing concern that the Project would degrade and/or fragment habitats within the Sourland Mountain region. To reduce fragmentation of undisturbed forested areas in the Sourland Mountain region and minimize impacts on wildlife species, approximately 78 percent of the pipeline was routed adjacent to or in proximity to an existing utility right-of-way within the Sourland Mountain region.

## Milford Bluffs

We received comments expressing concern about the Project impacts on the Milford Bluffs near MP 81, an area that contains steep shale cliffs and woodlands along the edge of the Delaware River near Milford, New Jersey. The proposed route is routed to avoid shale cliffs in this area and minimize forest crossing by collocation with existing right-of-way (see table 3.3.2-1 discussion of Variation 1710).

## State Game Lands

In Pennsylvania, State Game Lands (SGLs) are managed for the protection, propagation, and preservation of game species and other wildlife species (Jacobson et al. 2010). The PGC manages 305 SGLs, four of which are crossed by the proposed Project. These include SGL numbers 91, 40, and 129 located in the northeastern management region, as well as SGL number 168 which is located in the southeastern management region. Each SGL that would be crossed by the pipeline in Pennsylvania is summarized in appendix G-14 and discussed in more detail within section 4.7.

## Wildlife Management Areas and Deer Management Areas

In New Jersey, the NJDEP-DFW manages Public Hunting Lands and Wildlife Management Areas (WMAs). While the proposed pipeline would not cross any WMAs, there are Deer Management Zones that would be crossed. Deer Management Zones encompass the entire State of New Jersey, and allow for the hunting of white-tailed deer on both private and public lands. Hunting within Deer Management Zones are subject to local restrictions and regulations. There is also potential for wild turkey (*Meleagris gallopavo*), a species commonly hunted in these

areas, to be found within the Deer Management Zones due to the presence of suitable habitat for turkeys.

#### Important Bird Areas

The Project would cross through multiple IBAs. IBAs are identified by the National Audubon Society and serve to identify and conserve areas that provide critical habitat for birds. The Project would cross through the following IBAs: Hickory Run State Park IBA, Kittatinny Ridge IBA, Musconetcong Gorge IBA, Everittstown Grassland IBA, Baldpate Mountain IBA, Sourland Mountain IBA (crossed by the Project coincident with the Baldpate Mountain IBA), and the Pole Farm IBA (see table 4.5.2-2). These IBAs are discussed in more detail in section 4.5.2.3.

We received comments expressing concern about the Project impacts on the Green Pond Marsh IBA in Pennsylvania; however, the Green Pond Marsh IBA would not be crossed or affected by the Project.

	TABLE 4.5.2-2				
Important Bird Areas Crossed by the Project					
IBA	Description	MP Crossed <u>a</u> /			
Hickory Run State Park	This IBA includes a large area of contiguous forest. This area is valued for providing interior forest habitat for a number of songbirds.	MPs 27.1 R2 to 31.6 R2 in PA			
Kittatinny Ridge	This IBA is a primary raptor migration corridor in the northeastern United States.	MPs 49.0 R2 to 54.0 in PA			
Musconetcong Gorge	This IBA consists of a mix of cultivated and fallow fields, which provide habitat for a wide array of breeding grassland birds	MPs 0.0 R2 to 0.5 R2 (along the Gilbert lateral), 77.7 to 78.3, 78.3 to 82.3, and 82.3 to 84.2 in NJ			
Everittstown Grassland	This IBA consists of a mix of cultivated and fallow fields.	MPs 85.9 R1 to 86.3 R1, 87.4, and 88.4 in NJ			
Baldpate Mountain	This area is characterized by relatively steep, rocky and mostly forested slopes and includes orchards, fallow fields and a small man-made pond associated with an old farmstead. A wide variety of breeding landbirds utilize this site as stopover habitat during migration.	MPs 101.3 R2 to 108.4 R2 in NJ			
Sourland Mountain	This IBA consists of a mix of deciduous forest with freshwater wetlands and agricultural lands.	MPs 101.3 R2 to 101.4 R2 and 105.4 R2 in NJ			
Pole Farm	While a small portion of this IBA is leased to farmers, the majority of the fields are native grasslands, shrublands, and second growth forests.	MPs 113.4 R1 to 114.0 in NJ			
equation. Mileposts w Environmental Impact	implemented after the September 2015 FERC Filing are denoted with ith an "R1" indicate route deviations implemented and provided to FER t Statement. Mileposts with an "R2" indicate route deviations implemen All mileposts without an "R" indicate that the route has not changed sin	C prior to the issuance of the Draft ted as part of this September 2016			

#### 4.5.2.2 General Impacts and Mitigation

Forested areas would be the most common habitat type affected by the Project (consisting of approximately 38 percent of the Project's impacts), followed by agricultural areas, residential/industrial/commercial areas, open lands, and open water (see table 4.7.1-1).

The impact of Project construction and operation on terrestrial wildlife species and their habitats would vary depending on the timing of construction, types of construction techniques

used, the habitat and life-history requirements of each species affected, and the type and extent of habitats that would be impacted. Direct impacts on wildlife during construction could include the displacement of wildlife from the Project area, as well as direct mortality of some individuals. Individuals of some wildlife species may be directly affected by construction of the Project if they are killed by vehicles or construction equipment traveling to, from, or within the construction sites. Species most susceptible to vehicle-related mortality include those that are inconspicuous (e.g., salamanders, frogs, snakes, small mammals), those with limited mobility (e.g., amphibians, as well as young individuals of any taxa), burrowing species (e.g., mice and voles, weasels, frogs and toads, snakes, subterranean mollusks, and burrowing avian species), and wildlife with behavioral activity patterns that can make them vulnerable to vehicular collisions (e.g., deer are more active at dusk and dawn when light levels are low and collisions are more likely to occur, and some wildlife scavenge roadside carrion making them more susceptible to collisions with vehicles [Leedy 1975; Bennett 1991; Forman and Alexander 1998; Trombulak and Frissel 2000]).

Some species are likely to be displaced from habitats that are cleared of vegetation as well as from areas adjacent to construction sites due to construction noise and visual disturbances. Displacement from adjacent habitats would most likely be a temporary effect during construction of the Project, and it is expected that most wildlife would return to the area after restoration of the right-of-way is complete. However, if adjacent habitats are at carrying capacity for the species, displaced individuals could be adversely affected due to increased competition for resources, increased susceptibility to predation, or disease that may be facilitated by over-crowding. This may decrease individuals' reproductive success by increasing nest abandonment or interfering with breeding behaviors and success. These impacts may negatively affect population growth through diminished rates of survivorship and fecundity.

We received comments expressing concern that the use of erosion controls (e.g., silt fencing) could impact wildlife. Erosion controls are necessary in order to prevent erosion from damaging wildlife habitats; as a result, they would be required as part of this Project. Environmental monitors would inspect all erosion controls used for this Project on an ongoing basis to ensure that they are working properly and do not result in adverse impacts on sensitive resources (see section 2.5 for more details). Once the right-of-way is stabilized these erosion controls would be removed.

Construction of ancillary facilities (i.e., M&R stations, MLV sites, pig launcher/receiver, and a compression station) would have minor temporary, short-, and long-term impacts on wildlife habitat, causing localized impacts on wildlife populations. During construction, the clearing and grading of the aboveground facilities may result in mortality to less mobile forms of wildlife, such as small rodents and reptiles (as discussed above). These ancillary facilities would be permanent structures and would result in a permanent loss of vegetative cover. These ancillary facilities would provide minimal habitat for wildlife; however, they are minor in terms of the extent/scope of the entire Project's total disturbance, making up less than 5 percent of Project's total affected area.

During pipeline operation, indirect impacts on wildlife populations could result through habitat alteration (e.g., cleared and maintained habitats). Direct mortality of species could also occur during right-of way maintenance operations (e.g., individuals being struck by vehicles or killed during maintenance mowing of the right-of-way). Direct impacts during operation could also result from operational noise at the compressor station. The distance at which the disturbance effect from this noise would abate is dependent on the tolerance levels of the species in the area, the background noise levels in the area, as well as the vegetation and topographic conditions of the area (e.g., thick vegetation, mountains, and rolling topography can block the propagation of noise; see section 4.10).

Long-term habitat impacts could result from a permanent shift in vegetation structure, primarily where trees would be prevented from occupying the permanent pipeline right-of-way during operation of the Project. Creation of a permanent pipeline right-of-way would permanently convert forested habitats to early seral<sup>33</sup> vegetation stages. The trees removed by clearing would be replaced by herbaceous species, shrubs, and small trees, which may provide seeds and foliage as food for terrestrial mammals and birds, as well as habitat for ground-nesting birds and mammals. Where preconstruction conditions were similar (e.g., where the permanent right-of-way crossed through an area that was originally an open or agricultural habitat), the effects of the permanent right-of-way on these habitats would be minimal. On the other hand, where the construction impacts change species composition or habitat structure to a substantial degree (e.g., in previously forested habitats), wildlife that are closely associated with the original conditions of the area may respond by shifting activity to habitats that provide better support (e.g., forest dependent species may no-longer use these modified habitats).

Forest fragmentation caused by the new right-of-way can have negative effects on forest dwelling species (e.g., causing individuals to crowd into remaining patches of habitat) while it can have beneficial affects to species that thrive in edge habitats (Hay 1994, Pearce and Moran 1994, Roberts and Arner 1984). This can lead to increased competition for nesting habitat, breeding habitat, and food resources between forest dependent species and edge dominant species (Piatt et al. 2006). In extreme situations, the habitat openings can inhibit movement by certain wildlife species across the right-of-way (e.g., interior forest dependent species may not travel though the open habitat that would be found on the right-of-way). The distance an edge effect extends into a forest/woodland is variable, but most studies point to at least 300 feet (Rodewald 2001; Ontario Ministry of Natural Resources 2000; Robbins 1988; Rosenberg et al. 1999). Estimates regarding the extent of impacts on forest interiors due to direct and indirect edge effects are provided in section 4.5.1.2.

Impact on forest habitat can be avoided by locating the pipeline in existing open field habitats, and reduced by crossing forested areas adjacent to existing cleared rights-of-way. About 44.5 miles of the proposed pipeline would be collocated with existing rights-of-way. Overall, the temporary construction areas of the right-of-way would be minimized to the extent practical (see the discussion in section 4.5.1 above). The mowing or clearing of vegetation would be rotated in a way that best allows for more beneficial wildlife habitat to become established. The initial schedule for the clearing of trees would be dictated by the tree clearing window established for federally-listed bat species (i.e., clearing must occur between November 1 to March 31) or other state-mandated restriction for vegetation maintenance. PennEast would conduct future mowing or clearing in the grassland habitats of the permanent right-of-way for the purpose of vegetation maintenance between September 11 and March 14 in order to prevent impacts on grassland bird species that may be breeding and nesting in the permanent right-of-way.

<sup>&</sup>lt;sup>33</sup> A seral community is an intermediate stage found in ecological succession in an ecosystem advancing towards its climax community.

maintenance timing window would be more restrictive than the timing window in the FERC Plan, which limits maintance clearing to between September 1 and April 14. Impacts regarding timing restrictions for threatened and endangered species are discussed in more detail in section 4.6. In addition, the seed mixes that would be used for restoration of the temporary work areas would be selected to minimize competition with native woody plant species (seed mixes would be determined based on recommendations made by the local soil conservation district or land managing agency, such as the PGC or other applicable agencies). This would allow native species to become re-established and for native wildlife species that inhabit or forage in grassland areas to continue using the restored habitats.

## 4.5.2.3 Migratory Birds and the Bald and Golden Eagle Protection Act (Impacts and Mitigation)

Section 703 of the MBTA prohibits the taking, killing, possession, transportation, and importation of migratory birds, their eggs, parts, and nests, except when specifically authorized by the U.S. Department of the Interior. The BGEPA prohibits harming eagles, their nests, or their eggs. The National Bald Eagle Management Guidelines are intended to ensure that project actions avoid injury, decreased productivity, or nest abandonment. For example, the guidelines recommend buffers around nests to screen nesting eagles from noise and visual distractions caused by human activities.

On March 31, 2011, FERC and the FWS signed an MOU that identifies specific activities where cooperation between FERC and FWS would contribute to the conservation of migratory birds and their habitat, and outlines a collaborative approach to promoting the conservation of migratory bird populations and furthering implementation of the migratory bird conventions, the MBTA, and the BGEPA.

PennEast was provided with a list of migratory bird species of special concern by the FWS for Pennsylvania, and a list for New Jersey utilizing the Information Planning and Conservation (IPaC) database. There are 22 species listed by the FWS as migratory birds of concern that were identified as being likely to occur within the Project area. These include: American bittern (*Botaurus lentiginosus*), American oystercatcher (*Haematopus palliates*), bald eagle, black-billed cuckoo, blue-winged warbler (*Vermivora cyanoptera*), Canada warbler (*Cardellina canadensis*), cerulean warbler (*Setophaga cerulean*), golden-winged warbler (*Vermivora chrysoptera*), Kentucky warbler (*Geothlypis formosa*), least bittern (*Ixobrychus exilis*), Louisiana waterthrush (*Parkesia motacilla*), peregrine falcon (*Falco peregrinus*), pied-billed grebe (*Podilymbus podiceps*), prairie warbler (*Setophaga discolor*), purple sandpiper (*Calidris maritima*), red-headed woodpecker, rusty blackbird (*Euphagus carolinus*), short-eared owl (*Asio flammeus*), snowy egret (*Egretta thula*), red knot (*Calidris canutus*), wood thrush, and worm-eating warbler (*Helmitheros vermivorum*). Of these, four species (i.e., bald eagle, black-billed cuckoo, red-headed woodpecker, and wood thrush) have been observed within the Project area during field work conducted by PennEast.

The NJDEP-ENSP has requested that PennEast survey specifically for migratory bird species of special concern (including breeding species, marsh birds, and raptors) on public lands in New Jersey (NJDEP-ENSP 2015). Currently, PennEast has only been able to conduct these surveys along a portion of the Project area (approximately 32 percent) due to lack of survey access permission granted by affected landowners. If the Commission decides to authorize the Project,

the Certificate would grant PennEast the right to pursue access through eminent domain, at which time PennEast would complete the necessary remaining field surveys.

The proposed Project would cross the following IBAs, as designated under the IBA program:

- *Hickory Run State Park*: This IBA includes a large area of contiguous forest. This area is valued for providing interior forest habitat for a number of songbirds (such as prairie warbles and eastern bluebirds). The Project would cross through this IBA between MPs 27.1 and 31.6 in Carbon County, Pennsylvania. The Project would impact about 34.7 acres of this IBA during construction, and about 27.5 during operations.
- *Kittatinny Ridge*: This area is a primary raptor migration corridor in the northeastern United States. A number of other, non-raptor species also use this corridor for migration including ruby-throated hummingbirds and monarch butterflies. Hawk Mountain Sanctuary located on the Kittatinny Ridge has 16 documented regular migrant species that occur in this area, including sharp-shinned hawk (*Accipiter striatus*), Cooper's hawk, American kestrel, red-shouldered hawk (*Buteo lineatus*), and merlin (*Falco columbarius*). Another 140 non-raptor bird species have been documented as using this area for regular migration as well. Additionally, this IBA provides forest interior birds with vital nesting habitat. The Project would cross through this IBA between MPs 49.0 and 54.0 in Carbon and Northampton Counties, Pennsylvania; and would result in about 41.5 acres of construction impacts, and 33.8 acres of operational impacts on this IBA.
- Baldpate Mountain and the Sourland Mountain: These IBA are contiguous and are characterized by relatively steep, rocky and mostly forested slopes and includes orchards, fallow fields and a small man-made pond associated with an old farmstead. A wide variety of breeding landbirds utilize this site as stopover habitat during migration (New Jersey Audubon 2014b). In addition, the deciduous forests located within the Baldpate Mountain IBA provides breeding habitat for the state-endangered red-shouldered hawk, as well as the state-special concern Cooper's hawk. Other species known to utilize this forest for breeding include golden-winged warbler, Bicknell's thrush (Catharus bicknelli), yellowbilled cuckoos (Coccyzus americanus), chimney swifts (Chaetura pelagica), northern flickers, eastern wood pewees (Contopus virens), Kentucky warblers, wood thrushes, and gray catbirds. Several species that utilize the scrub-shrub habitat located here include eastern wild turkeys, pine warblers (Setophaga pinus), prairie warblers, and eastern towhees. Conservation of priority species occurring in this area includes the projection of hairy woodpeckers, Carolina chickadees, and brown creepers. The Project would cross through the Baldpate Mountain IBA between MPs 101.3 and 108.4 in Hunterdon and Mercer Counties, New Jersey. The Project would impact about 69.8 acres during construction and about 42.8 acres during operation on the Baldpate Mountain IBA.

A portion of the area that would be crossed in the Baldpate Mountain IBA is also identified as the Sourland Mountain IBA. The Project would cross through the Sourland Mountain IBA between MPs 101.3 and 101.4, and at MP 105.4 in Hunterdon and Mercer Counties, New Jersey. The Project would result in approximately 1.1 acres of construction impacts and about 0.5 acre of operational impacts on the Sourland Mountain IBA.

• *Musconetcong Gorge*: This IBA consists of 4,174 acres in Hunterdon County and includes a mix of cultivated and fallow fields, providing habitat for a wide array of breeding

grassland birds. These birds include state-endangered vesper sparrows, state-threatened grasshopper sparrows (*Ammodramus savannarum*), bobolinks, savannah sparrows, American kestrels, and state-special concern eastern meadowlarks (New Jersey Audubon 2014b). The Project would cross through this IBA between MPs 0.0 to 0.5 (along the Gilbert Lateral), and 77.7 to 84.2 in Hunterdon County, New Jersey, and would result in approximately 59.8 acres of construction impacts and 43.6 acres of operational impacts on this IBA, of which about 59.2 acres would be affected during construction and 41.5 acres during operation of the Project.

- *Pole Farm*: This IBA consists of 1,602 acres in Mercer County and is considered to be extremely important habitat for the Northern harrier (a state species of concern). While a small portion of this property is leased to farmers, the majority of the fields are native grasslands, equating to approximately 435 acres of grassland (including wet meadows), and about 380 acres of shrub land and second growth forest (New Jersey Audubon 2014b). The Project would cross through this IBA between MPs 113.4 and 114.0 in Mercer County, New Jersey, and would result in approximately 4.2 acres of construction impacts and 3.3 acres of operational impacts on this IBA.
- *Everittstown Grassland*: This IBA is located in Hunterdon County, New Jersey and is 4,174 acres in size. Primary habitat includes a mix of cultivated and fallow fields. The grasslands of this site provide important habitat for an exceptional diversity of breeding grassland birds. Nesting birds include state-endangered vesper sparrows, state-threatened grasshopper sparrows, bobolinks, savannah sparrows, American kestrels, and state-special concern eastern meadowlarks (NJ Audubon, 2014b). The Project would cross through this IBA between MPs 85.9 and 86.3 as well as between MPs 87.4 and 88.3 in Hunterdon County, New Jersey. The Project would result in approximately 13.1 acres of construction impacts and approximately 7.6 acres of operational impacts on this IBA.

The potential impacts on migratory birds would be similar to those discussed above for general avian species, and include mortality or injury, disruption and disturbance, loss of habitat, and displacement from adjacent habitats (see previous discussions above). PennEast would be required by the FWS to take measures to avoid and minimize the taking of birds (as defined by the MBTA and BGEPA). As a result, **we recommend that**:

# • <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of OEP, a Migratory Bird Conservation Plan developed in consultation with the FWS, along with documentation of consultation with the FWS.

The Washington Crossing Audubon Society requests that PennEast conduct preconstruction breeding bird mapping surveys of the Project area in order to aid the applicant in avoiding occupied areas and microsite the Project during construction. We find that the development of a migratory bird conservation plan is adequate to minimize impact on migratory birds of special concern, and is consistent with the spirit of the MOU between FERC and the FWS.

PennEast has committed to following the FWS' recommendations for implementation (Project wide in both states) regarding adaptive management practices in order to minimize impact on migratory birds during construction and operation of the Project. These measures include:

• Where disturbance is necessary, clear natural or semi-natural habitats (e.g., forests, woodlots, reverting fields, shrubby areas) and perform vegetation maintenance activities

(e.g., mowing) between September 1 and March 31, which is outside the nesting season for most native bird species. PennEast has committed to a more restrictive window of September 11 to March 14, which is also more restrictive than the window of September 1 through April 14 required by the FERC Plan. Without undertaking specific analysis of breeding species and their respective nesting seasons on the Project site, implementation of the seasonal restriction proposed by PennEast would avoid take of most breeding birds, their nests, and their young (i.e., eggs, hatchlings, fledglings).

- Minimize land and vegetation disturbance during Project design and construction. To reduce habitat fragmentation, collocate roads, fences, lay down areas, staging areas, and other infrastructure in or immediately adjacent to already-disturbed areas (e.g., existing roads, pipelines, agricultural fields) and cluster development features (e.g., buildings, roads) as opposed to distributing them throughout land parcels. Where this is not possible, minimize roads, fences, and other infrastructure.
- Avoid permanent habitat alterations in areas where birds are highly concentrated. Examples of high concentration areas for birds are wetlands, State or Federal refuges, Audubon IBA, private duck clubs, avian staging areas, rookeries, leks, roosts, and riparian areas. Avoid establishing sizable structures along known bird migration pathways or known daily movement flyways (e.g., between roosting and feeding areas).
- Conserve area-sensitive species, avoid fragmenting large, contiguous tracts of wildlife habitat, especially if habitat cannot be fully restored after construction. Maintain contiguous habitat corridors to facilitate wildlife dispersal. Where practicable, concentrate construction activities, infrastructure, and man-made structures (e.g., buildings, cell towers, roads, parking lots) on lands already altered or cultivated, and away from areas of intact and healthy native habitats. If not feasible, select fragmented or degraded habitats over relatively intact areas.
- Develop a habitat restoration plan for the proposed site that avoids or minimizes negative impacts on birds, and that creates functional habitat for a variety of bird species. Use only plant species that are native to the local area for revegetation of the Project area.

PennEast has committed to only conducting initial tree clearing activities betweenNovember 1 and March 31 in order to protect federally-listed bat species. This commitment would minimize impact from vegetation clearing on both avian and bat species (see section 4.6.1.1 for more details regarding potential impacts and minimization measures for bat species).

In the event that migratory bird's eggs or chicks (nestlings or fledglings) are found out of a nest during construction, PennEast would take the following actions: PennEast would contact the FWS immediately during normal business hours. If eggs or chicks can be salvaged (i.e., if not cracked or dead), then they would be taken to a federal or state permitted wildlife rehabilitation center by a person authorized to handle migratory birds. The EI would maintain a log of MBTA bird salvage efforts, including unintentional mortalities and individuals transferred to wildlife rehabilitation care facilities. PennEast would file a report with the FWS within 24 hours of an occurrence.

Based on the measures described above, as well as the ongoing consultation with the FWS (see our recommendation above for PennEast to work with the FWS to develop a Migratory Bird Conservation Plan) we believe that the Project would be in compliance with the MBTA.

#### **Bald Eagles**

Bald eagles are protected under the BGEPA. They are also listed as endangered in New Jersey, and have been relisted from "threatened" to "protected" in Pennsylvania. They are raptors with a characteristic white head and tail, and black body plumage. They primarily feed on fish; however, their diet can also include smaller birds, mammals and reptiles. Important habitat for this species include areas of low human development with large areas of open water with abundant of prey and forested areas with large mature canopy trees for perch hunting, roosting, and nesting. Breeding activities for these birds include courtship, nest building, egg laying, incubation, and hatching, rearing and fledging of young. Breeding and nest building can occur one to three months prior to egg laying. For birds occurring in both Pennsylvania and New Jersey, egg laying and incubation typically occurs between January and the end of March and young stay in the nest until they are approximately 8 to 14 weeks old when they fledge. Bald eagles have high nest fidelity and typically return to the same nesting sites every year.

PennEast conducted habitat screening of the Project area for bald eagles in accordance with the National Bald Eagle Management Guidelines. Based on this as well as information provided by the FWS, six eagle nests were identified near the Project area -- four in Pennsylvania and two in New Jersey. The closest of these nests is located approximately 3,170 feet from the Project at approximately MP 79.

PennEast has committed to following the following guidelines regarding bald eagles, as requested by the FWS:

- A linear distance buffer of at least 330 feet (100 meters) would be maintained between areas with active construction and eagle nests (including alternate nests that are not actively used that year). If an existing activity that is similar in kind and size is closer than 330 feet and has been tolerated by eagles, the distance buffer for the PennEast construction activity would be the same or greater than that of the existing tolerated activity;
- Within 660 feet of an eagle nest, all activities that may disturb bald eagles would be avoided from January 1 to July 31 (the breeding season). These activities include, but are not limited to: construction, excavation, use of heavy equipment, use of loud equipment or machinery, vegetation clearing, earth disturbance, planting, and landscaping. If Project activities encroach within 660 feet of an eagle nest, PennEast would secure the necessary BGEPA permits from the FWS prior to the activity occurring;
- Established landscape buffers that screen the activity from an eagle nest would be maintained;
- From January 1 to July 31, blasting and other activities that produce extremely loud noises would not occur within 1/2 mile of active eagle nests, unless greater tolerance to the activity (or similar existing activity) has been demonstrated by the eagles in the breeding area; and
- Construction activities in New Jersey would be subject to FWS-NJ timing restrictions for known eagle nest locations, or from December 15 through July 31.

By adhering to these guidelines and timing restrictions PennEast would avoid impacts on bald eagle while nesting is occurring, as well as comply with the requirements of the BGEPA.

#### 4.6 THREATENED, ENDANGERED, AND SPECIAL STATUS SPECIES

Section 7 of the ESA (19 U.S.C 1536(c)), as amended, requires that any actions authorized, funded, or carried out by a federal agency do not jeopardize the continued existence of a federally listed endangered or threatened species, or result in the destruction or adverse modification of federally listed designated critical habitat. The action agency is required to consult with the FWS and/or NMFS (collectively referred to as the Services) to determine whether federally listed endangered or threatened species or designated critical habitat are found within the vicinity of the project, and to determine the proposed action's potential effects on those species or critical habitats. For actions involving major construction activities with the potential to affect listed species or designated critical habitat, the federal action agency must prepare a BA for those species that may be affected. The action agency must submit its BA to the FWS and/or NMFS and, if it is determined that the action is "likely to adversely affect" a listed species, the federal agency must submit a request for formal consultation to comply with section 7 of the ESA. In response, the FWS and/or NMFS will issue a Biological Opinion (BO) as to whether or not the federal action would likely jeopardize the continued existence of a listed species, or result in the destruction or adverse modification of designated critical habitat.

PennEast, acting as the FERC's non-federal representative for the purpose of complying with section 7(a)(2) of the ESA, initiated informal consultation with the FWS and NMFS through correspondence on August 12, 2014, and continued with various follow-up correspondence as the pipeline route was modified, through October 7, 2015 (see appendix H). On September 18, 2014, NMFS replied stating that no threatened or endangered species under its jurisdiction are known to occur in the Project area, and no further consultation is necessary with NMFS (NMFS 2014). However, the PFBC indicated that two federally listed sturgeon species (which are also state listed species) are known to occurring within the Delaware River (PFBC 2014). These species occur about 20 river-miles downstream of the Project. In response to the PFBC's comment, these two listed sturgeon species are included in this EIS; however, the analysis in this EIS supports the NMFS statement that these two listed fish species do not occur within the Project area.

In compliance with section 7 of the ESA, FERC staff must prepare a BA for submission to the Services. The BA details the environmental baseline for federally listed species and designated critical habitat; assess the direct, indirect, interdependent and interrelated, and cumulative effects of the Project; detail the proposed conservation measures; and provides a determination of effect. FERC will submit a BA to the FWS for their review and request formal consultation. As stated above, the NMFS stated that no further consultation is necessary regarding species under their jurisdiction.

Pennsylvania and New Jersey have enacted laws to designate and protect state listed species. In Pennsylvania, this state law is referred to as the Endangered Species Coordination Act (under Pennsylvania House Bill 1576); while the applicable state law in New Jersey is referred to as the Endangered Species Conservation Act of 1973. This EIS provides general information related to impacts on state listed species in compliance with these state laws; however, the applicable state wildlife agencies would take the lead on any state permitting requirements and assessments related to state listed species (see section 4.6.2 for more details).

PennEast has conducted surveys for federal and state listed species within portions of the Project's route (most surveys were conducted within a 400-foot-wide corridor around the Project);

however, as stated above, surveys have yet to be completed for all potential suitable habitats for federal and state listed species (see appendix G-13). If the Commission decides to authorize the Project, the Certificate would grant PennEast the right to pursue access through eminent domain, at which time PennEast would complete the necessary remaining field surveys.

#### 4.6.1 Federally Listed Species

This section addresses species that have official status under the ESA (including officially proposed species) at this time. If additional species become listed under the ESA after consultation with the Services is completed, and these species have the potential to be impacted by the Project, then consultation with the Services would need to be reinitiated. It is possible that additional requirements or modifications to the Project may result from this re-initiation of consultation.

Species listed under the ESA as threatened or endangered are afforded the highest level of federal protection regarding limits on impacts on the species and habitats. Through informal consultation with the applicable federal agencies, six federally listed threatened or endangered species have been identified as potentially occurring in the Project area. These species include two mammals, two invertebrates, one reptile, and one plant species (FWS 2014a; FWS 2014b; NMFS 2014). The PFBC further identified two fish species that are listed under both the ESA and the state endangered species laws (i.e., the Atlantic sturgeon [*Acipenser oxyrinchus oxyrinchus*] and Shortnose sturgeon [*Acipenser brevirostrum*]) as potentially occurring downstream of the Project area (PFBC 2014); however, the NMFS has stated that these two listed fish species do not occur in the Project area and would not be impacted by the Project (NMFS 2014). Due to this comment by the PFBC, analysis of these two listed fish species as well as information regarding their distribution in relation to the Project area are included in this EIS. The bald eagle (which is no longer listed under the ESA, but is still protected under the BGEPA and is state listed in both Pennsylvania and New Jersey) is discussed in section 4.5.2. There is no Designated Critical Habitat for any ESA listed species in the Project area (FWS 2014a).

The federally listed species that could occur within the Project area are listed in table 4.6-1. Additional information on these species, including the extent of surveys that have been conducted to date, is listed in appendix G-13. A summary of each species follows.

				TABLE 4.6-1	
Federally Listed Species Potentially Occurring in the Vicinity of the PennEast Project					
Species	Federal Status <u>a</u> /	State Status <u>a</u> /	Counties/ State/ Location in the Project Area	Preferred Habitat	Survey Status as of November 2016
Mammals					
Indiana bat (Myotis sodalist)	E	E (PA, NJ)	All counties	Winter habitat consists of caves or mines. Summer roosting habitat consists of dead or dying trees, or trees with exfoliating bark.	<b>PA</b> : Surveys complete <b>NJ</b> : 16 mist nest sites have yet to be surveyed in NJ (i.e. approximately 66 percent of areas requiring surveys in NJ)
Northern long- eared bat	Т	SC (PA), PE	All counties	Winter habitat consists of caves or mines. Summer roosting habitat consists of dead or dying trees, or trees with exfoliating bark.	PA: Surveys complete NJ: 16 mist nest sites have yet to be surveyed in NJ (i.e. approximately 66 percent of areas requiring surveys in
(Myotis septentrionalis)		(NJ)			NJ)
Reptiles					
Bog turtle (Glyptemys muhlenbergii)	т	E (PA, NJ)	Carbon (Aquashicola drainage only) Northampton, and Bucks, counties PA; all counties in NJ	Wetland bogs that have deep organic soils, and a spring-fed hydrology. These wetlands are typically surrounded by an open canopy with a minimal presence of woody species.	<ul> <li>PA: Wetland delineation surveys are approximately 80 percent complete in PA. Phase I surveys completed at approximately 45 percent of delineated wetlands to date. Phase 2 surveys ongoing. Phase 3 surveys completed in 2016 at 1 wetland, no bog turtles found; however, some areas of wetland were inaccessible.</li> <li>NJ: Wetland delineation surveys are approximately 31 percent complete in NJ. Phase 1 bog turtle surveys are pending access and completion of wetland delineations (approximately 45 percent of delineated wetlands in NJ have undergone Phase 1 bog turtle surveys). No Phase 2 surveys have been completed to date.</li> </ul>
Invertebrates					
Dwarf wedgemussel (Alasmidonta heterodon)	E	E (PA, NJ)	Delaware River and tributaries	Regionally in the Delaware River, as well as some smaller tributaries of the Delaware River (with the smaller tributaries potentially being crossed by the Project using an open-cut crossing method)	General habitat assessments for freshwater mussels are ongoing in New Jersey for all accessible waterbodies (i.e., where land owner permission is granted) that would be crossed by the Project. PennEast estimates that these general surveys will be completed in spring of 2017. In addition, the NJDEP and FWS have required that all waterbodies that would be crossed and could support this listed species be surveyed specifically for this species.
Rusty patched bumble bee (Bombus affinis)	Ec/	-	All counties in PA.	Grasslands and tallgrass prairies of the Upper Midwest and Northeast. Needs areas that provide food (nectar and pollen from flowers), nesting sites (underground and abandoned rodent cavities or clumps of grasses above ground), and overwintering sites for hibernating queens (undisturbed soil).	No surveys conducted or planned.

				<b>TABLE 4.6-1</b>	
Federally Listed Species Potentially Occurring in the Vicinity of the PennEast Project					
Species	Federal Status <u>a</u> /	State Status <u>a</u> /	Counties/ State/ Location in the Project Area	Preferred Habitat	Survey Status as of November 2016
Plants					
Northeastern bulrush (Scirpus ancistrochaetus)	E	E (PA)	Carbon & Northampton, PA	Small wetlands, sinkholes, or wet depressions.	Based on analysis of inaccessible wetland parcels, 3 wetlands (i.e., wetland NWI-010 at MP 24.5; NWI-018 at MP 29.2; and wetland 110614_JC_002B_PFO at MP 36.1) remain to be surveyed (i.e., 29 out of 32 potential habitats have been surveyed). No <i>Scirpus ancistorochaetus</i> have been found to date.
Fish <u>b</u> /					
Atlantic sturgeon (Acipenser oxyrinchus oxyrinchus)	E and T <sup>b</sup>	E (PA, NJ)	Found in the Delaware River, but approximately 20 river-miles downstream of the Project area	Regionally in the Delaware River, with known occurrences located downstream of the proposed crossing (which would be crossed via a HDD method)	No surveys conducted or planned.
Shortnose sturgeon (Acipenser brevirostrum)	E	E (PA, NJ)	Found in the Delaware River, but approximately 20 river-miles downstream of the Project area	Regionally in the Delaware River, with known occurrences located downstream of the proposed crossing (which would be crossed via a HDD method)	No surveys conducted or planned.
DPS, and the Sout downstream of the	listinct popu th Atlantic D Project are	lation seg PS; the G a.	ments (DPS) of the At ulf of Maine DPS is lis	lantic sturgeon that are listed as endangered: the New You sted as threatened. None of these DPS occur within the Po e became effective on March 21, 2017.	

#### 4.6.1.1 Indiana Bat and Northern Long-Eared Bat

The Indiana bat is federally and state listed (by both Pennsylvania and New Jersey) as endangered. It was federally listed as endangered under the ESA on March 11, 1967 (32 FR 4001). It is a small insectivorous bat with grayish brown fur, weighing 0.25 ounce with a wingspan of 9 to 11 inches. Indiana bats hibernate during the winter in caves or occasionally abandoned mines, typically from November through March. Hibernacula need to be cool and humid with stable temperatures under 50° F, but still above freezing, and typically have large caverns with lengthy passages that can accommodate large volumes of bats (FWS 2006). In April and May, Indiana bats migrate to their summer roosting sites, which include dead or dying trees, or live trees with exfoliating bark. Roost trees may be in upland areas or floodplain forests and occasionally in manmade structures, such as sheds or bridges. Large trees of species such as shagbark hickory and white oak are often preferred roost sites. Reproductive females roost in trees that receive sunlight for most of the day, such as those within canopy gaps, along fence lines, or wooded edges. Indiana bats also forage within wooded riparian corridors, along streams, and along forest edges (FWS 2007). The Project does not cross through any known bat hibernacula, swarming areas, or maternity colonies for the Indiana Bat.

The northern long-eared bat was listed by the FWS as threatened on April 2, 2015 (80 FR 17974), and the listing became effective on February 16, 2016 with a final 4(d) rule, which established special regulations specific to the conservation needs of the northern long-eared bat under section 4(d) of the ESA (81 FR 1900). This species is a medium-sized bat about 3-3.7 inches from head to tail with a wingspan of 9-10 inches and brown fur. As its name suggests, its distinguishing characteristic is its long ears. Northern long-eared bats spend winter hibernating in caves and mines, and during the summer they roost singly or in colonies underneath bark in cavities or crevices of live and dead trees (FWS 2015). The main threat to the northern long-eared bat is White Nose Syndrome, a fungal disease affecting many hibernating U.S. bat species that has caused a precipitous decline in bat numbers (81 FR 1900). This species of bat is more of a habitat assessments and surveys for the two species often focus on the same areas and criteria.

The FWS has identified two known northern long-eared bat hibernacula located within 0.25 mile of the Project, which are identified as Durham Cave 1 and Durham Cave 2, as well as one known northern long-eared bat hibernacula located just outside of this 0.25 mile buffer (i.e., Tunnel 34). Based on correspondences with the Pennsylvania Game Commission (Turner 2015) the only connection known to exist between Durham Cave 1 and Durham Cave 2 is airflow. When these caves were last surveyed by the state in 2001, 34 bats were counted, 11 of which were northern long-eared bats while the remaining were non-listed bat species (Turner 2015). Tunnel 34 is located outside of the 0.25 mile buffer; however, there are extensive subterranean tunnels associated with Tunnel 34 that would pass beneath the Project. Although northern long-eared bats were identified by PennEast's recent mist net surveys (described below), no northern long-eared bats were identified by PennEast at Durham Caves 1 and 2 or at Tunnel 34 during these Project specific surveys (Wildlife Specialists 2015). However, the potential presence of this listed species at these caves is still likely, based on previous surveys, and we assume this species could still be present at Durham Caves 1 and 2 as well as at Tunnel 34.

PennEast has conducted surveys along portions of the Project for listed bat species in coordination with the FWS, NJDEP-DFW, and the PAGC (see appendix H and table 4.6-1).

Project-specific surveys began on May 15, 2015, under the supervision of FWS-approved bat surveyors who were present at each site in order to positively identify captured bats. In 2015, mist net surveys were conducted at 146 out of a planned 168 sites<sup>34</sup>, following the protocol of one sample location for each one km of linear development with appropriate bat habitat. These surveys were conducted on August 15, 2015 and survey reports were submitted to the FWS on October 7, 2015 (Wildlife Specialists 2015). A total of 1,333 bats (representing eight species) were captured during the mist net surveys, including 20 northern long-eared bats. Eleven male non-reproductive northern long-eared bats were captured, including four lactating, four pregnant, and one post-lactating adult. No Indiana bats were captured during these surveys. Additional information on listed and non-listed species can be found in the survey report (Wildlife Specialists 2015), which is publicly available and was submitted to the FWS for their review. Approximately 97 percent of the required mist net surveys in Pennsylvania and 66 percent of the required mist net surveys in New Jersey have been completed based on the existing approved bat survey plans.

Additional surveys were conducted, included telemetry surveys for tracking roost location, emergence surveys, and foraging surveys (Wildlife Specialists 2015). Of the four bats tracked for foraging surveys, none were Indiana bats or northern long-eared bats. Telemetry surveys were conducted to determine roost locations. Bats were fitted with a radio transmitter and followed for four hours a day, for up to seven days. Telemetry information was collected for 18 captured bats, including 10 northern long-eared bats. Seven of the ten northern long-eared bats were located and were followed to their roost for one day, after which, an emergent survey was conducted. At the request of the NJDEP, one bat was followed for three days, and this bat roosted in three different locations. One bat, a pregnant female, was found roosting in a live sassafras located approximately 35 feet from the net where it was caught and 90 feet from the proposed pipeline ROW. This roost was considered a maternity roost, because the bat was a pregnant female and eight other bats were observed emerging from this location. In addition, three other northern long-eared bats were caught at the site (i.e., Site PE059).

Impacts on northern long-eared bats can be addressed through either the final 4(d) rule, or through the traditional section 7 consultation process. As a result of the final 4(d) rule, incidental take of northern long-eared bats within the White Nose Syndrome zone<sup>35</sup> (which encompasses the Project) is not prohibited, except (1) within hibernacula, or resulting from an action affecting a hibernacula entrance, (2) as a result of tree removal within 0.25 mile of hibernacula, and/or (3) as a result of tree removal within 150 foot radius of maternity roost tree between June 1 and July 31 (81 FR 1900). Projects with a federal nexus can elect to use the "*Optional Framework to Streamline Section 7 Consultation for the Northern Long-eared Bat*" (FWS 2016a) and request coverage under the FWS "*Programmatic Biological Opinion on Final 4(d) Rule for the Northern Long-Eared Bat and Activities Excepted from Take Prohibitions*" (FWS 2016b). However, such projects must not involve incidental take prohibited under the final 4(d) rule, and if prohibited

<sup>&</sup>lt;sup>34</sup> One of 146 mist net surveys was conducted in an area that is now located about 0.45 mile from the Project, due to Project reroutes that have occurred since the survey was done. Therefore, the results of this single mist net survey may not be considered useful to the FWS in their analysis of the Project's potential impacts.

<sup>&</sup>lt;sup>35</sup> The White Nose Syndrome Zone consists of counties with documented White Nose Syndrome, plus a 150-mile buffer (81 FR 1900).

incidental take of northern long-eared bats may occur as the result of a project, standard ESA Section 7 consultation procedures apply (FWS 2016a).

No direct impacts on mines and caves (i.e., habitats used as hibernacula by these listed bat species) are expected to occur as these habitats would not be directly crossed by the Project; however, indirect impacts are possible if construction were to occur in winter and early spring near mines or caves when bats are hibernating or if the Project is constructed near (i.e., within 0.25 mile of) these habitats. As discussed above, construction of the Project has the potential to disturb bats that may be occupying mines and caves located adjacent to the Project (including those within 0.25 mile of the Project). Disturbed bats could flee the mines and caves, thereby using up limited bodily energy reserves that are critical during hibernation, potentially resulting in mortality. The FWS has concluded that a 0.25-mile buffer around mines and caves provides adequate protection from indirect impacts (e.g., disturbance and disruption) to northern long-eared bat hibernacula and hibernating colonies (FWS 2016b), that no clearing of trees is allowed within 0.25 mile of hibernacula, and that any Project activity with the potential to impact bats such as filling, excavation, blasting, noise, or the production of smoke should be restricted within this 0.25-mile buffer area.

In order to minimize impacts on bat hibernacula, PennEast has modified the pipeline route near MP 9.0 to avoid a known mine and quarry that could support these listed bat species. PennEast has also re-routed the Project away from a known northern long-eared bat maternity colony in the vicinity of MP 113.9 (i.e., the currently proposed route is now located 0.9 mile away, at its closest point, from this bat maternity colony). These pipeline route changes would avoid or reduce potential impact of the Project on ESA listed bat species found in these areas; however, the Project would still be located within 0.25 mile of other known northern long-eared bat hibernacula and hibernating colonies at two locations (i.e., at Durham Cave 1 and Durham Cave 2 at MP 77.2); and additional unidentified mines and caves may also be present along the Project. In addition, there are underground tunnels associated with Tunnel 34 that could be used by bats and that pass beneath the Project. As a result, PennEast has indicated that they would restrict blasting to times outside of the hibernating season in these areas to avoid potentially collapsing these subterranean systems on hibernating bats during the hibernating season. PennEast has also indicated that they would conduct vibration monitoring, as well as temperature/humidity monitoring pre-construction, concurrent with construction, and post-construction to assess potential underground impacts on the hibernaculum if requested by FWS. Because of the potential impacts described above, which could occur within 0.25 mile of northern long-eared bat hibernacula, the Project is not consistent with the 4(d) rule or the FWS requirement to avoid bat hibernacula by at least 0.25 mile. Therefore, we recommend that.

• <u>Prior to construction</u>, PennEast should file with the Secretary the measures devloped in consultation with FWS that it would implement in order to ensure that the Project is consistent with the FWS requirement to avoid all northern long-eared bat hibernacula by at least 0.25 mile, including known subsurface hibernacula. PennEast should also provide documentation of the consultation with the FWS on this restriction and its proposed mitigation.

In addition, the FWS has requested that PennEast conduct winter surveys for the Indiana bat and northern long-eared bat at all caves, abandoned or reclaimed mines, or other potential

habitats that could be used as hibernacula by these listed bat species within 0.25 mile of the Project. Therefore, we recommend that:

#### • <u>Prior to construction</u>, PennEast should file with the Secretary a plan for Pre-Construction Winter Surveys that would be conducted at all caves, abandoned or reclaimed mines, or other potential habitats that could be used as hibernacula by Indiana bats and northern long-eared bats within 0.25 mile of the Project. PennEast should also provide documentation of the consultation with the FWS on this plan.

During warmer months, the Indiana bat and northern long-eared bat occupy forested habitats where they roost and forage. Construction of the Project would disturb a total of approximately 601 acres of forested habitats (see Section 4.5), which could potentially support these bat species. Young bats or those that are unable to fly could be killed if tree clearing activities occur while the trees are occupied by bats. In addition, bats are sensitive to disturbance and may abandon disturbed roosts trees if the trees are occupied at the time of construction. If this occurs, then the disturbance and subsequent abandonment could have energetic repercussions on affected bats, potentially decreasing the likelihood of successful reproduction and survival. Therefore, to minimize the potential impact that tree clearing could have to ESA listed bat species, PennEast has committed to following the FWS-required timing restrictions for tree clearing (i.e., only clearing between November 1 and March 31), in locations deemed appropriate by the FWS (which the FWS has said it will likely base on bat concentrations identified during final surveys). Additionally, PennEast has agreed to follow the recommendation made by PGC to only harvest/clear tree species greater than 5-inch dbh between November 1 and March 1 (PGC 2014; Taucher 2014).

PennEast has requested that the FWS verify the locations of where bat timing restrictions on tree clearing would apply. The preliminary list developed by PennEast includes MPs 1.5, 24, 35.8-35.9, 38.7, 39.6, 42.2, 49.4-50.4, 62.8, 82, 84.5, 88.6, and 102.8; however, the FWS would likely base its final recommended locations for these timing restrictions in part on the final Project specific survey results. Because locations where tree clearing timing restrictions apply would likely depend on survey results, and not all surveys would be completed until after survey access is granted (if the Project is approved), we recommend that:

# • <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of OEP, a list of locations by milepost (MP) where the FWS would require tree clearing restrictions that are specifically applicable to federally listed bat species.

The Project also has the potential to impact listed bat species during operation. Noise, visual, and ground-vibration disturbance would occur during certain operation and maintenance-related activities (e.g., during routine inspections of the line). Potential disturbance to listed bat species could occur during ongoing maintenance activities, and disturbances to bats can result in individuals fleeing the area, thereby using up critical limited energy reserves, which can potentially result in mortality (see discussion above for construction related disturbance impacts).

Because all potentially suitable habitats for the Indiana bat and northern long-eared bat have not been surveyed to-date, it is possible that unidentified habitats for these bat species occur along the Project's proposed disturbance footprint. As a result, we have recommended that surveys for listed species (including the Indiana bat and northern long-eared bat) be completed within all potential suitable habitats that could be impacted by the Project prior to construction and that no Project related activities occur until consultation with the FWS is completed (see section 4.6.1.7). Implementation of the proposed timing restriction on tree clearing for listed bat species (discussed above) would minimize the potential extent of impacts on ESA listed bat habitats, including any habitats that are identified during pre-construction surveys; however, impacts on bats at mines and caves are still possible. In addition, the Project would have long-term impacts on forested habitats (see section 4.5) that are used as foraging or roosting habitats by listed bats.

Consultation with the FWS is ongoing regarding ESA listed species, and as part of this ongoing consultation process the FWS may develop additional measures beyond those described in this EIS to avoid or minimize impacts on ESA listed species. As the Project may result in prohibited incidental take of northern long-eared bat under the final 4(d) rule, we do not anticipate requesting coverage of take for northern long-eared bat under the FWS Programmatic Biological Opinion (FWS 2016b), but rather request that this species be included in the traditional Section 7 consultation for this Project (our official request regarding the 4(d) rule versus the ESA Section 7 consultation will be contained in the FERC BA that will be submitted to the FWS). See section 4.6.1.7 for our recommendation regarding ongoing consultation.

#### 4.6.1.2 **Bog Turtle**

The bog turtle is native to the eastern United States and ranges from Georgia to the lower New England states. It is listed as threatened under the ESA (62 FR 59605; November 4, 1997) and endangered by the states of Pennsylvania and New Jersey. Bog turtles inhabit distinct types of wetland habitats that include spring-fed hydrology and mucky soils. Clear groundwater with rivulets (i.e., a very small stream) and shallow pockets of surface water typify the hydrology of bog turtle wetlands, and subterranean tunnels with flowing water are used by bog turtles both in winter for hibernation and during the hot summer months. Deep, organic, mucky soils in which bog turtles can burrow are an important component of their habitat. An open canopy with minimal woody species is also important to allow for sufficient sunlight for basking and nesting, though some shrubs and small trees may be scattered throughout a predominantly emergent wetland. Bog turtles can sometime be found hiding among the roots of woody plant species such as willows and alders. Bog turtles typically emerge from hibernation in late March or early April, and return to hibernacula in late October, depending on weather conditions. Breeding occurs from late April through early June, with nesting typically occurring from June through early July. Eggs are laid within the top of vegetation such as tussock sedge or sphagnum moss. Hatchlings emerge from the nest from August through September and overwinter near their nest (PFBC 2011a).

PennEast conducted habitat surveys for bog turtles and their habitat in accordance with federal bog turtle survey guidelines, as established by the FWS Bog Turtle Recovery Plan (FWS 2001). PennEast's plans to conduct Phase 1 surveys for bog turtles within all delineated wetlands within the 400-foot-wide survey corridor around the Project, then conduct a Phase 2 survey in any wetlands that are identified as potential bog turtle habitat during the Phase 1 surveys (as outlined in the FWS Bog Turtle Recovery Plan). While potential bog turtle habitat exists along the Project area, no bog turtles have been identified during these surveys. A summary of the bog turtle surveys conducted to date is provided below:

- <u>Status of bog turtle surveys in PA:</u> To date, 105 wetlands have been delineated by PennEast in Northampton, Bucks, and the Aquashicola Watershed of Carbon County, Pennsylvania. Of these wetlands, 49 have had Phase I surveys completed by PennEast. Six wetlands (one in Carbon County and five in Northampton County) were identified as needing Phase 2 surveys (presence/absence surveys) for bog turtle. One wetland complex (comprised of three delineated wetlands) in Northampton County was identified as needing Phase 3 surveys (trapping surveys) for bog turtle. The Phase 2 surveys were completed in 2015 and 2016 on the accessible parcels. The Phase 3 surveys were completed in 2016 on all accessible parcels within the applicable wetland complex, but were not completed for the entire wetland complex because access was not granted to portions of the wetland complex. No bog turtles have been found during any of the surveys conducted in Pennsylvania to date.
- <u>Status of bog turtle surveys in NJ:</u> To date, 74 wetlands have been delineated in New Jersey. Of these wetlands, 33 have had Phase I surveys completed by PennEast, and no wetlands within the Project workspace were recommended for Phase 2 surveys. No bog turtles have been found during any of the surveys conducted in New Jersey to date.

As requested by the FWS, PennEast has rerouted the Project near Little Gap, Pennsylvania at MP 49.3. PennEast implemented this reroute on September 2016 to avoid a wetland that could support bog turtles (at the request of the FWS). The currently proposed route now detours around this wetland by a distance of 250 feet at the closest point (see section 2 for a description of the currently proposed route).

Construction of the Project within wetland habitats has the potential to impact bog turtles. If present during construction, bog turtles could be directly injured or killed by construction equipment, or disturbed due to the presence of humans and machines in the area. In addition, construction and operation of the Project could alter wetland habitats that support this species. As discussed in detail within Sections 4.4 and 4.5, construction of the Project has the potential to alter wetland hydrology, increase the risk of invasive plant establishment/spread, and can fragment habitats. PennEast would be required to follow the FERC's Plan and Procedures which would minimize the effects of potential altered wetland hydrology, invasive plant establishment/spread, and fragmentation; however, the measures outline in these plans would not completely prevent all risks of invasive plants or fragmentation, and wetland hydrology would likely be temporarily altered during construction (see Section 4.4 and 4.5). Impacts from invasive plants and habitat fragmentation have been identified as two of the primary factors that currently threaten this listed species (NRCS 2016; PFBC 2016). For example, fragmentation of connected wetlands limits the bog turtle's ability to find mates and new habitat, and increases the amount of edge around the wetlands. This increased edge provides habitat for predators and increases the likelihood of invasion by non-native and non-wetland plants, which can compete with native wetland plants and degrade the habitat quality of the wetland for native species.

In order to minimize potential impacts on bog turtles, PennEast has agreed to implement the following measures:

• a Recognized Qualified Bog Turtle Surveyor (RQBTS) would be employed prior to construction and during periods of active construction. The RQBTS shall have the

authority to stop work at any time. Work shall cease immediately if a bog turtle is encountered at any time, and the FWS shall be immediately notified;

- if the RQBTS determines that the proposed method of crossing a particular wetland is unsuitable or could impact bog turtles, given the wetlands site specific characteristics or potential for bog turtle presence, the RQBTS would consult with PennEast and the FWS immediately;
- Project workers would receive site-specific environmental training related to the environmental review process, minimizing wetland impacts, species of concern, bog turtle habitat, and special protections for specific watershed areas;
- construction activities near areas that could support bog turtles would be confined by installation of habitat exclusion barriers designed to keep turtles from entering the access road and workspace areas that are outside of the wetland. This barrier would consist of properly installed and backfilled 24-inch high silt fence without voids. This barrier would be installed manually, under the supervision of a RQBTS, in areas of soft soils and muck, and by equipment in uplands and areas containing firm soils. The habitat exclusion barriers would be removed by hand immediately upon completion of all construction activities;
- prior to construction, a RQBTS would oversee hand clearing and removal of vegetation along the access path, the installation of the habitat exclusion barrier, and the placement of timber matting within the habitat exclusion barrier;
- timber mats and equipment would be new or pressure-washed of free-standing soil and vegetative materials prior to arrival on-site. This minimizes the potential impacts that could occur from invasive plants, contaminants, biological or diseases on bog turtle or their habitats;
- any matted wetland crossings would be constructed in a manner that does not lower the water table or alter the hydrological characteristics of the wetland;
- any HDD work that would cross a wetland or waterbody that is assumed to be occupied by a bog turtles would take place outside of the winter hibernation months, to avoid any potential subterranean impacts due to an inadvertent return of drilling fluid;
- FERC Plans and Procedures would be adhered to for all activities in wetlands, including but not limited to signage, restrictions on fueling activities and repairs, and wetland restoration measures; and
- the RQBTS would forward the results of pre-constructions surveys, construction monitoring, Project timelines, and photographic documentation of site restoration to the FWS and FERC. The FWS would be contacted immediately if bog turtles are observed or take occurs.

The FWS has also requested that PennEast develop a bog turtle mitigation plan, and the measures listed above would be contained in PennEast's final bog turtle mitigation plan. However, as this plan has yet to be developed or provided to the FERC and FWS for review and approval, **we recommend that**:

• <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of OEP, a complete bog turtle mitigation plan developed in coordination with the FWS that includes avoidance, minimization, and mitigation

### measures to minimize impact on bog turtles and their habitat; as well as documentation of consultation with the FWS.

Although no bog turtles have been found during Project-specific surveys, the Project would cross through and impact potential bog turtle habitat (including habitats in unsurveyed areas), and bog turtles could be present in unsurveyed areas.

Consultation with the FWS is ongoing regarding ESA listed species, and as part of this ongoing consultation process the FWS may develop additional measures beyond those described in this EIS to avoid or minimize impacts on ESA listed species. See section 4.6.1.7 for our recommendation regarding ongoing consultation.

#### 4.6.1.3 **Dwarf Wedgemussel**

The dwarf wedgemussel is a federal (55 FR 9447) and state-listed endangered freshwater mussel that occurs in the Delaware River and its sub-basins. This species was identified by the PFBC as potentially occurring in the portion of the Project that intersects with the Delaware River and its tributaries (PFBC 2014), but was not included on the list provided by the Services regarding federally listed species potentially occurring in the Project area (FWS 2014a, 2014b). This species is rarely greater than 1.5 inches in length. It prefers muddy sand to sand and gravel/pebble river bottoms and creeks with slow to moderate currents. Additionally, they prefer relatively shallow, clean water with low levels of silt deposition. The adults are filter-feeders that strain plankton, bacteria, and other particles from the water column. The larval stage of this species is parasites that feed on host fish. Fish species that often serve as host species include the tessellated darter, mottled sculpin, and slimly sculpin (CWFNJ 2012).

No Project-specific surveys for the dwarf wedgemussel have been conducted (beyond a general habitat assessments conducted for freshwater mussels; see table 4.6-1); however, the dwarf wedgemussel is known to occur in the Delaware River (PFBC 2014), and this species could occur at or near the proposed crossing of this river. The proposed crossing of the Delaware River would be accomplished via a HDD; as a result, no direct impacts on the Delaware River or the resources related to this river's mainstem are anticipated. Although HDD crossing methods are the wildlife agencies' (e.g., PFBC and FWS) preferred method to be used for crossing large waterbodies in order to avoid impacts on aquatic resources, and potential accidents associated with these crossing methods are highly unlikely to occur (see section 2 of this EIS), potential accidents are still possible. For example, while the HDD method is a proven technology, there are certain impacts that could occur as a result of the drilling such as the inadvertent release of drilling mud, which is a non-hazardous fluid comprised primarily of water, inert solids, and bentonite (i.e., a naturally occurring clay mineral). Drilling fluids that are released typically contain a lower concentration of bentonite when they surface because the bentonite is filtered out as it passes through sandy soils, and these compounds are not expected to have direct chemical impacts on aquatic species (but could have indirect impacts via increased short-term sedimentation; see below for more details). In addition, PennEast would develop a HDD crossing plan that would contain a description of how an inadvertent release of drilling mud would be contained and cleaned up, as well as a contingency plan for crossing the waterbody or wetland in the event the HDD is unsuccessful and how the abandoned drill hole would be sealed, if necessary. As a result, in the highly unlikely event that the HDD fails, measures would be taken to minimize impacts on adjacent areas and resources.

In addition to the proposed crossing of the Delaware River, the Project would also cross a number of upstream tributaries to the Delaware River. These upstream tributaries include the Wickecheoke Creek in Delaware Township and Stony Brook in Hopewell Township, in New Jersey. These proposed crossings have not been field-evaluated by PennEast due to lack of access. Therefore, we recommend that:

• <u>Prior to construction</u>, PennEast should survey all potential habitat in New Jersey for dwarf wedgemussel that could be impacted by the Project, including upstream tributaries to the Delaware River. If this species or suitable habitat is documented, PennEast should file a plan for review and written approval by the Director of OEP, to avoid, minimize, and mitigate for any impacts that would occur to its habitats in consultation with the FWS and NJDEP. PennEast should file with the Secretary documentation of this consultation with the FWS and NJDEP, as well as any recommendations made by the FWS and NJDEP.

Individual mussels could be crushed by construction equipment and killed during the proposed conventional open-cut crossing method that may be used at the upstream tributaries to the Delaware River. In addition, construction of the Project could impact this species if activities increase the sedimentation levels found in occupied waterbodies. Increased sedimentation could impact this mussel through burial of eggs or mortality of their food supplies. These effects would impact species living both at the point where sedimentation increased and at points farther downstream. Research has shown variable sediment impacts of open-cut pipeline water crossings; for example, a review of 27 crossing monitoring studies reported turbidity ranging from less than 1mg/L up to 11,00 mg/L with measurable sediment deposition distances ranging from 164 feet to 656 feet downstream from a pipeline-waterbody crossings (Reid and Anderson 1999). To limit the potential impact of the Project on aquatic resources, PennEast would implement the measures found in FERC's Plan and Procedures, which contain BMPs to avoid or minimize sedimentation from entering waterbodies. PennEast would also implement dry open-cut crossing methods (see section 2.0 for more details) to reduce sedimentation impacts associated with in-water work.

Consultation with the FWS is ongoing regarding ESA listed species, and as part of this ongoing consultation process the FWS may develop additional measures beyond those described in this EIS to avoid or minimize impacts on ESA listed species. See section 4.6.1.7 for our recommendation regarding ongoing consultation.

#### 4.6.1.4 Northeastern Bulrush

The northeastern bulrush is a wetland dependent plant species. This species was listed as endangered under the ESA May 7, 1991 (56 FR 21091). The northeastern bulrush is tall, with narrow leaves and a drooping flower head with chocolate-brown florets. Like other sedges, northeastern bulrush grows in small wetlands, sinkhole ponds, or wet depressions with seasonally fluctuating water levels. It may be found at the water's edge, in deep water, or in just a few inches of water. During dry spells the plant may be found growing in areas where there is no water visible (FWS 2006, FWS 1993).

PennEast conducted surveys for the northeastern bulrush within all accessible wetlands in the Pennsylvania portion of the Project area (i.e., within the range of this species) that were delineated as of 2015. Ten additional wetlands delineated near MP 27, as well as 35.5 and 36.7

were surveyed in 2016. No northeastern bulrush were identified during these surveys; however, there are three wetlands that remain to be surveyed for this species (i.e., wetland NWI-010 at MP 24.5; NWI-018 at MP 29.2; and wetland 110614\_JC\_002B\_PFO at MP 36.1). Therefore, this species may still be present within the unsurveyed areas.

If this species is discovered during future surveys, PennEast stated that it would attempt to establish a 300-foot buffer around wetlands and 150-foot buffer around any waterways that support this species, and would avoid impacts within this buffer. If the Commission decides to authorize the Project, the Certificate would grant PennEast the right to pursue access through eminent domain, at which time PennEast would complete the necessary remaining field surveys to presence of northeastern bulrush. Because of the uncertainty regarding the distribution of this species along areas that would be disturbed by the current proposed route and wetland crossings, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary the results of additional surveys to determine potential presence of the northeastern bulrush. If the northeastern bulrush is identified within the proposed construction work area, PennEast should file the specific measures that it would use to avoid impacts within 300 feet of wetlands or 150 feet of waterways where the species is found, for review and written approval by the Director of OEP. PennEast should also provide documentation of its consultation with the FWS. If PennEast is unable to adhere to its proposed 300-foot no disturbance buffer around wetlands and 150-foot no disturbance buffer around any waterways that support the northeastern bulrush, then PennEast should provide mitigation to minimize impact onthe affected wetland and/or waterbody, including the feasibility of a HDD method.

Not all potential habitat for this species has been surveyed to date, and the unsurveyed wetlands along the Project's disturbance footprint may support this species. As a result, the Project has the potential to impact this listed species. If this species cannot be avoided by the Project, then potential impacts could include direct removal of individual northeastern bulrush plants during trenching or clearing, crushing of plants by equipment, or alternations to their wetland habitats (e.g., altered wetland hydrology and increased risk of invasive plant establishment/spread). As discussed above for the bog turtle, PennEast would implement measures outlined in FERC's Plan and Procedures to minimize impacts on wetland habitats, including those that could potentially support northeastern bulrush.

Consultation with the FWS is ongoing regarding ESA listed species, and as part of this ongoing consultation process the FWS may develop additional measures beyond those described in this EIS to avoid or minimize impacts on ESA listed species. See section 4.6.1.7 for our recommendation regarding ongoing consultation.

#### 4.6.1.5 Atlantic Sturgeon and Shortnose Sturgeon

There are 4 distinct population segments (DPS) of the Atlantic sturgeon that are listed as endangered by the NMFS: the New York Bright DPS, the Chesapeake Bay DPS, the Carolina DPS, and the South Atlantic DPS; while the Gulf of Maine DPS is listed as threatened by NMFS (77 FR 5880). The shortnose sturgeon is listed as endangered by the NMFS throughout its range (32 FR 4001). Both species are listed as endangered by the states of Pennsylvania and New Jersey.

Neither of these species was included on the list provided by the NMFS of federally listed species that could potentially occur in the Project Area (NMFS 2014); however, PFBC requested that the crossing of the Delaware River be accomplished using HDD methods in order to avoid potential impacts on these two listed fish species. Although there is no data to indicate that these species occur in the Project area, they are included in this analysis in order to address concerns raised by the PFBC.

The Atlantic sturgeon is a long-lived (averaging 60 years) anadromous fish that is dependent on estuarine environments (NMFS 2016). They are a large bottom-feeding fish that can grow up to 14 feet long. The fish spends most of its adult and sub-adult life in the marine environment, while spawning in fresh water. However, juvenile Atlantic sturgeon appears to utilize the riverine habitat longer than other systems (Lazzari, O'Herron, and Hastings 1986). Spawning in the mid-Atlantic systems occurs April through May (NMFS 2016). Larval and juvenile sturgeon work their way downstream, spending months to years in the river and estuary before entering the open ocean as subadults (NMFS 2016). The New York Bright DPS habitats the Delaware River and is known to occur upstream to the fall line at Trenton, New Jersey. Distribution and spawning estimates within the Delaware River and tributaries show "accessible waterways" upstream to near Trenton, with spawning occurring downstream (NOAA 2014). This DPS was listed as "endangered" by the NMFS April 6, 2012 (77 FR 5880). The current condition of the population is considered poor compared to historic levels, with the spawning population in the Delaware River estimated to be less than 300 adults per year (NMFS 2012).

Shortnosed sturgeon are anadromous fish residing within nearshore coastal and riverine waters along the Atlantic Coast of North America. The shortnosed sturgeon is the smallest of the sturgeon species, reaching an average length of four feet. They are relatively long-lived, with age of first spawning ranging from 2 to 18 years, depending on region (NMFS 1998). They are benthic omnivores, and forage in the sand and mud substrate for crustaceans, insect larvae, worms, and mollusks; with adults consuming small fish as well (NMFS 1998, NMFS 2016). Within the Delaware River, primary food appears to be the Asiatic river clam (NMFS 2016). There are known landlocked populations, such as in the Holyoke Pool on the Connecticut River (NOAA 2008). Within the Delaware River system the population is estimated to range from 6,408 to 14,080 adults. Spawning migrations in the Delaware River occur in late march (NMFS 1998). Spawning generally occurs between March and early May (NMFS 2016). Adults spend most of their time in the upper and lower tidal river and estuary, with occasional entry into the nearshore (NMFS 2016). Overwintering of adults occurs generally in the upper tidal areas while the entire lower river has been documented as juvenile overwintering areas (NMFS 2016).

The Project would cross the Delaware River just downstream of Riegelsville, Pennsylvania, which is upstream of known occurrence of these two species. Recent information indicates that spawning sturgeon adults (i.e., ripe adults) are common in the spring as far upstream as Scudders Falls (which is located 30 river-miles downstream of the Project's proposed crossing of the Delaware River), with ripe adults captures occasionally occurring as far upstream as Lambertville (which is located approximately 20 river-miles downstream from the Project's proposed crossing of the Delaware River; NMFS 2010). PennEast would cross the Delaware River using a HDD method, which would avoid direct impacts on this waterway and its associated resources. As discussed above for the dwarf wedgemussel (see section 4.6.1.4), while the HDD method is a proven technology, an inadvertent release of drilling mud could still occur; however, the relatively small quantity of sediment or drilling mud that could be released is not expected to have an effect on species or habitats located 20 river-miles downstream. Furthermore, PennEast would develop a HDD crossing plan that would contain a description of how an inadvertent release of drilling mud would be contained and cleaned up, as well as a contingency plan for crossing a waterbody or wetland in the event that the HDD is unsuccessful and how the abandoned drill hole would be sealed, if necessary. In addition, both the Atlantic sturgeon and the shortnosed sturgeon are commonly found in estuary and tidal river habitats where turbidity can be naturally high due to environmental conditions such as the estuarine turbidity maxima; thereby indicating that these species are tolerant of high sedimentation levels.

On September 18, 2014, NMFS replied stating that no threatened or endangered species under its jurisdiction are known to occur in the Project area, and no further consultation is necessary with NMFS (NMFS 2014).

#### 4.6.1.6 **Rusty Patched Bumble Bee**

The FWS proposed listing the rusty patched bumble bee as endangered under the ESA on September 22, 2016 (81 FR 65324), and formally listed this species as endangered under the ESA on January 11, 2017 (82 FR 3186). The listing status was then delayed until March 21 (82 FR 10285). Rusty patched bumble bees live in colonies made up of a single queen and female workers. All rusty patched bumble bees have entirely black heads; workers and males have a rusty reddish patch centrally located on the second abdominal segment of the back. Historically, rusty patched bumble bees occupied grasslands and tallgrass prairies of the Upper Midwest and Northeast, many of which have been lost, degraded, or fragmented by conversion to other uses. This species requires areas that provide food (e.g., nectar and pollen from flowers), nesting sites (e.g., underground and abandoned rodent cavities or clumps of grasses above ground), and overwintering sites for hibernating queens (e.g., undisturbed soil). In spring, a solitary queen finds a suitable nest site, collects nectar and pollen from flowers, and begins laying eggs, which are fertilized by sperm she has stored since mating the previous fall. Workers hatch from these first eggs and the colony grows as workers collect food, defend the colony, and care for young. The queen remains within the nest and continues laying eggs. In late summer, new queens and males also hatch from eggs. Males disperse to mate with new queens from other colonies (FWS 2016c).

No Project-specific surveys for the rusty patched bumble bee have been conducted or are planned by PennEast; however, data from the FWS indicates that this species can occur in all four Pennsylvania counties crossed by the Project (FWS 2016d). As a result, this species could occur in suitable habitat crossed by the Project in Pennsylvania. The Project would impact 135.9 acres of open land in Pennsylvania during construction, which includes other utility rights-of-way, open fields, vacant land, herbaceous and scrub-shrub uplands, non-forested lands, emergent wetland, scrub-shrub wetland, golf courses, and municipal land that may contain some suitable habitat for this species. The Project would also have an additional 322.9 acres of impacts on agricultural areas, 474.5 acres of impacts on forest/woodland areas, and 23 acres of impacts on residential areas (see table 4.7.1-1), all of which could potentially support this species. If present during construction, rusty patched bumblebee colonies could be destroyed, and direct mortality of bees could occur during vegetation clearing and right-of-way and road construction. In addition, impacts could occur due to the loss of suitable habitat or as a result of habitat fragmentation. However, grassland habitats that are typically occupied by this species are expected to return pre-

construction in a short timeframe (see section 4.5), and could provide nectar sources relatively quickly following construction.

Temporary loss of herbaceous cover during construction could reduce the abundance of habitat normally utilized by pollinators, including the rusty patched bumble bee. As discussed in section 4.5.1.2, PennEast would use native seed mixes, and herbaceous habitat is expected to return to pre-construction conditions. Additionally, the herbaceous revegetation of previously forested areas (e.g., along the permanent right-of-way that would be maintained in an herbaceous state) may create some new habitat for the rusty patched bumble bee, and may enhance foraging habitat. Routine vegetation maintenance of the permanent operational right-of-way would be limited to mechanical clearing or mowing. PennEast states in its E&SCP (appendix D) that it would not use herbicides or pesticides anywhere along the maintained permanent right-of-way (which can be hazardous to invertebrates like the rusty patched bumble bee). Therefore, routine vegetation maintenance is not expected to significantly impact the rusty patched bumble bee.

Because the Project would cross potential rusty patched bumble bee habitat, could have impacts on this species, and no surveys have been conducted for this species to-date, we recommend that:

• <u>Prior to construction</u>, PennEast should consult with the FWS regarding the need to survey for suitable habitats and nectar species, as well as measures to avoid and minimize impacts on the rusty patched bumble bee. Documentation of this consultation and additional proposed mitigation should be filed with the Secretary.

#### 4.6.1.7 Conclusions for Federally Listed Species

The BA that we will provide the FWS will contain our ESA threat determinations for listed species. We will request formal consultation with the FWS in our BA. As noted above, formal consultation will only be requested from the FWS, as the NMFS has indicated that no threatened or endangered species under its jurisdiction are known to occur in the Project area and that no further consultation is necessary with NMFS (NMFS 2014).

Complete surveys of all potential suitable habitat within the Project area have not been completed to-date due to lack of access granted by affected landowners. Therefore, we recommend that:

- <u>Prior to construction</u>, PennEast should complete all necessary surveys for the federally listed species per condition numbers 35, 38, 39, 40, and 41 and should file with the Secretary all survey results, including any comments received from the FWS on the surveys and their conclusions. The survey reports should include:
  - a. name(s) and qualifications of the person(s) conducting the survey;
  - b. method(s) used to conduct the survey;
  - c. date(s) of the survey;
  - d. area surveyed (include the mileposts surveyed); and
  - e. proposed mitigation that would substantially avoid or minimize the potential impacts.

Consultation is ongoing regarding ESA listed species, and as part of this ongoing consultation process, the FWS may develop additional measures beyond those described in this EIS to avoid or minimize impacts on ESA listed species. These additional measures may be contained in FERC's BA. The NMFS has indicated that no further consultation by the federal action agency (i.e., FERC) is necessary as part of the federal permit process with NMFS (NMFS 2014).

The FERC is currently preparing the BA for submission to the FWS. Our final determination of effects, per the required language as outlined by the ESA, will be contained in our BA; however, the following summarizes our preliminary determination based on what is known at this time:

- The Project would have *No Effect* on the Atlantic Sturgeon and Shortnose Sturgeon;
- The Project *May Affect and is Likely to Adversely Affect* the Northern long-eared bat, Indiana bat, bog turtle, rusty patched bumble bee, and northeastern bulrush; and
- The Project May Affect but is not Likely to Adversely Affect the dwarf wedgemussel.

As discussed above, complete surveys have not been completed of the entire Project area that could potentially support listed species. Because surveys are pending, consultation with the FWS is ongoing, and to comply with ESA we recommend that:

- PennEast <u>should not construct or use</u> any of their facilities, including related ancillary areas for staging, storage, temporary work areas, and new or to-be-improved access roads, <u>until</u>:
  - a. all surveys have been completed, and the survey results are provided to the Secretary as well as the applicable wildlife and land management agencies;
  - b. the Commission staff completes formal consultations with the FWS; and
  - c. PennEast has received written notification from the Director of OEP that construction and/or implementation of conservation measures may begin.

Five groundwater seeps have been identified within or near the proposed workspaces. The FWS has expressed concern that these seeps may support rare or listed flora and fauna and has requested that PennEast conduct surveys at these seeps. As a result, PennEast has committed to conducting these surveys (along with other surveys of important wetland habitats as identified through consultation with the NJDEP-DFW and New Jersey NHP). PennEast anticipates that these surveys would be completed by the summer of 2017. Therefore, **we recommend that**:

• <u>Prior to construction</u>, if rare flora or fauna are discovered during PennEast's planned surveys of groundwater seeps, PennEast should develop a plan to avoid or minimize impacts on these species and consult with the FWS. PennEast should file with the Secretary documentation of its consultation with the FWS, as well as any recommended measures.

#### 4.6.2 State-listed Species and State Species of Concern

In addition to the federally listed species discussed above (many of which are also listed as threatened or endangered by Pennsylvania and New Jersey) there are state-listed species and state

Species of Concern that may potentially occur along the Project (see appendix G-13). PennEast has stated that it would adhere to the recommendations and requirements of the respective state wildlife management agencies (e.g., PGC, PADCNR, NJDEP-DFW) in order to avoid or minimize impacts on these species. The applicable state wildlife agencies would take the lead on any state permitting requirements and assessments related to state listed species. Table 4.6-2 lists the state listed wildlife species that could potentially occur along the Project, while the state listed plants and all potentially affected Species of Concern are listed in appendix G-13.

Note that although the bald eagle is listed as endangered in New Jersey, and has been relisted from "threatened" to "protected" in Pennsylvania, is addressed in section 4.5 of this EIS due to its status under the BGEPA.

			TABLE 4.6-2			
State Listed Wildlife Species Potentially Occurring in the Vicinity of the PennEast Project (excluding those that are also federally listed)						
Species	State Status <u>a</u> /	Counties/ State/ Location likely in the Project Area	Preferred Habitat	Survey Status of May 2016		
Mammals						
Northern Flying Squirrel	E (PA)	Carbon County, PA	Mature forested habitat	No surveys conducted or planned.		
(Glaucomys sabrinus macrotis)						
Bobcat (Lynx rufus)	E (NJ)	Hunterdon County, NJ	Deciduous-coniferous woodlands and forest edges, swamps, forested river bottomlands, brushlands, and other areas with thick undergrowth	No surveys conducted or planned.		
Allegheny woodrat	T (PA) E (NJ)	Carbon and Northampton,	Caves, rocky cliffs, ridge crests, overhangs and boulder fields with deep crevices and underground chambers.	Surveys have been completed between MP 50.9 to 52.9, and MP 53.3 to 53.5. No access was granted between MP 52.9 to 53.3 (this survey is pending, and would be conducted once access is granted)		
(Neotoma magister)	. ,	ΡΑ				
Eastern Small- Footed Bat <i>(Myotis leibii)</i>	T (PA) E (NJ)	· · /	` '	Carbon and Northampton, PA	Deciduous and coniferous forest.	Surveys have been completed between 50.9 to 52.9, and 53.3 to 53.5. No access was granted between 52.9 to
				53.3 (these surveys are pending and would be conducted once access is granted)		
Reptiles and Amp	ohibians					
Timber Rattlesnake (Crotalus horridus)	C (PA) E(NJ)	Luzerne, Carbon, and Northampton, PA	Deciduous forest habitat with at least 70 percent canopy cover, rocky hillsides and outcrops for use as hibernacula and exposed rocks for basking.	Phase 1 surveys have been completed between MP 10.7 to 10.9; 12.9 to 13.1; 15.8 to 16.8; 22.6 to 23.1; 23.7 to 24.1; 29.3 to 29.5; 30.2 to 31; 33.0 to 33.6; 37.9 to 40.6; and 51.1 to 51.6. Phase 2 surveys have been completed between MP 10.7 to 10.9; MP 12.9 to 13.1; MP 22.6 to 23.1; and 37.9 to 40.6. Phase 2 surveys to be conducted between MP 50.9 to 52.1.		
Eastern Redbelly Turtle (Pseudemys rubriventris)	T (PA)	Delaware River	Large bodies of water, including ponds, lakes, and rivers.	No surveys conducted or planned.		

			TABLE 4.6-2	
State Listed Wildlife Species Potentially Occurring in the Vicinity of the PennEast Project (excluding those that are also federally listed)				
Species	State Status <u>a</u> /	Counties/ State/ Location likely in the Project Area	Preferred Habitat	Survey Status of May 2016
Wood Turtle (Glyptemys insculpta)	T (NJ)	Mercer County, NJ	Freshwater streams, brooks, creeks or rivers adjacent to undisturbed uplands.	Surveyed as part of the ongoing habitat assessment.
Northern Cricket Frog (Acris crepitans)	E (PA)	Carbon, PA	Shallow ponds with slow moving water.	Surveys have been completed.
Long-Tailed Salamander (Eurycea longicauda longicauda)	T (NJ)	All counties in NJ	Clear calcareous (limestone) spring-fed seepages, spring kettleholes, swampy floodplains, artesian wells, and ponds associated with springs.	Surveyed as part of the ongoing habitat assessment.
Southern Gray Tree Frog (Hyla chrysoscelis) Birds	E (NJ)	All counties in NJ	Ponds found in forests.	No surveys conducted or planned.
American Kestrel (Falco sparverius)	T (NJ)	All counties in NJ	Meadows, grasslands, early old field successional communities, open parkland, agricultural fields, and both urban and suburban areas.	Point count surveys are in progress (approximately 12.5 percent of required survey areas have been surveyed).
Barred Owl <i>(Strix varia)</i>	T (NJ)	All counties in NJ	Old-growth hardwood forests, cedar swamps, and upland oak- pine forests.	Call-back surveys are in progress (approximately 10.7 percent of required survey areas have been surveyed).
Bobolink (Dolichonyx oryzivorus)	T (NJ)	All counties in NJ	Low-intensity agricultural habitats, such as hayfields and pastures.	Point count surveys are in progress (approximately 12.5 percent of required survey areas have been surveyed).
Grasshopper Sparrow (Ammodramus savannarum)	T (NJ)	All counties in NJ	Grassy meadows, cultivated fields (especially alfalfa), lightly grazed pastures, roadsides, coastal grasslands, sedge bogs and edges of salt marshes.	Point count surveys are in progress (approximately 12.5 percent of required survey areas have been surveyed).
Osprey (Pandion haliaetus)	T (PA and NJ)	Bucks PA and Hunterdon NJ	Areas close to large bodies of water.	Point count surveys are in progress (approximately 12.5 percent of required survey areas have been surveyed).
Red-Shouldered Hawk (Buteo lineatus)	E (NJ)	All counties in NJ	Mature wet hardwood swamps and riparian forests.	Call-back surveys are in progress (approximately 10.7 percent of required survey areas have been surveyed).
Savannah Sparrow (Passerculus sandwichensis)	T (NJ)	All counties in NJ	Grassy meadows, cultivated fields (especially alfalfa), lightly grazed pastures, roadsides, coastal grasslands, sedge bogs, edge of salt marshes, and tundra.	Point count surveys are in progress (approximately 12.5 percent of required survey areas have been surveyed).

State Listed Wildlife Species Potentially Occurring in the Vicinity of the PennEast Project (excluding those that are also federally listed)				
Species	State Status <u>a</u> /	Counties/ State/ Location likely in the Project Area	Preferred Habitat	Survey Status of May 2016
Red-Headed Woodpecker (Melanerpes erythrocephalus)	T (NJ)	All counties in NJ	Deciduous woodlands, especially with beech or oak, lowland and upland habitats, river bottoms, open woods, groves of dead and dying trees, orchards, parks, open agricultural country, savanna-like grasslands with scattered trees, forest edges and along roadsides.	Habitat assessment in progress.
American Bittern <i>(Botaurus</i> <i>lentiginosus)</i>	E (NJ)	All counties in NJ	Freshwater marshes.	Habitat assessment in progress.
Vesper sparrow (Pooecetes gramineus)	E (NJ)	All counties in NJ	Grassy meadows, cultivated fields, pastures, fallow fields, roadsides	Point count surveys are in progress (approximately 12.5 percent of required survey areas have been surveyed).
Long eared owl (Asio otus)	T (NJ)	All counties in NJ	Mosaic of wooded and open habitats	No surveys conducted or planned
Invertebrates				
Brook snaketail (Ophiogomphus asperus)	T (NJ)	All counties in NJ	Clear, sandy-bottomed freshwater streams and adjacent riparian woodland habitat	Surveys in progress
Yellow lampmussel	T (NJ)	All counties in NJ	Riverine habitat	Surveys in progress
(Lampsilis cariosa)				
Tidewater mucket	T (NJ)	All counties in NJ	Tidal habitat	Surveys in progress
(Leptodea ochracea)				
Triangle floater	T (NJ)	All counties in NJ	Streams, rivers, lakes	Surveys in progress
(Alasmidonta undulata)				
Note:	T = three	atened, C = Candida	te	

#### 4.6.2.1 Northern Flying Squirrel

The northern flying squirrel is a state endangered species in Pennsylvania. While this species was once found across northern Pennsylvania, it is now limited to conifer forest habitats mostly in the Pocono region (Butchkowski and Turner 2010). Largely a nocturnal species, this small squirrel makes use of mature forested habitat. A portion of the Project would cross through areas the PGC has identified as areas where known northern flying squirrel populations exist (specifically MPs 27.1 to 32.1).

Impacts associated with the Project on this species include the clearing of forested areas that provide both denning sites and foraging habitat, as well as the possibility of vehicular traffic and construction noise impacts that may affect denning and exclusion of this species in the right-

of-way. As a result, PennEast has committed to conducting all tree clearing activities between MPs 27.1 and 32.1 between April 15 and June 15, when the young are confined to dens in standing trees, as requested by the PGC. Noise and vehicular traffic from heavy equipment are expected to be temporary impacts and limited to the construction window in the forested habitat corridor through Hickory Run State Park (i.e., where this species is expected to occur along the Project's route). Permanent impacts would include the conversion of upland forested habitat to herbaceous open field habitat within the permanent pipeline right-of-way.

In addition to the timing restrictions described above, PGC requires a northern flying squirrel mitigation plan related to the loss of this species habitat as a result of the Project. This plan may include, but is not limited to, the replanting of temporary right-of-way areas with various conifer species, monitoring of five years to ensure 80 percent survival and the installation of glide poles to facilitate passage across the cleared right-of-way. PennEast has not yet developed this plan, but has committed to working with the state agencies to develop this plan. As a result, we have recommend that PennEast continue to consult with the PGC as needed to finalize plans necessary to avoid or minimize impact the northern flying squirrel (see section 4.6.2.28).

#### 4.6.2.2 **Bobcat**

The bobcat is a state endangered species in New Jersey and inhabits a variety of habitats including deciduous-coniferous woodlands and forest edges, swamps, forested river bottomlands, brushlands, and other areas with thick undergrowth (NJDEP-DFW 2002a). The species favor large tracts of habitat. Bobcats prefer to den in rock crevices, under fallen logs, in thick tangles of vegetation or under the root mass of a fallen tree (NJDEP-DFW 2002a), and will often change shelters daily. Once widespread and common in New Jersey, deforestation, development, and changes in agricultural practices since the turn of the century have led to the species decline.

Bobcats were identified by the New Jersey NHP as potentially occurring within the Project area in Hunterdon and Mercer counties. It is unlikely that suitable habitat for this species is present in the Project area due to the fragmented nature of the lands this Project crosses; however, this species could be present in the Project area while transitioning between suitable habitats. This species has a large home range and any occurrence in the Project area would likely be avoided during the construction phase of the Project. Any impacts are expected to be related to noise and construction activity related disturbances and would be limited to the construction phase of the Project.

#### 4.6.2.3 Allegheny Woodrat

The Allegheny woodrat is a state threatened species in Pennsylvania and a state endangered species in New Jersey, though it was only noted by the PGC as a potential species of concern for the Pennsylvania portions of the Project. The Allegheny woodrat inhabits caves, rocky cliffs, ridge crests, overhangs, and boulder fields with deep crevices and underground chambers. The woodrat hoards leafy twigs, seeds, nuts, and mushrooms in and around its expansive nest, which is constructed of leaves, twigs, and moss under cover within the rocky habitat (PGC 2008).

PGC identified one area of concern for this species in a predominantly mature forested ridge/valley-side habitat within the Ridge and Valley Physiographic Province of the Project footprint in Pennsylvania. PennEast had a qualified biologist conduct a site-specific habitat assessment and use survey for this species in May 2015. The area was found to contain suitable

habitat for the species, but did not reveal any evidence of occupation by the Allegheny woodrat within the past five years. PennEast's has revised its proposed route in this area and the pipeline would no longer cross through or impact this area of suitable woodrat habitat. PennEast also conducted surveys in August 2015 between MPs 51 and 53.5, as requested by the PGC; however, no signs of this species were observed in this area either. Based on these survey results, the Project is not anticipated to impact the Allegheny woodrat.

#### 4.6.2.4 Eastern Small-Footed Bat

The eastern small-footed bat is a state endangered species in New Jersey, a threatened species in Pennsylvania and is also a priority species in Pennsylvania's wildlife action plan. While this species was proposed for federal listing due to losses from White Nose Syndrome, it was determined that the listing was not warranted (Butchkowski 2014). This bat inhabits deciduous and coniferous forest, with the majority of reported sightings occurring in forested uplands within the Ridge and Valley Physiographic Province (Butchkowski 2014). In May 2015, PennEast had a qualified biologist conduct surveys for potential summer roost habitat in areas requested by the PGC; however, the Project was re-routed away from these areas prior to the completion of these surveys and the current proposed route would not cross through the areas identified by the PGC. With the updated proposed route as of July 2015, PGC required additional surveys between MPs 8.5 and 11.5 and MPs 51 and 53.5, with suitable roosting habitats identified within these portions of the Project area. Approximately 2.6 acres of suitable habitat were identified between MP 8.5 and 10.5 (access was not granted between MP 10.5 to 11.5), and 1.2 acres of suitable habitat between MP 51 and 53. In addition, 11 eastern small-footed bat were captured along the Project during PennEast's surveys (see survey description provided in section 4.6.1.1), indicating that this species does occur in the Project area.

PennEast has stated that it would adhere to the recommendations and requirements of the respective state wildlife management agencies as needed to avoid or minimize impacts on statelisted species, but PennEast has not identified specific measures that it would implement to avoid or minimize impacts on the eastern small-footed bat. Therefore, we have recommended that PennEast continue to consult with the PGC as needed to finalize plans necessary to avoid or minimize impact the eastern small-footed bat (see section 4.6.2.28).

#### 4.6.2.5 Timber Rattlesnake

The timber rattlesnake is listed as a candidate species by Pennsylvania and as an endangered species by New Jersey. It is a venomous snake species that occurs in deciduous forest habitat with at least 70 percent canopy cover, rocky hillsides and outcrops for use as hibernacula, and exposed rocks for basking (PFBC 2011b).

PennEast conducted presence/absence and/or habitat surveys for this species in the summer of 2015 and spring of 2016. These surveys were conducted by a qualified herpetologist in potential habitat areas designated by the PFBC. Suitable habitat for this species was identified within the Project area during the 2015 and 2016 presence/absence surveys, and one timber rattlesnake was observed within the Project area in Pennsylvania during wetland field surveys in 2015. For areas that were identified as potential habitat, PennEast has committed to following the PFBC recommendations to minimize impacts on this species:

- informing site workers about the proximity of areas to rattlesnakes, the regulations addressing timber rattlesnakes, and who to call if timber rattlesnakes enter the work areas;
- developing a Timber Rattlesnake Pre-Construction Encounter Plan to ensure the safety of both construction workers and snakes;
- avoiding habitat during construction, and restore any gestation habitat that is impacted following PFBC guidelines (PFBC 2010);
- avoiding denning habitat identified during surveys and adhering to a 300 foot no disturbance buffer around these dens; and
- using a qualified rattlesnake monitor on-site during construction in suitable habitats between April 15 and October 15.

These measures would minimize the potential impact that the project would have on the timber rattlesnake. We recommend that PennEast continue to consult with the PFBC as needed to finalize the plan necessary to avoid or minimize impacts on the timber rattlesnake and incorporate the measures described above into this final plan (see section 4.6.2.28).

#### 4.6.2.6 Eastern Redbelly Turtle

The eastern redbelly turtle is a state threatened species in Pennsylvania. It is a large, aquatic, basking turtle that prefers larger bodies of water, including ponds, lakes, and rivers, with a soft-bottom substrate in which they can hibernate (Virgina Department of Game and Inland Fisheries 2016, Criswell 2012). This species uses nesting sites that are within approximately 1,000 feet of large waterbodies and are open and sunny with low vegetation (Criswell 2012).

The PFBC identified the eastern redbelly turtle as a species of concern along the portion of the Project that would cross the Delaware River. PennEast has committed to using a HDD crossing of the Delaware River, as requested by the PFBC, in order to avoid impacts on this species. No additional measures have been proposed or required for this species.

#### 4.6.2.7 Wood Turtle

The wood turtle is a state threatened species in New Jersey, and inhabits both aquatic and terrestrial environments (NJDEP-DFW 2002b). They utilize aquatic habitats for mating, feeding, and hibernation, and terrestrial habitats for egg laying and foraging. The wood turtle prefers relatively remote freshwater streams, brooks, creeks, or rivers adjacent to undisturbed uplands. Nesting wood turtles require loose substrate on fully exposed (unshaded) sites, such as sandy banks or sand-gravel bars in streams (NatureServe 2014). When natural openings are unavailable they may use man-made disturbances such as road grades, railroad grades, sand pits, or plowed fields.

The wood turtle were identified by the New Jersey NHP as potentially occurring within the Project area in Hunterdon and Mercer counties. In order to minimize impacts on the wood turtle, NJDEP recommends completing in-stream work only between November 15 and March 15, and no wood turtle-valued stream embankment work between November 1 and March 15. The NJDEP has stated that in-stream work may only be conducted during the hibernation period if it is first determined that the stream section and areas adjacent, particularly downstream areas, are not suitable for overwintering; otherwise, in-stream work must be completed during the active season when it's less likely turtles would be in the water and when they can be removed if they are present.

PennEast has agreed to follow these NJDEP recommendations, and has further committed to conducting pre-construction clearance surveys and herpetological monitoring in areas of suitable habitats (which have currently been identified at MPs 80.6 to 80.7; 98.6 to 99.7; 106 to 106.2; 106.5 to 108.0; and 113.4 to 114.0).

The NJDEP has further requested that timing/activity restrictions be implemented within 300 feet of wood turtle streams to minimize harm to the higher density of wood turtles in these areas. Therefore, **we recommend that:** 

• <u>Prior to construction</u>, PennEast should consult with the NJDEP regarding timing and activity restrictions that should be applied within 300 feet of streams that contain wood turtles. PennEast should file with the Secretary documentation of this consultation with the NJDEP, as well as any recommendations made by the NJDEP and whether PennEast agrees to implement the recommendations.

#### 4.6.2.8 Northern Copperhead

The northern copperhead *(Agkistrodon contortrix mokasen)* is a venomous snake listed as a species of special concern in New Jersey and inhabits rocky hillsides, thickets, farmlands, and forested and scrub-shrub wetlands within the northern portion of the state. Based on these habitat requirements, there is potential for this species to occur within the Project area.

PennEast would be required by the NJEP-ENSP to conduct surveys on county-owned lands in order to identify potential gestating and hibernating habitats, and to conduct pre-construction clearance surveys in suitable habitat. PennEast has committed to following state-recommended measures for state-listed species. Therefore, we recommend that PennEast continue to consult with the NJDEP as needed to finalize plans necessary to avoid or minimize impacts on the northern copperhead (see section 4.6.2.28).

#### 4.6.2.9 Eastern Box Turtle

The eastern box turtle *(Terrapene carolina carolina)* is listed as a species of special concern in New Jersey and inhabits a variety of habitats. These habitats include open fields, meadows, forests, and wetlands. This species is predominantly terrestrial and individuals have a small home-range. Hibernation occurs in loose soil between October and April. Though field surveys were not conducted specifically for the eastern box turtle, a turtle was observed on the proposed pipeline route during other field surveys. Additionally, in 2016 eight eastern box turtles were documented on Baldpate Mountain, in the vicinity of the pipeline.

Because this species has been identified in the Project area and the Project's construction and operation could impact this species, we recommend that PennEast continue to consult with the NJDEP as needed to finalize plans necessary to avoid or minimize impacts on the eastern box turtle (see section 4.6.2.28). PennEast has indicated that the state has requested that biological monitors be used during construction in areas that could support this species, and that they would work with the state agencies regarding the details related to these monitors (e.g., location monitored, qualifications of the monitors, etc.).

#### 4.6.2.10 Northern Cricket Frog

The northern cricket frog is a state endangered species in Pennsylvania, and is a member of the treefrog family (*Hylidae*). They inhabit areas with shallow ponds with slow moving water that are typically sunny and contain floating algal mats and abundant shoreline vegetation. Breeding takes place between June and July.

Habitat assessment surveys for this species were conducted by PennEast (via a qualified herpetologists) upon request by the PFBC, within the Hickory Run watershed (i.e., between MPs 28.1 and 29.6). Suitable habitat was identified between MPs 28.6 and 30.1, and subsequent presence/absence surveys were conducted by PennEast in the summer of 2015. No northern cricket frogs were found during these surveys. However, because suitable habitat for this species has been identified in the Project area and the Project's construction and operation could impact this species habitat, we recommend that PennEast continue to work with the applicable wildlife agencies to develop appropriate mitigation measures to avoid or minimize the Project's impact on this species (see section 4.6.2.28).

#### 4.6.2.11 Long-Tailed Salamander

The long-tailed salamander is a state threatened species in New Jersey. It inhabits clear calcareous (limestone) spring-fed seepages, spring kettleholes, swampy floodplains, artesian wells, and ponds associated with springs (NJDEP-DFW 2002c). They may also inhabit abandoned mines or caves permeated by calcareous groundwater. These aquatic habitats are typically located in forests that include mature, closed canopy maple/mixed deciduous, mixed hardwood, or hemlock/mixed deciduous woodlands (NJDEP-DFW 2002c).

Long-tailed salamanders were identified by the New Jersey NHP as potentially occurring within the Project area in Northampton and Mercer counties, New Jersey. Field surveys conducted by PennEast discovered one wetland with a spring seep that could support this species. The NJDEP has recommended that wetland areas that could support this species be crossed via HDD methods in order to avoid impacts on this species and its habitat. Because suitable habitats for this species likely occurs in the Project area and the Project's construction and operation could impact this species, we recommend that PennEast continue to work with the applicable wildlife agencies to determine where HDD methods are appropriate for avoiding impacts on this species as well as to any develop an additional appropriate mitigation measures that may be necessary (see section 4.6.2.28).

#### 4.6.2.12 Southern Gray Tree Frog

The southern gray tree frog is a state endangered species in New Jersey. It inhabits both upland and wetland forests, that contain ponded areas used for breeding (NJDEP-DFW 2002d).

While the southern gray tree frog was not identified in consultations with New Jersey NHP or NJDEP-DFW as a species of concern for this Project, it was identified as a potential concern in stakeholder comments. According to Conserve Wildlife Foundation of New Jersey, this species is limited to Cape May, Cumberland, Atlantic, and Ocean counties, with the most populations occurring in southern Cape May County (which are located the other end of the state from where the Project is located). As a result, the Project would not cross areas inhabited by this species. Therefore, no impacts on this species are expected.

#### 4.6.2.13 Cobblestone Tiger Beetle

The cobblestone tiger beetle (*Cicindela marginipennis*) has no state listing status; however, it is a state Species of Special Concern in New Jersey. This species inhabits cobblestone deposits found in rivers and streams within eastern United States and Canada. Larvae of this species burrow into the sand found between and behind cobbles (Kinsley 2014).

The occurrence of this species within the Project area is uncertain. PennEast has indicated that they proposed to cross potential cobblestone tiger beetle using a HDD method in order to avoid impacts on this species; however, the extent of tiger beetle populations and locations in the area is currently unknown. Because the Project could potentially impact this species (e.g., by disturbing cobblestone areas along river edges during waterbody crossings), we recommend that PennEast continue to work with the applicable wildlife agencies to determine where HDD crossings should occur to avoid impacts on this species, and if specific additional measures would be appropriate to avoid or minimize the Project's impact on this species (see section 4.6.2.28).

#### 4.6.2.14 American Kestrel

The American kestrel is a state threatened species in New Jersey. It inhabits open to semiopen lands. These lands include meadows, grasslands, early old field successional communities, open parkland, agricultural fields, and both urban and suburban areas (Poole 2015). Breeding territories are characterized by short ground vegetation, with either no or sparsely distributed woody vegetation. These habitat preferences often attract this species to human altered or managed areas such as farmland, parkland, and livestock pastures (NJDEP-DFW 2002e). Winter and non-breeding habitats usually include more forested areas. Breeding activities and nesting occur in tree cavities facing open areas. This species is a secondary cavity nester, using woodpecker-excavated or natural cavities in large trees, crevices in rocks, and nooks in buildings and other structures in which to construct nests. They do not hollow out their own nests. Kestrels prefer nesting cavities facing open areas with no obstructions. The availability of suitable cavities appears to limit its populations in many parts of the breeding range (NJDEP-DFW 2002e).

This species was identified as potentially occurring within the Project area by the New Jersey NHP. In order to minimize impacts on this species, PennEast would limit tree clearing to times outside of the March 1- July 31 breeding and nesting period for raptors. In addition, PennEast would work with the NJDEP-DFW regarding the states "nest box program", which aims to enhance nesting opportunities for kestrel. PennEast would also be required to follow all restrictions found in the MBTA related to impacts on migratory birds, and would be required to develop a Migratory Bird Conservation Plan developed in consultation with FWS (see Section 4.5).

#### 4.6.2.15 Barred Owl

The barred owl is a state threatened species in New Jersey. It inhabits dense old-growth hardwood (coniferous or hardwood), cedar swamps, and upland oak-pine forests (Poole 2015). They are thought to prefer older forests due to greater availability of potential nest sites, lower stem densities facilitating easier hunting, and closed canopy for thermoregulation and protection from mobbing by crows. Barred owls are cavity nesters and are dependent on large old growth snags and excavated cavities for nesting. Nesting cavities that may have been formed by disease,

broken branches, or cavities in the tops of broken trees are preferred habitat (NJDEP-DFW 2002f, Poole 2015).

This species was identified by the New Jersey NHP as potentially occurring within the Project area in Hunterdon and Mercer counties. One area surveyed by PennEast and determined to be potential suitable habitat is located at MP 96.3. In order to minimize impacts on this species, PennEast would limit tree clearing to times outside of the March 1- July 31 breeding and nesting period for raptors. PennEast would also be required to follow all restrictions found in the MBTA related to impacts on migratory birds, and would be required to develop a Migratory Bird Conservation Plan developed in consultation with FWS (see Section 4.5).

#### 4.6.2.16 Bobolink

The bobolink (*Dolichonyx oryzivorus*) is a state threatened species in New Jersey. It is a grassland bird that inhabits low-intensity agricultural habitats, such as hayfields and pastures, during the breeding season (NJDEP-DFW 2002g). They may also occupy lush fallow fields and meadows of grasses, forbs, and wildflowers. Ground nesting occurs in areas of greatest vegetation height and density. Nests are often placed in areas of greatest vegetative height and density. Although small numbers of bobolinks may nest in grasslands of five to ten acres, larger sized fields support higher densities of nesting pairs. Bobolink nests tend to be sited in wet habitats, transitional between drier soils and areas providing poor drainage (Poole 2015). Nests are always located on the ground, often at base of large forbs such as meadow rue (*Thalictrum dasycarpum*), golden alexander (*Zizia aurea*), and clover (*Trifolium* sp.).

The bobolink was identified by the New Jersey NHP as potentially occurring within the Project area in Hunterdon and Mercer counties. One area surveyed by PennEast and determined to be potential suitable habitat was located at MP 92.2; however, no birds were identified during the survey. General protective measures that PennEast would implement to protect grassland birds (such as the bobolink) include not mowing a right-of-way between March 15 and September 10. While no nests were identified during the summer survey, PennEast would utilize biological monitors in potentially suitable habitats during construction and would conduct pre-construction clearance surveys prior to the grubbing and clearing phase. Implementation of the mowing and grubbing timing restriction would assist in minimizing impacts on this species. Operation of the pipeline, including maintenance mowing of the right-of-way, would maintain grassland habitat, but would also be a potential impact on ground nesting grassland birds. Timing restrictions for mowing operations during Project operation would aid in minimizing impacts on ground-nesting grassland birds. PennEast would also be required to follow all restrictions found in the MBTA related to impacts on migratory birds, and would be required to develop a Migratory Bird Conservation Plan developed in consultation with FWS (see section 4.5).

#### 4.6.2.17 Grasshopper Sparrow

The grasshopper sparrow *(Ammodramus savannarum)* is a state threatened species in New Jersey. It inhabits grassy meadows, cultivated fields (especially alfalfa), lightly grazed pastures, roadsides, coastal grasslands, sedge bogs, and edges of salt marshes (Poole 2015). The species nest in hay and alfalfa fields, fallow fields, grasslands, upland meadows, airports, pastures, and vegetated landfills (NJDEP-DFW 2002h). This species tends to avoid areas with extensive tree cover and are rarely found in open woodlands.

The grasshopper sparrow was identified by the New Jersey NHP as potentially occurring within the Project area in Hunterdon and Mercer counties. No suitable habitat was identified within accessible properties that were surveyed by PennEast in 2015; however, suitable breeding habitat for this species may be present. PennEast has committed to implementing the general protective measures for grassland birds, as described above for the bobolink, to minimize impacts. PennEast would also be required to follow all restrictions found in the MBTA related to impacts on migratory birds, and would be required to develop a Migratory Bird Conservation Plan developed in consultation with FWS (see section 4.5).

# 4.6.2.18 Osprey

The osprey (*Pandion haliaetus*) is state-threatened in both Pennsylvania and New Jersey, and was identified by both states as being a species of concern for the Project area. Ospreys are primarily fish-eating birds-of-prey that inhabit areas close to large bodies of water. They are often observed hovering over water when fishing, carrying fish and when engaging in aerial courtship displays. Ospreys nest in close proximity to water in live trees and dead snags, but in recent years have been shown to have a preference for human-made structures such as artificial nesting platforms, and cell phone and electric transmission towers (Brauning 1992, PGC 2009). Migrating ospreys arrive in the Northeast from overwintering locations in the south every year typically from the last week of March through early May.

The PGC identified 24 locations between MPs 77.1 and 77.6 in Bucks County, Pennsylvania and Hunterdon County, New Jersey, as osprey restricted areas. As a result, PennEast has committed to conduct work in this area between August 1 and March 24 to comply with the NJDEP-DFW recommended work window for this species. PennEast would also be required to follow all restrictions found in the MBTA related to impacts on migratory birds, and would be required to develop a Migratory Bird Conservation Plan developed in consultation with FWS (see section 4.5).

# 4.6.2.19 Red-Shouldered Hawk

The red-shouldered hawk is a state endangered species in New Jersey. It inhabits mature wet woods, such as hardwood swamps and riparian forests (NJDEP-DFW 2002i). Nests are predominately located in areas where there are abundant wetlands, small forest openings, and limited areas of large open water such as lakes. Although red-shouldered hawks require extensive tracts of forested habitat for nesting, territories may also contain edges that this species will use as foraging habitats (NJDEP-DFW 2002i).

The red-shouldered hawk was identified by the New Jersey NHP as potentially occurring within the Project area in Hunterdon and Mercer counties. No suitable habitat was identified within accessible properties that were surveyed by PennEast in 2015; however, suitable breeding habitat for this species may be present. In order to minimize impacts on this species, PennEast has committed to conducting tree clearing to times outside of the March 1- July 31 breeding and nesting period for raptors. PennEast would also be required to follow all restrictions found in the MBTA related to impacts on migratory birds, and would be required to develop a Migratory Bird Conservation Plan developed in consultation with FWS (see Section 4.5).

#### 4.6.2.20 Savannah Sparrow

The savanna sparrow is a state threatened species in New Jersey. It inhabits grassy meadows, cultivated fields (especially alfalfa), lightly grazed pastures, roadsides, coastal grasslands, sedge bogs, edge of salt marshes, and tundra (Poole 2015). During the spring and fall migration, savannah sparrows tend to occupy open fields, roadsides, dune vegetation, coastal marshes, edges of sewage ponds and other ponds in open country (NJDEP-DFW 2002j). This species avoids areas with extensive tree cover, and is rarely found in open woodlands. Suitable habitats provide a mix of short and tall grasses, a thick litter layer, dense ground vegetation, and scattered shrubs, saplings, or forbs.

The savanna sparrow was identified by the New Jersey NHP as potentially occurring within the Project area in Hunterdon and Mercer counties. No suitable habitat was identified within accessible properties that were surveyed by PennEast in 2015; however, it is assumed that suitable breeding habitat for this species may be present. PennEast has committed to implementing the general protective measures for grassland birds, as described above for the bobolink. PennEast would also be required to follow all restrictions found in the MBTA related to impacts on migratory birds, and would be required to develop a Migratory Bird Conservation Plan developed in consultation with FWS (see Section 4.5).

#### 4.6.2.21 Red-Headed Woodpecker

The red-headed woodpecker is a state threatened species in New Jersey. It inhabits deciduous woodlands, especially with beech or oak, lowland and upland habitats, river bottoms, open woods, groves of dead and dying trees, orchards, parks, open agricultural country, savannalike grasslands with scattered trees, forest edges and along roadsides (Poole 2015). A sparse understory is favored for foraging and dead or dying trees are required for nesting. During the start of the breeding season, the red-headed woodpecker moves from the forest interior to the forest edge. Typical nest sites are located in dead trees or in dead portions of live trees (Poole 2015). Typical nesting sites can include well-weathered dead pines, pine stubs that have long since lost their bark, maple, birch (*Betula*), cottonwood (*Populus*), oak, and in utility poles, often in open areas with little ground vegetation or in stands of trees with no understory.

The red-headed woodpecker was identified by the New Jersey NHP as potentially occurring within the Project area in Hunterdon and Mercer counties, and it was identified during PennEast's surveys at milepost 104.7. In order to minimize impacts on this species, PennEast has committed to conducting tree clearing to times outside of the March 1- July 31 breeding and nesting period. PennEast would also be required to follow all restrictions found in the MBTA related to impacts on migratory birds, and would be required to develop a Migratory Bird Conservation Plan developed in consultation with FWS (see Section 4.5).

## 4.6.2.22 American Bittern

The American bittern is a state endangered species in Pennsylvania and New Jersey. This species breeds in freshwater marshes, generally containing tall vegetation, migrating to warmer coastal climates during colder months, where both managed wetlands and dry grasslands can be important overwintering habitats (Cornell Lab of Ornithology 2015, Haffner and Gross 2014). They are generally solitary foragers in shorelines and vegetation fringes at dawn and dusk. Their diet consists of insects, crustaceans, fish, amphibians, reptiles, and small mammals (Cornell Lab

of Ornithology 2015). Nests are built as a mound or platform, three to eight inches above the water surface, and generally within tall vegetation in shallow water (Tarlowe 2002).

The New Jersey Endangered and Nongame Species Program requested that surveys for "secretive marsh birds", such as the American bittern, be conducted in wetland habitats. These surveys were conducted by PennEast within assessable parcels (i.e., areas where survey access was granted) during their wetland habitat assessment surveys in 2015 and 2016. No American bitterns or suitable habitats were identified during these surveys; however, the entire Project area has not yet been surveyed due to lack of access. Therefore, we recommend that PennEast continue to consult with the PFBC as needed to finalize plans necessary to avoid or minimize impacts on the American bittern (see section 4.6.2.28).

PennEast has indicated that if suitable habitats are identified within the Project area during the on-going surveys, then PennEast would comply with construction timing restrictions in these areas that may be recommended by the state agencies to minimize impacts on the American bittern, as well as work with the state agencies to determine if presence/absence surveys would be required. If a presence/absence survey is required, PennEast would utilize the North American Marsh Bird Survey Protocols, or other protocols required by the state. In addition, PennEast would follow all restrictions found in the MBTA related to impacts on migratory birds, and would be required to develop a Migratory Bird Conservation Plan developed in consultation with FWS (see section 4.5).

## 4.6.2.23 Vesper Sparrow

The vesper sparrow is a state endangered species in New Jersey. This species inhabits sparsely vegetated areas that contain patches of bare ground, low vegetation, and scattered shrubs. Habitats include cultivated fields, grasslands, and pastures. In New Jersey, the vesper sparrow typically breeds in the inner coastal plain of South Jersey and the Piedmont, Highlands, Ridge, and Valley regions of northern and central New Jersey (CWFNJ 2016a).

The vesper sparrow was identified by the New Jersey NHP as potentially occurring within the Project area, and this species was identified at MP 81.8 during surveys conducted by PennEast. General protective measures that PennEast would implement to protect grassland birds (such as the vesper sparrow) include not mowing a right-of-way between March 15 and September 10. PennEast would utilize biological monitors in potentially suitable habitats during construction and would conduct pre-construction clearance surveys prior to the grubbing and clearing phase. Implementation of the mowing and grubbing timing restriction would assist in minimizing impacts on this species. Operation of the pipeline, including maintenance mowing of the right-of-way, would maintain grassland habitat, but would also be a potential impact on ground nesting grassland birds. Timing restrictions for mowing operations during Project operation would aid in minimizing impacts on ground-nesting grassland birds. PennEast would also be required to follow all restrictions found in the MBTA related to impacts on migratory birds, and would be required to develop a Migratory Bird Conservation Plan developed in consultation with FWS (see section 4.5).

## 4.6.2.24 Long-eared Owl

The long-eared owl is a state threatened species in New Jersey. This species inhabits areas that contain a mosaic of wooded and open habitats. In New Jersey, this species will breed in north-western, north-central, and south-western portions of the state (CWFNJ 2016b).

The New Jersey NHP has noted sightings of non-breeding long eared owls along the Project area, and it is therefore assumed that this species may be present near the Project during construction and operation. In order to minimize impacts on this species, PennEast has committed to conducting tree clearing to times outside of the March 1- July 31 breeding and nesting period. PennEast would also be required to follow all restrictions found in the MBTA related to impacts on migratory birds, and would be required to develop a Migratory Bird Conservation Plan developed in consultation with FWS (see section 4.5).

## 4.6.2.25 Avian Species of State Special Concern in New Jersey

A number of avian species that are listed as "Avian Species of Special Concern" in New Jersey, but which are not listed under the ESA or state laws, could occur within the Project Area (see appendix G-13). This includes the brown thrasher, Cerulean warbler, cliff swallow, Cooper's hawk, eastern meadowlark, great blue heron, Kentucky warbler, least bittern, northern harrier, northern parula, sharp-shinned hawk, veery, wood thrush, worm eating warble, and yellow-breasted chat.

Potential suitable habitat for these species occurs in the Project area in the form of forested, grassland, and wetland habitats. PennEast would implement the timing restrictions described above for forested, grassland, and wetland avian species. These timing restriction would minimize the impacts that the Project would have on these species. In addition, PennEast would follow all restrictions found in the MBTA related to impacts on migratory birds, and would be required to develop a Migratory Bird Conservation Plan developed in consultation with FWS (see section 4.5).

## 4.6.2.26 State Listed Invertebrates

There are four state listed invertebrates that the New Jersey NHP has identified as occurring within one mile of the Project (brook snaketail, yellow lampmussel, tidewater mucket, and triangle floater; see table 4.6-2). At the request of the New Jersey NHP, PennEast has agreed to conduct targeted surveys for these species at all proposed stream crossings where suitable habitat is present. To date, PennEast has surveyed the Delaware River at MP 77.7. No listed invertebrate species were identified during this survey; however, all suitable habitats that could be impacted along the Project have yet to be surveyed, and these species may still be present along the Project's proposed stream crossings.

Because suitable habitats for these species likely occurs in the Project area and the Project's construction and operation could impact these species, we recommend that PennEast continue to work with the applicable wildlife agencies to determine where HDD methods are appropriate for avoiding impacts on these species as well as to any develop, in collaboration with the state agencies, any additional appropriate mitigation measures that may be necessary (see section 4.6.2.28).

# 4.6.2.27 State Listed Plant Species

Several plant species that may potentially be impacted by the Project are listed by Pennsylvania and New Jersey as threatened, endangered, or special concern. These plant species are identified in appendix G-13. Of these, several were identified specifically by the PADCNR Bureau of Forestry and State Parks as needing to be surveyed for in Carbon County, Pennsylvania. PennEast conducted surveys for these species using qualified botanists (see appendix G-13).

Though state-required mitigation measures have not been determined for state listed plant species, procedures that have been implemented by similar projects for rare plants include flagging/fencing the plant or population to facilitate avoidance during construction, minor alignment shifts to avoid larger populations, topsoil segregation, use of straw (not hay) for post-construction stabilization, using seed mixes containing only native, non-grass vegetation for reseeding, and relocation of individual plants and/or collection of seeds for cold storage/stockpiling and replanting at a later date. These measures also typically include monitoring to ensure that they are successful. We have recommended that PennEast continue to coordinate with state regulatory agencies with jurisdiction over state-listed plants and determine if, where, and what specific measures would be implemented to minimize impacts on all state-listed plants (see section 4.6.2.28), as well as to complete their ongoing survey for rare species in the survey corridor (see section 4.6.1.7).

## 4.6.2.28 Conclusions for State Listed Species and State Species of Concern

PennEast has stated that it would adhere to the recommendations and requirements of the respective state agencies with jurisdiction over state listed species and state species of concern (e.g., PGC, PFBC, PADCNR, and NJDEP-DFW) in order to avoid or minimize impacts on these species, including completing all necessary surveys for state species. PennEast has indicated that ongoing permit review by Pennsylvania and New Jersey may result in the identification of additional avoidance, minimization, or mitigation measures that would be attached as permit conditions. In general, we believe that relying on state-level experts for the development of measures that would minimize impacts on state listed species and state species of concern would appropriately avoid or reduce impact on these species. However, all mitigation measures would need to be consistent with, and not contradictory to, any measures required by our review and attached to the Commission's authorization to the Project if so authorized. Therefore, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary a comprehensive list of measures developed in consultation with applicable state wildlife agencies to avoid or mitigate impacts on state-listed species and state species of concern, which should include but not be limited to measures applicable to the eastern small-footed bat, timber rattlesnake, eastern box turtle, northern cricket frog, long-tailed salamander, and Cobblestone tiger beetle, as well as all other State listed species that could be impacted. The NJDEP has recommended that PennEast use the State's "Utility Right-of-Way No-Harm Best Management Practices" document while developing these Project specific measures.

## 4.7 LAND USE, RECREATION, AND VISUAL RESOURCES

## 4.7.1 Land Use

This section describes the land requirements for construction and operation of the Project, the current use of the lands, and an evaluation of the Project-related impacts.

Construction of the Project would impact a total of about 1,588 acres. About 61 percent (974 acres) of this would be utilized for the pipeline facilities, including the construction right-ofway and ATWS. The remaining acreage affected during construction would be associated with aboveground facilities (70 acres; 4 percent), pipe and contractor ware yards (396 acres; 25 percent), and access roads (148 acres; 9 percent). Construction in Pennsylvania would affect about 1,162 acres; of this about 531 acres would be retained as permanent right-of-way for operation of the pipeline and the aboveground facilities. In New Jersey, about 426 acres would be affected by construction, and about 258 acres would be retained for permanent operation of facilities. About 44.5 miles (27.0 miles in Pennsylvania and 17.5 miles in New Jersey), or about 37 percent, of the 120.2-mile-long pipeline route would be constructed adjacent to existing rights-of-way (see section 2.2.1).

PennEast proposes to use a 100-foot-wide construction right-of-way and would retain a 50-foot-wide permanent right-of-way. Negotiated easements would be used to confer rights-of-way by a landowner to PennEast, on either a permanent or temporary basis. These easements would not be expected to modify any existing zoning regulations along the proposed Project although construction of any structures within the permanent right-of-way would not be permitted. See appendix C for typical construction right-of-way cross section diagrams for the Project. The proposed facilities are more fully described in section 2.0.

# 4.7.1.1 Environmental Setting

Six general land use types would be affected by the Project, which include open land, agricultural, forest/woodland, industrial/commercial, residential, and open water. Table 4.7.1-1 summarizes the acreage of each land use type that would be affected by construction and operation of the Project. The definitions of each land use type are as follows:

- Open land includes other utility rights-of-way, open fields, vacant land, herbaceous and scrub-shrub uplands, non-forested lands, emergent wetland, scrub-shrub wetland, golf courses, and municipal land;
- Agricultural includes active hayfields and cultivated lands;
- Forest/woodland includes mixed oak forest and forested wetlands;
- Industrial/commercial includes manufacturing or industrial plants, paved areas, landfills, mines, quarries, electric power or natural gas utility facilities, developed areas, roads, railroads and railroad yards, and commercial or retail facilities;
- Residential includes existing developed residential areas and planned residential developments. This may include large developments, low, medium, and high density residential neighborhoods; urban/suburban residential; multi-family residences; residentially zoned areas that have been developed; or short segments of the route at road crossings with homes near the route alignment; and

• Open water – includes all waterbody crossings, unless the waterbody is not visible on aerial photography (in which case it is incorporated into the surrounding land use).

The primary land use types affected during construction would be forest/woodland (601 acres; 38 percent), agricultural land (571 acres; 36 percent), industrial/commercial land (210 acres; 13 percent), and open land (162 acres; 10 percent). Open water and residential land would make up the remaining 3 percent (44 acres) affected during construction of the proposed Project.

# 4.7.1.2 **Pipeline Facilities**

The proposed pipeline and laterals would consist of about 120.2 miles of new multidiameter pipe. The predominant land uses that would be affected by construction of the pipeline are forest/woodland (483 acres; 50 percent) and agricultural land (351 acres; 36 percent). Land use-related impacts associated Project pipeline facilities would include the disturbance of existing uses within the right-of-way during construction and the retention of an expanded or new permanent right-of-way during operation of the pipeline.

In addition to the construction right-of-way, various ATWS would be used for construction. PennEast identified several areas where it believes site-specific conditions require the use of ATWS to facilitate construction at waterbody crossings, agricultural land crossings, road crossings, railroad crossings, and areas where special construction techniques would be utilized. Appendix G-15 lists the locations of these ATWS and their dimensions. Appendix G-15 also lists the acreage of impact and the justifications for the use of additional workspace. A total of 362 acres would be temporarily impacted for ATWS, including about 141 acres of forest/woodland land, 165 acres of agricultural land, 19 acres of open land, 11 acres of residential land, and 15 acres of commercial and industrial land. In Pennsylvania, about 226 acres would be temporarily impacted for ATWS, with the majority of impacted land classified as forest/woodland and agricultural. Additionally, 11 acres of open water would be affected by the ATWS required for the construction of the Project in Pennsylvania. In New Jersey, about 135 acres would be impacted for ATWS, with the majority of impacted land classified as agricultural and forest/woodland. These impacts would be associated with a dry crossing of the Susquehanna River, and would be utilized by diverting the flow of the river during low flow conditions. These areas would be allowed to revert to prior land uses through natural successional processes or would be restored in accordance with applicable regulatory requirements and landowner agreements.

# 4.7.1.3 Aboveground Facilities

Construction at the proposed launcher/receiver sites, interconnects, lateral tap sites, Kidder Compressor Station site, and 11 MLV locations would disturb about 70 acres, with about 49 acres in Pennsylvania and 21 in New Jersey. Of this, 65 acres would be permanently retained for operation of the aboveground facilities, with about 47 acres in Pennsylvania and 18 acres in New Jersey. Table 4.7.1-1 summarizes the land requirements and existing land use for the aboveground facilities associated with the Project. The primary land uses that would be affected by construction of the aboveground facilities are forest/woodland (44 acres; 62 percent), open land (11 acres; 15 percent), industrial/commercial land (9 acres; 13 percent), and agricultural land (7 acres; 10 percent). During operation, PennEast would primarily impact forest/woodland (42 acres; 65 percent), open land (9 acres; 14 percent), agricultural land (7 acres; 10 percent) and industrial/commercial land (6 acres; 10 percent) for the aboveground facilities.

		Land Use	Types and	l Acreage		TABLE 4.		Operation	of the Pen	nEast Pro	iect a/			
State Facility County	Agriculture		Forest / Woodland		•	Open Land		ential	Industrial/ Commercial	Open Water		Total		
	Const. <u>b</u> /	Oper. <u>b</u> /	Const. <u>b</u> /	Oper. <u>b</u> /	Const. <u>b</u> /	Oper. <u>b</u> /	Const. <u>b</u> /	Oper. <u>b</u> /						
Pennsylvania - Mainline														
Luzerne County	10.9	4.6	148.8	111.8	11.4	4.9	6.6	3.9	11.3	8.1	12.3	1.5	201.3	134.8
Carbon County	21.8	11.6	147.0	125.7	18.9	21.8	2.3	1.5	11.1	8.6	0.3	0.9	201.4	170.1
Northampton County	127.1	76.2	62.1	51.7	13.6	9.0	8.8	5.9	9.9	7.8	0.0	0.4	221.5	151.0
Bucks County	15.4	8.3	1.6	1.6	0.1	0.2	0.2	0.2	0.1	0.2	0.0	0.3	17.4	10.8
Hellertown Lateral														
Northampton County	4.8	3.5	9.2	5.9	2.4	2.4	0.8	0.4	0.2	0.2	0.0	0.0	17.4	12.4
Compressor Station														
Carbon County	0.0	0.0	27.2	26.5	0.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	27.3	26.6
Aboveground Facilities c/	1													
Luzerne County	0.1	0.1	8.6	8.6	2	1.5	0.0	0.0	2.5	2	0.0	0.0	13.2	12.2
Carbon County	0.1	0.1	1	1	0.1	0.1	0.0	0.0	0.0	0.0	0.0	0.0	1.2	1.1
Northampton County	0.0	0.0	2.6	2.3	3.9	3.8	0.0	0.0	0.9	0.6	0.0	0.0	7.4	6.7
Bucks County	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0	0	0.0	0.0	0.0	0.0
Pipe and Contractor Ware	e Yards													
Luzerne County	7.9	0.0	6.7	0.0	7.8	0.0	0.0	0.0	20.1	0.0	0.0	0.0	42.5	0.0
Carbon County	8.9	0.0	11.6	0.0	28.4	0.0	0.5	0.0	20.9	0.0	0.0	0.0	70.3	0.0
Northampton County	119.9	0.0	7.2	0.0	10.2	0.0	0.0	0.0	83.3	0.0	0.0	0.0	220.6	0.0
Bucks County	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Access Roads														
Luzerne County	0.8	0.2	25.0	0.9	14.2	2.1	1.3	0.0	18.2	1.3	0.0	0.0	59.5	4.5
Carbon County	0.1	0.0	12.7	0.6	22.4	0.0	0.1	0.0	8.8	0.0	0.0	0.0	44.1	0.6
Northampton County	4.3	0.0	2.4	0.0	0.4	0.0	2.2	0.0	5.3	0.0	0.0	0.0	14.6	0.0
Bucks County	0.8	0.0	0.8	0.0	0.0	0.0	0.2	0.0	0.9	0.0	0.0	0.0	2.7	0.0
Subtotal - Pennsylvania	322.9	104.6	474.5	336.6	135.9	45.8	23	11.9	193.5	28.8	12.6	3.1	1162.4	322.9

						TABLE 4.	7.1-1							
		Land Use	Types and	l Acreage	Impacted b	oy Constru	iction and	Operation	of the Pen	nEast Pro	ject <u>a</u> /			
State Facility	Agric	ulture		est / dland	Open	Land	Resid	ential		strial/ nercial	Open	Water	То	tal
County	Const. <u>b</u> /	Oper. <u>b</u> /												
New Jersey - Mainline														
Hunterdon County	122.7	71.8	64.6	72.2	11.7	12.2	4.8	4.9	3.9	5.3	0.0	0.8	207.7	167.2
Mercer County	42.7	24.0	40.5	27.7	4.8	3.2	1.6	1.5	1.7	2.1	0.1	0.4	91.4	58.9
Gilbert Lateral														
Hunterdon County	0.4	0.9	0.3	1.0	0.3	0.6	0.0	0.0	0.0	0.1	0.0	0.0	1.0	2.6
Lambertville Lateral														
Hunterdon County	5.0	3.1	8.6	5.3	0.8	0.3	0.0	0.0	0.0	0.0	0.0	0.0	14.4	8.7
Aboveground Facilities c/														
Hunterdon County	2.9	2.9	4.5	3.9	3.7	3.3	0.0	0.0	5.7	3.7	0.0	0.0	16.8	13.8
Mercer County	3.7	3.7	0.0	0	0.7	0.5	0.1	0.1	0.0	0.0	0.0	0.0	4.5	4.3
Pipe and Contractor Ware	Yards													
Hunterdon County	34.0	0.0	2.2	0.0	0.0	0.0	0.2	0.0	0.0	0.0	0.0	0.0	36.4	0.0
Mercer County	26.2	0.0	0.0	0.0	0.0	0.0	0.1	0.0	0.0	0.0	0.0	0.0	26.3	0.0
Access Roads														
Hunterdon County	7.7	0.4	4.3	0.5	3.2	0.0	1.7	0.4	4.7	0.6	0.0	0.0	21.6	1.9
Mercer County	3.1	0.0	1.4	0.0	0.5	0.1	0.0	0.0	0.8	0.0	0.1	0.0	5.9	0.1
Subtotal – New Jersey	248.4	106.8	126.4	110.6	25.7	20.2	8.5	6.9	16.8	11.8	0.2	1.2	426.0	257.5
Project Total	571.3	211.4	600.9	447.2	161.6	66	31.5	18.8	210.3	40.6	12.8	4.3	1588.4	788.3

Notes: a/ All units in acres and rounded to the nearest 0.1. Values of 0.0 represent impacts less than 0.05 acre and are included in the total Project impacts. The totals shown in this table may not equal the sum of addends due to rounding.

Agricultural Land - Active cropland, pasture, orchards, vineyards, and/or hay fields;

Forest and Woodland - Tracts of upland or wetland forest or woodland that would be removed for the construction right-of-way or extra work or staging areas;

Open Land - Non-forested lands, herbaceous and scrub-shrub wetlands, and maintained utility right-of-way;

Residential Land - Residential yards, residential subdivisions, and planned new residential developments;

Industrial or Commercial Land - Electric power or gas utility stations, manufacturing or industrial plants, landfills, mines, quarries, commercial or retail facilities, and roads; Open Water – Water Crossings greater than 100 feet.

b/ Construction acreage includes construction right-of-way and additional temporary work space. Operation acreage includes the permanent right-of-way.

c/ Aboveground facilities include MLVs, interconnects, and launcher/receiver sites.

Data Source: United States Department of Agriculture (USDA), National Agricultural Statistics Service (NASS) Cropland Data Layer (USDA-NASS, 2014) and 2013 Aerial Photographs. Adjustments were made by PennEast to the 2014 USDA-NASS Cropland Data Layer based on manual review of high-resolution 2013 aerial photography and information gathered during field surveys conducted in 2014 and 2015.

The Kidder Compressor Station would be a new facility constructed to serve the entire Project. PennEast has proposed the use of an about 60-acre site in Carbon County, Pennsylvania; however, the Kidder Compressor Station would be located on about 27 acres of this site. The property is zoned light industrial, and existing land use consists of forest/woodland. About ten years ago, Blue Ridge Development initiated preliminary planning regarding development of a strip mall near or at the proposed Kidder Compressor Station site; however, subsequent studies resulted in a determination that the tract would not accommodate this type of development. Blue Ridge Development confirmed in May 2015 that the depiction of the development available on their website would not take place as detailed in the conceptual text, and that any discussions regarding future development would be made subject to the proposed Kidder Compressor Station, as PennEast would be the initial tenant on the tract. Construction of the compressor station would result in the temporary disturbance of about 27.3 acres, primarily forest/woodland land for the construction and operation of the compressor station. The acreage not used for the compressor station of the compressor station would be used as a buffer and/or mitigation lands. Operation of the compressor station would result in permanent disturbance of 26.6 acres.

## 4.7.1.4 **Pipe and Contractor Ware Yards**

Fifteen areas have been identified that are under consideration for use as pipe and contractor ware yards during construction of the proposed Project. Thirteen of these proposed pipe and contractor ware yards would be located in Pennsylvania in Luzerne, Carbon and Northampton counties. Two proposed pipe and contractor ware yards would be located in Hunterdon and Mercer counties, New Jersey. Table 4.7.1-1 summarizes the land requirements and existing land use for the pipe and contractor ware yards. The primary land uses that would be affected by these yards are agricultural (197 acres; 50 percent) and industrial/commercial (124 acres; 31 percent).

# 4.7.1.5 Access Roads

Approximately 128 temporary access roads are identified for use during construction of the Project for a total length of about 40 miles, of which 10 access roads (2 miles) would be used during operation. During construction, use of access roads would impact about 148 acres of land, 19 percent (28 acre) of which would occur in New Jersey. The primary land uses that would be affected by access roads during construction are forest/woodland (47 acres; 31 percent), open land (41 acres; 27 percent), industrial/commercial land (39 acres; 26 percent), and agricultural land (17 acres; 11 percent). Permanent access road impacts would occur on about 7 acres of land, 28 percent (2 acres) of which would occur in New Jersey. The primary land uses that would be affected by access roads during operation are open land (2.2 acres; 31 percent), forest/woodland (2.0 acres; 28 percent), and industrial/commercial land (1.9 acres; 27 percent).

One permanent access road, located completely within the Kidder Compressor Station site, would be used for construction and operation of the Kidder Compressor Station. This permanent access road would be located within a 120-foot-wide utility and mutual access easement. In response to the EPA's request (accession number 20160913-5144), PennEast provided an environmental evaluation of an alternative access road location to the Kidder Compressor Station site (accession number 20161128-5255). The alternative access road would be located adjacent to the existing pipeline right-of-way to reduce tree clearing. The originally proposed access road would be located along an existing road, requiring improvements; however, construction and use of the originally proposed access road would be located and would be

located within an area zoned as commercial/industrial. We have reviewed this alternative access road for the Kidder Compressor Station and concluded that the originally proposed route is preferable due to the fewer impacts on wetlands.

# 4.7.1.6 **Operational Land Use**

Following construction, about 788 acres of new land would be permanently maintained by operation of the Project. About 91 percent of this acreage would be for the new pipeline right-of-way including the laterals, 8 percent for the compressor station and other aboveground facilities, and 1 percent for new permanent access roads. The primary land use types that would be permanently maintained would be forest/woodland (447 acres; 57 percent), agricultural land (211 acres; 27 percent), and open land (66 acres; 8 percent).

Forest/woodland affected by the Project would consist mainly of mixed oak forest and consists of both wetland and upland areas. The total acreage for impacts on forest/woodland includes the clearing of the entire 50-foot-wide permanent right-of-way; however, only the 30-foot-wide maintained operation right-of-way in upland forests and 10-foot-wide maintained operational right-of-way in wetlands would require the permanent removal of trees in these forested areas. Forest land impacts were minimized by locating Project facilities and work areas adjacent to existing rights-of-way, where feasible, allowing some overlap during construction, and within areas that have been previously cleared of forest vegetation. Following construction, forest/woodland cleared outside of the permanent right-of-way would be allowed to regenerate to preconstruction conditions, but impacts on forest resources within these areas would last for several years. Forest/woodland within the new maintained permanent right-of-way would be permanently converted to a non-forested condition.

Open land would be temporarily affected during Project construction by removal of vegetation, disturbance of soils, and restricted access. Impacts would also be short term, and would be minimized by the implementation of PennEast's E&SCP, and by restoring open land areas to preconstruction conditions. Since the permanent pipeline right-of-way would be maintained as open land, no permanent change in land use where the right-of-way crosses existing open land areas is expected. Following construction, these areas would continue to function as open land. However, some activities, such as the building of new commercial or residential structures, would be prohibited on the new permanent right-of-way.

Industrial and commercial land uses could be temporarily affected during Project construction by increased dust from exposed soils, construction noise, traffic congestion, and restricted access. Industrial and commercial properties would be restored to preconstruction conditions or as specified in specific landowner agreements. All road surfaces would be reestablished as soon as practicable following construction so that normal access to area businesses can resume. Measures to reestablish road surfaces would include filling in the trench and leaving either a temporary dirt surface or a rough coat of pavement to restore access and use of steel plates and/or wood mats. So that construction, a separate contractor would return later to complete final paving, at which time the road surface is considered permanently restored to pre-existing conditions. Crossing of private driveways would be coordinated with business owners and landowners so as to maintain vehicle access and minimize impacts.

The proposed route would cross or be collocated with underground utilities, pipelines, or electrical wires owned and operated by the following companies: Bethlehem Authority, Buckeye Partners, L.P., Columbia Gas Transmission Corporation, Elizabethtown Gas Co., Interstate Energy Co., Metropolitan Edison Company, JCP&L, PPL Electric Utilities Corp., Public Service Electric and Gas Co., Reliant Energy, Sunoco, Texas Eastern Transmission LP, Transcontinental Gas Pipe Line Corp, UGI Central Penn Gas, UGI Penn Natural Gas, UGI Utilities, Inc., and Williams Field Services. PennEast has negotiated placement of the pipeline within the existing JCP&L easement but is still working with the other utilities to finalize location of the pipeline within or adjacent to the existing rights-of-way, to further minimize impacts on existing land use.

PennEast developed a Residential Access and Traffic Management Plan (accession number 20160805-5228; filed on August 5, 2016) which details the measures PennEast would implement to minimize impacts on traffic, emergency services, and landowner access to residences, while maintaining the safety of the public and PennEast employees. PennEast would comply with all requirements of the Pennsylvania, New Jersey, and Federal Departments of Transportation during construction and operation of the proposed Project. A table identifying the proposed crossing method for each roadway crossing is provided in the Residential Access and Traffic Management Plan. The pipeline would be installed at a depth of at least five feet below the road surface, and would be designed to withstand anticipated external loadings in accordance with the American Pipeline Institute 1102 procedure. PennEast would enter into Road Use and Management Agreements with all state, county, and municipal regulatory entities to ensure that the roadways utilized during construction of the Project are returned to a condition as good as or better than they were prior to construction. Damage to public and private roadways directly applicable to construction would be repaired by PennEast. PennEast is currently communicating and would continue to consult with the appropriate agencies and individuals at the state, county, municipal, community, and private levels regarding road construction and post-construction restoration for public and private road crossings. PennEast would complete traffic counts for major roads that would be utilized for Project access and Project-related activities, in order to determine the current average daily transit and evaluate current conditions. Because certain mitigation measures are dependent on current use and road conditions, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of the OEP, a revised Residential Access and Traffic Management Plan which includes the results of traffic counts and an inventory of roadway and intersection geometry, peak hour traffic volume collection, and related observations of traffic operations in the Project area. PennEast should also file any additional site-specific mitigation measures that it would implement to minimize impacts on local traffic in the Project area, including any recommendations from state, county, and municipal agencies.

PennEast would require about 105 acres of agricultural land in Pennsylvania and 107 acres in New Jersey as new permanent right-of-way, but operation of the proposed pipeline would not affect the continuing use of these areas for agricultural activities after construction is complete. Temporary impacts on agricultural land during Project construction could occur from removal of vegetation, disturbance of soils, and increased dust from exposed soils. Several comments were received regarding the relocation of livestock, horses, and other animals during construction. During landowner negotiations, PennEast would negotiate with impacted landowners to identify necessary additional measures including the protection of active pasture land during construction through the installation of temporary fencing, the use of alternative locations for livestock to cross the construction right-of-way, and/or alternate feeding arrangements, as negotiated with the landowner. Agricultural land in the Project area does not include any specialty crops (i.e., orchards, vineyards, hop fields), sugar maple stands, areas used for timber production, or commercial tree farms. If PennEast identifies any apiaries that would be crossed by the Project, PennEast would coordinate with the landowner and implement appropriate BMPs to minimize impacts on operation. For a discussion of prime farmland, see section 4.2.1.1.

PennEast identified one certified organic farm adjacent to the proposed pipeline and has proposed to avoid impacts on this farm by using HDD technology to drill under forested lands adjacent to the farm. The HDD bore pits would be located more than 1,500 feet from the property boundary. If PennEast identifies any other certified organic farms that would be crossed by the Project, PennEast would coordinate with the landowner and implement appropriate BMPs to minimize impacts on operation and certification of organic farms. BMPs may include, but are not limited to, the use of tire wash stations, weed-free fill, and use of only water for dust suppression, in addition to measures identified in PennEast's Agricultural Impact Minimization Plan (appendix E).

Several comments were received regarding impacts on agricultural land during operation of the proposed Project and the potential loss of agricultural land within construction workspaces and permanent right-of-way. Following construction, all affected agricultural land would be restored to preconstruction conditions to the extent possible, in accordance with PennEast's E&SCP and Agricultural Impact Minimization Plan (Appendices D and E), and with any specific requirements identified by landowners or state or federal agencies with appropriate jurisdiction. The pipeline would be constructed with a minimum cover of four feet in agricultural areas. If specific farming operations require more than four feet of cover, PennEast would negotiate the minimum cover with that specific landowner. Following construction, pipeline operation would not prohibit the use of the proposed Project right-of-way for agricultural purposes, or the use of heavy farm equipment within the permanent right-of-way. Except for orchards, crops and pasture can be planted directly over the entire right-of-way. PennEast's Agricultural Impact Minimization Plan was developed in consultation with various agricultural agencies including the New Jersey SADC, the Mercer County Agricultural Development Board, the Hunterdon County Agricultural Development Board, and representatives from a number of the impacted municipalities in New Jersey in response to landowner concerns regarding the use of pesticides and other agricultural restrictions. On September 12, 2016, the New Jersey SADC filed a letter (accession number 20160912-5922) on the eLibrary in which it provided PennEast with recommendations for pipeline installations in agricultural lands. PennEast revised the plan to the extent practicable and continues to consult with the New Jersey SADC. PennEast would continue working with the New Jersey SADC and landowners to mitigate impacts on agricultural lands in accordance with the Agricultural Impact Minimization Plan and through development of site-specific measures tailored to particular parcels. Lands subject to New Jersey SADC easements are discussed in section 4.7.4.2.

Effects of construction on agricultural land would be minor and short term. PennEast would maintain landowner access to fields, storage areas, structures, and other agricultural facilities during construction and would maintain irrigation and drainage systems that cross the

right-of-way to the extent practicable. PennEast would not use herbicides or pesticides for clearing or maintaining the temporary or permanent right-of-way, or within 100 feet of a waterbody. We received a comment concerning potential impacts on honeybees due to the use of pesticides. Temporary loss of herbaceous cover during construction would reduce habitat normally utilized by pollinators, such as bees and butterflies. As discussed in section 4.5.1.2, PennEast would use native seed mixes, and herbaceous habitat is expected to return to pre-construction conditions. Revegetation is expected to create habitat for native and domestic pollinators where pollinator habitat may not exist, and may enhance foraging habitat for local apiaries and native pollinators. Routine vegetation maintenance of the permanent operational right-of-way would be limited to mechanical clearing or mowing. PennEast states in its E&SCP (appendix D) that it would not use herbicides or pesticides anywhere along the maintained permanent right-of-way. Therefore routine vegetation maintenance would not impact honeybees or apiaries.

Publically available data that provides the location of existing drain tiles or irrigation systems is not available. PennEast would work with landowners to identify any drain tiles or irrigation systems present within the construction work areas and develop avoidance and mitigation measures should any be encountered during construction. Should drain tiles become damaged during construction, they would be permanently repaired within 14 days of construction completion, and before the pipeline trench is backfilled, weather and soil conditions permitting. All drain tiles would be repaired with materials of the same or better quality. The drain tile markers would not be removed until the tile repairs have been inspected, approved, and accepted by PennEast's inspectors, the county inspectors where applicable, and the landowner or tenant.

Landowners would be compensated for crop losses and other damages caused by construction activities. PennEast's landowner-compensation program would address temporary loss of productivity in affected areas after construction. PennEast would discus with landowners during easement negotiations any compensation for loss of use, loss of resources, and any damages that may occur to property during construction.

# 4.7.1.7 Coastal Zone Management

The Project would not be located within a Coastal Zone Management Area in Pennsylvania or New Jersey.

# 4.7.2 Easement Requirements

Pipeline operators must obtain easements from existing landowners to construct and operate proposed facilities, or acquire the land on which the facilities would be located. Easements can be temporary, granting the operator the use of the land during Project construction (e.g., ATWS, temporary access roads, contractor ware yards), or permanent, granting the operator the right to operate and maintain the facilities once constructed.

In addition to the right to use specific property for construction, operation, maintenance, pipeline repair and replacement, and related activities as referenced above, an easement agreement between a company and a landowner typically specifies compensation for losses resulting from construction and operation. This includes losses of non-renewable and other resources, damages to property during construction, and restrictions on existing uses that would not be permitted on the permanent right-of-way after construction. Compensation would be based on a market study conducted by a licensed real estate appraiser. Additionally, landowners have the opportunity to

request that site-specific factors and/or development plans for their property be considered during easement negotiations, and that specific measures be taken into account. Other than the easement, construction of the pipeline would not place any restrictions on a landowner's ability to sell or transfer ownership of a property during or after construction.

If an easement cannot be negotiated with a landowner and the Project is approved by the Commission, PennEast may use the right of eminent domain to acquire the property necessary to construct the Project under Section 7(h) of the Natural Gas Act. Comments were filed on the eLibrary regarding the right of eminent domain under Section 7(h) of the Natural Gas Act. The Commission prefers that applicants obtain easements from landowners through mutually negotiated agreements whenever possible. The right of eminent domain would extend to all Project-related workspace covered by the Commission's approval, including the temporary and permanent rights-of-way, aboveground facility sites, pipe and contractor ware yards, access roads, and ATWS. PennEast would still be required to compensate the landowner for the right-of-way and damages incurred during construction. However, the level of compensation would be determined by a court according to state or federal law. As discussed in Section 4.8.8.1, PennEast has indicated that affected landowners may present any subdivision plans or incurred expenses to PennEast who would take them into consideration when calculating easement compensation. Comments regarding the purpose of and need for the proposed Project are addressed in section 1.1.

# 4.7.3 Existing Residences, Commercial and Industrial Facilities, and Planned Developments

Appendix G-16 lists residences and other structures located within 50 feet of the construction work areas associated with the Project (i.e., construction right-of-way, ATWS, and pipe and contractor ware yards) by milepost, and indicates the type of structure and its distance from the proposed Project work areas. Based on field surveys conducted by PennEast where access was available, and review of aerial photography in other locations, PennEast's proposed construction work areas would be located within 50 feet of 475 structures (i.e., houses and apartment buildings, commercial or industrial facilities, sheds, garages), 110 of which are residential (excludes garages, sheds, etc.) (table 4.7.3-1). A total of 287 structures would be located within 25 feet of PennEast's proposed construction work area, 46 of which are residential structures.

		Table 4.7.3-1								
	Existing Residences Within 50 Feet of the Construction Workspace									
State/ Facility /County	Municipality	Description	Nearest MP <u>a</u> / <u>b</u> /	Direction	Distance From Centerline (feet)	Distance From Workspace (feet) <u>c</u> /				
Pennsylvania Mai	nline									
Luzerne	Kingston Twp	Building (Residential)	1.6R2	SW	83	23				
Luzerne	Kingston Twp	Building (Residential)	3.2	NE	55	25				
Luzerne	West Wyoming Boro	Building (Residential)	5.4	SW	91	16				
Luzerne	West Wyoming Boro	Building (Residential)	5.5	NE	134	19				
Luzerne	West Wyoming Boro	Building (Residential)	6.3R2	NE	67	7				
Luzerne	Wyoming Boro	Building (Residential)	6.4R2	NE	140	25				

	Table 4.7.3-1							
	Existing Resid	dences Within 50 Feet of th	ne Constructi	on Workspac	e			
State/ Facility /County	Municipality	Description	Nearest MP <u>a</u> / <u>b</u> /	Direction	Distance From Centerline (feet)	Distance From Workspace (feet) <u>c</u> /		
Luzerne	Wyoming Boro	Building (Residential)	6.4R2	SW	165	7		
Luzerne	Plains Twp	Building (Residential)	8.2R2	SW	48	3		
Luzerne	Plains Twp	Building (Residential)	8.8R2	NW	98	21		
Luzerne	Plains Twp	Building (Residential)	8.9R2	NE	115	18		
Luzerne	Bear Creek Twp	Building (Residential)	13.0	NE	550	21		
Luzerne	Bear Creek Twp	Building (Residential)	13.1	SW	127	15		
Carbon	Kidder Twp	Building (Residential)	31.7R2	NE	64	24		
Carbon	Kidder Twp	Building (Residential)	31.9R2	NE	133	1		
Carbon	Penn Forest Twp	Building (Residential)	34.9R2	SE	55	21		
Carbon	Towamensing Twp	Building (Residential)	42.8	NE	111	7		
Carbon	Towamensing Twp	Building (Residential)	45.6	NE	135	20		
Northampton	Lehigh Twp	Building (Residential)	52.6	SE	709	12		
Northampton	Moore Twp	Building (Residential)	54.8	SW	59	24		
Northampton	Moore Twp	Building (Residential)	54.8	NE	65	25		
Northampton	Upper Nazareth Twp	Building (Residential) <u>d</u> /	62.3R2	W	5	5		
Northampton	Upper Nazareth Twp	Building (Residential)	63.7R2	SW	97	16		
Northampton	Upper Nazareth Twp	Building (Residential)	63.9	NE	128	13		
Northampton	Lower Nazareth Twp	Building (Residential)	64.2R2	SW	661	25		
Northampton	Lower Nazareth Twp	Building (Residential)	65.1	NE	74	4		
Northampton	Lower Nazareth Twp	Building (Residential)	67.0	SW	1,081	10		
Northampton	Bethlehem Twp	Building (Residential)	68.9	SW	78	14		
Northampton	Lower Saucon Twp	Building (Residential)	72.0	NE	110	25		
Bucks	Durham Twp	Building (Residential)	76.3	SW	2,200	14		
Hellertown Latera	I							
Northampton	Lower Saucon Twp	Building (Residential)	0.7	SE	88	8		
Northampton	Lower Saucon Twp	Building (Residential)	0.8	NW	53	0		
New Jersey Mainl	ine							
Hunterdon	Alexandria Twp	Building (Residential)	86.4R1	SE	85	20		
Hunterdon	Alexandria Twp	Building (Residential)	86.8R1	NE	46	1		
Hunterdon	Kingwood Twp	Building (Residential)	88.7	SW	513	3		
Hunterdon	Kingwood Twp	Building (Residential)	90.8	NE	76	17		
Hunterdon	Delaware Twp	Building (Residential)	97.8	NE	88	23		
Hunterdon	West Amwell TWP	Building (Residential)	101.3R2	NE	220	18		
Hunterdon	West Amwell TWP	Building (Residential)	102.9R2	SW	53	13		
Hunterdon	West Amwell TWP	Building (Residential)	103.0R2	NE	104	15		
Hunterdon	West Amwell TWP	Building (Residential)	103.6	SW	104	19		
Mercer	Hopewell Twp	Building (Residential)	112.0R2	SW	45	10		

		Table 4.7.3-1						
Existing Residences Within 50 Feet of the Construction Workspace								
State/ Facility /County	Municipality	Description	Nearest MP <u>a</u> / <u>b</u> /	Direction	Distance From Centerline (feet)	Distance From Workspace (feet) <u>c</u> /		
Mercer	Hopewell Twp	Building (Residential)	112.0R2	NE	65	17		
Mercer	Hopewell Twp	Building (Residential)	112.0R2	NE	74	9		
Mercer	Hopewell Twp	Building (Residential)	112.0R2	SW	58	14		
Mercer	Hopewell Twp	Building (Residential)	113.3R2	SE	107	22		
Mercer	Hopewell Twp	Building (Residential)	114.0	SW	76	19		
Gilbert Lateral								
None								
Lambertville Late	ral							
None								
Notes:								
	be confirmed prior to In	nnlementation Plan						
	•	60 feet of the workspace is ro	unded to the ne	earest tenth of	a mile			
<u>b</u> / <u>a</u> / All route devia equation. Mileposts Environmental Imp Supplemental Film	ations implemented after s with an "R1" indicate re act Statement. Milepost g. All mileposts without a	r the September 2015 FERC oute deviations implemented s with an "R2" indicate route an "R" indicate that the route kspace required for the proje	Filing are denc and provided t deviations imp has not chang	oted with an "R o FERC prior t lemented as p	and indicate a to the issuance art of this Septe	of the Draft ember 2016		
•		pperty and remove the listed s		o construction	of the pipeline			
_		zed flown imagery from 2015	•					

# 4.7.3.1 Existing Residences and Commercial and Industrial Facilities

In residential areas, the two most significant impacts associated with construction and operation of a pipeline are temporary disturbances during construction and the encumbrance of a permanent right-of-way, which would restrict the construction of new permanent structures within the right-of-way. Temporary impacts during construction of the pipeline facilities in residential areas could include: inconvenience caused by noise and dust generated by construction traffic; disruption to access of homes by trenching of roads or driveways; increased localized traffic from transporting workers, equipment, and materials to the work site; disturbance of lawns, landscaping, and visual character caused by the removal of turf, shrubs, trees, and/or other landscaping between residences and adjacent rights-of-way; and potential damage to existing septic systems or wells.

Special construction and restoration methods would be used at site-specific locations to minimize residential neighborhood disruptions and to reduce impacts during construction. Construction through or near residential areas would be done in a manner that minimizes adverse effects on residences, including prompt and thorough cleanup. Landowner access to homes would be maintained except for the brief periods essential for laying the new pipeline. Landowners whose property access would be affected by pipeline construction across roadways would receive preconstruction notification, and measures would be implemented to ensure that construction activities do not prevent access to residential areas by fire and emergency vehicles. During any period when a road is completely cut or temporarily closed, steel plates would be available on site to immediately cover the open area to permit travel of emergency vehicles.

Additional measures proposed by PennEast to minimize construction-related impacts on residential areas include notification 24 hours prior to activities unless otherwise specified in specific landowner easement agreements, implementation of a Residential Access and Traffic Management Plan, separation of construction into smaller, residential-specific spreads, and scheduling contractors to arrive during off-peak travel times so as to minimize impact on local traffic.

PennEast would implement the following measures to minimize construction-related impacts on residences within 50 feet of the construction work areas as listed in appendix G-16:

- reduce the construction right-of-way width in order to maintain a minimum of 25 feet between the residence and the construction work area for a distance of 100 feet on either side of the residence to the extent possible;
- install safety fencing along the edge of the construction work area adjacent to residences for a distance of 100 feet on either side of the residence;
- preserve as many trees as possible on residential properties;
- trim tree branches on the working side of the construction right-of-way only as needed to allow for safe operation and passage of construction equipment. Vegetation removed would be disposed of as negotiated with the landowner;
- restore or replace lawns and landscaping to pre-construction conditions;
- repair as necessary walls and other structures within the construction work area as negotiated with the landowner;
- segregate and restore topsoil where appropriate or as negotiated with the landowner;
- maintain utility service during construction activities;
- maintain access for landowners and farm animals to residences, driveways, fields, and other agricultural facilities during construction to the extent possible;
- construct only during daylight hours, except where special conditions dictate;
- clean up and backfill the area immediately after pipeline installation; and
- revegetate disturbed areas at the first seasonal opportunity.

For the residences within 50 feet of the construction workspace, PennEast would finalize its Residential Construction Plans in accordance with affected landowners of proposed measures to minimize disruption and to maintain access to the residences. The plans include a dimensioned drawing depicting the residence relative to the pipeline construction; workspace boundaries; the proposed right-of-way; and nearby residences, structures, roads, and miscellaneous features (e.g., other utilities, playgrounds, etc.). Notes that describe the general measures that would be implemented at residential properties (e.g., 24-hour-advance landowner notification prior to construction, installation of safety fencing), potential construction techniques to be used, workspace restrictions, anticipated construction schedule, and safety considerations are also included. Site-specific Residential Construction Plans have been included in appendix I. Because the entire pipeline routes have not yet been surveyed, there is the potential that other residences and structures that would be affected by the pipeline could be identified after FERC issues a Certificate, and PennEast gain access to properties previously denied. In addition, as survey permissions and landowner negotiations continue, the Project would be continue to be engineered so that it minimizes impacts on existing residences and structures. Commenters, including Delaware Township, raised concerns about the potential need and cost for temporary housing for residents who would be displaced during construction of the proposed Project. Therefore, to ensure that the Residential Construction Plans address landowner comments received by PennEast and on the FERC docket and allow property owners adequate opportunity for input regarding construction activity close to their residence, **we recommend that:** 

- <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of the OEP, the following information for residences in close proximity to the Project:
  - a. the results of previously unsurveyed areas along the pipeline route and an updated list of residences and commercial structures within 50 feet of the construction right-of-way;
  - b. for all residences identified within 25 feet of a construction work area, a final sitespecific construction plan that includes all of the following: a dimensioned site plan that clearly shows the location of the residence in relation to the pipeline, the boundaries of all construction work areas, the distance between the edge of construction work areas and the residence and other permanent structures, and equipment travel lanes;
  - c. a description of how and when landowners would be notified of construction activities;
  - d. documentation of landowner concurrence if a structure within the construction work area would be relocated or purchased;
  - e. documentation of landowner concurrence if the construction work areas would be within 10 feet of a residence; and
  - f. a description of how PennEast would provide temporary housing for residents temporarily displaced during construction and whether PennEast would compensate landowners for this cost.

Following construction, all residential areas would be restored to preconstruction conditions or as specified in written landowner agreements. Landowners would continue to have use of the right-of-way provided it does not interfere with the easement rights granted to PennEast for construction and operation of the pipeline facilities. For example, no structures would be allowed on the permanent right-of-way, including houses, decks, playgrounds, tool sheds, garages, poles, guy wires, catch basins, swimming pools, trailers, leach fields, septic tanks, or other structures not easily removed.

In order to provide appropriate resolution of landowner complaints during construction and operation of the proposed Project, we recommend that:

- PennEast should develop and implement an environmental complaint resolution procedure. The procedure shall provide landowners with clear and simple directions for identifying and resolving their environmental mitigation problems/concerns during construction of the Project and restoration of the right-of-way. <u>Prior to construction</u>, PennEast should mail the complaint procedures to each landowner whose property would be crossed by the Project.
  - a. In its letter to affected landowners, PennEast should:

- (1) provide a local contact that the landowners should call first with their concerns; the letter should indicate how soon a landowner should expect a response;
- (2) instruct the landowners that if they are not satisfied with the response, they should call PennEast's Hotline; the letter should indicate how soon to expect a response; and,
- (3) instruct the landowners that if they are still not satisfied with the response from PennEast's Hotline, they should contact the Commission's Landowner Helpline at 877-337-2237 or at LandownerHelp@ferc.gov.
- **b.** In addition, PennEast should include in its weekly status report a copy of a table that contains the following information for each problem/concern:
  - (1) the identity of the caller and date of the call;
  - (2) the location by milepost and identification number from the authorized alignment sheet(s) of the affected property;
  - (3) a description of the problem/concern; and,
  - (4) an explanation of how and when the problem was resolved, would be resolved, or why it has not been resolved.

We conclude that implementation of PennEast's construction methods for working in proximity to residences and other structures and site-specific Residential Construction Plans, in addition to implementation of the recommendations discussed above, would minimize disruption to residential and commercial areas to the extent practicable and facilitate restoration of these areas as soon as possible upon completion of construction.

# 4.7.3.2 Planned Developments

Local and county government planning officials were contacted to identify planned residential, commercial, and industrial developments within 0.25 mile of the proposed Project facilities. Publicly available website and public comments received by FERC were also reviewed during the planning and survey process. Planned developments identified within 0.25 mile of the Project are described in table 4.7.3-2.

Several of the planned developments, although located within 0.25 mile of the Project, would not be crossed by any Project facilities (see table 4.7.3-2). If a planned development's construction period overlaps with construction of the proposed facilities, indirect impacts such as noise from construction activities, dust resulting from soil work, and traffic congestion would occur on a temporary basis. In the event of overlapping construction periods, PennEast would continue to coordinate with the developer and permitting authorities to identify any potential conflicts associated with construction of the Project. A discussion of cumulative impacts associated with the proposed Project and these planned developments is provided in section 4.12. Identified planned developments are discussed in more detail below. A number of route variations were evaluated to avoid ongoing developments and planned future developments (see section 3.3.2).

#### Susquehanna Estates Subdivision

The Susquehanna Estates Subdivision project, located near MPs 6.2R2 to 6.5R2, in Jenkins Township, Luzerne County, Pennsylvania was identified in comments submitted by landowner and developer Harry Salavantis. Although construction appeared to be ongoing during a July 2015 site visit, PennEast contacted the Jenkins Township Manager in June 2015 and reported that the subdivision is currently on hold and that no plans have been submitted to date for this project.

## Mericle River Road, LLC Commercial Subdivision

The Mericle River Road, LLC Commercial Subdivision project would be located near MPs 7.3 to 7.8R2, in Jenkins Township, Luzerne County, Pennsylvania. Detailed information on the status of this project is not readily available. Permits have not been publicly filed nor are future construction plans available.

## Salvantis Residential Subdivision

The Salvantis Residential Subdivision project would be located near MPs 7.5R2 to 8.0R2, in Jenkins Township, Luzerne County, Pennsylvania. Detailed information on the status of this project is not available. Permits have not been publicly filed nor are future construction plans available.

# Subaru Car Dealership (Wyoming Valley Motors)

A landowner in Plains Township, Luzerne County, Pennsylvania is in the process of developing land to construct a new Subaru car dealership. The dealership would be located 0.1 mile north of the proposed route near MPs 10.2R2 to 10.4R2. Heavy equipment began preparing the site in November 2015 and it is expected that the Subaru and Kia dealerships on Pierce Street, Kingston, Pennsylvania will relocate to this site. As of March 2017, the Subaru and Kia dealerships were still located on Pierce Street in Kingston, Pennsylvania; however, the new location on Route 315 in Plains Township is expected to open shortly.

# **Blue Ridge Real Estate**

The proposed pipeline crosses the Blue Ridge Real Estate Properties project in Carbon County, Pennsylvania, which consists of multiple resort residential and commercial properties in Kidder Township near MPs 23.1 to 29.2R2. PennEast, in an agreement with Blue Ridge Real Estate, coordinated to allow access to natural gas in the pipeline through the proposed Blue Mountain Interconnect at MP 50.9R2.

TABLE 4.7.3-2							
Plan	ned Residential and Commercial Developme	nts Within 0.25 I	Mile of the PennEast Project				
Planned Development Description	Facility/Municipality, County, State	Approx. MP Range <u>a</u> /	Distance / Direction from Construction Work Area	Status			
PennEast Mainline							
Susquehanna Estates Subdivision Project identified through FERC comment (Harry Salavantis)	Jenkins Township, Luzerne County, PA	6.2R2-6.5R2	Not available	Project on hold per conversation by PennEast with Township Manager, Bob Jones.			
Mericle River Road, LLC Commercial Subdivision per plans from Land Owner	Jenkins Township, Luzerne County, PA	7.3-7.8R2	Within workspace	Not Available			
Salvantis Residential Subdivision per plans from Land Owner	Jenkins Township, Luzerne County, PA	7.5R2-8.0R2	Within workspace	Not Available			
Subaru Car Dealership (Wyoming Valley Motors) Landowner in process of developing land	Plains Township, Luzerne County, PA	10.2R2- 10.4R2	0.1 mile; north	Site preparation commenced in November 2015; expected completion in 2017			
Blue Ridge Real Estate Properties Resort residential and commercial properties in Pocono Mountains Blue Mountain Interconnect at MP 50.9	Kidder Township, Carbon County, PA	23.1-29.2R2	1.0 mile; east	Not Available			
Little Gap Estates Subdivision Project identified through FERC comment (Thomas and Carol Kidd)	Lower Towamensing Township, Carbon County, PA	47.2-47.5	Not available	Not Available			
Fields at Trio Farms Subdivision Residential subdivision with 374 lots on Gremar Road, per zoning officer (Laurie Sesse)	Lower Nazareth Township, Northampton County, PA	63.9-64.2R2	0.1 mile; southwest	Under partial construction with homes constructed more than 0.25 mile from the route			
Park In Bethlehem Township Located between William Penn and Freemansburg Avenue Park identified through FERC comment (Barry Roth)	Bethlehem Township, Northampton County, PA	69.0R2- 69.5R2	Within workspace	Not Available			
St. Luke's Hospital Anderson Campus Expansion Expansion of hospital on 300-acre site across Route 33 from the existing hospital facility	Bethlehem Township, Northampton County, PA	70.0	Within workspace (HDD)	Under construction			

	TABLE 4.7	.3-2		
Plan	ned Residential and Commercial Developme	nts Within 0.25 I	Mile of the PennEast Project	
Planned Development Description	Facility/Municipality, County, State	Approx. MP Range <u>a</u> /	Distance / Direction from Construction Work Area	Status
Huntington Knolls, LLC Housing Development Project identified through FERC comment (Philip Glebela) Residential development with age-restricted housing units as well as assisted living units Twenty buildings west of Route 519 and south of the Fox Hill development	Holland Township, Hunterdon County, NJ	81.9-82.3	0.1 mile; north	Not Available
Hopewell Township Affordable Housing Plan Proposed affordable housing plans provided by Hopewell Township	Hopewell Township, Mercer County, NJ	112.1R2- 112.6R2	Within workspace next to existing natural gas pipelines	Not Available
Hopewell Township Emergency Services Facility	Hopewell Township, Mercer County, NJ	111.4R2- 111.5R2	Within workspace	Conceptual design plan submitted for public review by voter referendum
Proposed Wawa on HWY 31 Landowner and developer are looking to develop land and are currently working with Wawa to put a store on the property	Hopewell Township, Mercer County, NJ	112.6R2- 112.7R2	Within workspace next to existing natural gas pipelines	Zoning permit denied in October 2014
Princeton Research Lands Properties Landowner has plans for residential subdivisions on all 3 properties	Hopewell Township, Mercer County, NJ	113.1R2- 113.4R1	Within workspace next to existing natural gas pipelines	Not Available
Subdivision in Pennington and Hopewell Townships Project identified through FERC comment (Jonathan Feinberg) Seven-lot residential subdivision located at Block 72, Lot 9; RJA Investment Fund VIII, LP is contract purchasers of the property Commonly known as 135 Blackwell Road	Pennington and Hopewell Townships, Mercer County, NJ	114.0	0.1 mile; northeast	Not Available
deviations implemented and provided to FERC	eptember 2015 FERC Filing are denoted with a prior to the issuance of the Draft Environmenta ng. All mileposts without an "R" indicate that the	al Impact Stateme	ent. Mileposts with an "R2" indic	cate route deviations implemented a

#### Little Gaps Subdivision

The Little Gaps Subdivision project, located near the proposed pipeline at MPs 47.2 to 47.5, in Lower Towamensing Township, Carbon County, Pennsylvania was identified as a potential development in comments submitted by Thomas and Carol Kidd.

#### Fields at Trio Farms Subdivision

The Fields at Trio Farms Subdivision (Kay Builders, Inc.) in Lower Nazareth Township, Northampton County, Pennsylvania consist of a proposed 374-lot residential subdivision, encompassing 89.8 acres located about 0.1 mile southwest of MPs 63.9 to 64.2R2. The subdivision is currently under construction and PennEast has been in discussions with Mr. Wayne Doyle, Manager of Land Development Division, Cowan Associates, Inc. at Kay Trio, LLC's request. PennEast is proposing to install the pipeline along or near the eastern property line to allow for a share of the easement between Kay Trio, LLC and the adjacent landowner. PennEast filed a route modification (Deviation No. p-1606 and Variation No. 33, see section 3.3.2) which would reduce the amount of proposed permanent easement on the developable lots of the Field at Trio Farms Subdivision.

#### Park in Bethlehem Township

A township-owned parcel in Bethlehem Township, Northampton County, Pennsylvania was identified in comments by Barry Roth as the potential location for a future park. This parcel would be located within the construction workspace at MPs 69.0R2 to 69.5R2 between William Penn Highway and Freemansburg Avenue. The proposed route is located adjacent to the on/off ramp for Pennsylvania Route 33 at this location. No further information is available on this park.

#### St. Luke's Hospital

St. Luke's University Health Network's Anderson Hospital, opened in 2011 and located near MP 70.0, submitted sewage plans in the fall of 2015 for planned expansion of the hospital across Route 33. PennEast modified its proposed route as requested by St. Luke's, to avoid impacts on these plans, and proposes to use HDD, starting at MP 69.9. See route variations evaluated in this location in section 3.3.2.

## Huntington Knolls, LLC Housing Development

The Huntington Knolls, LLC Housing Development in Holland Township, Hunterdon County, New Jersey consists of 29 buildings with age-restricted housing units, as well as assistedliving units. This project would be located 0.1 mile north of the Project near MPs 81.9 to 82.3; however, the development is not currently under construction and has yet to receive necessary state and local permits for construction. PennEast continues to correspond with Hunting Knolls, LLC regarding right-of-way agreement language and the proposed alignment.

## Hopewell Township Affordable Housing Plan

Hopewell Township provided plans for affordable housing on Block 85, Lot 3 in Hopewell Township, Mercer County, New Jersey near MPs 112.1R2 to 112.6R2. PennEast modified the original alignment of the proposed Project along the western edge of the property, collocating with existing Transco pipelines. The revised alignment reduces the number of the planned buildings that would be located in the permanent easement to 13. PennEast would continue to negotiate measures with Hopewell Township to minimize impacts on this development, to the extent possible.

## Hopewell Township Emergency Services Facility

Hopewell Township states that a 3-acre emergency service site is planned on Route 546 (Block 91, Lot 3.02) near MP 111.4R2-111.5R2, which was transferred to Township ownership from Merrill Lynch in March 2003. Conceptual design plans were presented to the public by voter referendum. To date, no construction has been scheduled. PennEast has discussed the planned development of the facility with Hopewell Township and modified its original plan to HDD at this location and would instead use a conventional bored crossing of a nearby railroad which would optimize workspace flexibility on the impacted lot. Additionally, PennEast would install the pipeline within JCP&L's permanent easement, only requiring 15 feet for a proposed permanent easement outside of the existing powerline easement. If the emergency services facility is constructed before the proposed Project is constructed, PennEast would coordinate with Hopewell Township to develop a reduction in workspace to minimize disruption to the facility, including reducing temporary workspace and ATWS needed. Permanent building structures could not be constructed within PennEast's permanent easement. Holland Township requested that PennEast address the impacts of the proposed Project on the facility's ability to locate a well and septic system on-site (accession number 20160831-5283). Hopewell Township has not provided PennEast with the proposed location of either the well or septic system. PennEast would continue consultation with Hopewell Township to determine any planned and potential alternative locations for a septic system and on-site well to ensure appropriate mitigation and avoidance where practicable.

## Proposed Wawa Gas Station/Mini-mart on Highway 31

A Wawa Gas Station/Mini-mart was proposed on Highway 31 in Hopewell Township, Mercer County, New Jersey near MPs 112.6R2 to 112.7R2. The proposed route would be located within previous workspace used by utilities to maintain their existing natural gas pipelines. The Hopewell Township Zoning Board of Adjustment issued a resolution in October 2014 denying the Wawa application. Permits have not been publicly filed nor are future construction plans available.

# **Princeton Research Lands Properties**

A residential subdivision is planned for land in Hopewell Township, Mercer County, New Jersey, near MPs 113.1R2 to 113.4R2. The proposed route would be located within workspace previously used by utilities to maintain their existing natural gas pipelines.

# Subdivision in Pennington and Hopewell Townships

A potential subdivision to be located near the Transco Interconnect and Transco Receiver Site, in Pennington and Hopewell Townships, Mercer County, New Jersey was identified in comments submitted by Jonathan Feinberg. According to Mr. Feinberg, the project would consist of a seven-lot residential subdivision, commonly known as 135 Blackwell Road.

# **Department of Transportation**

Several Pennsylvania Department of Transportation (PennDOT) projects and New Jersey Department of Transportation (NJDOT) project were identified that are either proposed and/or currently under construction within the vicinity of the Project. These transportation projects were identified based on publically available data including PennDOT's 2017-2020 Transportation Improvement Plan (PennDOT 2017) and New Jersey's Construction Updates database (NJDOT 2016). The majority of these projects include repairs or replacement of existing structures, such as bridges and roadways. The transportation projects are described as follows:

- PennDOT's 4-20-ST 4 project is located in Luzerne County, Pennsylvania and consists of surfacing of US 11 from Route 1019 to the Lackawanna County Line, with construction estimated to commence in November 2024. This PennDOT project would be crossed by the proposed Project near MP 6.5.
- PennDOT's Group 4-18-ST 8 project is located in Luzerne County, Pennsylvania and consists of resurfacing sections of Routes 2028, 3017, 1011, 2015, 29, and 118. Construction is estimated to commence in November 2024. This PennDOT project would be crossed by the proposed Project near MP 8.0.
- PennDOT's Interstate 81 project in Plains Township, Luzerne County, Pennsylvania consists of the installation of a cable median border on Interstate 81 with construction estimated to commence in February 2018. PennEast proposes to cross Interstate 81 at about MP 10.4R2.
- PennDOT's Route 2036 project is located in Luzerne County, Pennsylvania. The project will entail the replacement and rehabilitation of a bridge on Route 2036 (Bald Mountain Road) over Mill Creek. This PennDOT project would be near MP 13.0.
- PennEast's Route 115 project is located in Luzerne County, Pennsylvania. The project will entail installation of edgeline rumble strips and paved shoulders on Route 115 with construction estimated to occur from April to December 2017. This PennDOT project would be crossed by the proposed Project near MP 19.5.
- PennDOT's Route 209 Interchange Road project is located in Franklin and Towamensing Townships in Carbon County, Pennsylvania within two of the same watersheds as the proposed Project (Pohopoco Creek and Aquashicola Creek). Highway restoration will occur along Route 209 from about Cherry Hill Road to the Monroe County Line in Franklin and Towamensing townships. US 209 intersects the proposed Project near MP 44.5. This project is currently in the preliminary engineering phase with an estimated project start date of March 2018.
- PennDOT's Bath Pike project is located near Bath, Northampton County, Pennsylvania. The project will entail resurfacing of Bike Path (Route 248) from Route 329 to Hollow Road. This PennDOT project would be crossed by the proposed Project near MP 62.0.
- PennDOT's US 22 project is located in Northampton County, Pennsylvania. The project will entail resurfacing of US 22 from Route 191 to 25<sup>th</sup> Street, with construction estimated to commence in June 2020. This PennDOT project would be crossed by the proposed Project near MP 67.5.
- PennDOT's Route 33 project is located in Northampton County, Pennsylvania. The project will involve the installation of median barrier or guiderail along Route 33, with construction estimated to occur from February to September 2018. This PennDOT project would be crossed by the proposed Project near MP 68.3.
- PennDOT's PA 611 Bridge Replacement project is located in Durham, Bucks County, Pennsylvania. The project will entail replacement of a bridge along Route 611 over Cooks Creek, with construction expected to occur from December 2017 to March 2019. The bridge replacement would be located less than 0.5 mile from the proposed Project near MP 77.5.
- NJDOT has several ongoing projects under the Pavement Management System whereby certain roads will be resurfaced, including Route 31 in Hopewell Township, Pennington

Boro, East Amwell Township, and West Amwell Township. The Project would cross Route 31 at MP 112.7.

PennEast would implement the mitigation measures contained in its E&SCP, and any additional measures as arranged with specific landowners. We conclude that implementation of the identified mitigation measures would adequately minimize impacts of pipeline construction on planned residential and commercial developments to less than significant levels. PennEast would consult with PennDOT and NJDOT regarding proposed construction schedules for the projects listed above and other ongoing and planned road development and repair projects in the Project area. The Project would not be expected to impact any road resurfacing projects as PennEast would restore any affects roads to pre-construction condition following completion of construction. Operational impacts would be limited to the encumbrance of a permanent right-of-way, which would prevent the construction of permanent structures within the right-of-way.

#### 4.7.4 Other Special Interest Areas

USGS topographic maps; aerial photographs; correspondence with federal, state, and local agencies; field reconnaissance; and internet searches were used to identify parks, recreation areas, scenic areas, and other designated or special interest areas at the federal, state, and local level in the vicinity of the proposed Project facilities. The areas that would be crossed by the Project or that would be within 0.25 mile of the construction right-of-way are listed in appendix G-14.

During pipeline construction, expected impacts on public lands identified in appendix G-14 include those associated with increased traffic, noise, and dust, as well as on visual resources; however, these would be temporary and limited to the time of construction.

One of the primary concerns when crossing recreation and special interest areas is the impact of construction on the recreational activities, public access, and resources the interest areas aim to protect. Construction would alter visual aesthetics by removing existing vegetation and disturbing soils. Construction would also generate dust and noise, which could be a nuisance to recreational users, and may interfere with or diminish the quality of the recreational experience by affecting wildlife movements or disturbing trails.

In general, Project impacts on recreational and special interest areas occurring outside of forest land would be temporary and limited to the period of active construction, which typically lasts several weeks or months in any one area. These impacts would be minimized by implementing the measures in PennEast's E&SCP. Traffic-related impacts would be minimized through implementation of the measures in PennEast's Residential Access and Traffic Management Plan (see section 4.7.1.6). Noise mitigation measures that would be employed during construction include ensuring that the sound muffling devices, which are provided as standard equipment by the construction equipment manufacturer, are kept in good working order. To control fugitive dust during construction, PennEast would apply water or other commercially available dust control agents on unpaved areas subject to frequent vehicle traffic in accordance with the Project's Fugitive Dust Control Plan (FDCP). Additionally, PennEast identified sitespecific crossing plans for the public recreation and special interest areas listed in appendix G-14 as well as three privately-owned recreational/special interest areas (Blue Mountain Ski Area, Calvary Baptist Church, and Jacob's Creek Trail) in response to comments filed on the draft EIS (accession number 20160831-5283). During clearing and other construction activities, PennEast's construction contractor would post personnel at or along trail crossings to inform hikers of the construction and to regulate pedestrian traffic. Appropriate barriers to mitigate noise and/or visual

impacts, safety fencing, and/or signs would be installed at or along trail crossings, as appropriate, prior to construction, to protect hikers, minimize impacts on trail use, and allow safe passage across or around the construction work area. Mutually-agreeable mitigation measures would be finalized between the managing entity and PennEast during the easement negotiation process.

Following construction, most open land uses would be allowed to revert to their former uses. Forest land affected by the temporary construction right-of-way and ATWS areas, however, would experience long-term impacts because of the time required to restore the woody vegetation to its preconstruction condition. Further, forest land within the new permanent right-of-way would experience permanent impacts because it would be precluded from being reestablished within the maintained portion of the right-of-way. Project facilities were sited so that about 44.5 miles (27.0 miles in Pennsylvania and 17.5 miles in New Jersey), or about 37 percent, of the 120.2-mile-long pipeline route would be constructed adjacent to existing rights-of-way (see section 2.2.1).

We received a comment from the Lehigh Valley Planning Commission expressing concern that the proposed Project would be inconsistent with the Township's *Comprehensive Plan: The Lehigh Valley 2030* (LVPC 2010) including its protection of wetlands, migratory flyways, woodlands, natural areas, open spaces, historic resources, sewer and water facilities, and proposed greenways. These resources are adequately discussed in sections 4.4, 4.5, and 4.9 of this EIS. The Project would cross several greenways, defined as "critical component of any landscapes [that] protect[s] the environment, suppl[ies] recreational opportunities and connect[s] natural and cultural areas to one another" (LVPC 2007). However, the installation of pipeline facility infrastructure would not preclude the maintenance and development of these greenways, many of which are existing trails and/or utility rights-of-way. In addition, PennEast would implement the mitigation measures described throughout this EIS to minimize impacts on natural and aesthetic values including wetlands, migratory flyways, woodlands, natural areas, open spaces, historic resources, and sewer and water facilities. Therefore, we do not believe the Project is in violation of the Comprehensive Plan.

Areas requiring additional site-specific considerations are discussed in detail below by state. Implementation of the measures discussed in this section would minimize or eliminate impacts on most of the public lands, recreational areas, and other public interest areas identified in appendix G-14.

## 4.7.4.1 Federal Lands

## Pennsylvania

## USACE Lands

As part of the Section 408 approval process, PennEast would obtain easements for crossing the USACE-owned parcels of the Project. PennEast has been in contact with the USACE government real estate office in Baltimore to obtain a temporary license for survey access and to discuss the process to obtain easements on the parcels. PennEast submitted a Section 408 application specific to crossing Beltzville Dam and Francis E. Walter Dam to the USACE Philadelphia District on February 5, 2016. On April 21, 2016 the USACE issued public notices to solicit comments and recommendations from the public about the issuance of a permit for PennEast's proposed crossing of USACE projects. The public comment period concluded on June 20, 2016. PennEast continues to coordinate with government real estate office staff and it intends to submit an Application for Transportation and Utility Systems and Facilities on Federal Land (Standard Form 299) in the second quarter of 2016.

In response to USACE concerns regarding safety of park visitors, PennEast has committed to implementing a work plan as a component of the Section 408 approval. Prior to construction within USACE property, signs and exclusionary fencing would be installed along the edge of approved work areas to provide a clearly defined boundary and buffer zone for construction crews and the public. Temporary signage and fencing would be maintained throughout the course of construction. A team of safety professionals would be onsite during site preparation and Project construction to prevent entry of unauthorized personnel, enforce safe working procedures, and assess safety of the work zone.

#### Francis E. Walter Dam

Francis E. Walter Dam is a 1,800-acre project consisting of an 80-acre reservoir and recreational area located in Luzerne and Carbon counties, Pennsylvania and managed by USACE. No USACE-operated recreational facilities are present; however, a boat launch area exists and the site is open to picnicking, hiking, and fishing.

The Project would cross a reservoir and recreational area associated with the Francis E. Walter Dam between MPs 23.0 and 23.1 for about 600 feet in Luzerne and Carbon Counties, Pennsylvania. About 1.5 acres of lands associated with the Francis E. Walter Dam would be affected by construction of the Project (temporary right-of-way, ATWS, and permanent right-of-way) and 0.5 acre would be located in the permanent right-of-way. The entire portion of the PennEast pipeline at this location would be collocated within an existing product pipeline right-of-way owned by Buckeye Partners, LP.

## Beltzville State Park

Beltzville State Park is a 3,002-acre park with recreational facilities, jointly managed by the USACE, Pennsylvania Department of Conservation, and the PGC. The USACE operates and maintains the dam while recreation is managed by PADCNR under a lease agreement with the Pennsylvania Bureau of State Parks. The park is situated around the 949-acre Beltzville Lake and hosts 15 miles of hiking trails, 2.5 miles of mountain biking trails, and is open to a range of recreational activities including swimming, boating, fishing, hunting, cross country-skiing, and water-skiing.

PennEast would use HDD methodology to cross the two waterbodies associated with the Beltzville Lake between MPs 43.1 and 44.1 for about 1 mile in Carbon County, Pennsylvania. The entire crossing would be completed with one HHD. The Project would cross the Christman, Cove Ridge, and Falls trails, along with the Waterfall area and Wild Creek cove. About 9 acres of lands associated with Beltzville State Park would be affected by the construction of the Project (temporary right-of-way, ATWS, and permanent right-of-way) and about 4 acres would be located in the permanent right-of-way. The use of HDD would avoid direct impacts on Wild Creek and Pohopoco Creek, adjacent wetlands, surrounding forested uplands, and recreational facilities. The drill entry point would be sited in an open field adjacent to an upland forested area within the Beltzville State Park boundaries. The drill exit point would be located on a property south of the USACE-owned property. The permanent right-of-way over the area installed by HDD would not be cleared for Project operations. Minor hand clearing would be completed in areas crossed by the HDD to maintain a clear line of sight between pipeline markers. There would be no mechanized clearing, vegetation spraying, or earth disturbance in areas crossed by HDD.

Impacts on the trail users would be temporary during construction and all trails would be restored to their original condition following construction activities. In order to minimize the

impacts on these highly used recreational areas, PennEast would keep a 300-foot recreational and aesthetic buffer around these areas, and adhere to any vegetation management requests of PADCNR. This mitigation and minimization plan would be developed in conjunction with PADCNR to limit restriction of visitor access.

## Appalachian National Scenic Trail

The Appalachian National Scenic Trail (ANST) is a roughly 2,180-mile continuous public hiking trail that extends from Georgia to Maine passing through 14 states along the Appalachian mountain range. The ANST was completed in 1937 and is a unit of the National Park System, but is managed under a unique partnership between public and private entities including the National Park Service (NPS), United States Forest Service, numerous state agencies, the Appalachian Trail Conservancy (ATC), and 31 local clubs that mark and maintain the trail.

The Project would cross the ANST near MP 51.2R2 in Carbon County, Pennsylvania on properties owned by the Pennsylvania Game Commission (State Game Land No. 168). NPS stated in a letter dated November 18, 2016 that no NPS approvals would be required for the Project because NPS does not own or manage the lands on which the pipeline would be constructed. PennEast would bore under the ANST to minimize tree clearing and ground disturbance near the trail. The proposed crossing would not be collocated within or adjacent to existing utility easements. PennEast is proposing to use a trenchless crossing (HDD/direct pipe) to avoid impacts on the viewshed within the 400-foot-wide Appalachian National Scenic Trail Corridor. PennEast would also implement timing restrictions and work with the Pennsylvania Game Commission regarding proposed closure details and site-specific safety and mitigation measures.

PennEast considered six alternative crossing locations of the ANST, and has developed a site-specific crossing plan at this location, after considering comments and perspectives shared by NPS, ATC, PGC and other stakeholders for the crossing of the ANST. PennEast is responsible for obtaining the pertinent permits from the appropriate authorities for crossing the Appalachian National Scenic Trail at this location. We have reviewed this crossing plan; however, PennEast continues to consult with appropriate Federal and State agencies and other stakeholders regarding measures to minimize impacts on trail users. Therefore, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of the OEP, a final crossing plan for the ANST that includes: timing restrictions, closure schedules, and site-specific safety and mitigation measures including signage and barriers if needed; and documentation of consultation with the PGC.

## New Jersey

No federal lands would be crossed by or located within 0.25 mile of the Project facilities in New Jersey.

## 4.7.4.2 State Lands

Pennsylvania and New Jersey state-owned lands are discussed in the following sections.

## Pennsylvania State Lands

Appendix G-14 summarizes Pennsylvania state lands that would be crossed by or located within 0.25 mile of the Project facilities. State parks and state forests in Pennsylvania are managed

by PADCNR. State forests are managed by the Bureau of Forestry, which is a subdivision of PADCNR, while state game lands are managed by the PGC. According to the Guidelines for Right-of-Wav Development on Pennsylvania State Forest and State Park Lands (2009), to construct a pipeline on state forest and park lands for which they do not hold such rights, PennEast must obtain a License for Right-of-Way, which would require coordination with the PADCNR Bureau of Forestry Central Office and the Weiser State Forest District (PADCNR 2009). PennEast met with representatives from PADCNR on November, 4, 2014 and the PGC on September 24, 2014 to discuss survey on state-managed lands and the process for obtaining right-of-way agreements to cross state parks, forests, and game lands. Although there would be temporary impacts and potential disruption during construction, following pipeline installation all activities and access currently available to the public would be returned to their original state. Topography would be restored to pre-construction conditions and be vegetated with grass and plant species that are native to the area and tree growth within the temporary work space areas would be allowed to re-vegetate naturally. PennEast states that it is prepared to take the appropriate measures to minimize the amount of restrictions to visitor access during construction. During operations, there would be nothing that would prevent public access to or normal state administration of the stateowned lands.

#### Frances Slocum State Park

Frances Slocum State Park is a 1,035-acre park which contains a 165-acre lake that is popular for boating and fishing, and home to many species of wildlife. Recreational opportunities at the park include hiking, mountain biking, picnicking, swimming, boating, fishing, hunting, ice fishing, and camping, as well as the Patrick J. Solano Environmental Education Center.

The Project would cross Frances Slocum State Park, owned and maintained by PADCNR, between MPs 2.1 and 2.5 for about 1,708 feet in Luzerne County, Pennsylvania. About four acres of lands associated with Francis Slocum State Park would be affected by the construction of the Project (temporary right-of-way, ATWS, and permanent right-of-way) and about one acre would be located in the permanent right-of-way. The crossing location would avoid the lake and associated recreational facilities; however, it would be located adjacent to portions of the Maconaquah Trail, a popular mountain bike trail. The proposed Project would not cross this trail but a portion of the trail would be located within temporary workspace associated with construction. Construction would alter visual aesthetics by removing existing vegetation and disturbing soils. Construction would also result in dust and noise, which could be a nuisance to recreational users, and trail use may be temporarily restricted due to safety concerns. As discussed above. PennEast would install appropriate barriers to mitigate noise and/or visual impacts, safety fencing, and/or signs prior to construction to protect bikers and other users of this trail. These measures would be finalized between PADCNR and PennEast as part of the PADCNR License for Right-of-Way during the easement negotiation process. Impacts would be temporary during construction and the area would be restored to pre-construction conditions after construction is completed.

## Hickory Run State Park

Hickory Run State Park is a 15,990-acre park with over 40 miles of hiking trails, three state park natural areas, the Boulder Field Natural Area, numerous trout streams, and a picnic area and campground. Recreational activities within the park include hiking, swimming, fishing, hunting, disc golf, orienteering, cross-county skiing, snowmobiling, and ice skating.

The Project would cross Hickory Run State Park, owned and maintained by PADCNR, between MPs 29.2R2 and 34.8R2 for a total of 4 miles in Carbon County, Pennsylvania. About 51 acres of lands associated with Hickory Run State Park would be affected by the construction of the Project (temporary right-of-way ATWS, and permanent right-of-way) and about 14 acres would be located in the permanent right-of-way. Construction would alter visual aesthetics by removing existing vegetation and disturbing soils. Construction would also result in dust and noise, which could be a nuisance to recreational users, and trail use may be temporarily restricted due to safety concerns. However, the Project would be collocated with an existing pipeline through the Hickory Run State Park which would minimize additional impacts. The Project would not cross mapped trails within Hickory Run State Park and would not cross the Boulder Field Natural Area (PADCNR 2012). Impacts would be temporary during construction and the area would be restored to pre-construction conditions after construction is completed.

#### Beltzville State Park

As described in section 4.7.4.1 (Federal Lands), Beltzville State Park is a cooperative effort of the USACE, PADCNR, and PGC. However, the Project does not cross any state-owned lands in this park. A description of the park and proposed Project crossing is presented in section 4.7.4.1 (Federal Lands) above.

## Delaware Canal State Park

Delaware Canal State Park is located along the Delaware River between Easton and Bristol, Pennsylvania, along the 60-mile-long historic towpath. The park offers canoeing, boating, fishing, hiking, biking, cross-country skiing, and archery hunting.

The proposed pipeline would cross Delaware Canal State Park near MP 77.6 for an approximate crossing length of 199 feet in Bucks County, Pennsylvania. About 0.2 acre of lands associated with Delaware Canal State Park would be affected by the construction of the Project (temporary right-of-way, ATWS, and permanent right-of-way) and 0.1 acre would be located in the permanent right-of-way.

PennEast would cross the Delaware River and surrounding Delaware Canal State Park with a HDD (see section 4.1.7). PennEast plans to file both pre-construction and post-construction canal and canal structure condition reports prepared by a qualified independent company and approved by PADCNR for 1 mile north and 1 mile south of the crossing site. Equipment staging areas, entrance and exit points, and depth of the HDD below the canal would be presented and discussed with PADCNR State Park Manager prior to permitting and construction.

## State Game Land No. 91

The Project would cross State Game Land No. 91 twice between MPs 15.7 and 22.9 for a total length of about 4.3 miles consisting of two separate crossings of about 2.7 miles at MP 15.7 and 1.5 miles at MP 21.5. About 43 acres of lands associated with State Game Land No. 91 would be affected by the construction of the Project (temporary right-of-way, ATWS, and permanent right-of-way) and about 10 acres would be located in the permanent right-of-way. The Project would not cross any existing trails (PGC 2015). The Project route would be collocated with an existing pipeline right-of-way; therefore, only minor permanent impacts on forests within State Game Land No. 91 would be anticipated as a result of tree clearing for the Project, and no further mitigation would be required.

#### State Game Land No. 40

The Project would cross State Game Land No. 40 beginning at MP 24.8 in Carbon County, Pennsylvania, for a length of about 4,500 feet. About 24 acres of lands associated with State Game Land No. 40 would be affected by the construction of the Project (temporary right-of-way, ATWS, and permanent right-of-way) and about 3 acres would be located in the permanent right-of-way. The Project route would be collocated with an existing pipeline right-of-way; therefore, only minor impacts on State Game Land No. 40 would be anticipated as a result of tree clearing for the Project, and no further mitigation would be required.

#### State Game Land No. 129

The Project would cross State Game Land No. 129 beginning at MP 29.3R2 in Carbon County, Pennsylvania, for a length of about 2,510 feet. About 6 acres of lands associated with State Game Land No. 129 would be affected by the construction of the Project (temporary right-of-way, ATWS, and permanent right-of-way) and 2 acres would be located in the permanent right-of-way. The Project would not cross any existing trails. The Project route would be collocated with an existing pipeline right-of-way; therefore, only minor impacts on State Game Land No. 129 are anticipated as a result of tree clearing for the Project, and no further mitigation would be required.

#### State Game Land No. 168

The Project would cross State Game Land No. 168 between MPs 50.8R2 and 53.6R2 in Carbon and Northampton Counties, Pennsylvania, for a length of about 2.3 miles. About 30 acres of lands associated with State Game Land No. 168 would be affected by the construction of the Project (temporary right-of-way, ATWS, and permanent right-of-way) and about 9 acres would be located in the permanent right-of-way. The Project route would affect State Game Land No. 168 as a result of tree clearing. PennEast staff met with members of the PGC on May 21, 2015 and July 18, 2015 to discuss the crossing of the Appalachian National Scenic Trail and State Game Land No. 168. PennEast would continue to coordinate with the PGC to determine acceptable timing, BMPs to construct the pipeline, and suitable measures to minimize disturbance to recreational areas and its visitors. Mitigation and compensation for lands would be addressed through right-of-way negotiations and agreements.

#### Weiser State Forest, Penn Forest Tract

Weiser State Forest, located in the ridge-and-valley region of eastern Pennsylvania, covers about 30,000 acres on 16 tracts. The state forest offers hiking, picnicking, camping, hunting, fishing, boating, and other recreation opportunities for visitors.

The Project would cross the Penn Forest Tract of Weiser State Forest beginning at MP 35.3 in Carbon County, Pennsylvania for a length of about 3,358 feet. About 8 acres of lands associated with Weiser State Forest would be affected by the construction of the Project (temporary right-of-way, ATWS, and permanent right-of-way) and about 2 acres would be located in the permanent right-of-way. PennEast would apply the appropriate Aesthetic Management Zone setbacks in order to minimize impacts on connectivity and aesthetics of the area. The Project alignment would be collocated with an existing transmission line right-of-way for the majority of the crossing. Although impacts associated with tree clearing in Weiser State Forest would be minor, the associated risk of illegal riding of all-terrain vehicles on state forest lands is a top concern for recreational forest management (PADCNR 2013), and cleared rights-of-way could provide

additional access which is both a safety and environmental concern, particularly for trespassers operating off-road vehicles/all-terrain vehicles, that has been raised by numerous comments received on the Project. Therefore, **we recommend that:** 

• <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of the OEP, plans regarding a gating or boulder access system for the pipeline right-of-way across Pennsylvania state lands, developed in consultation with PADCNR, to prevent unauthorized vehicle access while maintaining pedestrian access.

#### New Jersey State Lands

The PennEast Project would not cross any New Jersey state parks or state forests; however, the Project would cross numerous parcels owned by the NJDEP, as well as parcels associated with various New Jersey programs such as Green Acres, New Jersey Natural Lands Trust, and New Jersey SADC (appendix G-14). The Project would also cross a portion of the Wickecheoke Creek Preserve in Hunterdon County, New Jersey, specifically the Lower Creek Road trail, which is preserved under a partnership with New Jersey Conservation Foundation. Visitors would be allowed to use the Lower Creek Road trail during construction.

In areas where recreational areas or temporary impacts on state-owned lands cannot be avoided, general impact minimization and mitigation measures, which may be fine-tuned to match site specific conditions, are described in section 4.7.4.2. Construction would result in alteration of visual aesthetics, dust and noise nuisance, and temporary public access restrictions due to safety concerns. Impacts would generally be temporary during construction and the area would be restored to pre-construction conditions after construction is completed.

The EPA is concerned about the potential that the condemnation and industrial use of conserved land may deter land or money donations to State, County, Local and non-governmental organization stewardship programs, resulting in long-term impacts on New Jersey's open space. Because there is no legal procedure in place by which PennEast could obtain the necessary easement rights across preserved lands, PennEast may pursue condemnation. If PennEast's Project is certificated by the Commission, PennEast would be authorized by NGA section 7(h) to exercise the right of eminent domain to acquire the necessary rights-of-way and easements for the pipeline and appurtenant facilities. Alternatively, PennEast may seek to obtain the necessary easement rights across preserved areas from the fee owners, if the areas can be preempted and deemed nonapplicable to interstate natural gas pipelines. Regardless of the easement acquisition process, PennEast would restore the property of the fee owner (whether preserved or not) so that recreational and agricultural use may continue over the pipeline after construction is complete. If the Commission authorizes the Project, any non-federal permit or requirements would need to be consistent with the conditions of the Certificate. The Commission encourages cooperation between interstate pipelines and local authorities. However, if such authorities prohibit or unnecessarily delay PennEast from meeting its obligations under the authorizing Order, their requirements would be preempted by the certificate. PennEast would be required to comply with all reasonable requirements of a state or local approval.

New Jersey parcels crossed by the Project that are subject to forms of conservation or open space protective easements would generally retain their conservation and open space characteristics, except with respect to the limited circumstance of certain easements described below. For New Jersey parcels subject to conservation restrictions, PennEast would comply with the partial release requirements proscribed by N.J.S.A. 13:8B-5, 13:9B-1 et. seq. and other applicable regulations, to allow for PennEast's limited easement rights, including the underground installation of the pipeline, the use of associated temporary construction work space, and future pipeline operations and maintenance activities, only as to the area encumbered by pipeline easements that impact the property. Upon the completion of the installation of the pipeline, the affected property would remain subject to the conservation restriction or easement and should continue to be maintained for conservation or open space purposes subject to PennEast's limited easement rights. Further, the use of each parcel by the property owner would remain subject to the terms of the relevant conservation restriction outside of any portion of the parcel that would be released to allow for pipeline construction and operation. Therefore, there should not be any change in the overall parcel's conservation restriction status.

## Green Acres Program

The Green Acres Program's mission is a partnership at the local and state level, and provides a system of interconnected open spaces whose protection will preserve and enhance New Jersey's natural environment and historic, scenic, and recreational resources for public use and enjoyment. Through New Jersey's Green Acres Program, local government units or nonprofits can receive funding for the acquisition of land for public recreation and conservation purposes (NJAC 7:36-3.1 and 15.1). After land is protected through the Green Acres Program, the local government unit or nonprofit must receive approval from the Commissioner of the NJDEP and the State House Commission to divert the land to a use other than recreation and conservation purposes.

There would be 27 parcels of land located within the proposed PennEast pipeline route that have been identified as being Green Acres-encumbered lands. These parcels are located in Hopewell, Holland, Alexandria, West Amwell, Delaware, and Kingwood Townships. Of the Green Acres-encumbered parcels, the route would be collocated with existing utilities for 85 percent of the route to minimize visual and environmental impacts. Impacts associated with construction of the Project would be temporary and would not permanently impair the open space and recreational purpose of these parcels. The Project would result in the temporary closure of one trailhead parking lot and limitations on use of trails near the Project's workspace in order to protect public safety.

As required by Green Acres regulations, PennEast would provide the required alternative analysis for each of these parcels to NJDEP for review. PennEast would also adhere to mitigation requirements which state that impacts of the diversion of parkland must be mitigated by securing replacement parkland acreage at a ratio of 4:1 or by providing monetary compensation at a land value ratio of 10:1.

# New Jersey Natural Lands Trust

On August 12, 2016, the New Jersey Natural Lands Trust filed a letter providing comments on the draft EIS. The New Jersey Natural Lands Trust was created in 1968 as an independent agency within, but not of, NJDEP with the mission of preserving land in its natural state for public enjoyment and to protect natural diversity. Land acquisition occurs primarily thorough donation of land and easements. In accordance with their policies, the New Jersey Natural Lands Trust has strict guidelines against the transfer or diversion of New Jersey Natural Lands Trust lands unless the transferee is a local government unit, nonprofit, or state or federal agency whose primary purpose is to maintain lands for recreation or conservation purposes. These guidelines (NJNLT 2014). There are two New Jersey Natural Lands Trust preserves that would be impacted by the proposed Project route: the Gravel Hill Preserve and Thomas F. Breden Preserve at Milford Bluffs. The Project would impact a park associated with the Thomas F. Breden at Milford Bluffs Preserve at MP 82.0 for 0.1 acre during construction. Following construction, there would be no operational impacts on the Thomas F. Breden at Milford Bluffs Preserve. As discussed in section 3.3.2, PennEast evaluated four variations to reduce impacts on the Gravel Hill Preserve, of which two were incorporated into the proposed Project resulting in increased colocation with existing rights-of-way and avoidance of a USDA easement-encumbered parcel. As shown in table 4.5.1-3, about 0.7 acre of forested land within the Gravel Hill Preserve would be impacted during construction and operation of the proposed Project. Open land and agricultural land within the Gravel Hill Preserve would be restored as discussed in section 4.7.1.6.

## New Jersey State Agriculture Development Committee

On September 12, 2016, the New Jersey SADC filed a letter providing comments on the draft EIS. Impacts regarding agricultural use of lands during operation of the proposed Project are discussed in section 4.7.1.6. The New Jersey SADC finds that PennEast did not make an adequate effort to avoid preserved farmland. For New Jersey parcels that are subject to New Jersey SADC easements, there is no statutory or regulatory authorization for the partial release of those restrictions, thus the status of the easement would be changed as a result of construction and operation of the Project (N.J.A.C. 2:76). Impacts on construction workspace areas would be temporary and those areas should revert to their prior agricultural use upon the completion of the pipeline. Therefore, there should be no change in the status of the easement within the permanent pipeline right-of-way, because the pipeline would buried underground, the agricultural use of each parcel may resume after the installation of the pipeline, subject to the limited easement rights acquired by PennEast. The New Jersey SADC also requested that the holder of the development easement should be involved in any easement negotiations.

PennEast would provide mitigation for the use and occupancy of all parcels subject to conservation or open space easements. Because New Jersey does not have an administrative process for releasing the New Jersey SADC easements, compensation for parcels subject to such easements would be determined as part of the judicial review associated with the partial release of these easements.

## New Jersey Highlands Region

The New Jersey Highlands Region covers almost 900,000 acres in northwest New Jersey, including 88 municipalities and parts of seven counties. The New Jersey Highlands Region is noted for its scenic beauty and environmental significance. In the Highlands Water Protection and Planning Act, New Jersey designated specific boundaries within the Highlands Region as the Preservation Area and the Planning Area. The fundamental distinction between the Preservation and Planning Areas is that municipal and county conformance with the Regional Master Plan is required in the Preservation Area and is voluntary in the Planning Area (2008, amended in 2011).

The New Jersey Highlands Water Protection and Planning Council would be responsible for issuing a Consistency Determination for the proposed Project once permit applications are filed with NJDEP in accordance with N.J.A.C. 7:38-1.1 and N.J.A.C. 7:15. The Consistency Determination would cover various land use activities within the Highlands Region, specifically Holland and Alexandria townships in New Jersey. The New Jersey Highlands Water Protection and Planning Council would review the proposed Project against the Highland Regional Master Plan (NJHWPPC 2008).

The Project would cross the Sourland Mountain region for about 9.5 miles within the Highlands Planning Area in parts of Holland and Alexandria Townships, New Jersey. The Sourland Mountain region is a part of New Jersey that includes portions of Hunterdon, Mercer, and Somerset Counties. It is centered on Sourland Mountain and comprises parts of Lambertville, East Amwell, West Amwell, Hillsborough, Hopewell Borough, Hopewell Township, and Montgomery townships. The 90-square-mile region contains the largest contiguous forest in Central New Jersey. The sparsely populated area encompasses a complex ecosystem of forest, wetlands, and grasslands. Its variety of habitat supports a rich diversity of animal and plant species, including species of concern under state and federal regulations. The forest is especially important as a breeding area for migratory songbirds, particularly those who nest only in large wooded areas.

Numerous comments were filed on the eLibrary regarding impacts on the Sourland Mountain region and the Highlands Region, including comments filed by the EPA on September 12, 2016 and comments by the New Jersey Highlands Water Protection and Planning Council filed on August 23, 2016. The EPA was specifically concerned about impacts on forested lands within the Sourland Mountain region. We acknowledge the ecological significance of areas of the Sourland Mountain region in New Jersey, and PennEast attempted to route during the siting process to avoid potential impacts on undisturbed forests such as those of the Sourland Mountain region. As discussed in section 4.5.2.1, to reduce fragmentation of undisturbed forested areas in the Sourland Mountain region and minimize impacts on wildlife species, the pipeline was routed adjacent to or in proximity to an existing utility right-of-way within the Sourland Mountain region. We evaluated several route alternatives that would avoid the Sourland Mountain region, following adjacent to the existing Transco Leidy Line at the northeast edge of the region (see section 3.3.1.2). Potential visual impacts on the New Jersey Highlands Region are addressed in section 4.7.6.

PennEast has indicated that they would voluntarily prepare a Comprehensive Mitigation Plan to detail proposed efforts to avoid, minimize, and mitigate impacts on resources associated with the New Jersey Highlands Region, as discussed in the Regional Master Plan (NJHWPPC 2008). The Comprehensive Mitigation Plan would be expected to be submitted to the New Jersey Highlands Water Protection and Planning Council to inform the Consistency Determination. The Consistency Determination would be subject to a public process and heard by the full voting membership of the Council, with a written public comment period prior to the hearing and public comment session during the hearing. If PennEast declines to prepare a Comprehensive Mitigation Plan, the Council would still conduct the Consistency Determination in the same public manner. The results of this process will be provided to NJDEP.

### General Impact Minimization and Mitigation Measures on State Lands

In areas where recreational areas or temporary impacts on state-owned lands cannot be avoided, general impact minimization and mitigation measures proposed by PennEast would include:

• installation of signs and exclusion fencing along the edge of approved work areas to provide a clearly defined boundary and buffer zone for construction crews and the public throughout the course of construction;

- utilization of safety professionals to be present onsite during site preparation and Project construction to prevent entry of unauthorized personnel into work areas, enforce safe working procedures, and assess safety in the work zone;
- management of woody debris in ways that would not affect aesthetic value or adversely affect forest growth;
- maintaining adequate recreational and aesthetic buffers around recreational areas as specified in the approved permits and limit tree removal in these areas;
- conducting stream crossings during winter months or low flow conditions to allow for quick construction, and otherwise reduce the possibility of downstream sedimentation and impacts on recreation including fishing and boating;
- coordination with the appropriate personnel including PADCNR State Park Managers and District Foresters to develop the construction schedule, coordinate road improvements, coordinate temporary road or trail closures, and identify special events or hunting seasons which may restrict pipeline construction activities;.
- coordination with the appropriate personnel including PADCNR and collocated transmission line owners to develop gating and bouldering systems to prevent unauthorized vehicle access as needed; and
- use of BMPs to limit the introduction of invasive species and development of an invasive species management plan.

With implementation of the above measures, as well as with our recommendations described above, and with any additional requirements by state and local approvals, impacts on state lands would be appropriately minimized.

# 4.7.4.3 County and Municipal Lands

Appendix G-14 also includes a summary of county and municipal lands that would be crossed by the Project and provides details on the location of the crossing by MP, length of crossing, and summary of land affected by construction and operation of the Project facilities. Examples of county lands include parcels owned by the Luzerne County Redevelopment Authority, which were acquired to improve the existing land uses, and parcels owned by Lehigh County and Mercer County, which were acquired to increase preserved lands in these counties. Some of these lands, such as the Ted Stiles preserve at Baldpate Mountain in Hopewell Township, New Jersey, are preserved under partnerships of state and county entities as well as nongovernmental organizations. Examples of municipal lands include parcels that provide protection to public water supply reservoirs (e.g., the Bethlehem Authority lands in Penn Forest Township) and parcels that were obtained to increase preserved lands in the townships (e.g., Easton City in Pennsylvania and Holland Township in New Jersey). About 25 miles of county and/or municipal lands would be crossed by the Project. Of these lands, about 368 acres would be affected by temporary construction (temporary right-of-way, ATWS, and permanent right-of-way) and 90 acres would be located in the permanent Project right-of-way. Although there would be temporary impacts and potential disruption during construction, following pipeline installation all activities and accesses currently available to the public would be returned to their original state. Topography would be restored to pre-construction conditions and be vegetated with grass and plant species that are native to the area and tree growth within the temporary work space areas would be allowed to re-vegetate naturally. During operations, public access would be maintained and normal administration of these lands would continue.

We received comments from the Bethlehem Authority about the pipeline crossing of the Authority's existing water transmission tunnel, which would be crossed twice by the pipeline at MPs 51.0R2 and 51.6R2. The pipeline would be installed above the tunnel, with about 480 feet of clearance at the first crossing and about 75 feet at the second. The Bethlehem Authority has expressed concern about potential damage to the tunnel from blasting during trenching for pipeline installation, and recommended that no blasting for trench excavation should occur within 2,000 feet of the water transmission tunnel. We agree that additional information may be appropriate to ensure that construction of the pipeline does not result in damage to the water transmission tunnel. **Therefore, we recommend that:** 

- <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of the OEP, additional information on the crossing of the Bethlehem Authority water transmission tunnel crossed at MPs 51.0R2 and 51.6R2. Additional information should include, but not be limited to:
  - a. a site-specific crossing plan for each crossing location, including construction methods and measures used to avoid impacts on the water transmission tunnel;
  - b. identification of any blasting that would be required within 2,000 feet of the water tunnel;
  - c. a vibration monitoring program that would be implemented during construction; and
  - d. documentation of working meetings with the Water Authority to ensure that concerns related to construction and operation of the pipeline over the water transmission tunnel are adequately addressed.

### 4.7.4.4 Land Conservation Programs

Appendix G-17 summarizes lands that would be crossed by the Project that are encumbered by private conservation easements. Examples of these private conserved lands include lands managed by specific land conservancies such as The Nature Conservancy lands in Penn Forest and Towamensing Townships, and Hunterdon Land Trust in Kingwood Township. Other private conserved lands are associated with state (e.g., New Jersey Conservation Foundation), county (e.g., Carbon County open space and Northampton County agricultural easements), and municipal funding (e.g., West Amwell and Hopewell Townships New Jersey). About 21.7 miles of private lands with conservation easements would be crossed by the Project. Of these lands, about 336 acres would be affected by temporary construction (temporary right-of-way, ATWS, and permanent right-of-way) and 130 acres would be located in the permanent Project right-of-way. Although there would be temporary impacts and potential disruption during construction, following pipeline installation all activities and accesses currently available to the public would be returned to their original state. Topography would be restored to pre-construction conditions and be vegetated with grass and plant species that are native to the area and tree growth within the temporary work space areas would be allowed to re-vegetate naturally. During operations, there would be nothing that would prevent public access to or normal administration of these lands. The limited permanent easement area that PennEast would acquire for pipeline installation and operation would lose its conservation status, but only in that PennEast would acquire the development rights to install and maintain the pipeline in this easement. The majority of the land area that is subject to conservation easement restriction would retain its conservation restriction status outside of PennEast's permanent right-of-way, following construction (see section 4.7.4.2). We received a comment from the USDA NRCS regarding Farm and Ranch Land Protection Program (FRPP) easements. The Project would impact one FRPP easement, the Setzer property at MP 65.2 in Northampton County, Pennsylvania, for which an easement was executed in 1999. The Project would cross this parcel for a distance of 294 feet. The purpose of the FRPP program is to protect valuable farm and ranch lands for future generations by limiting nonagricultural uses of the land. The terms of the easement allow for a right-of-way for specific utilities; however, additional acreage for any other activity disturbing the surface, including staging and/or storage, is not permitted. Because this is a federal easement, PennEast must obtain USDA approval to construct across these easements. PennEast would employ agricultural construction techniques at this location, such as topsoil segregation and extra depth burial of the pipeline. The Pennsylvania State Office of the USDA finds the proposed route crossing this parcel in Pennsylvania to be acceptable as long as PennEast uses a standard construction corridor without staging yards or access roads on the property (accession number 20160831-5283). Following construction, the easement area would be restored to the USDA's requirements, thereby minimizing or eliminating impacts on the land encumbered by the conservation easement.

In response to NJDEP guidance to avoid regulated resources in Hunterdon County, New Jersey, PennEast modified the route to avoid three USDA-encumbered parcels that were previously impacted by the proposed route. The New Jersey State Office of the USDA confirmed that the proposed route would avoid all active USDA conservation easements (accession number 20161123-5007, Attachment 26-1).

### 4.7.4.5 **Private Recreational and Special Use Areas**

Recreational and other designated special use areas may include campgrounds, golf courses, race tracks, quarries, churches, and other recreational areas. A total of 62 private recreational and special use areas would be crossed by or located in proximity to the proposed Project facilities (appendix G-18). Of those 62 areas, temporary and/or permanent impacts would occur to three areas including the Blue Mountain Ski Area, Calvary Baptist Church, and a park associated with the Thomas F. Breden Preserve at Milford Bluffs. Through discussions with Blue Mountain Ski Area, PennEast has identified several minimization measures including, but not limited to, restricting construction activities to between October 31 and April 15, extra depth burial to mitigate snow melting along ski slopes, locating the pipeline within and along boundary roadway and parking areas, and coordinating pipeline construction schedule with use of the ski area. PennEast's current alignment through the Calvary Baptist Church property is located within an existing utility easement. A park at the Thomas F. Breden Preserve at Milford Bluffs would be impacted for less than 0.1 acre during construction with no impact during operation.

As shown in appendix G-18, there are seven schools and day care centers within 0.5 mile of the proposed Project facilities. The proposed Project would be at least 0.1 mile from all identified schools and day care centers with the exception of Bright Horizons in Hopewell Township, which would be 180 feet from the proposed Project at MP 111.6. In addition, we received comments suggesting there are additional schools within 0.5 mile of the Project that are not identified in appendix G-18, however these have not been confirmed by PennEast. We have also not been able to confirm the location of additional schools located near the Project.

### 4.7.5 Hazardous Waste Sites

PennEast contracted with EDR to conduct a review of federal and state government databases to identify additional potentially contaminated sites that may not have been uncovered

during PennEast's initial desktop review of publicly available websites and databases. Table 4.3.1-6, in section 4.3.1.8 of this EIS, identifies the sites identified by the EDR report as being crossed by or occurring within the Project workspace. The potential for impacts due to disturbance of existing contamination is discussed in section 4.3.1.8 of this EIS.

PennEast would implement the protocols in its SPCC Plan and Unanticipated Discovery of Contamination Plan if contamination is encountered during construction. We have reviewed these documents and find them to be acceptable, with the exception of the identification of responsible personnel. In general, if unanticipated contamination is encountered or suspected during construction, all construction work in the immediate vicinity would be stopped until an appropriate course of action is determined.

### 4.7.6 Visual Resources

No registered natural landmarks, wilderness areas designated under the Wilderness Act, or scenic byways would be crossed or located within 0.25 mile of the Project.

# 4.7.6.1 **Pipeline Facilities**

Visual resources along the proposed pipeline routes are a function of geology, climate, and historical processes, and include topographic relief, vegetation, water, wildlife, land use, and human uses and development. About 44.5 miles (27.0 miles in Pennsylvania and 17.5 miles in New Jersey), or about 37 percent of the 120.2-mile-long pipeline route, would be constructed adjacent to existing rights-of-way (see section 2.2.1). As a result, the visual resources along these portions of the Project have been previously affected by other forms of infrastructure.

Visual impacts associated with the Project construction right-of-way and ATWS would include the removal of existing vegetation and the exposure of bare soils, as well as earthwork and grading scars associated with heavy equipment tracks, trenching, blasting, and machinery and tool storage. Other visual effects could result from the removal of large individual trees that have intrinsic aesthetic value; the removal or alteration of vegetation that may currently provide a visual barrier; or landform changes that introduce contrasts in visual scale, spatial characteristics, form, line, color, or texture.

Visual impacts would be greatest where the pipeline route parallels or crosses roads and the pipeline right-of-way could be seen by passing motorists, from residences where vegetation used for visual screening or for ornamental value would be removed, and where the pipeline route would traverse through forested and/or recreational areas. The duration of visual impacts would depend on the type of vegetation that is cleared or altered. The impact of vegetation clearing would be shortest in open areas where the re-establishment of vegetation following construction would be relatively fast (generally less than five years). The impact would be greater in forest land, which would take many years to regenerate. The greatest potential visual impact would result from the removal of large specimen trees, which would take longer than other vegetation to regenerate and would be prevented from re-establishing on the permanent right-of-way.

The area that would be crossed by the pipeline facilities is a highly fragmented landscape, consisting mostly of open land, residential areas, forest/woodland, industrial/commercial development, and agricultural land. Additionally, as discussed above, a portion of the proposed pipeline routes would be located within or adjacent to the existing rights-of-way. These factors would minimize the visual impact of construction. The visual effect of the pipeline would also be

mitigated by the HDD crossings, where impacts on visual resources between the HDD entry and exit holes would be avoided.

After construction, all disturbed areas would be restored and returned to preconstruction conditions in compliance with federal, state, and local permits, landowner agreements, and PennEast's easement requirements with the exception of aboveground facility sites. A 30-footwide operation right-of-way in upland forests (10-foot-wide in wetlands) would be maintained, requiring the permanent removal of trees in these forested areas. Forest/woodland within the new maintained permanent right-of-way would be permanently converted to a non-forested condition.

The Hickory Run Boulder Field located within Hickory Run State Park, Pennsylvania is listed as a National Natural Landmark; however, the Project would be located about 0.5 mile from Hickory Run State Park, and dense forest/woodland would provide visual screening. Additionally, the Project would be collocated with an existing product pipeline for the entire crossing through Hickory Run State Park. Therefore, no impacts on visual or aesthetic resources would result from construction and operation of the Project.

We received comments regarding the potential for visual impacts on recreational users at Jack Frost Ski Resort and National Golf Club, located adjacent to Hickory Run State Park. The proposed route would be collocated with an existing right-of-way in the vicinity of these areas. Additionally, the Project would be located at least 0.75 mile from the closest fairway and at least 1 mile from the closest ski slope; therefore, no impacts on visual or aesthetics resources would result from construction and operation of the Project.

The pipeline would cross the Appalachian National Scenic Trail on property owned by the Pennsylvania Game Commission with a current land use of upland forest. The proposed crossing would not be collocated within or adjacent to existing utility easements and land at this location has not been previously disturbed or developed. PennEast is proposing to use a trenchless crossing (HDD/direct pipe) to avoid impacts on the viewshed within the 400-foot-wide Appalachian National Scenic Trail Corridor. As stated in section 4.7.4.1, PennEast is coordinating with applicable Federal and State agencies and organizations including NPS, ATC, and the PGC regarding the crossing location and appropriate mitigation measures to reduce impacts on trail users during construction and operation of the Project.

PennEast completed viewshed mapping for the Weathering Knob and Little Gap vistas in response to comments received on the draft EIS. PennEast provided copies to the NPS, ATC, and PGC, and incorporated feedback received from NPS and PGC. As discussed in section 4.7.4.1, PennEast states that it is committed to mitigating impacts related to the crossing of the Appalachian National Scenic Trail and would continue working with stakeholders to identify appropriate mitigation measures.

As discussed in section 4.7.4.2, the Project would cross the Sourland Mountain region for about 9.5 miles within the Highlands Planning Area in parts of Holland and Alexandria Townships, New Jersey. The Highlands Planning Area is distinct from the Highlands Preservation Area, which is the portion of the Highlands Region that has exceptional natural resource value. The Project would cross the Sourland Mountain region for about 0.75 mile to the east from the Goat Hill Overlook, which provides views of the Delaware River to the west. Since the Project would be separated from the overlook by about 0.75 mile of mature forest and the proposed route would be collocated or in proximity to an existing utility right-of-way in this area, we do not anticipate that the Project would have any significant impacts on the viewshed.

# 4.7.6.2 Aboveground Facilities

Aboveground facilities would be the most visible features constructed as part of the Project, and would result in a long-term change to the appearance of the landscapes where they are located. Aboveground facilities associated with the Project consist of the Kidder Compressor Station, various launcher/receiver sites, interconnects, lateral tap sites, and 11 MLV locations.

The compressor station would be located in previously logged, disturbed forest in Carbon County, Pennsylvania. Visual disturbance would be limited to vegetation clearance for the access road off Pennsylvania Route 940 and partial views of the site from Interstate 80. PennEast has selected a 60-acre site for the compressor station, of which only 27 acres would be permanently disturbed for construction and operation of the Kidder Compressor Station. The remainder of the site would not be utilized for the compressor station, related facilities, and access, and would remain undisturbed as buffer and/or mitigation lands. We find that the retention of trees and shrubs around the perimeter of the 60-acre compressor station site would provide sufficient cover to avoid any significant adverse visual impacts.

# 4.7.6.3 **Pipe and Contractor Ware Yards**

With the possible exception of minor grading activities and surfacing, soils at the pipe and contractor ware yards would not be disturbed. As a result, there would be no permanent impacts on visual resources associated with the use of these yards. The only impacts at yards would be temporary during construction, when trailers, vehicles, pipe, and other construction-related material would be stored at these sites.

# 4.7.6.4 Access Roads

PennEast proposes to use 128 roads for temporary access to the Project facilities during construction, 10 of which would be used for permanent access to the Project facilities during operation. Of the 118 temporary access roads, 94 are existing or partially existing roads, 52 of which would require improvements. The existing or partially existing roads are mostly comprised of gravel roads, dirt roads, and paved roads. All temporary access roads used for construction would be restored in accordance with landowner agreements after construction. Therefore, visual impacts due to the use of existing roads and/or construction or enhancement of additional roads would be limited in duration.

#### 4.8 SOCIOECONOMICS

The Project would cross six counties in two states. More than two-thirds (78.3 miles; 68 percent) of the 116.0-mile pipeline would be located in four counties in Pennsylvania (Luzerne, Carbon, Northampton, and Bucks counties), with the remaining 37.7 miles (32 percent of the total pipeline length) located in two counties in New Jersey (Hunterdon and Mercer counties). Viewed by county, miles per county range from just 1.8 miles (Bucks County, Pennsylvania) to 28.3 miles (Carbon County, Pennsylvania).

The Project would include an approximately 2.1-mile pipeline lateral in Northampton County, Pennsylvania (the 24-inch Hellertown Lateral), and two additional laterals in Hunterdon County, New Jersey (the 0.6-mile, 12-inch Gilbert Lateral and the 1.5-mile, 36-inch Lambertville Lateral). The Project also includes a proposed compressor station at approximate MP 26.7 in Kidder Township, Carbon County, Pennsylvania. Other aboveground facilities including meter stations, mainline valves, and pig launcher/receivers would be installed at various locations along the new pipeline system.

This section discusses existing conditions and assesses potential impacts on population, the economy and employment, housing, public services, public utilities and related infrastructure, transportation and traffic, property values and insurance, tax revenues, and environmental justice. Existing conditions are based on the latest publically available compiled data, which is 2014 for most statistics but earlier years for some.

### 4.8.1 Population

The six counties that would be crossed by the Project had a total combined population of approximately 1.8 million in 2014, with 72 percent of this total located in the four Pennsylvania counties (Luzerne, Carbon, Northampton, and Bucks), and the remaining 28 percent located in the two New Jersey counties (Hunterdon and Mercer) (table 4.8.1-1). Population by county in Pennsylvania ranged from 64,441 in Carbon County to 626,685 in Bucks County. In New Jersey, Hunterdon and Mercer counties had respective 2014 populations of 126,067 and 371,537 (table 4.8.1-1).

Population densities by affected county in Pennsylvania in 2014 ranged from 169 persons per square mile (persons/square mile) in Carbon County to 1,037 persons/square mile in Bucks County. Population densities in the affected New Jersey counties were 295 persons/square mile (Hunterdon County) and 1,655 persons/square mile (Mercer County) (table 4.8.1-1). The corresponding statewide densities in 2014 were 286 in Pennsylvania and 1,215 in New Jersey, compared to the national average density of 90 (U.S.) persons/square mile.

The population of the United States increased by 13.3 percent from 2000 to 2014. The populations of Pennsylvania and New Jersey increased by about a third (4.1 percent) and less than half (6.2 percent) this amount over the same period, respectively (table 4.8.1-1). Population change over this period in the four Pennsylvania counties ranged from a decrease of 0.1 percent (Luzerne County) to an increase of 12.6 percent (Northampton County). In the New Jersey counties, population increased by 3.3 percent (Hunterdon County) and 5.9 percent (Mercer County) from 2000 to 2014 (table 4.8.1-1).

Population by State and County									
State / Country of	Total P	opulation	Percent Change	Population Density in					
State/County <u>a</u> /	2000	2014	(2000-2014)	2014 (persons per square mile)					
Pennsylvania	12,281,054	12,787,209	4.1	286					
Luzerne	319,250	318,829	-0.1	358					
Carbon	58,802	64,441	9.6	169					
Northampton	267,066	300,654	12.6	813					
Bucks	597,635	626,685	4.9	1,037					
New Jersey	8,414,350	8,938,175	6.2	1,215					
Hunterdon	121,989	126,067	3.3	295					
Mercer	350,761	371,537	5.9	1,655					
Project Area Counties	1,715,503	1,808,213	5.4	624					
United States	281,421,906	318,857,056	13.3	90					
Note: <u>a</u> / Counties are ordered from	north to south along the	Project							

PennEast estimates that construction of the pipeline and associated facilities, including right-of-way restoration, would take 13 months (figure 4.8-1).<sup>36</sup> Construction is expected to be distributed over four spreads, each employing the same workforce and schedule. Employment by spread is estimated to range from a low of 18 workers at the end of the Project to a peak of 600 workers between weeks 23 to 30. Peak employment would occur at the same time for all four spreads with total Project employment of 2,400. Average employment for the duration of each spread would be 243 workers.

PennEast estimates that local workers would account for approximately 40 percent of construction jobs for each spread for the duration of the Project. The remaining 60 percent of the construction workforce would consist of non-local workers. Local workers are defined here as those who normally reside within daily commuting distance of the work sites. Non-local workers would temporarily relocate to the Project vicinity for the duration of their employment; some workers would possibly commute home on weekends, depending on the location of their primary residence. Individual non-local workers may also relocate along the length of the Project and between segments depending on their assignment. Very few, if any, of the non-local workers employed during the construction phase of each spread would be expected to be accompanied by family members or permanently relocate to the Project area.

<sup>&</sup>lt;sup>36</sup> The overall 13 month construction period includes a four week period in December and January when no construction activities would be expected to occur (figure 4.8-1).

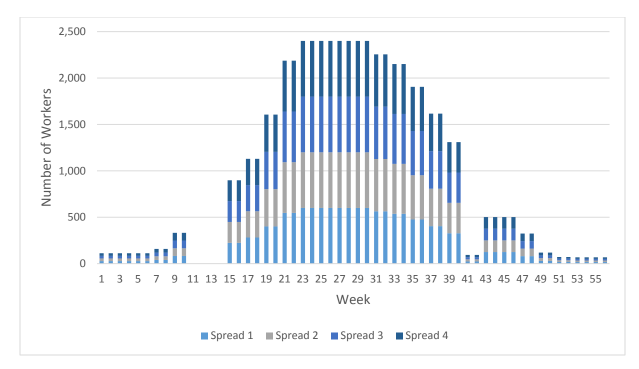


Figure 4.8-1 Estimated Construction Workforce by Spread and Week

Table 4.8.1-2 compares the projected average and peak numbers of non-local workers with existing county population by construction spread. These estimates illustrate the numbers of non-local workers estimated during construction. Non-local workers seeking temporary accommodation would reside in daily commuting distance of their work sites. Some non-local workers would likely reside in the counties within which they are working; others may locate in other communities in adjacent or nearby communities. Viewed as a share of total population in 2014, the peak number of workers expected to temporarily relocate by construction spread would be up to 0.1 percent of the existing populations (table 4.8.1-2). These temporary additions would be distributed along the length of the pipeline and would have no permanent impact on local populations.

	TABLE 4.8.1-2 Projected Non-Local Workers by Construction Spread									
				Average E	nployment	Peak Employment				
Spread	State	County	2014 Population <u>a</u> /	Number of Non-Local Workers <u>b</u> /	Percent of 2014 Population	Number of Non-Local Workers b	Percent of 2014 Population			
1	Pennsylvania	Luzerne	318,829	146	0.0%	360	0.1%			
2	Pennsylvania	Luzerne, Carbon	383,270	146	0.0%	360	0.1%			
3	Pennsylvania	Carbon, Northampton, Bucks	991,780	146	0.0%	360	0.0%			
4	New Jersey	Hunterdon, Mercer	497,604	146	0.0%	360	0.1%			

Notes:

<u>a</u>/ Existing population data are estimates prepared by the U.S. Census Bureau 2015a. These estimates are presented by county in table 4.8.1-1.

b/ Non-local workers are those who normally live outside daily commuting distance of the work sites. Non-local workers are assumed to comprise 60 percent of the total estimated workforce for each Project component.

An estimated 24 new permanent employees would be hired to directly support the operation phase of the Project. The addition of 24 workers and their families would not affect local population even if all of these workers were to relocate from elsewhere to the Project area.

#### 4.8.2 Economy and Employment

#### 4.8.2.1 **Employment and the Economy**

Summary economic information for 2014 is presented in table 4.8.2-1. Statewide annual unemployment rates in Pennsylvania (5.8 percent) and New Jersey (6.6 percent) were broadly comparable to the U.S. average (6.2 percent) in 2014. Annual unemployment rates in the four Pennsylvania counties in 2014 ranged from 5.2 percent (Bucks County) to 7.3 percent (Luzerne County). Annual unemployment rates in the New Jersey counties in 2014 were below the corresponding state average: 4.7 percent (Hunterdon County) and 5.7 percent (Mercer County) (table 4.8.2-1).

Statewide per capita income in 2014 exceeded the national per capita in both Pennsylvania (1.04 times the national per capita) and New Jersey (1.25 times the national per capita). Per capita income was lower than the corresponding state and national per capita amounts in three of the four Pennsylvania counties (Luzerne, Carbon, and Northampton counties), with per capita income above the state and national amounts in the other county (Bucks County). Per capita income was higher than the New Jersey state per capita in both Hunterdon and Mercer counties (table 4.8.2-1).

Based on data compiled for 2014 by the U.S. Bureau of Economic Analysis (2015a), the top three economic sectors in the United States by employment in 2014 were: government and government services; health care and social assistance; and retail trade. These three sectors were also the major employers statewide in Pennsylvania and New Jersey, as well as in three of the affected counties in Pennsylvania. The major employers in the other three counties (one in Pennsylvania, two in New Jersey) included the professional, scientific, and technical services sector, along with two of the other three sectors that dominated national and statewide totals (table 4.8.2-1).

			<b>TABLE 4.8.2</b>	-1	
		Econo	omic Character	ristics, 2014	
State/County	Civilian Labor Force <u>a</u> /	Unemploy- ment Rate (Percent) <u>a</u> /	Per Capita Income <u>a</u> /	Percent of State/US Per Capita <u>b</u> /	Top Economic Sectors by Employment <u>c</u> /
Pennsylvania	6,378,000	5.8	47,679	104	Health Care (14.1%), Government (10.6%), Retail Trade (10.5%)
Luzerne	158,634	7.3	39,760	83	Health Care (13.7%), Retail Trade (11.9%), Professional Services (8.0%)
Carbon	31,712	7.0	38,866	82	Health Care (15.2%), Retail Trade (11.8%), Government (11.1%)
Northampton	154,841	5.9	45,299	95	Health Care (14.3%), Retail Trade (11.7%), Government (10.5%)
Bucks	335,628	5.2	62,514	131	Retail Trade (11.1%), Government (11.1%), Health Care (10.5%)

			<b>TABLE 4.8.2</b>	-1					
Economic Characteristics, 2014									
State/County	Civilian Labor Force <u>a</u> /	Unemploy- ment Rate (Percent) <u>a</u> /	Per Capita Income <u>a</u> /	Percent of State/US Per Capita <u>b</u> /	Top Economic Sectors by Employment <u>c</u> /				
New Jersey	4,519,000	6.6	57,620	125	Government (12.0%), Health Care (11.9%), Retail Trade (10.4%)				
Hunterdon	66,365	4.7	77,944	135	Retail Trade (11.4%), Professional Services (11.4%), Government (11.3%)				
Mercer	194,539	5.7	59,875	104	Government (15.7%), Professional Services (12.0%), Health Care (11.4%)				
United States	155,922,000	6.2	46,049	100	Government (12.9%), Health Care (11.2%), Retail Trade (10.1%)				

Notes:

a/ Civilian labor force, unemployment rate, and per capita income are annual average figures for 2014.

<u>b</u>/ County per capita income is shown as a percent of the corresponding state average; state figures are shown as a percent of the national average.

<u>c</u>/ Top industries by employment are identified from annual data compiled for 2014 by the U.S. Bureau of Economic Analysis. The full names of the identified sectors are: government and government services; health care and social assistance; retail trade; and professional, scientific, and technical services.

Source: U.S. Bureau of Economic Analysis 2015a, 2015b; U.S. Bureau of Labor Statistics 2015a, 2015b

Econsult Solutions and Drexel University (Econsult 2015) prepared an economic impact analysis of the Project on behalf of PennEast. PennEast estimates that it would spend \$890 million on design and construction in the six counties that would be crossed by the Project, with an additional \$300 million spent elsewhere. These expenditures would generate economic activity and support employment and income elsewhere in the economy through the multiplier effect, as initial changes in demand "ripple" through the local economy and support indirect and induced impacts. Indirect and induced impacts may be defined as follows:

- *Indirect* impacts are generated by the expenditures on goods and services by suppliers who provide goods and services to the construction project. Indirect effects are often referred to as "supply-chain" impacts because they involve interactions among businesses; and
- *Induced* impacts are generated by the spending of households associated either directly or indirectly with the proposed project. Workers employed during construction, for example, use their income to purchase groceries and other household goods and services. Workers at businesses that supply the facility during construction or operation do the same. Induced effects are sometimes referred to as "consumption-driven" impacts.

Econsult (2015) developed estimates of total (direct, indirect, and induced) economic impact for a six county region (those counties that would be crossed by the Project), the Commonwealth of Pennsylvania, and the State of New Jersey. These estimates were developed using separate IMPLAN models for each geographic area and were based on projected spending. According to Econsult (2015), Project design and construction would generate approximately \$1.44 billion in total (direct, indirect, and induced) economic output in the six county region, supporting 11,210 total jobs and \$695 million in total labor income (table 4.8.2-2). Combining their results for Pennsylvania and New Jersey, Econsult (2015) estimate that the Project would generate approximately \$1.62 billion in total (direct, indirect, and induced) economic output in the

two states, supporting 12,160 total jobs and \$740 million in total labor income (table 4.8.2-2). These estimates are one-time economic impacts that would be generated during the 13 month construction period.

TABLE 4.8.2-2									
Estimated Economic Impacts of Design and Construction									
Impact <u>a</u> /	Six-County Region <u>b</u> /	Pennsylvania	New Jersey	Total Pennsylvania and New Jersey <u>c</u> /					
Direct Output	\$890	\$670	\$220	\$890					
Indirect and Induced Output	\$550	\$520	\$210	\$730					
Total Output	\$1,440	\$1,190	\$430	\$1,620					
Total Employment (Jobs) <u>d</u> /	11,210	9,290	2,870	12,160					
Total Labor Income <u>d</u> /	\$695	\$540	\$200	\$740					

a/ Monetary impacts are expressed in millions of dollars.

b/ Impacts are assessed for a six-county model developed by Econsult (2015) using IMPLAN. The modeled region consists of the six counties that would be crossed by the Project: Luzerne, Carbon, Northampton, and Bucks counties, Pennsylvania; and Hunterdon and Mercer counties, New Jersey.

c/ The totals for Pennsylvania and New Jersey combined were estimated by adding the results from the separate IMPLAN models used to estimate total impacts for each state.

<u>d</u>/ Total employment and income estimates presented here include direct, indirect, and induced impacts.

Econsult (2015) also developed estimates of annual economic impacts based on expected annual expenditures on operation and maintenance. Annual operations and maintenance expenditures are expected to include maintenance surveys and inspections and the purchase of materials to support daily operation of the Project. The majority of these expenditures are expected to occur in the four Pennsylvania counties that would be crossed by the Project (Luzerne, Carbon, Northampton, and Bucks counties). According to Econsult (2015), Project operation would generate approximately \$20.3 million in total (direct, indirect, and induced) economic output in the six county region, supporting 80 total jobs and \$6.4 million in total labor income (table 4.8.2-3). Combining their results for Pennsylvania and New Jersey, Econsult (2015) estimate that operation of the Project would generate approximately \$23.0 million in total (direct, indirect, and induced) economic output in the two states, supporting 98 total jobs and \$8.3 million in total labor income (table 4.8.2-3). These are annual impacts that would occur over the life of the Project.

Several potential natural gas consumers, including Elizabeth Gas, South Jersey Gas Company, PSEG Energy Resources & Trade, and Enerplus, expressed their support for the PennEast Project during public scoping, some noting that the Project would provide greater natural supply reliability and flexibility, reduce price volatility, and result in significant gas cost savings. Support for the Project was also expressed by labor unions, including the United Association of Journeymen and Apprentices of the Plumbing and Piping Industry, Laborer's International Union of North America, and the International Union of Operating Engineers, Local 825. Local chambers of commerce also indicated their support for the Project during public scoping, noting the benefits of improved natural gas supply and the short-term economic benefits of Project construction.

TABLE 4.8.2-3								
Estimated Annual Economic Impacts of Operation								
Impact <u>a</u> /	Six-County Region <u>b</u> /	Pennsylvania	New Jersey	Total Pennsylvania and New Jersey <u>c</u> /				
Direct Output	\$13.2	\$12.6	\$0.6	\$13.2				
Indirect and Induced Output	\$7.1	\$8.3	\$1.5	\$9.8				
Total Output	\$20.3	\$20.9	\$2.1	\$23.0				
Total Employment (Jobs) d/	80	88	10	98				
Total Labor Income d/	\$6.4	\$7.5	\$0.8	\$8.3				

Notes:

a/ Monetary impacts are expressed in millions of dollars.

 $\underline{b}$ / Impacts are assessed for a six-county model developed by Econsult (2015) using IMPLAN. The modeled region consists of the six counties that would be crossed by the Project: Luzerne, Carbon, Northampton, and Bucks counties, Pennsylvania; and Hunterdon and Mercer counties, New Jersey.

 $\underline{o}$ / The totals for Pennsylvania and New Jersey combined were estimated by adding the results from the separate IMPLAN models used to estimate total impacts from each state.

<u>d</u>/ Total employment and income estimates presented here include direct, indirect, and induced impacts. The report prepared by Econsult (2015) did not disaggregate these totals.

#### 4.8.2.2 Recreation and Tourism

Recreation and tourism is not classified or measured as a standard industrial category and employment and income data are not specifically collected for this sector. Components of recreation and tourism activities are instead captured in other industrial sectors, primarily the retail sales and services sectors. Estimates of visitor spending and tourism-related employment, labor income, and associated state and local tax revenues prepared on behalf of Pennsylvania and New Jersey are summarized for 2013 in table 4.8.2-4. The tourism-related impacts presented in table 4.8.2-4 are total (direct, indirect, and induced) impacts. Statewide, estimated total (direct, indirect, and induced) tourism-related employment accounted for about 6.5 percent of total employment in Pennsylvania and 11.6 percent of total employment in New Jersey. Viewed by county, estimated total tourism-related employment as a share of total employment ranged from 6.1 percent in Luzerne County, Pennsylvania to 15.8 percent in Carbon County, Pennsylvania (table 4.8.2-4). In addition to recreation and tourism-related expenditures, natural landscapes and recreation resources also contribute to the quality of life of existing residents and can serve to attract new residents, businesses, and other sources of income to a region.

Public and private recreation resources in the vicinity of the Project are identified in section 4.7 of this EIS. Section 4.7 also assesses the potential for these resources to be negatively affected by construction and operation of the Project. PennEast has consulted with local public land management agencies to identify specific concerns and develop mitigation measures designed to minimize potential impacts, including impacts on visitors. These measures are site-specific, but generally include the use of buffers around construction zones and the use of specialized techniques to restore affected areas following construction. PennEast has also identified public parks, campgrounds, golf courses, and other recreational facilities within 0.25 mile of the Project, including three areas that would be crossed by the Project.

Tourism-Related Economic Impacts by County and StateCounty a/Visitor Spending (\$ million)Tourism Employment (Jobs) a/Percent of Total Employment b/Labor Income (\$ million) a/ c/Pennsylvania39,223.0478,8886.518,762.8Luzerne859.610,7856.1386.1Carbon354.43,98015.8120.1Northampton864.09,9997.2443.0Bucks741.815,3294.2564.7New Jersey38,369.6511,77711.621,010.0									
County a/         Spending (\$ million)         Employment (Jobs) a/         Percent of 10tal Employment b/         Labor Income (\$ million) a/ c/           Pennsylvania         39,223.0         478,888         6.5         18,762.8           Luzerne         859.6         10,785         6.1         386.1           Carbon         354.4         3,980         15.8         120.1           Northampton         864.0         9,999         7.2         443.0           Bucks         741.8         15,329         4.2         564.7	Tourism-Related Economic Impacts by County and State								
Luzerne859.610,7856.1386.1Carbon354.43,98015.8120.1Northampton864.09,9997.2443.0Bucks741.815,3294.2564.7	State and Local Taxes (\$ million) <u>a</u> /								
Carbon354.43,98015.8120.1Northampton864.09,9997.2443.0Bucks741.815,3294.2564.7	4,132.6								
Northampton864.09,9997.2443.0Bucks741.815,3294.2564.7	86.1								
Bucks 741.8 15,329 4.2 564.7	31.6								
	94.2								
New Jersey 38,369.6 511,777 11.6 21,010.0	90.5								
	4,603.0								
Hunterdon 288.4 4,896 7.5 201.0	40.5								
Mercer 1,154.3 21,801 9.8 895.0	151.8								

Notes:

<u>a</u>/Tourism-related employment, labor income, and state and local tax estimates are total economic impacts and include direct, indirect, and induced impacts.

<u>b</u>/ Total (direct, indirect, and induced) tourism-related employment as a share of total employment by geographic area. Statewide estimates for Pennsylvania and New Jersey, as well as for Hunterdon and Mercer counties were developed by Tourism Economics. Estimates for the Pennsylvania counties compare total tourism-related employment with the corresponding annual estimates of total employment compiled by the U.S. Bureau of Economic Analysis for 2013.

c/ Labor income estimates for Pennsylvania and New Jersey and the four Pennsylvania counties were developed by Tourism Economics. Estimates for Hunterdon and Mercer counties are based on the share of statewide tourism-related employment in those counties.

Source: Tourism Economics 2013a, 2013b; U.S. Bureau of Economic Analysis 2015c

While the potential exists for the Project to have localized effects on recreation resources, construction and operation of the Project would not be expected to substantially affect the recreation and tourism sector in the affected counties. Construction activities would be short-term and highly localized, with potential impacts reduced by proposed mitigation, including co-location with existing utilities in sensitive areas, the use of buffers during construction, and the use of specialized restoration techniques following construction. Impacts on specific areas and associated mitigation measures are discussed in more detail in section 4.7 of this EIS.

Specific concern has been raised with respect to the Pocono Raceway, located in Monroe County on the border with Carbon County, less than 5 miles from the Project. Pocono Raceway is a motor racing track that hosts NASCAR and other motor racing events. PennEast states that it is coordinating with the Pocono Mountain Visitor's Bureau and has agreed to halt construction efforts and avoid the use of roadways during weekends when there is a high-traffic event planned at the Pocono Raceway.

### 4.8.2.3 Agriculture

Land in farms accounted for 18 percent (328,000 acres) of the total land area in the counties that would be crossed by the Project, with a total of 3,795 farms and an average farm size of 86 acres (table 4.8.2-5). Land in farms accounted for 27 percent of the total land area in Pennsylvania in 2012 and 15 percent of total land area in New Jersey (table 4.8.2-5). Statewide, livestock, poultry, and their products accounted for the majority (62 percent) of agricultural

products sold by market value in Pennsylvania. Crops accounted for the majority of agricultural products sold in New Jersey and all the counties crossed.

Viewed by county, land in farms ranged from 9 percent of total land area in Carbon County, Pennsylvania to 35 percent in Hunterdon County, New Jersey (table 4.8.2-5). Hunterdon County had a relatively high concentration of employment in the farm sector in 2014, with farm jobs accounting for 2.1 percent of total employment compared to the New Jersey statewide average of 0.3 percent (U.S. Bureau of Economic Analysis 2015a).

			TAE	3LE 4.8.2-5						
Summary of Agriculture by County and State, 2012										
					Market Value	Market Value of Agriculture Products Sold				
County/State	Number of Farms	Land in Farms (acres)	Percent of Total Land Area	Average Farm Size (acres)	Total (\$ million)	Crops (Percent of Total)	Livestock, Poultry, and Products (Percent of Total)			
Pennsylvania	59,309	7,704,444	27%	130	\$7,704.4	38%	62%			
Luzerne	556	60,930	11%	110	\$21.0	82%	18%			
Carbon	195	21,162	9%	109	\$9.3	91%	9%			
Northampton	498	65,744	28%	132	\$43.5	83%	17%			
Bucks	827	64,024	17%	77	\$62.4	75%	25%			
New Jersey	9,071	715,057	15%	79	\$1,006.9	88%	12%			
Hunterdon	1,447	96,025	35%	66	\$67.2	85%	15%			
Mercer	272	19,744	14%	73	\$19.7	83%	17%			
County Total <u>a</u> /	3,795	327,629	18%	86	\$223.2	82%	18%			
County Total <u>a</u> / Note: <u>a</u> / County total repression Source: U.S. Depar	esents the com	bined totals f	or the six coun	ties that would			18%			

Impacts on agricultural land are discussed in section 4.7 of this EIS and include potential impacts on livestock grazing, crop production, agricultural drainage and irrigation systems, farmland preservation programs, and certified organic farms. The estimated disturbance to agricultural operations during construction and operation would be 573 acres and 204 acres, respectively, with 6 acres of agricultural land permanently impacted at aboveground facility sites. These totals represent a very small share of the 328,000 acres of land in farms in the six affected counties and are unlikely to noticeably affect overall agricultural production and employment in any of the affected counties. PennEast would negotiate with and reimburse landowners/producers of products for damages or loss of use and resources as a result of the construction of the Project. Crop production could continue on the pipeline easement after construction in areas of agricultural production, except where aboveground facilities would be located. Trees, including orchard trees, would likely not be allowed on the permanent easement.

Public concern has been expressed that construction and operation of the Project could result in organic farmers losing organic certification. Based on a review of various databases and publicly available information, PennEast identified one certified organic farm adjacent to the proposed pipeline. PennEast proposes to avoid impacts on this farm by using HDD technology to drill under forested lands located adjacent to the farm, and locating the associated bore pits more than 1,500 feet from the property boundary. No other organic farms were identified in the immediate vicinity of the Project. Potential impacts on organic farms are discussed further in section 4.7 of this EIS.

#### 4.8.3 Housing

Housing resources are summarized by county and state in table 4.8.3-1. Data on housing units are estimates for 2014 prepared by the U.S. Census Bureau (2015b, 2015c). The Census Bureau defines a housing unit as a house, apartment, mobile home or trailer, group of rooms, or single room occupied or intended to be occupied as separate living quarters. Viewed by county, these estimates indicate that available rental housing units range from about 200 in Carbon County, Pennsylvania to approximately 4,400 units in Bucks County, Pennsylvania (table 4.8.3-1). In addition to these resources, the Project area counties include numerous housing units for seasonal, recreational, or occasional use (table 4.8.3-1).

Data on hotels and motels are also presented by affected county in table 4.8.3-1. These data, compiled by STR, a travel research firm, are for hotels, motels, and bed and breakfast inns with 15 or more rooms. These data suggest there is relatively limited hotel and motel accommodation available in Carbon and Hunterdon counties, with eight and nine hotels/motels identified, respectively. More extensive hotel/motel resources are available in the other four counties that would be crossed by the Project (table 4.8.3-1). Temporary accommodation is also available in the form of recreational vehicle (RV) and other types of campsites in the Project vicinity. Comprehensive data are not available for these types of resources, but information compiled by PennEast suggests that RV facilities are located within commuting distance of the pipeline route (table 4.8.3-1).

			TABLE	4.8.3-1			
		Hous	sing by State	and County, 201	4		
		Housing	g Units 2014	Hotels an	Campgrounds and RV Parks		
County/State	Total Housing Units	Rental Vacancy Rate	Units Available for Rent	For Seasonal, Recreational, or Occasional Use <u>a</u> /	Number of Facilities	Number of Rooms	Number of Facilities
Pennsylvania	5,578,393	6.0	98,736	172,037	1,420	135,778	NA
Luzerne	148,551	4.3	1,896	3,191	47	3,837	9
Carbon	34,374	3.2	183	5,880	8	770	4
Northampton	120,787	5.2	1,720	1,117	20	2,023	4
Bucks	246,231	7.5	4,352	1,720	55	4,446	8
New Jersey	3,572,138	6.5	77,830	132,780	1,030	103,520	NA
Hunterdon	49,612	6.3	521	350	9	731	5
Mercer	144,069	7.4	3,728	704	37	4,521	0

Notes:

NA – Data were not compiled for campgrounds and RV parks at the state level.

<u>a</u>/ Housing units for seasonal, recreational, or occasional use are generally considered to be vacation homes. They are not included in the estimated number of housing units available for rent.

Source: STR 2015; U.S. Census Bureau 2015b, 2015c

The availability of temporary housing varies seasonally and geographically within the counties that would be crossed by the Project. Demand for temporary housing is generally greatest during the tourism season in the summer months. Data compiled by STR and provided to PennEast identified annual hotel/motel vacancy rates by county ranging from 53 percent for Hunterdon County, New Jersey to 67 percent for Northampton County, Pennsylvania (table 4.8.3-2). (Occupancy data are not compiled for Carbon County, Pennsylvania). Occupancy rates peaked during the summer in all five counties where occupancy data are available, with the peak occurring in August in four of the five counties. Seasonal lows occurred in January for all five counties and it is reasonable to assume that trends would be similar in the hotels/motels in Carbon County (table 4.8.3-2).

TABLE 4.8.3-2													
Motel/Hotel Occupancy Rates by County (Percent)													
County <u>a</u> /	Jan	Feb	Mar	Apr	Мау	Jun	July	Aug	Sept	Oct	Nov	Dec	Annual Total
Pennsylvania													
Luzerne	42	49	53	63	61	64	68	69	62	63	51	43	57
Northampton	53	63	61	69	71	75	76	79	69	73	68	58	67
Bucks	47	53	57	60	65	72	72	73	61	63	59	47	60
New Jersey													
Hunterdon	37	42	46	51	56	64	63	62	60	60	55	44	53
Mercer	45	51	54	61	66	71	67	65	60	65	59	44	59
Note: <u>a</u> / Occupancy rat Source: STR 201		tion is no	ot availab	e for Ca	rbon Cou	nty, Pen	nsylvania	l.					

Table 4.8.3-3 presents average and peak numbers of non-local workers by construction spread, as well as estimates of available rental housing, hotel and motel rooms, and campground and RV facilities. These estimates illustrate the numbers of non-local workers expected to be present during construction. Non-local workers seeking temporary accommodation would reside in daily commuting distance of their work sites. Some non-local workers would likely reside in the counties within which they are working; others may locate in other communities in adjacent or nearby communities.

The data presented in table 4.8.3-3 indicate that sufficient housing resources should be available to accommodate peak housing demand during construction. Peak demand for housing would, for example, range from 6 percent (spread 3) to 10 percent (spread 1) of available hotel and motel rooms. Peak demand for housing would generally coincide with peak occupancy for hotels and motels in the affected counties. Peak hotel and motel occupancy rates in the affected counties range from 64 percent (Hunterdon County, New Jersey) to 79 percent (Northampton County, Pennsylvania) (table 4.8.3-2). Based on this comparison, the number of available hotel and motel rooms would be sufficient to accommodate the entire peak construction-related demand. Similarly, the number of housing units available for rent also exceeds the entire peak construction demand for all four spreads. As a result, construction crews should not encounter difficulty in

finding temporary housing, and Project construction should not significantly impact the availability of housing for non-Project-related needs.

			Estimated Hou	sing Demand <u>a</u> /	Estim	ated Available Resources	•
Spread	State	County	Average Employment (Workers/ Month)	Peak Employment (Workers/ Month)	Housing Units Available for Rent	Hotel and Motel Rooms	Camp-ground and RV Facilities
1	Pennsylvania	Luzerne	146	360	1,896	3,837	9
2	Pennsylvania	Luzerne, Carbon	146	360	2,079	4,607	13
3	Pennsylvania	Carbon, Northampton, Bucks	146	360	6,255	7,239	16
4	New Jersey	Hunterdon, Mercer	146	360	4,249	5,252	5

The Project would employ an estimated 24 new permanent employees to directly support the operation phase of the Project. The addition of 24 households would have a negligible effect on the demand for local housing resources even if all of these workers were to relocate from elsewhere to the Project area.

### 4.8.4 Public Services

Summary data for law enforcement and fire departments are presented by affected county in table 4.8.4-1. These data provide a general overview of resources available in each county. In general, the number of police and fire departments is directly related to the overall size and population of the county, as well as the number of communities. Multiple law enforcement agencies and providers exist in the potentially affected counties, including state patrol, county sheriffs, and local police departments. PennEast identified a total of 150 law enforcement agencies in the six counties that would be crossed by the Project, with 11 of these agencies located within one mile of the Project. Multiple fire departments and districts provide fire protection and suppression services in the affected counties. Many of these fire departments and districts are at least partially staffed by volunteers. PennEast identified a total of 79 fire and rescue units in the six Project area counties, with 21 of these units located within one mile of the Project.

Medical facilities in the counties crossed by the proposed pipeline are identified in table 4.8.4-1. Minor Project-related injuries would be treated at local medical facilities or emergency rooms. Workers with more serious injuries would be transported to one of the larger hospitals in the general vicinity. The number of school districts, schools, and students are also summarized by county in table 4.8.4-1.

TABLE 4.8.4-1									
Public Services by County									
County	Law Enforcement Agencies	Fire and Rescue Units	Total Hospitals	Number of Hospital Beds	Number of School Districts <u>a</u> /	Number of Schools <u>a</u> /	Number of Students <u>a</u>		
Pennsylvania									
Luzerne	43	23	8	1,086	17	69	45,155		
Carbon	14	5	2	155	7	22	9,063		
Northampton	25	11	3	285	14	65	45,768		
Bucks	41	19	9	1,197	20	134	89,136		
New Jersey									
Hunterdon	14	16	1	184	26	46	20,081		
Mercer	13	5	7	1,091	20	195	57,769		

The temporary addition of construction workers to local communities would not be expected to affect the levels of service provided by existing law enforcement and fire protection personnel. Increased demands for local services that could occur from construction workers temporarily relocating to the affected areas would be short term. Construction of the pipeline could result in increased demand for emergency services. Local police assistance would likely be required to facilitate traffic flows during construction at some road crossings and permits could be required for vehicle load and width limits for some of the vehicles delivering Project materials and supplies.

PennEast has indicated that it would work with local law enforcement, fire departments, and emergency medical services to coordinate for effective emergency response. Local emergency response and management personnel would receive emergency response training prior to the Project being placed into service and on an ongoing basis thereafter. Necessary information and instructions regarding the facilities would be provided to local emergency response and management personnel. In addition, in accordance with 49 CFR 192.615, PennEast would prepare an emergency response plan that would identify the coordination between PennEast and local emergency response and management personnel that would occur in the event of an incident.

Construction of the Project would not be expected to have significant adverse impacts on local and regional medical facilities and services. The temporary relocation of workers to the counties along the pipeline route would not be expected to affect existing levels of health care and medical services. Minor increases in demands for local services that could occur from workers temporarily relocating to the area would be short term.

Very few, if any, of the non-local workers employed during the construction phase of each spread would be expected to be accompanied by family members. As a result, the number of school age children expected to relocate would be very limited and unlikely to noticeably affect school enrollment in the Project area.

Operation and maintenance of the Project would be expected to have minimal impacts on public services because only a limited number of new permanent employees would be required, with an estimated 24 new permanent employees expected to be hired to directly support the operation phase of the Project. The addition of 24 workers and their families would be unlikely to affect demand for public services even if all of these workers were to relocate from elsewhere to the Project area.

PennEast has established a Community Connector Grant Program in conjunction with the development of the Project. Grants of up to \$5,000 have been awarded to support projects in communities along the proposed route. The program provides support for first responders and emergency management, improved community safety, conservation of important habitat, enhancement of open spaces, recreational areas, and wildlife habitat, preservation of community culture and heritage, support for environmental or energy education programs, and support for local workforce development for the energy industry. As of September 2015, the Community Connector Grant Program had reportedly invested \$240,000 in Pennsylvania and New Jersey communities. Projects supported by this effort have to date included new fire engines and rescue equipment, a playground installation, a farm-to-table project, new personal protective equipment for fire companies, and improvements to an evacuation shelter.

# 4.8.5 Public Utilities and Related Infrastructure

The pipeline would cross a number of buried utilities and roadways that include existing buried utilities such as sewer and water lines within the road easement. Prior to construction, PennEast would identify and locate existing utility lines and other sensitive resources identified in easement agreements or by federal and state agencies to prevent accidental damage during construction. PennEast continues to have ongoing dialogue with the utility companies where the Project is proposing to collocate with respect to access, set-back distances required from their facilities, and areas of their existing right-of-ways that can be used for staging, laydown, stockpiling of soils, and related construction activities. In addition to any agreements with the utilities, PennEast would continue to work with, and obtain consent from individual landowners directly affected by the Project.

PennEast's contractors would contact the "Call Before You Dig" number, 811, prior to construction to verify and mark all utilities along the Project workspace areas to minimize the potential for damage to other buried facilities in the area. If there is a question about the location of a utility, such as a water, cable, gas, or sewer line, PennEast would verify the vertical and horizontal location of the existing infrastructure using field instrumentation and test pits prior to installation of the pipeline. Where the proposed pipeline crosses under an existing utility line, the utility line would be temporarily supported as required. After the pipeline is installed, the backfill would be compacted properly to prevent settling.

If concerns are raised regarding utility damage, a post construction inspection would be performed to clarify damages. PennEast would be responsible for the repair/replacement of any damaged existing sewer or water infrastructure to the satisfaction of the city/utility owner and to ensure the impacts on residences or businesses as a result of any such damage are minimized. PennEast would comply with appropriate federal, state, and local requirements intended to protect existing utilities that are crossed by the pipeline, which is consistent with the terms and conditions of the FERC Certificate if the Project is approved. These measures would minimize potential impacts on water, sewer, and other utilities. Specific details regarding individual crossings would be provided by PennEast to the appropriate municipal permitting agencies prior to construction.

No impacts on existing utilities and related infrastructure are anticipated during operation of the proposed facilities and only short-term, temporary impacts would result from construction activities.

Public comments received on the Project include concerns that construction would have detrimental effects on groundwater resources and private and municipal water supplies. These issues are discussed in section 4.3 of this EIS.

### **4.8.6** Transportation and Traffic

The local road and highway system in the vicinity of the Project is readily accessible by interstate highways, U.S. highways, state highways, secondary state highways, county roads, and private roads. I-81, I-476, and I-78 provide access to the Project vicinity. State Routes 33 and 22 in Pennsylvania and State Route 29 in New Jersey also provide general access to the Project vicinity. The Project may temporarily impact transportation and traffic during construction across roadways and railroads. Increases in traffic volumes associated with construction workers commuting to and from job sites, deliveries of equipment and materials to the Project, and the movement of construction equipment may also affect transportation and traffic.

To the extent practicable, existing public and private road crossings along the Project route would be used as the primary means of accessing rights-of-ways. Of 128 access roads 102 are existing or partially existing roads, 55 of which would require improvements. The existing or partially existing access roads consist of gravel roads, dirt roads, and paved roads. Following construction, ten access roads would be maintained for operation of the Project, three of which would be newly constructed roads.

Appendix G-1 provides the milepost as well as the crossing method for each of the road and railroad crossings associated with the Project. Road and railroad crossings and Project-related traffic are discussed in more detail below.

### 4.8.6.1 Roadway and Railroad Crossings

The Project would require approximately 200 public road crossings and one railroad crossing. These crossings would be accomplished using conventional boring, HDD, or open-cut techniques. A summary of each of these crossing techniques is provided in section 2.3.1.2. Proposed road crossings are identified in Appendix A to PennEast's Residential Access and Traffic Management Plan.

The use of boring or HDD techniques would avoid road surface impacts from excavating a pipeline trench; the use of the open-cut crossing method would not. Road crossing permits would be obtained from applicable federal, state, and local agencies. These permits would dictate the specific requirements for the day-to-day construction activities at each crossing, as well as post-construction restoration and repair requirements.

Major road crossings, including most high-volume state and local road crossings, would typically be accomplished using conventional boring techniques or HDD. These techniques would minimize or avoid entirely any disturbance to roadways and traffic patterns. The open-cut crossing

method would primarily be used to cross driveways, parking lots, and roads with low traffic volumes. The first step for an open-cut crossing would be to install traffic control devices. Traffic would be detoured around the open trench during the installation process. The pipeline crossing would be installed one lane at a time and, as the pipe is installed, successive lanes would alternately be taken out of service until the crossing is completed. Another option that could be used would be to temporarily close a portion of the road and detour traffic around the work area onto an adjacent roadway.

PennEast has developed a Residential Access and Traffic Management Plan that includes a summary of roadways where Project construction would take place and provides detailed information regarding traffic management strategies (see section 4.7.1.6). The Residential Access and Traffic Management Plan also includes proposed mitigation measures for potential transportation-related impacts such as avoidance of peak traffic periods, detours, consultation and coordination with local authorities, signage, and public notification in newspapers. According to the PennEast Residential Access and Traffic Management Plan, PennEast would inventory roadway and intersection geometry, collect peak hour traffic information, and observe existing traffic operations in the study area. Volume counts and manual turning movement counts would typically be conducted during the weekday morning, weekday evening, and Saturday mid-day peak periods. These are the time periods when the greatest volume of Project-generated construction traffic and area roadway traffic would be expected to occur.

### 4.8.6.2 **Project-related Traffic**

In addition to the traffic impacts caused by road crossings, the temporary movement of construction equipment and materials and the daily commuting of employees to and from the construction work areas would add to existing traffic volumes on local roads. Construction activities would be spaced over four construction spreads, with each spread responsible for all construction activities within a specific milepost range along the pipeline. These activities would include surveying/staking the route, clearing and grading, trenching, pipe stringing, welding, lowering-in, hydrostatic testing, backfilling, regrading, and restoration (see section 2.3.1 of this EIS). Construction activities at each spread would typically proceed in sequence in an assembly-line fashion along the right-of-way, with one crew following the next from clearing until final clean-up. As a result, construction workers and equipment would not only be divided between four spreads, but would also typically be distributed at different locations within each spread.

### 4.8.7 Displacement of Residences and Businesses

Construction and operation of the Project would not be expected to result in the permanent displacement of businesses or residences. The proposed Project route has been designed to avoid or minimize direct impacts on residences.

# 4.8.8 Property Values and Insurance

# 4.8.8.1 **Property Values**

The impact a pipeline may have on the value of a tract of land depends on many factors, including the size of the tract, the values of adjacent properties, the presence of other utilities, the current value of the land, and the current land use. Subjective valuation is generally not considered in appraisals, but may affect individual decisions when a property is offered for sale, thus

impacting the potential resale value. Purchase decisions are often based on the purchaser's plans for the property, such as use for agriculture, future residential development, a second home, or commercial/industrial development. If the presence of a pipeline interferes with those future plans, the potential buyer may decide against acquiring the property with a pipeline easement. However, each potential purchaser has different criteria and differing capabilities to purchase land.

Public comments received on the Project included concerns about the potential impact of the pipeline on property values. The Interstate Natural Gas Association of America conducted a national case study to determine if the presence of a pipeline on a piece of property affected the property value or sales price of the property (Allen, Williford & Seale, Inc. 2001). The study employed paired sales, descriptive statistics, and linear regression analysis to assess impacts on four separate, geographically diverse case study areas. The study found that there was not a significant impact on the sales price of properties located along natural gas pipelines. They further determined that neither the size of the pipeline (diameter) nor the product carried by a pipeline had any significant impact on sales price. The study also concluded that the presence of a pipeline did not impede the development of surrounding properties.

More recent studies investigating property values near natural gas pipelines are consistent with the findings of this earlier work. Fruits (2008) evaluated the impact of the South Mist Pipeline Extension on residential sales in Clackamas and Washington counties, Oregon using a hedonic price modeling approach. Based on sales price data for 10,642 single family residential properties located within one mile of the pipeline, the study found that proximity to the pipeline had no statistically or economically significant impact on residential property values. Fruits (2008) noted that these results are consistent with previous studies and suggested that the positive amenity potential associated with pipeline proximity (i.e., the function of the pipeline easement as a greenbelt or buffer) may exceed any perceived costs associated with potential safety or environmental risks (Fruits 2008).

A 2008 study conducted by PGP Valuation on behalf of Palomar Gas Transmission LLC also assessed the impacts of the South Mist Pipeline Extension on property values (Palmer 2008). Using a sales comparison methodology, the study evaluated sales data for a total of 18 properties encumbered by South Mist Pipeline Extension right-of-way easements and compared these with sales of other comparable unencumbered properties. Based on this analysis, PGP Valuation concluded that high-pressure natural gas pipelines had no measurable long-term impact on property values. The study also concluded that variations in short-term values were either not substantial or non-existent and that residential properties were not impacted by the pipeline easement any more or less than other property types (Palmer 2008).

A third more recent study analyzed sales data from approximately 1,000 residential properties in Arizona to test whether proximity to a natural gas pipeline had an effect on real estate sales prices (Diskin et al. 2011). Using sales price information, the study compared sales prices for properties encumbered by or adjacent to a natural gas transmission pipeline with comparable properties not along a pipeline right-of-way. The study was unable to identify a systematic relationship between proximity to a pipeline and sales price or property value. The researchers cautioned that these results are limited to the dataset examined and should not be generalized to all geographic regions (Diskin et al. 2011).

Public comments received on the Project also included concerns that the Project would affect the ability of landowners to subdivide or develop their property in the future. PennEast has attempted to address these concerns by compiling a list of planned residential and commercial developments within 0.25 mile of the Project and working to avoid or minimize direct impacts on the identified projects. Approaches to avoiding or minimizing impacts include minor route variations, timing restrictions, or increased traffic control in areas where development is planned. PennEast has also indicated that affected landowners may present any subdivision plans or incurred expenses to PennEast who would take them into consideration when calculating easement compensation.

### 4.8.8.2 Insurance

Concerns have been expressed that the presence of a pipeline easement could result in increased insurance rates for residential properties. Insurance advisors consulted on other natural gas projects reviewed by the FERC indicated that natural gas pipelines are not an issue during the insurance underwriting process and the presence of energy infrastructure, such as a pipeline, has not historically affected rates or eligibility for residential insurance applications (FERC 2008, 2014). As such, homeowners' insurance rates would be unlikely to change due to construction and operation of the proposed Project. However, to address any potential insurance-related issues, **we recommend that:** 

• PennEast should file with the Secretary reports describing any documented complaints from a homeowner that a homeowner's insurance policy was cancelled, voided, or amended due directly to the grant of the pipeline right-of-way or installation of the pipeline and/or that the premium for the homeowner's insurance increased materially and directly as a result of the grant of the pipeline right-of-way or installation of the pipeline. The reports should also identify how PennEast has mitigated the impact. During construction, these reports should be included in PennEast's weekly status reports (see recommendation 8 in section 5.2) and in quarterly reports for a 2-year period following in-service of the Project.

Similar to other projects and facilities of this type, PennEast would maintain insurance coverage for the Project from the start of the survey process through the lifetime of the Project, with coverage that would apply to qualifying claims from third-parties, including landowners.

# 4.8.9 Tax Revenues

Construction and operation of the Project would generate state and local tax revenues in the form of income tax and taxes on expenditures. Estimated state income taxes are presented for Pennsylvania and New Jersey in table 4.8.9-1. Estimates are presented for the construction and operation phases of the Project. These estimates developed by Econsult (2015) are based on their estimates of total labor income for each state (see tables 4.8.2-1 and 4.8.2-3) multiplied by the applicable state income tax rates. The construction estimates are one-time payments that would be generated during the 13 month construction period. Econsult (2015) estimates that construction of the Project would support an estimated \$11.1 million in one-time income tax payments to the Commonwealth of Pennsylvania, and \$6.4 million in payments to the State of New Jersey (table 4.8.9-1). The operation estimates are annual estimates that would occur for the life of the Project. Econsult (2015) estimates that operation of the Project would support approximately

\$154,000 each year in income tax payments to the Commonwealth of Pennsylvania, and \$25,000 in payments to the State of New Jersey (table 4.8.9-1).

	TABLE 4.8.9-1					
Estimated State Income Tax during Project Construction and Operation (\$000s)						
State Construction <u>a</u> / Operation <u>b</u> /						
Pennsylvania	11,100	154				
New Jersey	6,400	25				
estimates are based on estimate	e-time payments that would be generated during s for total (direct, indirect, and induced) labor inc he applicable state income tax rates.					
	al payments that would be generated for the ope ct, indirect, and induced) labor income that woul ble state income tax rates.					
Source: Econsult 2015						

Project-related expenditures would also generate sales and use tax revenues during construction and operation of the Project. Sales and use tax rates in Pennsylvania and New Jersey are 6 percent and 7 percent, respectively (Pennsylvania Department of Revenue 2015a, New Jersey Division of Taxation 2014). Sales and use tax is generally imposed on the retail sale, consumption, rental, or use of tangible personal property in the state in question. In-state purchases of materials and equipment are subject to sales tax. Purchases of materials and equipment outside the affected state for use in that state are typically subject to use tax. These types of purchases would result in large one-time sales and use tax revenues during construction, with much smaller revenues generated each year during operation.

PennEast believes that it would be largely exempt from sales and use tax in Pennsylvania, and estimates that one-third of operation-related expenditures would be subject to sales and use tax in New Jersey. Estimated annual average state income tax and sales and use tax revenues based on operation of the Project over a 5-year period are presented by state in table 4.8.9-2. PennEast estimates that operation of the Project would support approximately \$5.3 million in annual average state income tax revenues in Pennsylvania and \$2.3 million in New Jersey. Operation would also support an estimated \$6.3 million in annual sales and use tax revenues in New Jersey (table 4.8.9-2).

In addition to the state income tax estimates during operation as presented in table 4.8.9-2, PennEast estimates that Project operation over the same 5-year period would generate an annual average of \$24.8 million in federal income tax revenues.

TABLE 4.8.9-2						
Estimated State Income Tax and Sales and Use Tax Revenues during Operation by State						
State	Estimated State Income Tax Revenues (\$000s) <u>a</u> /	Estimated Sales and Use Tax Revenues (\$000s) <u>a</u> /				
Pennsylvania	\$5,306.0	\$0.0				
New Jersey	\$2,282.0	\$6,345.4				
Note: <u>a</u> / Annual average estimates developed by PennEast based on a 5-year operating period.						

Operation of the Project would also generate property tax revenues or the equivalent in states and counties crossed. In Pennsylvania, entities providing utilities regulated by the Pennsylvania Public Utility Commission or a similar regulatory body are subject to the public utility realty tax (PURTA) in lieu of local real estate taxes, with the local realty tax equivalent distributed to local taxing authorities (Pennsylvania Department of Revenue 2015b). PennEast estimates that operation of the Project over a 5-year period would generate an annual average of \$69,000 in PURTA payments to the Commonwealth of Pennsylvania.

In New Jersey, operation of the Project would generate annual property tax revenues in the townships crossed. Annual average estimates based on operation of the Project over a 5-year period are presented by affected township in table 4.8.9-3. Annual average estimates range from about \$294,000 in Alexandria Township (Hunterdon County) to more than \$1 million in Hopewell Township (Mercer County) (table 4.8.9-3).

TABLE 4.8.9-3					
Estimated Property Tax Revenues during Operation in New Jersey					
County/Township Estimated Property Tax Revenues (\$000s) <u>a</u> /					
Hunterdon County					
Holland	\$867.7				
Alexandria	\$293.7				
Kingwood	\$610.3				
Delaware	\$583.0				
West Amwell	\$450.4				
Mercer County					
Hopewell	\$1,093.8				

# 4.8.10 Environmental Justice

Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, requires each federal agency to make the achievement of environmental justice part of its mission by identifying and addressing disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority and low-income populations. The Executive Order further stipulates that the agencies conduct their programs and activities in a manner that does not have the effect of excluding persons from participation in them, denying persons the benefits of them, or subjecting persons to discrimination because of their race, color, or national origin.

In accordance with Executive Order 12898, all public documents, notices, and meetings were made readily available to the public during FERC's review of the Project. In addition, PennEast hosted four open houses in the Project area in November 2014. Following revisions to the proposed alignment in March 2015, PennEast hosted additional invitation-only informational sessions for affected landowners in select areas where the route changed. PennEast has participated in more than 200 meetings with public officials and groups since the Project was

announced in August 2014. PennEast has also established a Project website and a toll-free line to respond to questions about the Project, and has reportedly responded to more than 735 emails and 450 telephone enquiries, as well as awarding \$240,000 to first responders and environmental programs under a Community Connector Grant Program launched in November 2014.

PennEast also used the FERC's pre-filing process (see section 1.4 of this EIS). One of the major goals of this process is to increase public awareness and encourage public input regarding every aspect of the Project before a formal application is filed with FERC. As part of this process, FERC staff hosted five scoping meetings in February 2015 to receive input from the public about the Project. The scoping meetings were held in Bethlehem, Jim Thorpe, and Wilkes-Barre, Pennsylvania and West Trenton and Hampton, New Jersey. Interested parties have had, and will be given, opportunities to participate in the NEPA review process. To date, this has included the opportunity to participate in the public scoping meetings within the Project area to identify concerns and issues that should be covered in the EIS, and the opportunity to review this draft EIS, participate in public meetings to make comments on the draft EIS, and provide comments directly to the FERC staff in person or in writing.

### 4.8.10.1 **Demographic and Economic Data**

Identifying whether disproportionately high and adverse impacts on minority and/or lowincome populations would occur typically involves two steps: first, identifying whether minority and/or low-income communities are present, and, then, if these types of communities are present, evaluating whether high and adverse human health or environmental effects would disproportionately affect the identified community or communities.

Guidelines provided by the White House CEQ (1997) and EPA (1998) indicate that a minority community may be defined as either: 1) where the minority population comprises more than 50 percent of the total population; or 2) where the minority population is meaningfully greater than the minority population in the general population of an appropriate benchmark region used for comparison. Minority communities may consist of a group of individuals living in geographic proximity to one another, or a geographically dispersed set of individuals who experience common conditions of environmental effect. Further, a minority population exists if there is "more than one minority group present and the minority percentage, as calculated by aggregating all minority persons, meets one of the above-stated thresholds" (CEQ 1997).

The CEQ and EPA guidelines indicate that low-income populations should be identified based on the annual statistical poverty thresholds established by the U.S. Census Bureau. Like minority populations, low-income communities may consist of individuals living in geographic proximity to one another, or a geographically dispersed set of individuals who would be similarly affected by the proposed action or program. The U.S. Census Bureau defines a poverty area as a census tract or other area where at least 20 percent of residents are below the poverty level (U.S. Census Bureau 2015d).

#### **Race and Ethnicity**

The populations of five of the six counties that would be crossed by the Project are primarily White, ranging from 80 percent of the population (Northampton County) to 93 percent (Carbon County). Persons identifying as White accounted for slightly more than half the

		TABLE	4.8.10-1					
Race and Ethnicity/Poverty by Census Block Group, 2014								
		Percent of Total						
State/County/Block Group	Total Population	White <u>a</u> /	Hispa- nic Origin	African Ameri- can/ Black <u>a</u> /	Asian <u>a</u> /	Other Race <u>a</u> / <u>b</u> /	Total Minority	Below Poverty
PENNSYLVANIA	12,758,729	79	6	11	3	2	21	13.5
Luzerne County	320,392	87	8	3	1	1	13	16.3
Block Group 4, Census Tract 2112.04	1,841	93	3	1	3	0	7	8.7
Block Group 1, Census Tract 2114	720	98	2	0	0	0	2	0.0
Block Group 6, Census Tract 2114	1,515	99	1	0	0	0	1	6.8
Block Group 2, Census Tract 2115	935	95	5	0	0	0	5	12.9
Block Group 3, Census Tract 2115	1,104	100	0	0	0	0	0	11.7
Block Group 3, Census Tract 2116	1,245	100	0	0	0	0	0	6.7
Block Group 3, Census Tract 2117.01	1,909	99	0	1	0	0	1	10.1
Block Group 1, Census Tract 2117.02	1,577	92	1	0	6	1	8	2.1
Block Group 1, Census Tract 2118	973	84	0	1	9	6	16	10.5
Block Group 1, Census Tract 2119	937	98	0	0	2	0	2	0.4
Block Group 2, Census Tract 2119	1,015	94	0	0	6	0	6	2.9
Block Group 3, Census Tract 2119	2,718	100	0	0	0	0	0	26.2
Block Group 2, Census Tract 2153	991	99	1	0	0	0	1	3.6
Block Group 4, Census Tract 2153	2,207	97	0	0	2	0	3	3.6
Carbon County	64,874	93	4	1	0	1	7	11.1
Block Group 1, Census Tract 201.05	3,346	81	5	6	3	5	19	2.3
Block Group 2, Census Tract 201.06	1,481	93	7	0	0	0	7	2.9
Block Group 1, Census Tract 208	1,558	99	1	0	0	0	1	3.0
Block Group 2, Census Tract 208	2,904	98	2	0	0	0	2	5.9
Block Group 3, Census Tract 208	1,121	95	2	0	3	0	5	21.2
Block Group 4, Census Tract 208	1,393	100	0	0	0	0	0	9.1
Northampton County	299,225	80	11	5	3	2	20	9.8
Block Group 1, Census Tract 146	1,466	58	21	11	0	11	42	5.7
Block Group 1, Census Tract 159.01	1,481	83	6	12	0	0	17	5.5
Block Group 4, Census Tract 159.01	1,836	100	0	0	0	0	0	4.2
Block Group 1, Census Tract 159.02	1,225	95	4	0	0	1	5	4.3
Block Group 2, Census Tract 159.02	1,409	98	2	0	0	0	2	7.4
Block Group 1, Census Tract 160.01	1,494	97	1	0	1	1	3	0.9
Block Group 1, Census Tract 165	596	79	6	5	0	10	21	1.5
Block Group 1, Census Tract 167	3,096	93	4	2	0	1	7	2.9
Block Group 1, Census Tract 169.02	1,595	95	5	0	0	0	5	2.6

population in the sixth county (Mercer County, New Jersey) (table 4.8.10-1). African American/Black was the largest minority group in Mercer County in 2014, accounting for 20 percent of the population.

		TABLE	4.8.10-1					
Race and Ethnicity/Poverty by Census Block Group, 2014								
Percent of Total								
State/County/Block Group	Total Population	White <u>a</u> /	Hispa- nic Origin	African Ameri- can/ Black <u>a</u> /	Asian <u>a</u> /	Other Race <u>a</u> / <u>b</u> /	Total Minority	Below Poverty
Block Group 2, Census Tract 169.02	988	99	0	0	0	1	1	1.1
Block Group 2, Census Tract 176.05	1,422	78	9	1	12	0	22	2.4
Block Group 1, Census Tract 176.07	3,064	70	3	11	11	6	30	5.7
Block Group 2, Census Tract 176.07	1,948	87	10	3	0	0	13	0.0
Block Group 1, Census Tract 180.01	546	94	6	0	0	0	6	6.4
Block Group 2, Census Tract 180.01	2,131	92	6	0	1	1	8	4.1
Block Group 3, Census Tract 180.01	1,461	95	5	0	0	0	5	7.5
Block Group 2, Census Tract 181	1,656	94	0	0	2	4	6	4.8
Block Group 4, Census Tract 181	1,641	97	2	0	1	0	3	0.0
Bucks County	626,205	86	5	4	4	2	14	5.9
Block Group 1, Census Tract 1066	1,147	96	1	0	2	1	4	7.1
Block Group 2, Census Tract 1066	842	93	2	0	0	5	7	6.3
NEW JERSEY	8,874,374	58	19	13	9	2	42	10.7
Hunterdon County	126,746	87	6	2	3	1	13	4.2
Block Group 3, Census Tract 105	1,068	98	0	0	0	1	2	4.1
Block Group 4, Census Tract 105	1,329	82	9	8	0	1	18	0.8
Block Group 2, Census Tract 106	3,264	95	3	0	2	0	5	1.0
Block Group 1, Census Tract 115	1,486	93	3	0	2	2	7	5.7
Block Group 2, Census Tract 115	1,864	94	2	1	1	2	6	2.2
Block Group 3, Census Tract 115	1,965	98	1	0	2	0	2	2.1
Block Group 1, Census Tract 116	2,206	96	1	0	1	1	4	1.5
Block Group 2, Census Tract 116	2,330	98	0	0	0	2	2	0.3
Block Group 1, Census Tract 118	1,427	92	3	1	2	2	8	2.9
Block Group 2, Census Tract 118	1,388	68	7	22	3	1	32	5.7
Mercer County	369,526	53	16	20	10	2	47	11.7
Block Group 2, Census Tract 38	2,479	87	3	8	2	0	13	3.4
Block Group 3, Census Tract 38	3,367	90	1	0	8	2	10	2.3
Block Group 2, Census Tract 39.04	3,750	65	4	6	19	7	35	1.0

Notes:

a/ Non-Hispanic only. The federal government considers race and Hispanic/Latino origin to be two separate and distinct concepts. People identifying Hispanic or Latino origin may be of any race. The data summarized in this table present Hispanic/Latino as a separate category.

b/ The "Other Race" category presented here includes census respondents identifying as "American Indian and Alaska Native," "Native Hawaiian and Other Pacific Islander," "Some Other Race," and "Two or more races."

Source: U.S. Census Bureau 2015e, 2015g

The six counties that would be crossed by the Project range from approximately 225 square miles to 890 square miles in size (U.S. Census Bureau 2010). Larger and more populated

geographic areas may have the effect of "masking" or "diluting" the presence of concentrations of minority and/or low-income populations (CEQ 1997; EPA 1998). Data on race and ethnicity were therefore also reviewed at the census block group level.<sup>37</sup> None of the census block groups that would be crossed in Pennsylvania or New Jersey had total minority populations that exceeded 50 percent, and, therefore, the population in these census block groups did not meet the definition of a minority community based on the 50 percent criteria identified by the CEQ (1997) and EPA (1998) guidelines.

The minority population in each census block group was also compared with its respective county average in 2014 to identify areas where the minority population is potentially "meaningfully greater" than the minority population in the general population (defined as 20 percent higher than the benchmark region). One of the blocks groups that would be crossed by the Project had a total minority population that was 20 percent higher than the respective county average. Census block group 146.01 in Northampton County, Pennsylvania had a total minority population that was 22 percent higher than the corresponding county average (42 percent compared to 20 percent) (U.S. Census Bureau 2015e).

### **Income and Poverty**

Median household income in the counties that would be crossed in Pennsylvania ranged from 85 percent (Luzerne County) to 145 percent (Bucks County) of the state median. Median household income was higher than the state median in both counties that would be crossed in New Jersey (U.S. Census Bureau 2015f). None of the counties that would be crossed by the Project had more than 20 percent of their population below the poverty level in 2014 (table 4.8.10-1).

As with the race and ethnicity assessment above, data on income and poverty were also reviewed at the census block group levels. Two of the census block groups that would be crossed by the Project had more than 20 percent of their total population below the poverty level in 2014: census block group 208.3 in Carbon County, Pennsylvania (21.2 percent); and census block group 2119.3 in Luzerne County, Pennsylvania (26.2 percent) (U.S. Census Bureau 2015g).

### 4.8.10.2 Impact Assessment

The Project would cross a total of 53 census block groups in six counties and two states. The above review of demographic and economic data identified one census block group that could be considered a potential minority population and two other census block groups that could be considered potential low income populations. Census block group 146.01 in Northampton County, Pennsylvania had a total minority population that was 22 percent higher than the corresponding county average (42 percent compared to 20 percent) (U.S. Census Bureau 2015e). The share of the total population below the poverty level exceeded 20 percent in Census block group 208.3 in Carbon County, Pennsylvania (21.2 percent); and census block group 2119.3 in Luzerne County, Pennsylvania (26.2 percent) (U.S. Census Bureau 2015g). None of the remaining 50 block groups that would be crossed were identified as potential minority or low income communities.

<sup>&</sup>lt;sup>37</sup> A census block group is a statistical subdivision of a census tract, generally defined to contain between 600 and 3,000 people and 240 and 1,200 housing units.

Construction and operation of the Project would not be expected to have high and adverse human health or environmental effects on any nearby communities or result in adverse and disproportionate human health or environmental effects to minority or low income communities. Adverse construction-related impacts would likely include emissions from construction equipment, increases in dust noise, and increases in local traffic that could result in temporary delays at some highway crossings. These impacts would be temporary and localized and are not expected to be high. The compressor station would be a new source of permanent emissions. The proposed compressor station is not located in one of the census block group areas identified as potential minority or low income communities. In addition, PennEast would implement a series of measures to minimize these types of potential impacts (see sections 4.10.1 and 4.10.2).

PennEast has developed a Residential Access and Traffic Management Plan that includes mitigation measures designed to minimize traffic-related impacts (see section 4.7.1.6). Major road crossings, for example, would typically be accomplished using conventional boring techniques or HDD. PennEast would also implement mitigation measures, as necessary, to minimize impact from construction noise on nearby noise-sensitive areas (NSAs). For noise related to HDD activity, PennEast would consider temporarily relocating residents in affected NSAs on a case-by-case basis. Operation of the proposed compressor station would also comply with the 55 dBA day-night sound level (Ldn) threshold. Measures to control fugitive dust emissions would include dust suppression by water spray for open, uncontained sources of particulate matter emissions and unpaved roads. See section 4.10 of this EIS for additional discussion of impacts on air and noise and measures used to minimize those impacts.

The Project facilities would also be designed, constructed, operated, and maintained in accordance with or to exceed the PHMSA's minimum federal safety standards as specified in 49 CFR 192. These regulations, which are intended to protect the public and to prevent natural gas facility accidents and failures, apply to all areas along the proposed pipeline routes regardless of the presence or absence of minority or low income populations.

### 4.9 CULTURAL RESOURCES

Section 106 of the NHPA (16 USC 470) requires federal agencies to take into account the effects of their undertakings (including the issuance of Certificates) on properties listed in or eligible for listing in the NRHP and to provide the ACHP an opportunity to comment on the undertaking. PennEast, as a nonfederal party, is assisting the FERC in meeting its obligations under Section 106 by preparing the necessary information, analyses, and recommendations as authorized by 36 CFR 800.2(a)(3).

PennEast conducted archival research to identify historic aboveground properties and locations for additional subsurface testing in areas with potential for pre-contact and historic archaeological sites. PennEast then conducted field surveys for architectural resources and archaeological sites.

### 4.9.1 Consultations

On January 13, 2015, FERC sent copies of the NOI for the Project to a wide range of stakeholders, including the ACHP, the NPS, the Pennsylvania Bureau of Historic Preservation (serves as Pennsylvania State Historic Preservation Office [SHPO]), New Jersey's Historic Preservation Office (New Jersey SHPO), and federally recognized tribes (tribes) that may have an interest in the Project area. The NOI contained a paragraph about Section 106 of the NHPA, and stated that we use the notice to initiate consultations with the SHPO, and to solicit their views and those of other government agencies, interested tribes, and the public on the Project's potential effects to historic properties.

In addition to the FERC's notification process, PennEast contacted the SHPOs and tribes that might attach cultural or religious significance to cultural resources in the Project area.

# 4.9.1.1 State Historic Preservation Officers

# Pennsylvania

Since August 2014, PennEast has been participating in ongoing communication with the Pennsylvania SHPO (see table 4.9.1-1 for summary of correspondence with the Pennsylvania SHPO and appendix H for copies of correspondence). In a letter dated August 20, 2014, PennEast provided the Pennsylvania SHPO with a description of the Project, the cultural resources protocol PennEast would follow to conduct Project-related studies, and the Unanticipated Discovery Plan. In a letter dated September 10, 2014, the Pennsylvania SHPO approved the work plan methods and concurred with the proposed Unanticipated Discovery Plan.

On October 25, 2014, January 14, 2015, March 31, 2015, September 1, 2015 and October 1, 2015, PennEast provided Project route updates to the Pennsylvania SHPO. The Pennsylvania SHPO acknowledged receipt of the Project updates in letters dated December 4, 2014, March 2, 2015, April 22, 2015, September 1, 2015, and November 4, 2015. The Pennsylvania SHPO, in a letter dated March 2, 2015, indicated that the Project may have an effect to properties that may be eligible to the NRHP. In its letter of April 22, 2015, the Pennsylvania SHPO informed PennEast that significant archaeological sites are located in or near the Project and that archaeological and aboveground resources surveys would be necessary. On September 11, 2015, the Pennsylvania SHPO reiterated the need for both archaeological and historic architectural surveys.

In a letter dated September 1, 2015, PennEast requested the Pennsylvania SHPO to concur that no archaeological investigation would be required prior to a geotechnical bore proposed ten feet east of the towpath of the Delaware Division of the Pennsylvania Canal; a National Historic Landmark (NHL). The Pennsylvania SHPO concurred with this request in a letter dated September 25, 2015.

PennEast submitted an archaeological identification survey report to the Pennsylvania SHPO on September 24, 2015. Also, PennEast provided the Unanticipated Discovery Plan; revised to reflect FERC comments. The Pennsylvania SHPO commented on the report in its letter of October 22, 2015. PennEast's reconnaissance-level historic architectural survey report was submitted to the Pennsylvania SHPO on September 30, 2015, and the Pennsylvania SHPO provided comments in its letter dated October 21, 2015. PennEast submitted archaeological survey addendum reports to the Pennsylvania SHPO on March 18 and August 19, 2016. The Pennsylvania SHPO provided comments on September 22, 2016, and on October 11, 2016 requested an updated list of identified archaeological sites and historic architectural resources that will be affected by the Project.

PennEast submitted a Cultural Resources Notice for the proposed Kidder Compressor Station to Pennsylvania SHPO in its letter of March 16, 2016. It summarized the negative results of archaeological survey provided of the area in a previous report and provided a desktop review of the 66-acre parcel indicating no presence of buildings, structures, objects, districts, or cultural landscapes within 0.25-mile radius of the proposed compressor station and recommending that there would be no indirect effects associated with construction of the compressor station. No additional studies were recommended by PennEast. In its letter of March 23, 2016, Pennsylvania SHPO concurred that the compressor station had no potential to affect historic properties and we agree.

In a letter dated March 14, 2016, PennEast recommended a change in archaeological survey methodology on the T2 terrace of the Susquehanna River in Luzerne County. Pennsylvania SHPO concurred with this request in a letter dated April 11, 2016.

PennEast filed an avoidance plan with the Pennsylvania SHPO on March 18, 2016. The Pennsylvania SHPO's comments on the avoidance plan dated April 14, 2016 were filed by PennEast with FERC on May 16, 2016.

In a letter dated April 14, 2016, the Pennsylvania SHPO provided comments on PennEast's archaeological survey addendum report. The Pennsylvania SHPO concurred with PennEast's recommendations and we agree. On August 19, 2016, PennEast provided archaeological survey report, addendum 2. The Pennsylvania SHPO provided comments on addendum 1 in a letter dated September 9, 2016 and comments on the addendum 2 archaeology report in a letter dated September 22, 2016 in which SHPO agreed with PennEast's recommendations.

On September 26, 2016, PennEast provided the Pennsylvania SHPO with maps showing locations of Project modifications and an updated route. In a letter dated October 11, 2016, the Pennsylvania SHPO acknowledged receipt of updated maps, and requested an updated list of archaeological and historic architectural resources that would be affected by the Project. In a letter dated November 9, 2016, the SHPO acknowledged their office is amendable to the development of a Programmatic Agreement if regulatory agencies feel one is appropriate.

TABLE 4.9.1-1 Correspondence with the Pennsylvania SHPO					
August 20, 2014	PennEast	SHPO	Provided Project description, described cultural resources protocol to be used to perform studies, transmitted Unanticipated Discovery Plan		
September 10, 2014	SHPO	PennEast	Approved work plan methodologies and concurred with proposed Unanticipated Discovery Plan		
October 25, 2014	PennEast	SHPO	Provided Project route updates		
November 4, 2015	SHPO	PennEast	Acknowledged receipt of correspondence and comments concerning above ground cultural resources.		
December 4, 2015	SHPO	PennEast	Acknowledged receipt of the Project route updates		
January 14, 2015	PennEast	SHPO	Provided Project route updates		
March 2, 2015	SHPO	PennEast	Acknowledged receipt of the additional Project route updates and indicated that the Project may have an effect to properties that may be eligible to the NRHP		
March 31, 2015	PennEast	SHPO	Provided Project route variations		
April 22, 2015	SHPO	PennEast	Informed PennEast that significant archaeological sites are located in or near the Project area and that archaeological survey would be required; including aboveground historic resources review		
September 1, 2015	PennEast	SHPO	Provided Project route updates and stated that a geotechnical bore would be necessary near the Delaware Division of the Pennsylvania Canal, a NHL. PennEast requested concurrence that no archaeological investigation would be required prior to excavation of the bore		
September 11, 2015	SHPO	PennEast	Acknowledged receipt of Project reroutes and noted cultural resources investigations would be conducted and reports submitted for review and comment		
September 24, 2015	PennEast	SHPO	Submitted the archaeological survey report and the revised Unanticipated Discovery Plan for review and comment		
September 25, 2015	SHPO	PennEast	Concurred that no archaeological investigations would be necessary prior to the geotechnical bore		
September 30, 2015	PennEast	SHPO	Submitted historic architectural survey report for review and comment		
October 1, 2015	PennEast	SHPO	Provided updated pipeline routes		
October 21, 2015	SHPO	PennEast	Provided comments on the historic architectural survey report		
October 22, 2015	SHPO	PennEast	Provided comments on archaeological survey report		
November 4, 2015	SHPO	PennEast	Acknowledges receipt of the Project alignment updates and directed PennEast to the comments of October 21 and 22, 2015		
March 14, 2016	PennEast	SHPO	Recommended a change in archaeological survey methodology on the T2 terrace of the Susquehanna River in Luzerne County		
March 16, 2016	PennEast	SHPO	Cultural Resources Notice for Proposed Kidder Compressor Station – recommends no additional studies necessary and no cultural resources would likely be affected		
March 18, 2016	PennEast	SHPO	PennEast filed avoidance plan with SHPO		
March 23, 2016	SHPO	PennEast	Concurred that the Kidder Compressor Station had no potential to affect historic properties		

TABLE 4.9.1-1						
Correspondence with the Pennsylvania SHPO						
Date	From	То	Summary of Letter			
April 11, 2016	SHPO	PennEast	Concurred with PennEast's proposed change in archaeological survey methodology on the T2 terrace of the Susquehanna River in Luzerne County			
April 14, 2016	SHPO	PennEast	Provided comments on archaeological survey report, addendum 1 and avoidance plan			
June 8, 2016	PennEast	SHPO	PDF copies of Phase I archaeological survey report, addendum 1			
August 19, 2016	PennEast	SHPO	Phase I Archaeological Survey Report, addendum 2			
September 9, 2016	SHPO	PennEast	Provided comments on reconnaissance level historic architectural survey – addendum 1			
September 22, 2016	SHPO	PennEast	Provided comments on Phase I archaeological survey report, addendum 2			
September 26, 2016	PennEast	SHPO	Provided route modifications and an updated Project route			
October 11, 2016	SHPO	PennEast	SHPO acknowledged receipt of Project modification maps and updated route			
November 9, 2016	SHPO	PennEast	SHPO acknowledged that their office is amendable to the development of a Programmatic Agreement if regulatory agencies feel one is appropriate.			

### **New Jersey**

PennEast has been participating in ongoing communication with the New Jersey SHPO since August 2014 and their correspondence is summarized in table 4.9.1-2 (see also appendix H). By letter dated August 20, 2014, PennEast provided the New Jersey SHPO with a description of the Project, the protocol that PennEast proposed to implement to perform cultural resources studies, and the Unanticipated Discovery Plan. On September 16, 2014, PennEast met with the New Jersey SHPO to discuss the Project, the methods proposed for conducting archaeological and historic architectural surveys, and development of an archaeological sensitivity model. The previously submitted Unanticipated Discovery Plan was also discussed. In a letter dated September 24, 2014, the New Jersey SHPO provided formal comments on the work plan along with a list of tribes that may have an interest in the Project.

In letters dated January 14, 2015, January 24, 2015, and March 31, 2015, PennEast sent Project route updates to the New Jersey SHPO. In its letter of January 30, 2015, the New Jersey SHPO acknowledged the Project changes and inquired as to the status of the revisions to the work plan. PennEast sent a revised work plan and Unanticipated Discovery Plan to the New Jersey SHPO in a letter dated February 2, 2015. In a letter dated February 18, 2015, the New Jersey SHPO commented on FERC's NOI and PennEast's revised work plan. The New Jersey SHPO also requested PennEast to revise the archaeological sensitivity model. Subsequently on March 6, 2015, PennEast provided the New Jersey SHPO with a revised cultural resources sensitivity model. In a letter dated April 8, 2015, the New Jersey SHPO responded to FERC that the revised archaeological sensitivity model adequately addressed the New Jersey SHPO concerns.

In its October 21, 2015 letter to FERC, the New Jersey SHPO requested FERC to consider the Ramapough Lenape Indian Nation as a consulting party in the Section 106 process for the Project.

PennEast provided an archaeological survey report to the New Jersey SHPO on September 23, 2015. In a letter dated October 22, 2015, the New Jersey SHPO provided its comments on the archaeological survey report (Ziesing et al. 2015a). The New Jersey SHPO expressed concern that the field testing protocol did not appear to be consistent with the New Jersey survey guidelines, and requested clarification regarding the field methods employed for the Project survey and the presentation of data in the report. PennEast provided a revised archaeological survey report on December 14, 2015.

In a letter dated March 18, 2016, the New Jersey SHPO provided comments on PennEast's revised archaeological survey report (Ziesing et al. 2015b). The New Jersey SHPO did not agree with PennEast's site-specific assessment of resource eligibility for listing in the New Jersey Register of Historic Places and NRHP. The New Jersey SHPO stated that pending completion of archaeological survey within the entirety of the proposed APE, it did not have sufficient information to evaluate the nature and significance of archaeological historic properties in the APE. Further, the New Jersey SHPO did not concur with PennEast's recommendations for avoidance of archaeological resources and requested PennEast to consider the relationship between reported landscape features and aboveground historic properties within the APE. The New Jersey SHPO again requested PennEast to engage in public consultation regarding historic properties that may be located within the APE. Additionally, given that PennEast's predictive model indicated many high sensitivity areas yet the field surveys reported few precontact archaeological sites, New Jersey SHPO requested PennEast to address and discuss the variables used to develop the model and consider their implications for the remaining survey and the nature of land use, settlement, and exploitative territories by precontact populations in the area of the Project.

The New Jersey SHPO provided comments on the historic architecture survey report in a letter dated October 23, 2015 and did not agree with all of PennEast's recommendations. The New Jersey SHPO requested additional study, and directed PennEast to consult with municipalities directly to obtain lists of local historic properties that may not be available online.

In a letter dated March 28, 2016, the New Jersey SHPO provided review comments on PennEast's December 2015 Phase IB Archaeological Survey Report. On April 28, 2016, PennEast met in person with the New Jersey SHPO to discuss their concerns. PennEast and the New Jersey SHPO participated in a follow-up meeting on June 23, 2016 where the focus of discussion was on site avoidance and protection.

On August 25, 2016, PennEast provided the archaeological survey report, addendum 1 to the New Jersey SHPO. The New Jersey SHPO provided comments on PennEast's historic architectural survey report, addendum 1 by letter dated August 31, 2016. PennEast provided maps showing locations of Project modifications and an updated route on September 26, 2016. The New Jersey SHPO provided comments on the archaeological survey report, addendum 1 in a letter dated December 20, 2016. The New Jersey SHPO concurred that no further archaeological investigations would be required at 28-HU-573, the updated archaeological evaluation and treatment plan for 28-HU-578 and with the Phase II evaluation plan for site 28-HU-583, concurred that sites 28-HU578, 28-HU-579, and PE-ME35-S1 would be avoided by the Project and would

not require additional investigation unless the Project is modified to be within 50 feet of these sites. The site-specific avoidance and protection plan would be developed for site 28-ME-386 and 28-HU-574. Additionally, PennEast described special survey methods and results that addressed stakeholder concerns. The New Jersey SHPO concurred with the survey approach and the reported results. PennEast submitted plans for site avoidance should sites be identified in pending survey areas. New Jersey SHPO concurred with PennEast's recommendations for avoidance.

On March 7, 2017, the New Jersey SHPO provided comments on PennEast's Hunterdon and Mercer Counties addendum 2 reconnaissance-level historic architectural survey report. The New Jersey SHPO concurred that four newly identified resources in Hunterdon County (817 Milford-Frenchtown Road, Alexandria Township; 796 County Route 519, Kingwood Township; 91 Featherbed Road, Kingwood Township; and 53 Lambertville Headquarters Road, Delaware Township) do not appear to meet any of the criteria necessary for listing in the NRHP and stated that no further architectural survey work would be necessary at these properties. In addition, New Jersey SHPO noted that a change in the Project alignment removes three Hunterdon County properties from the APE including Stamets Road (Block 25, Lot 60), Holland Township; 173 Horshoe Bend Road, Kingwood Township; and 108 Old Route 518 East, West Amwell Township. New Jersey SHPO indicated that if the alignment changes to include tehse properties again in the future, the previously requested intensive-level architectural survey would be required at that time.

TABLE 4.9.1-2					
Correspondence with the New Jersey SHPO					
Date	From	То	Summary of Communication		
August 20, 2014	PennEast	SHPO	Provided Project description, described cultural resources protocol to be used to perform studies, transmitted Unanticipated Discovery Plan		
September 24, 2014	SHPO	PennEast	Provided comments on the work plan along with a list of tribes that may have an interest		
January 14, 2015	PennEast	SHPO	Provided Project route updates		
January 24, 2015	PennEast	SHPO	Provided Project route updates		
January 30, 2015	SHPO	PennEast	Acknowledged receipt of the Project changes and inquired about revisions to the work plan.		
February 2, 2015	PennEast	SHPO	Provided revised scoping document and Unanticipated Discovery Plan		
February 18, 2015	SHPO	FERC	Commented on the NOI, the revised work plan, and their requested that the archaeological sensitivity model be updated.		
March 6, 2015	PennEast	SHPO	Provided a revised archaeological sensitivity model		
March 31, 2015	PennEast	SHPO	Provided additional route variations		
April 8, 2015	SHPO	FERC	Accepted the revised archaeological sensitivity model		
October 21, 2015	SHPO	FERC	Requested FERC to consider the Ramapough Lenape Indian Nation as a consulting party		
October 22, 2015	SHPO	FERC	Provided comments on the archaeological survey report and expressed concern about the fieldwork		
October 23, 2015	SHPO	FERC	Provided comments on the historic architecture survey report and did not agree with all of PennEast's recommendations		
September 23, 2015	PennEast	SHPO	Provided archaeological survey report		

	TABLE 4.9.1-2					
	Correspondence with the New Jersey SHPO					
Date	From	То	Summary of Communication			
March 18, 2016	SHPO	FERC	Provided comments on the revised archaeological survey report			
April 28, 2016	PennEast	SHPO	Minutes of April 28, 2016 SHPO- PennEast Meeting			
June 23, 2016	PennEast	SHPO	Minutes of June 23, 2016 SHPO-PennEast Meeting			
August 25, 2016	PennEast	SHPO	Provided archaeological survey report, addendum 1			
August 31, 2016	SHPO	FERC	Provided comments historic architectural survey report – addendum 1			
September 26, 2016	PennEast	SHPO	Provided route modifications and an updated Project route			
October 31, 2016	PennEast	SHPO	Archaeological Site Recommendations			
December 20, 2016	SHPO	FERC	Provided comments archaeological survey report, addendum 1			
March 7, 2017	SHPO	FERC	Provided comments on reconnaissance-level historic architectural survey report addendum 2, Hunterdon and Mercer Counties			

## 4.9.1.2 National Park Service

In February 2015, NPS filed with the Commission its comments on the NOI. NPS expressed concerns regarding potential Project effects to the Appalachian National Scenic Trail, the Lower Delaware Wild and Scenic River, the Captain John Smith Chesapeake National Historic Trail, and the Delaware Canal.

The Project crosses the Appalachian National Scenic Trail between MPs 51.1 and 51.2R2 on the Commonwealth of Pennsylvania land. The Appalachian National Scenic Trail is eligible for listing on the NRHP and is managed by the NPS. The NPS recommends the utilization of existing utility corridors and crossings of the Appalachian National Scenic Trail. However, NPS stated in a letter dated November 18, 2016 that no NPS approvals would be required for the Project because NPS does not own or manage the lands on which the pipeline would be constructed.

NPS also commented on the Project crossing of the Lower Delaware River; which it was designated a National Wild and Scenic River. NPS noted that the pipeline would potentially impact the Durham Caves and Durham Mines and protected lands associated with Milford Bluffs. NPS recommended that PennEast consider HDD for the proposed water crossing or consider an alternative that would involve co-location with existing gas pipeline or utility corridors in order to reduce or minimize effects. PennEast would cross the river by HDD between MPs 77.4 and 77.9. The proposed route is routed to avoid shale cliffs in the Milford Bluffs and would be collocated with existing right-of-way where possible (see also table 3.3.2-1 discussion of Variation 1710). The Project would avoid effects to the noted sensitive areas.

Additionally, NPS expressed concern about the proposed PennEast pipeline crossing of the North Branch of the Susquehanna River which includes part of the river-based Captain John Smith Chesapeake National Historic Trail. NPS' prime concern involves effects to archaeological resources and cultural landscapes that may be of importance to tribes. PennEast and FERC requested tribal assistance in identifying any properties of traditional, religious, or cultural importance to a tribe that may be affected by the Project. No archaeological resources have been identified within this area as a result of studies performed by PennEast and we have not received any specific concerns from tribes for this location.

The crossing of the Delaware Canal by the Project was noted by NPS as a concern. The Delaware Canal, the longest-lived canal in the United States and a significant resource for its role in opening the anthracite coalfields to markets in Philadelphia and New York City, is listed in the NRHP as an NHL. We agree with NPS' concern about potential Project effects. PennEast's proposal to cross the Delaware River by HDD would avoid effects to the Delaware Canal.

NPS also noted the Project crossings through the Delaware and Lehigh National Heritage Corridor and the Crossroads of the American Revolution National Heritage Area. NPS requested PennEast to contact State and local land managers associated with these areas. To date no communications has been filed.

## 4.9.1.3 Tribal Consultations

PennEast initiated outreach to 15 tribes on December 31, 2014 and sent letters that described the Project, invited each tribe to participate in the FERC process, and requested a formal response via letter or e-mail confirming or declining each tribe's interest in participating in the FERC process. The correspondence is summarized in appendix G-19. Eight of the tribes responded that they were interested in consulting on the Project, while seven of the tribes did not respond. Follow-up telephone calls and e-mails were sent by PennEast to tribes on August 4, 2015. The tribes contacted included Absentee-Shawnee Tribe of Indians of Oklahoma, Cayuga Nation, Delaware Nation, Delaware Tribe of Indians, Eastern Shawnee Tribe of Oklahoma, Oneida Indian Nation, Oneida Nation of Wisconsin, Onondaga Nation, Seneca-Cayuga Tribe of Oklahoma, Seneca Nation of Indians, Shawnee Tribe, Stockbridge-Munsee Band of the Mohicans, St. Regis Mohawk Tribe, Tonawanda Seneca Nation, and Tuscarora Nation. PennEast provided updated route modifications to the Shawnee Tribe, Delaware Nation, and Delaware Tribe on September 26, 2016, and to the St. Regis Mohawk Tribe, Oneida Indian Nation, Seneca Nation, and Stockbridge-Munsee Band of Mohicans on September 27, 2016.

In a letter dated February 11, 2015, the Delaware Nation stated that no resources of interest to them would be affected by the Project. They requested to be contacted in the event that unanticipated discoveries are made during construction.

The Delaware Tribe of Indians responded on January 8, 2015 and requested to enter into consultation. Between August 8 and 9, the Delaware Tribe of Indians and PennEast exchanged e-mails related to providing the tribe updated maps of the Project route. PennEast provided the archaeological survey report, addendum 2 for Pennsylvania on August 19, 2016 and the archaeological survey report, addendum 1 for New Jersey on August 29, 2016 tribe.

In a letter dated January 16, 2015, the Oneida Indian Nation contacted PennEast to discuss the Project and the tribe's concerns. The tribe then filed a letter dated January 20, 2015, requesting information on cultural resources survey methods that would be implemented by PennEast. PennEast provided the archaeological survey report, addendum 2 for Pennsylvania on August 19, 2016 and the archaeological survey report, addendum 1 for New Jersey on August 29, 2016 to the Oneida Indian Nation. In an e-mail dated February 19, 2015, the Seneca Nation of Indians stated that the tribe had no concerns with the Project, and they would defer to the Delaware Nation. Though, the Seneca Nation of Indians requested to be contacted if the Project scope changes or if cultural or burial sites are encountered during construction.

The Stockbridge-Munsee Band of Mohicans responded on January 27, 2015 and requested continuing consultation. The tribe requested a copy of field survey protocols which were provided by PennEast on February 5, 2015.

FERC sent consultation letters to the 15 tribes on June 22 and 23, 2015, inviting their participation and to identify any properties of traditional, religious, or cultural importance to their tribe that may be affected by the Project. We have not received any responses to the letters.

On April 21, 2016, the Stockbridge-Munsee Band of Mohicans expressed concern that two sites may be of cultural interest to them and that the sites should be evaluated to determine if they may meet the criteria to be eligible to the NRHP. They suggested that sites 36LU0110 and 36LU0337 appear to be culturally significant and warrant further testing to determine if they are eligible to the NRHP. PennEast has stated that site evaluation or avoidance would be conducted at sites 36LU0110 and 36LU0337. On August 19, 2016, PennEast provided an archaeological survey report, addendum 2 for Pennsylvania and on August 29, 2016 PennEast provided the archaeological survey report, addendum 1 for New Jersey to the Stockbridge-Munsee Band of Mohicans.

# 4.9.1.4 Local Organizations

Representatives of local governments within the Project area are participants in the Section 106 review of the Project and would be provided cultural resources information within their jurisdiction for review and comment. When cultural resources survey and/or evaluation reports are available within a local government's jurisdiction, PennEast would provide, if requested, the information to the representative of a local government for review and comment. In keeping with Section 304 of the NHPA, and the FERC's regulations at 18 CFR 380.12(f)(4), sensitive cultural resources data should be kept confidential and not released to the public. Any comments filed with the Commission from a local government containing location, character, or ownership information about cultural resources must be marked "**Contains Privileged Information – Do Not Release**" and should be filed separately from the remaining information which should be marked "**Public**."

Additionally, in December 2015, PennEast consulted with local organizations in Pennsylvania to request their input regarding known cultural resources located within the Project boundaries. The local organizations contacted were the following: Society for Pennsylvania Archaeology, Bucks County Historical Society, Delaware and Lehigh National Heritage Center, Durham Historical Society, Governor Wolf Historical Society, Historic Bethlehem Museums and Sites, Jacobsburg Historical Society Inc., Lehigh Valley Railroad Historical Society, Lower Saucon Township Historical Society, Luzerne County Historical Society, Mauch Chunk Historical Society, Moravian Historical Society, Northampton County Historical and Genealogical Society, Pennsylvania Canal Society, Preservation Pennsylvania, and Riegelsville Historical Society.

At the New Jersey SHPO's suggestion, PennEast consulted with local organizations in New Jersey. PennEast's correspondence to these entities on December 9, 2015 requested their input

regarding known cultural resources located within the Project boundaries. The local organizations contacted were the following: Archaeological Society of NJ, Alexandria Historical Society, Delaware Township Historical Society, Garden State Preservation Trust, Holland Township Preservation Commission, Hopewell Township Historic Preservation Commission, Hunterdon County Cultural & Heritage Commission, Hunterdon County Historical Society, Kingwood Township Historical Society, Lambertville Historical Society, NJ Chapter National Railroad Historical Society, New Jersey Historical Commission, New Jersey Historic Trust, Borough of Pennington Historic Preservation Commission, Preservation New Jersey, Township of West Amwell Historic Preservation, Cherokee Nation of New Jersey, Cherokee Tribe of New Jersey, and Sand Hill Indian Historical Association. The Milford Borough Historical Society, in a letter dated February 19, 2016, expressed an interest in participating in reviews of historic and cultural resources that may be impacted by the Project.

In a letter dated June 1, 2016 from Gebhardt & Kiefer Law Offices, several inaccuracies in information provided by PennEast were noted on behalf of the Holland Township Historic Preservation Commission. On September 26, 2016, PennEast provided the Holland Township Historic Commission with maps showing Project modifications and an updated Project route. The same information was provided to the Delaware Township Historic Advisory Committee, the Hopewell Township Historic Preservation Committee, Mercer County Cultural and Heritage Commission, and the Milford Borough Historical Society on September 27, 2016.

A New Jersey state-recognized tribe, the Nanticoke Lenni-Lenape Tribal Nation, filed a letter dated September 16, 2015 to FERC expressing concern regarding potential effects of the Project through their historic territory. Potential effects on one site was noted. They requested to be informed of plans to mitigate the potential negative environmental impact and disruption of sites. PennEast has committed to analyzing the route in this area to avoid and minimize effects to archaeological sites.

In an e-mail correspondence between October 20 and October 29, 2015, with PennEast, the Ramapough Lenape Indian Nation, a New Jersey state-recognized tribe, requested copies of the cultural resources reports. In a letter dated March 26, 2016 to FERC from the group objected to PennEast's claim of completion of survey. Cultural resources investigations have not been completed for the Project. In a letter dated September 27, 2016, PennEast provided maps showing locations of Project modifications and an updated route to the Ramapough Lenape Indian Nation.

We have received four requests for consulting party status. These were from Judith Sullivan, Ramapough Conservancy Inc., Marilyn Cummings, Delaware Township Historic Advisory Committee, Karen Lutz, Appalachian Trail Conservancy, and the Society for Pennsylvania Archaeology. On September 26, 2016, PennEast provided maps showing locations of Project modifications and an updated route to the Society for Pennsylvania Archaeology.

## 4.9.2 Results of Surveys

Human occupation throughout the Project area extends to at least 10,000 years ago. Sites related to the earliest time periods, Paleoindian and Early and Middle Archaic Periods, tend to be small, dispersed sites with few associated artifacts. Site rarity is interpreted as indicative of sparse populations focused on seasonally available resource procurement. Through time, site density and

site types increase and artifact changes reflect both functional and stylistic use, attributable to cultural groups and identities. Technological innovations including development and use of pottery, replacement of spear points with arrow points, and development of agriculture and associated settlements are recognizable in the archaeological record. Euroamerican entry into the Project area and disruption of Native American cultural patterns are somewhat recognizable in the archaeological record and in the written historic record. Historic period settlements, trade, transportation, manufacturing, agriculture, urbanization, and suburbanization all contribute to the archaeological record.

PennEast conducted archaeological identification surveys within a 400-foot-wide study corridor along the proposed pipeline route. At facilities not encompassed by the study corridor (such as, access roads and pipe yards), a survey was conducted within the proposed limit of disturbance for those facilities. The Project direct APE encompasses the limit of ground disturbance of the Project, usually as a result of construction. Pedestrian survey and field testing was guided by a GIS archaeological sensitivity model and review of historic period maps. An assessment of the potential for deeply buried deposits in areas where alluvial soils were inferred to be greater than one meter in depth was performed by a geomorphologist. For resources that may have the potential to be eligible for listing to the NRHP and that could not be avoided by the Project, PennEast has performed or would conduct site evaluation to determine if the resource may be potentially eligible to the NRHP.

PennEast also conducted historic architecture survey within the direct and indirect APE. The indirect APE comprises areas around the direct APE where Project effects may occur through visual, audible, or other changes in the settings and views of aboveground cultural resources. The indirect APE was defined as 0.25 mile around the Project. Survey protocols that were implemented were approved by both the Pennsylvania and New Jersey SHPOs.

TABLE 4.9.2-1						
	List of Cultural Resources Reports Produced for PennEast					
Report Authors	Report Authors Date Report Title					
Pennsylvania						
Andrew Wyatt, Kristopher Montgomery, James Burton, Eileen Hood, Matthew Harris, and Joseph Kwiatek	2015	Phase I Archaeological Survey Report, PennEast Pipeline Project, Luzerne, Carbon, Northampton, and Bucks Counties, Pennsylvania. Prepared for PennEast Pipeline Company, LLC by URS Corporation, Burlington, New Jersey				
Andrew Wyatt, Kristopher Montgomery, James Burton, and Joseph Kwiatek	2016	Phase I Archaeological Survey Report, PennEast Pipeline Project, Luzerne, Carbon, Northampton, and Bucks Counties, Pennsylvania, Addendum 1. Prepared for PennEast Pipeline Company, LLC by URS Corporation, Burlington, New Jersey.				
Vanessa Zeoli and Eileen Hood	2015	Reconnaissance-Level Historic Architectural Survey Report, PennEast Pipeline Project, Luzerne, Carbon, Northampton, and Bucks Counties, Pennsylvania. Prepared for PennEast Pipeline Company, LLC by URS Corporation, Burlington, New Jersey.				
Vanessa Zeoli and Eileen Hood	2015	Reconnaissance-Level Historic Architectural Survey Report, PennEast Pipeline Project, Hunterdon and Mercer Counties, New Jersey.				
Andrew Wyatt, Kristopher Montgomery, and James Burton	2016	Phase I Archaeological Survey Report, PennEast Pipeline Project, Luzerne, Carbon, Northampton, and Bucks Counties, Pennsylvania, Addendum 2				

Reports of these surveys are listed in table 4.9.2-1. These served as a basis for our analyses of Project effects.

TABLE 4.9.2-1					
List of Cultural Resources Reports Produced for PennEast					
Report Authors	Date	Report Title			
Matt Hamel	2016	Reconnaissance-Level Historic Architectural Survey – Addendum 1, PennEast Pipeline Company, LLC, PennEast Pipeline Project, Luzerne, Carbon, Northampton, and Bucks Counties, Pennsylvania			
New Jersey					
Grace Ziesing, Joseph Kwiatek, Eileen Hood, Robert Kingsley, and Brian Albright	2015a	Phase I Archaeological Survey Report, PennEast Pipeline Project, Hunterdon and Mercer Counties, New Jersey. Prepared for PennEast Pipeline Company, LLC by URS Corporation, Burlington, New Jersey.			
Grace Ziesing, Joseph Kwiatek, Eileen Hood, Robert Kingsley, and Brian Albright	2015b	Phase I Archaeological Survey Report, PennEast Pipeline Project, Hunterdon and Mercer Counties, New Jersey. Revised December 2015. Prepared for PennEast Pipeline Company, LLC by URS Corporation, Burlington, New Jersey.			
Vanessa Zeoli and Eileen Hood	2015	Reconnaissance-Level Historic Architectural Survey Report, PennEast Pipeline Project, Hunterdon and Mercer Counties, New Jersey. Prepared for PennEast Pipeline Company, LLC by URS Corporation, Burlington, New Jersey.			
Grace Ziesing, Joseph Kwiatek, Jesse Walker and Elisabeth LaVigne	2016	Phase I Archaeological Survey Report, PennEast Pipeline Project, Hunterdon and Mercer Counties, New Jersey, Addendum 1: Survey Results, August 2015 through June 2016			
Matt Hamel	2016	Reconnaissance-Level Historic Architectural Survey – Addendum 1, PennEast Pipeline Company, LLC, PennEast Pipeline Project, Hunterdon and Mercer Counties, New Jersey			
Matt Hammel, Nicole McKaimes, Ann Marie DiLucia, Sam Pickard, Michael Robb and Jennifer Robinson	2016	Reconnaissance-Level Historic Architectural Survey Report Addendum 2, PennEast Pipeline Project, Hunterdon and Mercer Counties, New Jersey			

#### 4.9.2.1 Pennsylvania

#### **Archaeological Resources**

PennEast performed cultural resource surveys for 69.0 miles of the direct APE for the pipeline in Pennsylvania, or approximately 86 percent of the Project in Pennsylvania along the proposed pipeline route and where survey permission was granted. Reports of these surveys are listed in table 4.9.2-1.

Within the APE PennEast identified 10 archaeological sites. Two pre-contact period sites (36NM0337 and 36NM0338) and two historic period sites (36NM0324 and 36NM0342) were recommended as not eligible to the NRHP. PennEast also recommended site 36NM0347, a historic period site, and site 36LU0337, a site with both historic and pre-contact components, as not eligible to the NRHP. Pennsylvania SHPO concurred and we agree.

PennEast identified historic period site 36NM0346 and pre-contact period site 36NM0349, each located partially within the APE. PennEast would avoid effects to 36NM0346 by HDD. Pennsylvania SHPO concurred and we agree. PennEast has determined that the portion of site 36NM0349 located within the APE does not contribute to the site's potential significance and would not be affected by the Project. Pennsylvania SHPO concurred and we agree.

PennEast identified sites 36NM0328 and 36LU0110 within the APE and proposed to conduct evaluation investigations at these sites to determine if they meet the criteria to be eligible to the NRHP.

PennEast also reported 14 sites adjacent to the APE. Two historic sites (36LU0330 and 36NM0339) and one pre-contact period site (36LU0339) were recommended not eligible to the NRHP and Pennsylvania SHPO concurred. We agree.

At four additional pre-contact period sites (36LU0338, 36NM0327, 36NM0329, and 36NM0343), one historic period site (36NM0327), and one historic period cemetery (CEMLU0008), all identified adjacent to the APE, PennEast would avoid these resources by placing fencing and having archaeological monitors present during construction. Pennsylvania concurred with PennEast's avoidance plans. We find the avoidance and monitoring plans acceptable.

PennEast has submitted avoidance plans for pre-contact sites 36NM0350 and 36NM0351 and three revised archaeological site avoidance plans for pre-contact sites 36NM0330, 36NM0336, and 36NM0341 to Pennsylvania SHPO. Comments from Pennsylvania SHPO are pending.

PennEast proposes to avoid effects to pre-contact period site 36BU0454 by route modification. PennEast has a number of additional survey reports, avoidance plans, evaluation studies and reports, and potential treatment plans pending. Table 4.9.2-2 lists some of these additional activities.

TABLE 4.9.2-2 Archaeological Resources Within and Adjacent to APE in Pennsylvania					
Sites within A	PE				
36LU0110	Pre-contact: Late Woodland, Late Archaic/Unknown	Potentially eligible	Conduct evaluation	Comment Pending	
36LU0337	Pre-contact: Unknown; Historic: Late 19 <sup>th</sup> through mid-20 <sup>th</sup> century/Refuse Deposit	Portion of site within APE unlikely to contribute to NRHP eligibility	No further investigation or avoidance	Comment Pending	
36NM0324	20th century/domestic	Not eligible	No further investigation or avoidance	Concurrence October 22, 2015	
36NM0328	Pre-contact/Unknown	Potentially eligible	Conduct evaluation	Concurrence October 22, 2015	
36NM0337	Pre-contact/Unknown	Not eligible	No further investigation or avoidance	Concurrence October 22, 2015	
36NM0338	Pre-contact/Unknown	Not eligible	No further investigation or avoidance	Concurrence October 22, 2015	
36NM0342	Historic: 20 <sup>th</sup> century/Domestic	Not eligible	No further investigation or avoidance	Concurrence October 22 2015	
36NM0346	Historic: 19th century/Farmstead	Portion of site within APE unlikely to contribute to NRHP eligibility	No further investigation or avoidance needed. Avoidance by HDD	Concurrence April 14, 2016	
36NM0347	Historic: 19th century/Springbox	Not eligible	No further work	Concurrence April 14, 2016	

TABLE 4.9.2-2						
	Archaeological Resources Within and Adjacent to APE in Pennsylvania					
Site Number	Cultural Affiliation / Site Type	PennEast Recommended NRHP Status	PennEast Recommended Action	Pennsylvania SHPO Comment		
Sites adjacent	to APE					
CEMLU0008	Historic/ Cemetery	Potentially eligible	Avoidance (fencing and monitoring)	Concurrence October 22, 2015		
36LU0330	Historic/19 <sup>th</sup> century barn	Not eligible	No further investigation or avoidance	Concurrence October 22, 2015		
36LU0338	Pre-contact: Terminal Archaic-Early Woodland\Unknown	Potentially eligible	Avoidance (fencing and monitoring)	Concurrence April 14, 2016		
36LU0339	Pre-contact/Unknown	Not eligible	No further investigation or avoidance	Concurrence April 14, 2016		
36NM/170	Pre-contact/Unknown	Not eligible	No further investigation or avoidance	Concurrence October 22, 2015		
36NM0327	Historic/19th century/Industrial	Potentially eligible	Avoidance (fencing and monitoring)	Concurrence October 22, 2015		
36NM0329	Pre-contact:Late Woodland/Unknown	Potentially eligible	Avoidance (fencing and monitoring)	Concurrence October 22, 2015		
36NM0330	Pre-contact/Unknown	Potentially eligible	Avoidance (fencing and monitoring). Submit revised avoidance plan to SHPO	Concurred with NRHP Status and Recommended Action by letter dated October 22, 2015. Comment on revised avoidance plan pending		
36NM0336	Pre-contact: Middle Archaic, Late Woodland/Unknown	Potentially eligible	Avoidance (fencing and monitoring). Submit revised avoidance plan to SHPO	Comment on revised avoidance plan pending		
36NM0339	Late 19th-early 20th century/Refuse deposit	Not eligible	No further investigation or avoidance	Concurrence October 22, 2015		
36NM0341	Pre-contact/Unknown	Potentially Eligible	Avoidance (fencing and monitoring). Submit avoidance plan to SHPO	Comment on avoidance plan pending		
36NM0343	Pre-contact/Unknown	Potentially eligible	Avoidance (fencing and monitoring)	Concurrence October 22, 2015		
36NM0350	Pre-contact\Unknown	Potentially Eligible	Avoidance (fencing and monitoring)	Comment Pending		
36NM0351	Pre-contact: Woodland/Unknown	Potentially Eligible	Avoidance (fencing and monitoring)	Comment pending		
36BU0454	Pre-contact/Unknown	Potentially eligible	Survey revised APE and submit results to SHPO	Comment Pending		

A stakeholder commenter expressed concern about possible Project effects to the Wyoming Monument remembering the Revolutionary War Wyoming Massacre. PennEast's study of the geomorphology of the location where the Project crosses Monocanock Island indicated that the island's soils were a combination of primarily recent deposits and very Late Holocene sediments deposited under high flow velocities with little to no potential for the presence of intact archaeological sites. In the unlikely event that archaeological resources are revealed in this location, PennEast's Unanticipated Discovery Plans for Pennsylvania and New Jersey outline the appropriate steps that would be taken to address unanticipated resources. Additionally, the plans would also be implemented if the Project activities were to encounter any human remains.

Archaeological surveys have not been completed. Table 4.9.2-3 lists the areas, by MP, that have surveys pending.

TABLE 4.9.2-3				
PennEast Pipeline Segments Pending Surveys in Pennsylvania				
Begin MP <u>a</u> /	End MP <u>a</u> /	Approximate Acres	Project Segment	Description
1.27	1.60R2	8.0	Pipeline corridor	Full APE not surveyed
1.49	1.60R2	4.6	Work Area	PE-A-03
3.50	3.90R2	7.7	Pipeline corridor	Full APE not surveyed
4.39R2	5.0	12.5	Pipeline corridor / Access Road	Portions of APE and AR-003 not surveyed
7.32	7.40R2	6.7	Work Area	North corner PE-A-04 and south end PE-A-05 not surveyed
8.26R2	-	0.2	Access Rd	AR-009A
8.705R2	8.85R2	0.5	Pipeline corridor	Narrow strip not surveyed
9.16R2	9.53R2	2.5	Pipeline corridor	Full APE not surveyed
9.59R2	9.94R2	2.1	Pipeline corridor / Access Rd	Narrow strip and AR-015B not surveyed
10.45R2	10.70R2	4.6	Pipeline corridor / Access Rd	Portions of APE, AR-023, and AR-023A not surveyed
11.04R2	11.27R2	3.6	Pipeline corridor	Full APE not surveyed
12.41R2	-	0.3	Access Rd	AR-025A
13.20	-	0.3	Access Rd	Portion of AR-028 not surveyed
13.33	-	0.3	Access Rd	Portion of AR-029 not surveyed
15.78	-	0.2	Access Rd	Portion of AR-031C not surveyed
20.43	-	2.2	Access Rd	AR-032
22.00	22.960	11.93	Access Rd	AR-034B and portions of AR-033A not surveyed
23.40	-	7.6	Access Rd	AR-034C
27.55R2	27.60R2	0.3	Pipeline corridor	Narrow strip not surveyed
29.25R2	-	10.7	Access Rd	AR-036A
32.00R2	-	7.0	Work Area	PE-B-03
32.21R2	32.26R2	0.9	Pipeline corridor	Full APE not surveyed
32.54R2	32.85R2	6.4	Pipeline corridor / Access Rd	Full APE and AR-038 not surveyed
35.60	36.41	12.0	Pipeline corridor / Access Rd	Full APE and AR-040 not surveyed
39.31R2	41.70	34.7	Pipeline corridor	Full APE not surveyed
42.85	42.92	1.3	Work Area	Unidentified work area
44.59R2	44.94	5.5	Pipeline corridor	Full APE not surveyed
45.40	45.50	1.3	Pipeline corridor	Full APE not surveyed
45.77	46.48	11.2	Pipeline corridor	Full APE not surveyed
48.68R2	49.45R2	10.0	Pipeline corridor	Full APE not surveyed
49.90R2	50.36R2	6.1	Pipeline corridor	Full APE not surveyed

	TABLE 4.9.2-3				
PennEast Pipeline Segments Pending Surveys in Pennsylvania					
Begin MP <u>a</u> /	End MP <u>a</u> /	Approximate Acres	Project Segment	Description	
50.49.R2	50.70R2	2.7	Pipeline corridor	Full APE not surveyed	
51.0R2	-	0.1	Pipeline corridor	Small wedge not surveyed	
51.53R2	51.73R2	2.5	Pipeline corridor	Full APE not surveyed	
52.55	-	0.7	Access Rd	AR-052	
53.08	53.15R2	1.0	Pipeline corridor	Full APE not surveyed	
53.55	54.07	8.1	Pipeline corridor	Full APE not surveyed	
54.30	54.57	3.8	Pipeline corridor	Full APE not surveyed	
54.76	55.09	3.7	Pipeline corridor	Full APE not surveyed	
55.97	56.77	12.1	Pipeline corridor	Full APE not surveyed	
57.57	57.65R2	0.5	Pipeline corridor	~50 ft. width not surveyed	
57.82R2	57.85R2	0.3	Pipeline corridor	small wedge not surveyed	
58.01	58.52	9.6	Pipeline corridor	Full APE not surveyed	
60.50	-	0.4	Access Rd	AR-056A	
63.75R2	63.87	1.7	Pipeline corridor	Full APE not surveyed	
63.95R2	64.34R2	4.6	Pipeline corridor / Access Rd	Most of APE and AR-059 not surveyed	
64.70	-	92.7	Work Area	PE-C-04	
65.41	65.80	5.5	Pipeline corridor	Irregular area up to full APE not surveyed	
66.13	67.56	23.3	Pipeline corridor / Access Rd	Full APE, AR-065A, and AR-065B not surveyed	
67.68R2	67.84R2	2.8	Pipeline corridor	Full APE not surveyed	
68.85	68.90	0.5	Pipeline corridor / Access Rd	Full APE and AR-068 not surveyed	
68.97	69.70	9.9	Pipeline corridor / Access Rd	Full APE and AR-069 not surveyed	
70.95	71.04	0.6	Pipeline corridor	Full APE not surveyed	
0.10	0.33	3.1	Hellertown Lateral	Full APE not surveyed	
0.71	1.09	4.6	Hellertown Lateral	Irregular area up to full APE not surveyed	
71.91	72.0	1.2	Pipeline corridor	Full APE not surveyed	
72.05	-	0.1	Access Rd	West end of AR-073 not surveyed	
72.10	72.46	4.6	Pipeline corridor / Access Rd	Full APE and AR-074 not surveyed	
73.20	73.23	0.8	Pipeline corridor	Full APE not surveyed	
73.31R2	74.37	17.1	Pipeline corridor / Access Rd	Full APE and AR-077 not surveyed	
74.94	75.01	0.6	Pipeline corridor	Small quadrilateral parcel not surveyed	
76.67	76.89	3.7	Pipeline corridor	Full APE not surveyed	
77.40	-	0.4	Access Rd	East end of AR-080 not surveyed	
	Total	406.5			

Note:

a/ All route deviations implemented after the September 2015 FERC Filing are denoted with an "R" and indicate a milepost equation. Mileposts with an "R1" indicate route deviations implemented and provided to FERC prior to the issuance of the Draft Environmental Impact Statement. Mileposts with an "R2" indicate route deviations implemented as part of this September 2016 Supplemental Filing. All mileposts without an "R" indicate that the route has not changed since the September 2015 Application.

#### **Aboveground Resources**

PennEast conducted background research for aboveground resources or historic architecture on properties located within 0.25 mile of the Project, the indirect APE (table 4.9.2-4). The Delaware Division of the Pennsylvania Canal, is listed as a NHL and is the longest-lived canal in the country. It is recognized both for its engineering and for its role in opening the anthracite coalfields of the Lehigh Valley to markets in Philadelphia and New York City during the early-to-mid-nineteenth century. The Lehigh Canal Easton Section is listed in the NRHP for its contribution to the growth of populations, communities, and industry in the Lehigh Valley and Philadelphia during the mid-nineteenth century. The Isaac Stout House, a Georgian-style home dating to the eighteenth century, is also listed in the NRHP. The Pennsylvania SHPO noted in its letter of October 21, 2015, that while the Stout home is not within the APE, the property on which it sits overlaps with the APE. Additional properties determined eligible to the NRHP include three farmsteads, the ANST, two railroad sections, and a transmission line.

The Pennsylvania SHPO noted that the Hickory Run Recreation Demonstration Area, located within the APE, is determined eligible to the NRHP. It is one of a number of Depressionera parks developed by the NPS during 1930–1940, using labor from the Civilian Conservation Corps and the Works Progress Administration. PennEast has not evaluated potential impact on the Hickory Run Recreation Demonstration Area or provided a recommendation of effects and Pennsylvania SHPO comments on the recommendation. Therefore, **we recommend that**:

# • <u>Prior to construction</u>, PennEast should assess potential Project impacts on the Hickory Run Recreation Demonstration Area and file with the Secretary a recommendation of effects and the Pennsylvania SHPO's comments.

PennEast's field reconnaissance survey documented historic architectural resources over 48 years of age in the indirect APE. Resources and PennEast's recommended eligibility to the NRHP are listed in table 4.9.2-4 (Zeoli and Hood 2015a). In a letter dated October 21, 2015, the Pennsylvania SHPO concurred with the recommendations on all properties except NO-0060 and NO-0222. The Pennsylvania SHPO requested PennEast to develop Historic Resource Survey Forms (HRSF) for all of these sites. The Pennsylvania SHPO had requested a HRSF form to be completed for site NO-0053 (included in table 4.9.2-4), if additional historic research demonstrates that the resource is extant. PennEast confirmed based on subsequent research that the farmstead, NO-0053, had been demolished, therefore no additional work is necessary. One additional resource previously documented and listed in the Pennsylvania SHPO site files (D. Bayer Farm, site 096315), was found to have been demolished.

PennEast has a number of evaluation studies/reports and potential treatment plans pending. PennEast would complete these activities and provide results to Pennsylvania SHPO and to the Commission. Table 4.9.2-4 lists some of these additional activities.

	т	ABLE 4.9.2-4		
Aboveground Resources Listed/Eligible to the NRHP or Requiring Additional Documentation Located within the Indirect APE in Pennsylvania <u>a</u> /				
Resource No.	Name	PennEast Eligibility Recommendation	Additional Documentation/ Consultation	
001661	Delaware Division of the Pennsylvania Canal	Listed in NRHP as NHL	Consult with the Pennsylvania SHPO regarding effects	

TABLE 4.9.2-4 Aboveground Resources Listed/Eligible to the NRHP or Requiring Additional Documentation Located within the Indirect APE in Pennsylvania <u>a</u> /					
Resource No.	Name	PennEast Eligibility Recommendation	Additional Documentation Consultation		
001016	Lehigh Canal Easton Section	NRHP Listed	Consult with the Pennsylvani SHPO regarding effects		
123914	Isaac Stout House	NRHP Listed	House outside of APE Tax Parcel upon which it sits appears within APE October 21, 2015		
086688	Site No. 3: Farmhouse, Barn and Outbuildings	Eligible	Consult with the Pennsylvani SHPO regarding effects		
096307	Anthony Oberly Farm	Eligible	Consult with the Pennsylvani SHPO regarding effects		
143013	Christman Farm; Pichel Farm	Eligible	Consult with the Pennsylvani SHPO regarding effects		
144291	Appalachian Trail	Eligible	Consult with the Pennsylvani SHPO regarding effects		
156601	Pennsylvania-New Jersey (PNJ) Interconnection	Eligible	Consult with the Pennsylvani SHPO regarding effects		
157176	Fehnel Farm	Eligible	Consult with the Pennsylvani SHPO regarding effects		
102488	Lehigh and New England Railroad (Bethlehem to Chapmanboro)	Eligible	Consult with the Pennsylvani SHPO regarding effects		
201072	Hickory Run Recreation Demonstration Area	Eligible resource not reported by PennEast	Consult with the Pennsylvani SHPO regarding effects October 21, 2015		
LU-0007	Payne-Pettebone House 763 Wyoming Avenue	Needs Additional Research Recommended Eligible	Request for HRSF October 21, 2015		
CA-0090	600 Lonesome Lane	Needs Additional Research Recommended Eligible	Request for HRSF October 21, 2015		
NO-0028	2724 Whitetail Deer Drive	Needs Additional Research Recommended Eligible	Request for HRSF October 21, 2015		
NO-0152	4167 Newburg Road	Needs Additional Research Recommended Eligible	Request for HRSF October 21, 2015		
NO-0122	5217 William Penn Highway	Needs Additional Research Recommended Eligible	Concurrence October 21, 2015		
BU-0040	1215 Counter Line Road	Needs Additional Research Recommended Eligible	Request for HRSF October 21, 2015		
LU-0002	1410 Lower Demunds Road	Needs Additional Research	Request for HRSF October 21, 2015		
LU-0157	Port Blanchard Cemetery	Needs Additional Research	Request for HRSF October 21, 2015		
NO-0225	Kleintop Farm 3262 West Scenic Drive	Needs Additional Research	Request for HRSF October 21, 2015		
NO-0201	3228 Scenic Drive	Needs Additional Research	Request for HRSF October 21, 2015		
NO-0202	3152 Bigley Road	Needs Additional Research	Request for HRSF October 21, 2015		
NO-0030	2894 W. Beersville Road	Needs Additional Research	Request for HRSF October 21, 2015		
NO-0029	2790 Whitetail Deer Drive	Needs Additional Research	Request for HRSF October 21, 2015		
NO-0052	4190 Newburg Road	Needs Additional Research	Request for HRSF October 21, 2015		
NO-0222	659 Daniels Road	Recommended Not Eligible	Request for HRSF		

Aboveground	Resources Listed/Eligible to the NRI Indirect AP	HP or Requiring Additional Docum E in Pennsylvania <u>a</u> /	nentation located within the
Resource No.	PennEast Eligibility Recommendation	Additional Documentation Consultation	
			October 21, 2015
NO-0178	450 Buttermilk Road	Needs Additional Research	Request for HRSF October 21, 2015
NO-0177	4006 Sherry Hill Road	Needs Additional Research	Request for HRSF October 21, 2015
NO-0176	2387-2389 Ringhoffer Road	Needs Additional Research	Request for HRSF October 21, 2015
NO-0150	175 Dunham Road	Needs Additional Research	Request for HRSF October 21, 2015
NO-0149	615 Bougher Hill Road	Needs Additional Research	Request for HRSF October 21, 2015
BU-0039	803 Stoudts Valley Road	Needs Additional Research	Request for HRSF October 21, 2015
NO-0053	Nazareth-Bethlehem Pike near Lonat Drive	Not eligible	Request for HRSF pending additional research October 21, 2015

## 4.9.2.2 New Jersey

#### Archaeological Resources

PennEast has performed archaeological surveys of the Project APE. The results of the survey work that has been filed with the Commission is presented in the reports listed in Table 4.9.2-1.

PennEast performed archaeological surveys for 15.0 miles of the direct APE for the pipeline in New Jersey, or approximately 38 percent of the Project in New Jersey. A geomorphology study indicated that the pipeline crossing of the Delaware River may have alluvial deposits could contain deeply buried archaeological sites.

Archaeological surveys in New Jersey conducted by PennEast resulted in the identification of three archaeological sites within the APE. Site 28HU583 is a historic period house lot and site 28HU577 is a historic period quarry site. PennEast will perform evaluations to determine if the sites may be eligible to the NRHP. The New Jersey SHPO concurred with PennEast's revised work plan. A third site within the APE is a historic period refuse dump located within the Pleasant Valley Historic District/Phillips Mill Site (PE-ME27-S1). PennEast recommended this site as not eligible to the NRHP and no further investigation or avoidance is proposed at the site. New Jersey SHPO concurred and we agree.

PennEast also identified three historic period sites adjacent to the APE. These sites include 28HU573 (M. Fraley House site) and 28HU574 (Genon Site) both of which were not evaluated, and 28ME386 (Joseph P. Blackwell Farm) a NRHP-listed historic property with an unevaluated historic archaeological component. PennEast proposes to avoid effects to these sites through implementation of avoidance plans that include placement of temporary fencing and

archaeological monitoring during construction. New Jersey SHPO concurred with PennEast's proposed avoidance plans. We find the avoidance plans acceptable.

A commenter expressed concern about possible unmarked burials in the area of Lambertville. PennEast performed a ground penetrating radar survey of the location that located a number of potential anomalies. Subsequent shovel testing and deep testing revealed the presence of decayed bedrock in each test and no evidence of burials. The New Jersey SHPO concurred with this assessment.

PennEast has a number of survey reports, avoidance plans, evaluation studies and reports, and potential treatment plans pending. Table 4.9.2-5 lists some of these additional activities.

TABLE 4.9.2-5							
	Archaeological Resources Within and Adjacent to APE in New Jersey						
Site Number <u>a</u> /	Cultural Affiliation/ Site Type	PennEast Recommended NRHP Status	PennEast Recommended Action	New Jersey SHPO Comment			
Sites Within	APE						
28HU583	Historic Houselot	Potentially eligible	Conduct evaluation	Concurrence December 20, 2016			
28HU577	Historic/Quarry	Potentially eligible	Conduct evaluation	Concurrence December 20, 2016			
PE-ME27-S1	Historic/Refuse Dump within Pleasant Valley Historic District/ Phillips Mill Site	Not Eligible	No further investigation or avoidance needed	Concurrence March 18, 2016			
Sites Adjace	nt to APE <u>b</u> /						
28HU573 (revised boundary)	Historic/M. Fraley House Site	Potentially eligible	No further investigation or avoidance needed	Concurrence December 20, 2016			
28HU574 (revised boundary)	Historic/Genon Site 1	Potentially eligible	Site-specific avoidance and protection plan to be developed	Concurrence December 20, 2016			
28ME386	Historic/Joseph P. Blackwell Farm (New Jersey SHPO ID 1676)	Eligible; Archaeological component not evaluated, Potentially eligible	Site-specific avoidance and protection plan to be developed	Concurrence December 20, 2016			

b/ Includes sites within 100 feet of the APE

Archaeological surveys have not been completed. Table 4.9.2-6 lists the areas, by MP, that have surveys pending.

	TABLE 4.9.2-6							
	PennEast Pipeline Segments Surveys Pending in New Jersey							
Begin MP <u>a</u> /	End MP <u>a</u> /	Approximate Acres	Facility	Description				
77.7	79.81R2	29.0	Pipeline corridor	Full APE not surveyed				

	TABLE 4.9.2-6							
	PennEast Pipeline Segments Surveys Pending in New Jersey							
Begin MP <u>a</u> /	End MP <u>a</u> /	Approximate Acres	Facility	Description				
0.0R2	0.29R2	1.3	Gilbert Lateral	Full APE not surveyed				
79.99R2	80.12R2	0.9	Pipeline corridor	Full APE not surveyed				
80.12R2	80.34R2	4.1	Pipeline corridor	Full APE not surveyed				
80.44R2	80.60R2	2.7	Pipeline corridor	Full APE not surveyed				
80.77R2	81.37R2	6.8	Pipeline corridor	Full APE not surveyed				
81.60R2	81.62R2	0.3	Pipeline corridor	Wedge not surveyed				
81.84	-	1.5	Access Rd	AR-084A				
81.88	82.11	2.3	Pipeline corridor / Access Rd	Full APE and AR-084 not surveyed				
81.15	83.21	16.2	Pipeline corridor / Access Rd	Full APE, AR-085, and AR-086 not surveyed				
83.65	83.90	3.6	Pipeline corridor	Full APE not surveyed				
83.96	84.40	6.3	Pipeline corridor	Full APE not surveyed				
85.02R1	85.40R1	6.1	Pipeline corridor / Access Rd	Full APE and AR-087C not surveyed				
85.50R1	85.68R1	2.2	Pipeline corridor	Full APE not surveyed				
85.70R1	85.88R1	0.7	Access Rd	AR-087D				
86.04R1	86.40R1	6.7	Pipeline corridor	Full APE not surveyed				
86.00	-	0.2	Access Rd	AR-089A				
86.79R1	87.40	9.6	Pipeline corridor / Access Rd	Full APE and AR-090A not surveyed				
87.85	90.75R2	44.9	Pipeline corridor / Access Rd	Full APE and AR-090B, AR-090C, and AR-092 not surveyed				
90.71	92.85R2	22.7	Pipeline corridor	Full APE not surveyed				
93.30R2	94.79R2	18.0	Pipeline corridor / Access Rd	Generally, full APE, AR-092A, AR-092B, AR- 092C, and AR-092D not surveyed				
94.10	-	36.4	Work Area	PE-E-06				
94.95R2	95.22R2	1.6	Pipeline corridor	Full APE not surveyed				
95.29R2	97.59	32.6	Pipeline corridor / Access Rd	Generally, full APE, AR-094, AR-096, and AR- 096A not surveyed				
97.70	100.66R2	34.0	Pipeline corridor	Generally, full APE not surveyed				
0.06R2	1.43	37.5	Lambertville Lateral	Generally, full APE not surveyed				
101.22R2	101.31R2	2.0	Pipeline corridor / Access Rd	Full APE and southeastern end of AR-099A no surveyed				
101.39R2	101.49R2	1.7	Pipeline corridor / Access Rd	Full APE and southeastern end of AR-099B no surveyed				
101.7R2	102.21R2	7.1	Pipeline corridor	Full APE not surveyed				
102.39R2	102.56R2	3.0	Pipeline corridor	Full APE not surveyed				
102.67R2	-	0.6	Access Rd	AR-099C				
102.94R2	103.10R2	2.0	Pipeline corridor	Generally, full APE not surveyed				
103.90	104.40R2	9.71	Pipeline corridor / Access Rd	Full APE and AR-100 not surveyed				

PennEast Pipeline Segments Surveys Pending in New Jersey							
Begin MP <u>a</u> /	End MP <u>a</u> /	Approximate Acres	Facility	Description			
104.40R2	104.85R2	8.38	Pipeline corridor	Full APE not surveyed			
104.92R2	105.28R2	7.0	Pipeline corridor	Full APE not surveyed			
106.19R2	106.49R2	4.3	Pipeline corridor	Full APE not surveyed			
107.78R2	108.97R2	20.5	Pipeline corridor / Access Rd	Generally, full APE, AR-102, and AR-102B no surveyed			
109.18R2	109.39R2	2.8	Pipeline corridor	Full APE not surveyed			
109.50R2	110.79	19.0	Pipeline corridor / Access Rd	Full APE and AR-104 not surveyed			
111.06R2	-	0.5	Access Rd	AR-107A			
111.37R2	112.0R2	8.8	Pipeline corridor	Portions of APE not surveyed			
112.15R2	112.57R2	6.1	Pipeline corridor	Generally, full APE not surveyed			
112.83R2	112.90R2	.58	Pipeline corridor	Generally, full APE not surveyed			
	Total	432.3					

#### **Aboveground Resources**

PennEast performed background research that indicated previously documented architectural resources within 0.25 mile of the Project, the indirect APE. Stakeholders also expressed concern about potential Project effects to historic districts including disruption of viewsheds through which the Project would be located (see also section 4.7.6 for additional discussion of visual impacts). The Rosemont Rural Agricultural Historic District and the Pleasant Valley Historic District are listed on the NRHP and are comprised of well-preserved farmland and residences dating primarily to the eighteenth and nineteenth centuries. The Bunns Valley Agricultural Historic District, the Inch Lines Linear Multistate Historic District, and the Delaware and Bound Brook Railroad Historic District are recommended as NRHP-eligible historic districts. The Oldis (Smith-Mershon) Farm and the Joseph P. Blackwell Farm are residential farm properties determined eligible to the NRHP and NJ Route 31 Circle (Pennington Circle) is a transportation resource determined eligible to the NRHP. PennEast completed its survey of the NJ Route 31 Circle and the Joseph P. Blackwell Farm, and will complete its surveys of the other NRHP-listed and -eligible resources including the Covered Bridge Historic District, and the relatively new districts Sandy Ridge Historic District and the Alexauken Creek Historic District. To ensure that Project effects are adequately addressed, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary all effects assessments related to historic districts crossed in New Jersey. PennEast should also include site avoidance or mitigation plans and documentation of New Jersey SHPO's comments.

One resource previously documented in New Jersey SHPO files that was determined eligible for listing in the NRHP was the Edward Fox House and Farm, (ID: 2293). Cultural resources survey indicated that this resource had been demolished.

Commenters expressed concern about potential Project effects to Bridge # D-449, an arched stone bridge that is part of a multi-property nomination of locally and nationally significant cultural resources. The nomination for Historic Bridges of Delaware Township was listed on the New Jersey Register of Historic Places on July 28, 2016 and is currently under review of NRHP listing by the NPS, and we recommend that:

# • <u>Prior to construction</u>, PennEast should provide an assessment of potential Project effects to Bridge #D-449 Worman Road along with comments of the New Jersey SHPO and any needed avoidance or treatment plans for the resource.

PennEast also conducted surveys for historic architectural resources within the indirect APE in New Jersey (Zeoli and Hood 2015b). Resources identified and recommended NRHPeligibility are listed in table 4.9.2-7. The Joseph P. Blackwell Farm was re-surveyed by PennEast since it was previously documented ten years ago. As requested by New Jersey SHPO, PennEast would perform intensive-level architectural surveys of 18 resources. PennEast did not provide recommendations of effects to the NRHP-eligible or NRHP-listed properties or address potential mitigation, if necessary.

	TABLE 4.9.2-7						
Abovegrou		the NRHP or Requiring Addi lirect APE in New Jersey <u>a</u> /	tional Documentation Located within the				
Temporary Survey Code	Name	PennEast NRHP Eligibility Recommendation	New Jersey SHPO Comment				
ME-0218	Joseph B. Blackwell Farm 135 Blackwell Road Hopewell Township	Eligible [SHPO opinion – 6/23/1982, 9/21/2010, ID # 1676]]	Concur -10/23/2015 Perform intensive-level architectural survey				
4275	Bunns Valley Agricultural Historic District	Eligible [SHPO opinion – 5/3/2004]	Noted – 10/23/2015				
4591	Rosemont Rural Agricultural Historic District	Listed [Listed 6/8/2010]	Noted – 10/23/2015				
1914	Inch Lines Linear Multistate Historic District	Eligible [SHPO opinion – 8/31/1993]	Noted – 10/23/2015				
1698	Pleasant Valley Historic District	Listed [Listed 6/14/1991]	Noted – 10/23/2015				
4570	Oldis (Smith-Mershon) Farm	Eligible [SHPO opinion – 5/17/2004]	Noted – 10/23/2015				
4540	Delaware & Bound Brook Railroad Historic District	Eligible [SHPO opinion - 9/9/2005]	Noted – 10/23/2015				
4993	NJ Route 31 Circle (Pennington Circle)	Eligible [SHPO opinion – 9/21/2010, ID #4993]	Noted – 10/23/2015				

PennEast has a number of evaluation studies/reports and potential treatment plans pending. Table 4.9.2-7 lists some of these additional activities.

Aboveground Resources Listed/Eligible to the NRHP or Requiring Additional Documentation Located within the Indirect APE in New Jersey <u>a</u> /						
Temporary Survey Code	Name	PennEast NRHP Eligibility Recommendation	New Jersey SHPO Comment			
HU-0070	John Moore Farmhouse 83 Old River Road Holland Township	Potentially NRHP-Eligible	Concur -10/23/2015 Perform intensive-level architectural surve			
HU-0148	Barker Tract 234 Riegelsville Road Holland Township	Potentially NRHP-Eligible	Concur -10/23/2015 Perform intensive-level architectural surve			
HU-0195	445 Miller Park Road Holland Township	Potentially NRHP-Eligible	Concur -10/23/2015 Perform intensive-level architectural surve			
HU-0094	32 Kappus Road Alexandria Township	Potentially NRHP-Eligible	Concur -10/23/2015 Perform intensive-level architectural surve			
HU-0093	130 County Road 513 Alexandria Township	Potentially NRHP-Eligible	Concur -10/23/2015 Perform intensive-level architectural surve			
HU-0147	97 Horseshoe Road Kingwood Township	Potentially NRHP-Eligible	Concur -10/23/2015 Perform intensive-level architectural surve			
HU-0210	155 Lower Creek Road Delaware Township	Potentially NRHP-Eligible	Concur -10/23/2015 Perform intensive-level architectural surve			
HU-0191	Black River & Western Railroad, West Amwell Township	Potentially NRHP-Eligible	Concur -10/23/2015 Perform intensive-level architectural surve			
HU-0221	Rock Road/Rocktown Road/The Road Along the Rocks, West Amwell Township	Potentially NRHP-Eligible	Concur -10/23/2015 Perform intensive-level architectural surve			
ME-0172	87 Valley Road Hopewell Township	Potentially NRHP-Eligible	Concur -10/23/2015 Perform intensive-level architectural surve			
ME-0190	349 Penn Titusville Road Hopewell Township	Potentially NRHP-Eligible	Concur -10/23/2015 Perform intensive-level architectural surve			
ME-0181	1653 Reed Road Hopewell Township	Potentially NRHP-Eligible	Concur -10/23/2015 Perform intensive-level architectural surve			
HU-0194	504 Milford-Mount Pleasant Road Holland Township	Not Eligible No further work	Disagrees – 10/23/2015 Requests intensive-level survey			
HU-0207	James Lambert House 1465 Route 179 West Amwell Township	Not Eligible No further work	Disagrees – 10/23/2015 Requests intensive-level survey			

#### 4.9.3 Outstanding Cultural Resource Investigations

PennEast has not completed all cultural resources field investigations, provided reports, or completed consultation for the Project. Many areas to be surveyed are within locations where landowner permission for survey has not been granted to PennEast.

## Pennsylvania

There are approximately 406.53 acres in Pennsylvania that still require archaeological surveys. The locations are described in table 4.9.3-1.

			TABLE 4.9.	3-1			
PennEast Archaeological Survey Estimated Area Survey Pending (in Acres)							
State/County	Access Road	Lateral	Pipeline Corridor	Pipeline Corridor / Access Road	Work Area	Work Area / Access Road	Grand Total
Pennsylvania							
Carbon	18.3	-	72.8	18.4	8.3	-	117.8
Luzerne	15.43	-	22.3	19.2	11.3	-	68.23
Northampton	1.2	7.7	54.8	60.0	92.7	-	216.4
Bucks	0.4	-	3.7	-	-	-	4.1
Subtotal, Pennsylvania	35.33	7.7	153.6	97.6	112.3	-	406.53

## **New Jersey**

There are approximately 839 acres in New Jersey that still require archaeological investigations. The locations are described in table 4.9.3-2.

TABLE 4.9.3-2 PennEast Archaeological Survey Estimated Area Survey Pending (in Acres)							
New Jersey							
Hunterdon	3.0	38.8	133.0	143.11	36.4	-	354.31
Mercer	0.5	-	37.96	39.5	-	-	77.96
Subtotal, New Jersey	3.5	38.8	170.96	182.61	36.4	0.0	432.27
Grand Total	38.83	46.5	324.56	280.21	148.7	0.0	838.8

# 4.9.4 Unanticipated Discoveries Procedures

PennEast developed Unanticipated Discovery Plans for Pennsylvania and New Jersey. The New Jersey SHPO and FERC provided comments on the plans and requested revisions. PennEast filed revised the plans and added language related to those who would be contacted in the event of an unanticipated discovery. The revised plans were filed with us on December 14, 2015 and we find the plans acceptable.

# 4.9.5 General Impact and Mitigation

FERC, in consultation with the Pennsylvania and New Jersey SHPOs, would determine if the Project would result in adverse effects to significant resources. If it is determined that adverse effects to historic properties would result from the Project, PennEast would be required to develop avoidance plans and treatment plans along with Memoranda of Agreements. PennEast proposes to control and monitor construction activities in immediate proximity of historic aboveground resources by denoting these on construction alignment sheets as environmentally sensitive areas to be avoided, installing high visibility fencing, and employing an on-site monitor to assure site avoidance during construction in selected areas.

For aboveground resources that are immediately adjacent to construction activities, vibration is expected to have limited effects. PennEast states that a vibration monitoring plan may be required to avoid adverse effects. This would require EIs to assess the condition of the historic buildings and monitor the effects of vibration when ground-disturbing activities (including clearing, grading, trenching, and restoration) would occur near a historic property, through photography and daily inspection logs before, during, and after construction. There are several historic properties with contributing buildings or structures within 150 feet of the proposed pipeline centerline which may require further evaluation during the effects analysis phase. PennEast states that if the effects analysis determines the property has the potential to be adversely affected by vibration, it would work with the Pennsylvania and New Jersey SHPOs to develop and implement a vibration monitoring plan; therefore, **we recommend that:** 

• <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of the OEP, a final vibration monitoring plan for historic properties within 150 feet of the construction workspace in consultation with the Pennsylvania and New Jersey SHPOs.

PennEast has prepared a Blasting Plan which provides for pre-blast and post-blast inspection of structures located within 150 feet of the proposed construction right-of-way. However, the Blasting Plan does not include potential affects to cultural and architectural resources, therefore, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of the OEP, a revised Blasting Plan that includes a review of potential effects on cultural resources, including caves, rockshelters, and aboveground historic structures, and how those impacts would be addressed.

## 4.9.6 Compliance with NHPA

Compliance with Section 106 of the NHPA has not been completed for the Project. PennEast still needs to complete surveys and evaluation for archaeological sites and historic architecture for the Project. To ensure the FERC's responsibilities under the NHPA and its implementing regulations are met, **we recommend that:** 

- PennEast <u>should not begin construction</u> of facilities and/or use of all staging, storage, or temporary work areas, and new or to-be-improved access roads <u>until</u>:
  - a. PennEast files with the Secretary:
    - (1) remaining cultural resources survey report(s);
    - (2) site or resource evaluation report(s) and avoidance/treatment plan(s), as required;
    - (3) the Project's recommended effects to historic properties in Pennsylvania and New Jersey; and

- (4) comments on the cultural resources reports and plans from the Pennsylvania and New Jersey SHPOs, as appropriate.
- b. the Advisory Council on Historic Preservation is afforded an opportunity to comment if historic properties would be adversely affected; and
- c. the FERC staff reviews and the Director of the OEP approves the cultural resources reports and plans, and notifies PennEast in writing that treatment plans/mitigation measures (including archaeological data recovery) may be implemented and/or construction may proceed.
- All materials filed with the Commission containing location, character, and ownership information about cultural resources must have the cover and any relevant pages therein clearly labeled in bold lettering: "CONTAINS PRIVILEGED INFORMATION DO NOT RELEASE."

#### 4.10 AIR QUALITY AND NOISE

#### 4.10.1 Air Quality

Air quality would be affected by construction and operation of the PennEast Pipeline Project. Air emissions would be generated both during construction of the Project components and associated facilities, and during long-term operation of the Project. This section of the EIS addresses existing air quality in the Project area, applicable regulatory requirements for air quality, and projected impacts on air quality from the construction and operation of the Project. The following facilities would generate construction and operational emissions at the proposed Project:

#### Kidder Compressor Station

- three natural gas turbine-driven Solar Mars 100 units rated at 15,900 hp each under ISO conditions (47,700 total ISO hp);
- one new natural gas-fired Caterpillar G3516 LE auxiliary power unit, rated at 1,462 hp;
- one 1,950 gallon storage tank<sup>38</sup> (for pipeline liquids collected in the gas filter);
- various small storage vessels including a 1,176 gallon lube oil reservoir for each compressor turbine, as well as several 55-gallon drums to store makeup lubricating oil; and
- two fuel gas heaters each rated at approximately 1.03 million British thermal units per hour (MMBtu/hr) heat input.

#### Interconnect Stations

- natural gas line heaters:
  - one rated at 0.33 MMBtu/hr at the Blue Mountain Interconnect in Carbon County, Pennsylvania;
  - two, each rated at 9 MMBtu/hr, at the UGI-LEH and TCO Interconnects in Pennsylvania;
  - o two, each rated at 9 MMBtu/hr, at the Gilbert and Etown Interconnects in NJ; and
  - one rated at 80 MMBtu/hr in NJ at the Algonquin and TETCO Interconnects; and
- one 1,000 gallon storage tank (for pipeline liquids collected in the gas filters) is proposed for each interconnect location.

The net capacity for all of the Project's interconnect gas pipeline heaters has been decreased from 148 MMBtu/hr to a current design estimate of 116.33 MMBtu/hr. In addition, to meet the New Jersey State of the Art emission requirements (N.J.A.C. 7:27-8.11(a)(2) and N.J.A.C. 7:27-8.12), the emission rates of nitrogen oxides (NO<sub>x</sub>) and carbon monoxide (CO) have been revised for the larger heater at the Algonquin/TETCO interconnections. As a result, the total estimated gas pipeline heater NO<sub>x</sub> emissions for all of the Project's interconnect gas pipeline heaters have been reduced by 56 percent. The operational emissions have been revised and shown in table 4.10.1-8 below.

Installation of the emission sources at the Kidder Compressor Station would require an air quality preconstruction permit from the PADEP.<sup>39</sup> The natural gas line heaters in Pennsylvania

<sup>&</sup>lt;sup>38</sup> The function of the tank is to accumulate and temporarily store the mechanical and liquid impurities separated from the pipeline-quality natural gas by the station gas filters.

<sup>&</sup>lt;sup>39</sup> As of June 13, 2016, PennEast has not yet submitted an air quality preconstruction permit application to PADEP.

and New Jersey would require general permits from PADEP and from the NJDEP, respectively. These permitting requirements are discussed further in section 4.10.1.3.

## 4.10.1.1 Regional Climate

The Project facilities would be located in southeastern Pennsylvania and western New Jersey, which are classified as having a humid continental climate with hot summers (Köppen-Geiger climate classification Dfa) (NOAA 2015a).

Climate data were obtained from the Northeast Regional Climate Center (NRCC), for measurements taken either at Wilkes-Barre International Airport, or at Avoca, Pennsylvania, just west of Wilkes-Barre. These sites are relatively close to the proposed Kidder Compressor Station. The annual mean temperature is 49.3 °F, with a maximum daily mean of 71.4 °F in July, and a minimum daily mean of 25.8 °F in January. The normal daily maximum temperature is 58.7 °F, with a highest normal daily maximum of 81.9 °F in July, and a lowest normal daily maximum of 33.2 °F in January. The normal daily minimum temperature is 40.1 °F, with a highest normal daily minimum of 60.9 °F in July, and a lowest normal daily minimum of 18.5 °F in January. Maximum daily temperatures above 90 °F occur on average 7 days per year, and minimum daily temperatures below 32 °F occur on average 126 days per year.

Mean annual precipitation is 38.26 inches, evenly distributed throughout the year, and mean annual snowfall is 48.3 inches, occurring primarily in December through March. Maximum daily values for relative humidity can exceed 80 percent in the summer months. The average annual wind speed is 8.0 mph, predominantly from the west (NRCC 2015).

# 4.10.1.2 Existing Air Quality

The EPA has established National Ambient Air Quality Standards (NAAQS) for six pollutants: sulfur dioxide (SO<sub>2</sub>), carbon monoxide (CO), ozone (O<sub>3</sub>), nitrogen dioxide (NO<sub>2</sub>), particulate matter (PM) including PM less than 10 microns in diameter (PM<sub>10</sub>) and PM less than 2.5 microns in diameter (PM<sub>2.5</sub>), and lead.<sup>40</sup> There are two classifications of NAAQS, primary and secondary standards. Primary standards set limits the EPA believes are necessary to protect human health including sensitive populations such as children, the elderly, and asthmatics. Secondary standards are set to protect public welfare from detriments such as reduced visibility and damage to crops, vegetation, animals, and buildings.

In addition to the national standards, the states of Pennsylvania and New Jersey have established their own more stringent standards for certain pollutants. Table 4.10.1-1 presents the additional standards for Pennsylvania, and table 4.10.1-2 presents the additional standards for New Jersey.

<sup>&</sup>lt;sup>40</sup> https://www.epa.gov/criteria-air-pollutants/naaqs-table

TABLE 4.10.1-1 Pennsylvania Ambient Air Quality Standards <u>a</u> /				
Settled particulate (total)	Annual	0.8 mg/cm <sup>2</sup> /month		
	30-day	1.5 mg/cm <sup>2</sup> /month		
Beryllium	30-day	0.01 μg/m³		
Fluorides (total soluble, as HF)	24-hour	5 μg/m³		
Hydrogen Sulfide	24-hour	0.05 ppm		
	1-hour	0.1 ppm		

Note:

mg/cm<sup>2</sup>/month = milligrams per square centimeter per month, ppm = parts per million,  $\mu$ g/m<sup>3</sup> = micrograms per cubic meter <u>a</u>/ Maximum values that may not be exceeded.

New Jersey Ambient Air Quality Standards							
State AAQS							
Pollutant	Averaging Period	Primary	Secondary				
Sulfur Dioxide	Annual <u>a</u> /	80 μg/m³ (0.03 ppm)	60 μg/m <sup>3</sup> (0.02 ppm)				
	24-hour <u>b</u> /	365 µg/m <sup>3</sup> (0.14 ppm)	260 μg/m³ (0.1 ppm)				
	3-hour <u>b</u> /		1,300 μg/m³ (0.5 ppm)				
Suspended particulate matter	Annual <u>c</u> /	<b>75</b> μg/m³	60 μg/m³				
	24-hour <u>b</u> /	260 μg/m <sup>3</sup>	150 μg/m³				
Nitrogen Dioxide	Annual <u>a</u> /	100 μg/m³ (0.05 ppm)	same				
Carbon Monoxide	8-hour <u>b</u> /	10 mg/m <sup>3</sup> (9 ppm)	Same				
	1-hour <u>b</u> /	40 mg/m <sup>3</sup> (35 ppm)	Same				
Ozone	1-hour	0.12 ppm (235 μg/m³) <u>d/</u>	0.08 ppm (160 μg/m³) <u>e</u>				
	Rolling 3-month average <u>f</u> /	1.5 μg/m³	same				

<u>e</u>/ One-hour average, not to be exceeded more than once during any 12 consecutive months.

f/ Arithmetic mean of 24-hour averages, not to be exceeded during any 3 consecutive months.

Air Quality Control Regions (AQCRs) are areas established for air quality planning purposes in which implementation plans describe how ambient air quality standards will be achieved and maintained. AQCRs were established by the EPA and local agencies, in accordance with Section 107 of the CAA and its amendments, as a means to implement the CAA and comply with the NAAQS through state implementation plans (SIPs). The AQCRs are intrastate and

interstate regions such as large metropolitan areas where the improvement of the air quality in one portion of the AQCR requires emission reductions throughout the AQCR.

An AQCR, or portion thereof, is designated based on compliance with the NAAQS. AQCR designations fall under three general categories as follows: attainment (areas in compliance with the NAAQS); nonattainment (areas not in compliance with the NAAQS); or unclassifiable. AQCRs that were previously designated nonattainment, but have since met the requirements to be classified as attainment are classified as maintenance areas. Table 4.10.1-3 presents the AQCRs in which various components of the Project would be located, along with the current attainment status listed in 40 CFR 81 for each pollutant. As shown, the areas in which the Project would be located are in attainment for all pollutants except ozone. Two AQCRs, in northeastern Pennsylvania and in the metropolitan Philadelphia region, were also previously in nonattainment for PM<sub>2.5</sub>, but were redesignated as attainment in 2015.

	Attainment	Status for Project Sites						
Attainment Status for Project Sites								
Project Component	Location (Town/County)	AQCR	Attainment/ Unclassifiable	Nonattainmen				
Pipeline Spread 1 (complete) Pipeline Spread 2 (partial)	Luzerne, PA –Dallas, West Wyoming, Wyoming, Laflin, Jenkins, Bear Creek, Plains, Kingston	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	CO, NO <sub>X</sub> , Pb, PM <sub>10</sub> , PM <sub>2.5</sub> , SO <sub>2</sub>	None <u>a</u> /				
Pipeline Spread 2 Kidder Compressor Station Pipeline Spread 2 (partial)	Carbon, PA –Kidder, Penn Forest, Towamensing, Lower Towamensing	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	CO, NO <sub>X</sub> , Pb, PM <sub>10</sub> , PM <sub>2.5</sub> , SO <sub>2</sub>	Marginal for $O_3$ 2008				
Pipeline Spread 2 (partial) Pipeline Spread 3 (partial)	Northampton, PA –Lehigh, Moore, Upper Nazareth, Lower Nazareth, East Allen, Bethlehem, Lower Saucon, Williams	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	CO, NO <sub>X</sub> , Pb, PM <sub>10</sub> , PM <sub>2.5</sub> , SO <sub>2</sub> Maintenance area for $PM_{2.5}$ 2006 <u>b</u> /	Marginal for O₃ 2008				
Pipeline Spread 3 (partial)	Bucks, PA –Durham, Riegelsville	Metropolitan Philadelphia Interstate Air Quality Control Region (PA-NJ-Delaware)	CO, NO <sub>X</sub> , Pb, PM <sub>10</sub> , PM <sub>2.5</sub> , SO <sub>2</sub> Maintenance area for 1997 and 2006 PM <sub>2.5</sub> $\underline{c}/$	Marginal for O₃ 2008				
Pipeline Spread 3 (partial) Pipeline Spread 4 (partial)	Hunterdon, NJ –Holland, Alexandria, Kingwood, Delaware, West Amwell	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	CO, NO <sub>X</sub> , Pb, PM <sub>10</sub> , PM <sub>2.5</sub> , SO <sub>2</sub>	Marginal for $O_3$ 2008				
Pipeline Spread 4 (partial)	Mercer, NJ – Hopewell	Metropolitan Philadelphia Interstate Air Quality Control Region (PA-NJ-Delaware)	CO, NO <sub>X</sub> , Pb, PM <sub>10</sub> , PM <sub>2.5</sub> , SO <sub>2</sub> Maintenance area for 1997 and 2006 PM <sub>2.5</sub> $\underline{e}/$	Marginal for O₃ 2008				
Notes NO <sub>x</sub> = nitrogen oxides, Pb = I								
	SR) purposes, all Project sites within the Ozone Transport R	and counties in PA and NJ are s egion (OTR).	subject to moderate of	ozone non-				
b/ Northampton County, PA w	vas previously designated as r	noderate nonattainment for the 2	2006 24-hour PM2.5	standard, but				
was redesignated as attainme c/ Bucks County. PA was pre		te nonattainment for the 1997 ar	nual and 24-hour Pl	M2.5 standards.				
but was redesignated as attai	inment for both standards on A							

<u>d</u>/ Mercer County, NJ was previously designated as moderate nonattainment for the 1997 annual and 24-hour PM2.5 standards, but was redesignated as attainment for both standards on September 4, 2013.

#### **Greenhouse Gases**

GHGs occur in the atmosphere both naturally and as a result of human activities, such as the burning of fossil fuels. These gases are the integral components of the atmosphere's greenhouse effect that warms the earth's surface and moderates day/night temperature variation. In general, the most abundant GHGs are water vapor, carbon dioxide ( $CO_2$ ), methane ( $CH_4$ ), nitrous oxide ( $N_2O$ ), and ozone.

The EPA has defined air pollution to include the mix of six long-lived and directly emitted GHGs (CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O, hydrofluorocarbons, perfluorocarbons, and sulfur hexafluoride). The EPA found that the current and projected concentrations of the six GHGs in the atmosphere threaten the public health and welfare of current and future generations through climate change.

As with any fossil fuel-fired project or activity, the Project would contribute to GHG emissions. The principle GHGs that would be produced by the Project are CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O. Emissions of GHGs are quantified and regulated in units of carbon dioxide equivalents (CO<sub>2</sub>e). The CO<sub>2</sub>e unit of measure takes into account the global warming potential (GWP) of each GHG over a specified timeframe. The GWP is a ratio relative to CO<sub>2</sub> that is based on the particular GHG's ability to absorb solar radiation as well its residence time within the atmosphere. Thus, CO<sub>2</sub> has a GWP of 1, CH<sub>4</sub> has a GWP of 25, and N<sub>2</sub>O has a GWP of 298 on a 100-year timescale. To obtain the CO<sub>2</sub>e quantity, the mass of the particular compound is multiplied by the corresponding GWP, the product of which is the CO<sub>2</sub>e for that compound. The CO<sub>2</sub>e value for each of the GHG compounds is summed to obtain the total CO<sub>2</sub>e GHG emissions.

The EPA has expanded its regulations to include the emission of GHGs from major stationary sources under the Prevention of Significant Deterioration (PSD) program. The EPA's current rules require that a stationary source that is major for a non-GHG-regulated New Source Review (NSR) pollutant must also obtain a GHG PSD permit prior to beginning construction of a new or modified major source with mass-based GHG emissions equal to or greater than 100,000 tons per year (tpy) and significant net emission increases in units of CO<sub>2e</sub> equal to or greater than 75,000 tpy. There are no NAAQS or other significance thresholds for GHGs.

#### 4.10.1.3 Regulatory Requirements for Air Quality

The Project would be potentially subject to a variety of federal and state regulations pertaining to the construction or operation of air emission sources. The following sections summarize the applicability of various state and federal regulations.

#### Federal Air Quality Requirements

The CAA, 42 USC 7401 et seq., as amended in 1977 and 1990, and 40 CFR Parts 50 through 99 are the basic federal statutes and regulations governing air pollution in the U.S. The following federal requirements have been reviewed for applicability to the Project.

- NSR / Prevention of Significant Deterioration;
- Title V Operating Permits;
- New Source Performance Standards (NSPS);
- National Emission Standards for Hazardous Air Pollutants (NESHAP);
- Greenhouse Gas Reporting;

- Chemical Accident Prevention Provisions; and
- General Conformity.

## New Source Review/Prevention of Significant Deterioration

Separate preconstruction review procedures for major new sources of air pollution (and major modifications of major sources) have been established for projects that are proposed to be built in attainment areas versus nonattainment areas. The preconstruction permit program for new or modified major sources located in attainment areas is called PSD. This review process is intended to keep new air emission sources from causing existing air quality to deteriorate beyond acceptable levels codified in the federal regulations. Construction of major new stationary sources in nonattainment areas must be reviewed in accordance with the nonattainment NSR regulations, which contain stricter thresholds and requirements.

The PSD rule defines a major stationary source as any source with a potential to emit (PTE) of 100 tpy or more of any criteria pollutant for source categories listed in 40 CFR §52.21(b)(1)(i) or 250 tpy or more of any criteria pollutant for source categories that are not listed. In addition, with respect to greenhouse gases (GHG), the major source threshold is 100,000 tpy, measured as CO<sub>2</sub>e. If a new source is determined to be a major source for any PSD pollutant, then other remaining criteria pollutants would be subject to PSD review if those pollutants are emitted at rates that exceed significant emission thresholds, which are: 100 tpy for CO; 40 tpy each for NO<sub>x</sub>, volatile organic compound (VOC), and SO<sub>2</sub>; 25 tpy for total suspended particulate, 15 tpy for PM<sub>10</sub>, and 10 tpy for direct emissions of PM<sub>2.5</sub>. Sources which exceed the major source threshold are then subject to a PSD review.

Estimated emissions from the proposed Kidder Compressor Station are below all PSD thresholds except for GHG. However, the requirements of PSD are not triggered if GHG is the only pollutant above the PSD threshold. Estimated emissions for the interconnect stations and fugitive pipeline emission sources are below PSD thresholds for all pollutants.

One additional factor considered in the PSD permit review process is the potential impacts on protected Class I areas. Class I areas were designated specifically as pristine natural areas of areas of natural significance and have the lowest increment of permissible deterioration, which precludes development near these areas. Class I areas are given special protection under the PSD program. The nearest Mandatory Class I Federal Area is the Brigantine Wilderness Area, which is located approximately 125 miles to the southeast from the Kidder Compressor Station. Because of the distance, a Class I analysis would not be required for the Project.

## Title V Operating Permits

Title V of the CAA requires states to establish an air quality operating permit program. The requirements of Title V are outlined in the federal regulations in 40 CFR Part 70 and in 30 TAC §122. The operating permits required by these regulations are often referred to as Title V or Part 70 permits.

Projects that are considered major sources (i.e., sources with a PTE greater than a major source threshold level) are required to obtain a Title V operating permit. Title V major source threshold levels are 100 tpy for NO<sub>x</sub>, CO, VOC, SO<sub>2</sub>, PM<sub>10</sub>, or PM<sub>2.5</sub>, 10 tpy for an individual hazardous air pollutant (HAP), or 25 tpy for any combination of HAPs. Some of these thresholds

can be lower in designated nonattainment areas or ozone transport regions. EPA had previously issued a Title V GHG "Tailoring Rule" that also made facilities subject to Title V permitting if their potential GHG emissions would equal or exceed 100,000 tpy CO<sub>2</sub>e. However, the U.S. Supreme Court vacated this requirement in its June 23, 2014 ruling in Utility Air Regulatory Group v. EPA, 134 S.Ct. 2427 (2014). Therefore, even though the GHG emissions exceed the 100,000 tpy threshold for the Kidder Compressor Station it would not be subject to the Title V Tailoring Rule.

Estimated emissions from the proposed Kidder Compressor Station are below all Title V thresholds, except GHGs. Estimated emissions for the interconnect stations and fugitive pipeline emission sources are below Title V thresholds for all pollutants.

## New Source Performance Standards

NSPS regulations (40 CFR Part 60) establish pollutant emission limits and monitoring, reporting, and recordkeeping requirements for various emission sources based on source type and size. These regulations apply to new, modified, or reconstructed sources. The following NSPS requirements were identified as potentially applicable to the emission sources at the Kidder Compressor Station and Interconnect Stations.

**Subpart KKKK** of 40 CFR Part 60, Standards of Performance for Stationary Combustion Turbines, applies to stationary combustion turbines that are modified, constructed, or reconstructed after February 18, 2005 and have maximum heat input rates greater than 10 MMBtu per hour. Turbines subject to this subpart are exempt from 40 CFR Part 60, Subpart GG emission standards for turbines. Subpart KKKK applies to the Solar Mars 100 Turbines at the Kidder Compressor Station, which would each be rated at approximately 117.6 MMBtu/hr. Subpart KKKK regulates emissions of SO<sub>2</sub> and NO<sub>x</sub>. One method of complying with the SO<sub>2</sub> emission limit is to not burn any fuel in the turbine which contains total potential sulfur emissions in excess of 26 nanograms SO<sub>2</sub> per joule, or 0.060 pounds SO<sub>2</sub> per MMBtu, of heat input. The proposed Solar turbines would be fueled by natural gas or boil-off gas and therefore would comply with the fuel sulfur content requirement. Based on the size of the turbines, NO<sub>x</sub> emissions must be limited to 25 parts per million by volume at 15 percent oxygen, or 1.2 pounds per megawatt-hour.

The proposed Solar turbines would be equipped with the SoLoNOx<sup>TM</sup> dry low emission combustion system, which uses a lean, premixed air/fuel mixture to reduce peak combustion temperatures and control NO<sub>x</sub> emissions. The dry low emission system is effective at steady state turbine loads from approximately 50 percent to 100 percent of full load and ambient air inlet temperatures above 0°F. Compliance with the NO<sub>x</sub> emission limit would be demonstrated through performance tests as required under 40 CFR 60.4340. Compliance with the SO<sub>2</sub> limit would be demonstrated through the use of pipeline quality natural gas per 40 CFR 60.4365(a).

**Subpart Kb** of 40 CFR Part 60, Standards of Performance for Volatile Organic Liquid Storage Vessels, applies to storage vessels containing volatile organic liquids. Regulatory applicability is dependent on the construction date, size, vapor pressure, and contents of the storage vessel. Subpart Kb applies to new tanks, unless otherwise exempted, that have a storage capacity between 75 cubic meters (m<sup>3</sup>) (19,813 gallons) and 151 m<sup>3</sup> (39,890 gallons) and contain VOCs with a maximum true vapor pressure greater than or equal to 15.0 kilopascals (kPa). Subpart Kb also applies to tanks that have a storage capacity greater than or equal to 151 m<sup>3</sup> and contain VOCs with a maximum true vapor pressure greater than or equal to 3.5 kPa. Each of the proposed storage tanks for the Project has a capacity of 1,950 gallons or less, and Subpart Kb therefore is not applicable.

**Subpart JJJJ** of 40 CFR Part 60, Standards of Performance for Stationary Spark Ignition Internal Combustion Engines, applies to spark ignition engines with a maximum engine power greater than 25 hp for which construction commenced by July 12, 2006 and was manufactured after January 1, 2009. The 1,462-hp natural gas-fired engine at the Kidder Compressor Station would meet these applicability criteria and would therefore be subject to the requirements of Subpart JJJJ. In order to demonstrate compliance with the emission limits found in the rule, owners and operators may either operate a manufacturer-certified engine according to manufacturer's operation and maintenance procedures or conduct performance testing. Owners and operators of emergency engines are required to keep hours of operation records. Additionally, maintenance records must be kept for all engines.

**Subpart OOOO** of 40 CFR Part 60, Standards of Performance for Crude Oil and Natural Gas Production, Transmission, and Distribution, applies to certain facilities that commence construction after August 23, 2011, and establishes emission standards for control of VOCs and SO<sub>2</sub>. Subpart OOOO applies to natural gas wells and certain other equipment located between the wellhead and the custody transfer point, some examples of which include: centrifugal compressors using wet seals; reciprocal compressors; continuous bleed natural gas-driven pneumatic controllers; and storage vessels with potential VOC emissions greater than 6 tons per year. None of the proposed Project facilities fall into any of the equipment categories subject to Subpart OOOO. Although the Kidder Compressor Station would use centrifugal compressors, they would be equipped with dry seals, which are exempt from Subpart OOOO. In addition, PennEast has simulated operation of the pipeline liquids storage tanks and interconnect gas filters using AspenTech® HYSYS Version 8.4 process simulation software. This simulation indicates that no liquids are expect to condense out of the pipeline gas, and that storage tank VOC emissions would therefore be negligible.

The Subpart OOOO NSPS rules were revised and amended in August 2015. The final rule came into effect on August 12, 2015 and pertains to the definitions of "low pressure gas well" and "storage vessel." The revision to the definition of storage vessel (storage tank) does not have any effect on the project's proposed project pipeline liquids tanks. The revised definition specifically pertains to storage vessels connected or installed in parallel or returned to service or replaced. None of these scenarios apply to the proposed storage tanks and the revised NSPS does not apply to the Project emission sources.

# National Emission Standards for Hazardous Air Pollutants

The NESHAP codified in 40 CFR Parts 61 and 63, regulate HAP emissions. Part 61 was promulgated prior to the 1990 Clean Air Act Amendments (CAAA) and regulates specific HAPs such as asbestos, benzene, beryllium, coke oven emissions, inorganic arsenic, mercury, radionuclides, and vinyl chloride.

The 1990 CAAA established a list of 189 HAPs, while directing EPA to publish categories of major sources and area sources of these HAPs, for which emission standards were to be promulgated according to a schedule outlined in the CAAA. These standards, also known as the

Maximum Achievable Control Technology standards, were promulgated under Part 63. The 1990 CAAA defines a major source of HAPs as any source that has a PTE of 10 tpy for any single HAP or 25 tpy for all HAPs in aggregate. Area sources are stationary sources that do not exceed the thresholds for major source designation.

The Kidder Compressor Station would be an area source of HAP, with total potential HAP emission of less than 10 tpy. The interconnect stations would also be HAP area sources, with potential HAP emissions of less than one ton per year. The NESHAP described in the following paragraphs have been identified as being potentially applicable to specific Project sources.

**Subpart YYYY** of 40 CFR Part 63, NESHAP for Stationary Combustion Turbines, applies to owners and operators of stationary combustion turbines located at a major source of HAP emissions. Because the Kidder Compressor Station would be an area source of HAP, the Solar turbines would be exempt from Subpart YYYY.

**Subpart ZZZZ** of 40 CFR Part 63, NESHAP for Stationary Reciprocating Internal Combustion Engines, applies to reciprocating internal combustion engines of all sizes located at major and area sources of HAPs. The Caterpillar G3516 LE engine at the Kidder Compressor Station would therefore be subject to Subpart ZZZZ. However, new emergency engines that satisfy the NSPS requirements of 40 CFR Part 60 Subpart JJJJ are not subject to any further requirements under NESHAP Subpart ZZZZ.

## Greenhouse Gas Reporting Rule

On November 8, 2010, the EPA signed a rule that finalizes reporting requirements for the petroleum and natural gas industry under 40 CFR 98. Subpart W under 40 CFR Part 98, the Mandatory Greenhouse Gas Reporting Rule, requires petroleum and natural gas systems with actual GHG emissions of at least 25,000 metric tons of CO2e per year to report annual emissions of GHG to the EPA. Potential emissions of GHGs associated with operation of the Project, including methane emissions from fugitive leaks and equipment venting, are estimated to exceed the 25,000 metric ton threshold for the Kidder Compressor Station. In addition, GHG operating emissions from the New Jersey portion of the Project are also estimated to exceed 25,000 metric tons per year. If actual GHG emissions from the Project were equal to or greater than the reporting threshold, PennEast states that it would comply with all applicable requirements of 40 CFR Part 98. The reporting rule does not apply to construction emissions. However, we have included the construction emissions for accounting and disclosure purposes.

## Chemical Accident Prevention Provisions

The chemical accident prevention provisions, codified in 40 CFR 68, are federal regulations designed to prevent the release of hazardous materials in the event of an accident and minimize potential impacts if a release does occur. The regulations contain a list of substances (including compounds found in natural gas, such as methane, propane, and ethylene) and threshold quantities for determining applicability to stationary sources. If a stationary source stores, handles, or processes one or more substances on this list in a quantity equal to or greater than specified in the regulation, the facility must prepare and submit a risk management plan. If a facility does not have a listed substance on-site, or the quantity of a listed substance is below the applicability threshold, the facility does not have to prepare a risk management plan. While the Project facilities would handle significant quantities of methane, propane, and other compounds found in natural

gas, the definition of "stationary source" at 40 CFR 68 does not apply to transportation of such substances, or temporary storage incidental to transportation. Therefore, the Project would not be required to prepare a risk management plan under 40 CFR 68.

However, if there is any regulated substance or other extremely hazardous substance onsite, the facility still must comply with the requirements of the General Duty Clause in Section 112(c)(1) of the 1990 CAAA. The General Duty Clause is as follows:

"The owners and operators of stationary sources producing, processing, handling and storing such substances have a general duty to identify hazards which may result from such releases using appropriate hazard assessment techniques, to design and maintain a safe facility, taking such steps as are necessary to prevent releases, and to minimize the consequences of accidental releases which do occur."

# General Conformity

A General Conformity applicability analysis is required for any part of the Project occurring in nonattainment or maintenance areas for criteria pollutants. Section 176(c) of the CAA requires federal agencies to ensure that federally approved or funded projects conform to the applicable approved SIP. Such activities must not:

- cause or contribute to any new violation of any standard in any area;
- increase the frequency or severity of any existing violation of any standard in any area; or
- delay timely attainment of any standard or any required interim emission reductions or other milestones in any area.

General Conformity does not apply to federal actions in attainment areas or unclassifiable/attainment areas, including counties designated attainment or unclassifiable/attainment that are within the Northeast OTR. The EPA amended the General Conformity Rule in 2010 (Federal Register, Volume 75, Number 64) to exclude emissions regulated by any permit issued under minor and major NSR from a General Conformity applicability analysis.

General conformity assessments must be completed when the total direct and indirect emissions of a project would equal or exceed specified pollutant thresholds on a calendar year basis for each nonattainment or maintenance area. With regard to the Project, the relevant general conformity pollutant thresholds are shown in table 4.10.1-4. These thresholds are based on the current air quality designations (e.g., serious nonattainment, moderate nonattainment, maintenance, etc.).

Estimated emissions for the Project subject to review under the general conformity thresholds, along with a comparison to the applicable general conformity threshold are presented in table 4.10.1-4. Only construction emissions would be subject to review under general conformity, as operating emissions from the Project would be governed by the minor NSR permitting programs in Pennsylvania and New Jersey.

As shown in table 4.10.1-4, all construction emissions were conservatively assumed to occur in a single calendar year. This assumption ensures that any possible exceedance of a general conformity threshold is identified, since emissions spread over multiple calendar years would be

less likely to trigger general conformity. Based on this assumption, emission estimates for construction would not exceed general conformity applicability thresholds. Based upon this evaluation, a general conformity determination would not be required. However, while general conformity applicability thresholds are not exceeded in any calendar year, if significant Project design modifications occur within any of the designated non-attainment areas that materially impact the amount of applicable construction emissions generated in a calendar year, the potential exists to exceed general conformity applicability thresholds for applicable emissions from construction. Therefore, we recommend that:

• If changes to the Project construction schedule and/or design occur that would materially impact the amount of construction NO<sub>x</sub> emissions generated in a calendar year, PennEast should file with the Secretary, <u>Prior to construction</u>, revised construction emissions estimates prior to implementing the revised construction schedule and/or design modification demonstrating that the annual NO<sub>x</sub> emissions resulting from the revised construction schedule and/or design do not exceed general conformity applicability thresholds. In addition, if any such Project revised construction schedule and/or design changes result in emissions that would exceed the general conformity applicability thresholds, then a draft general conformity determination would need to be prepared at that time, as required under Section 93.157(d) of the Federal General Conformity regulation at 40 CFR Part 93, Subpart B.

		TABLE	4.10.1-4			
General Conformity Applicability Evaluation						
Project Component	Location (County, State)	County Nonattainment or Maintenance Pollutants <u>a</u> / <u>b</u> /	Construction Emissions <u>c</u> /	General Conformity "de minimis" rates for Nonattainment or Maintenance Areas	General Conformity Determinatior Required? (Yes/No)	
23.1 miles of pipeline	Luzerne, PA	None	N/A	N/A	No	
28.2 miles of pipeline, Compressor Station	Carbon, PA	O <sub>3</sub>	28.2 tons NOx 3.4 tons VOC	100 tpy NOx 50 tpy VOC	No	
24.8 miles of pipeline, 2.1 miles of lateral	Northampton, PA	PM <sub>2.5</sub> O <sub>3</sub>	82.5 tons PM <sub>2.5</sub> 0.1 tpy SO2 21.7 tons NOx 2.7 tons VOC	100 tpy PM <sub>2.5</sub> 100 tpy SO2 100 tpy NOx 50 tpy VOC	No	
1.7 miles of pipeline	Bucks, PA	PM <sub>2.5</sub> O <sub>3</sub>	4.5 tons PM <sub>2.5</sub> 0.0 tpy SO2 1.4 tons NOx 0.2 tons VOC	100 tpy PM <sub>2.5</sub> 100 tpy SO2 100 tpy NOx 50 tpy VOC	No	
26.6 miles of pipeline, 1.9 miles of lateral	Hunterdon, NJ	O <sub>3</sub>	20.2 tons NOx 2.5 tons VOC	100 tpy NOx 50 tpy VOC	No	
9.6 miles of pipeline	Mercer, NJ	O <sub>3</sub>	25.0 tons PM <sub>2.5</sub> 0.0 tpy SO2 6.7 tons NOx 0.8 tons VOC	100 tpy PM <sub>2.5</sub> 100 tpy SO2 100 tpy NOx 50 tpy VOC	No	

TABLE 4.10.1-4							
General Conformity Applicability Evaluation							
Project Component	Location (County, State)	County Nonattainment or Maintenance Pollutants <u>a</u> / <u>b</u> /	Construction Emissions <u>c</u> /	General Conformity "de minimis" rates for Nonattainment or Maintenance Areas	General Conformity Determination Required? (Yes/No)		
- 0		or the 2008 8-hour Ozon 2006 PM25 Standards	e standard				
c/ Emissions of all r	major construction acti	vities would occur during	g one calendar year				

# Applicable State Air Quality Requirements

In addition to the federal regulations identified above, Pennsylvania and New Jersey have their own air quality regulations that may be applicable to the Project, which are summarized below.

## Pennsylvania

Air quality regulations for the state of Pennsylvania are codified in Title 25 of the Pennsylvania Code (Pa. Code), and are administered by the PADEP.

- 25 Pa. Code Chapter 123. *Standards for Contaminants*. This chapter establishes standards and limits for emissions of various pollutants, including fugitive emissions (123.1 and 123.2), particulate matter (123.11 through 123.14), sulfur compounds (123.21 through 123.25), odor (123.31), visible emissions (123.41 through 123.46), and NO<sub>x</sub> (123.51). These requirements would be generally applicable to the Kidder Compressor Station emission sources and to the fuel heaters at the Pennsylvania interconnect stations.
- 25 Pa. Code Chapter 124. *National Emission Standards for Hazardous Air Pollutants*. This chapter incorporates by reference the federal NESHAP standards as promulgated by EPA in 40 CFR 61 under Section 112(d) of the CAA.
- 25 Pa. Code Chapter 122. *National Standards of Performance for New Stationary Sources*. This chapter incorporates by reference the federal NSPS standards as promulgated by EPA in 40 CFR 60 under Section 111 of the CAA.
- 25 Pa. Code Chapter 127. *Construction, Modification, Reactivation and Operation of Sources.* This chapter implements the state air permitting program both for major sources (subject to NSR, PSD, and/or Title V) and non-major sources. The Kidder Compressor Station would be a non-major source, with potential emissions below the NSR, PSD, and Title V thresholds. The compressor turbines, emergency generator, and fuel gas heater at the Kidder Compressor Station would be required to apply to PADEP for a preconstruction permit, as well as a state-only operating permit, and the compressor turbines would be required to demonstrate the use of Best Available Technology (BAT) for control of emissions. The natural gas line heaters at the UGI-LEH and TCO interconnect stations, as well as one heater at the Blue Mountain interconnect station, would also be non-major

sources, and would be required to obtain a General Plan Approval and/or General Operating Permit, which is a pre-approved air permit for a specific class of sources. General Permit GP-1 applies to small gas- and oil-fired combustion units.

#### New Jersey

Air quality regulations for the state of New Jersey are codified in Chapter 27 of the New Jersey Administrative Code (NJAC) and are administered by the NJDEP.

- NJAC 7:27-2 through 7:27-7 and 7:27-9. These subchapters establish general prohibitions against air pollution, including prohibitions on open burning, smoke and particulate from fuel combustion, odor, and sulfur emissions. These would be generally applicable to operations at the New Jersey interconnect stations.
- NJAC 7:27-8, Permits and Certificates for Minor Facilities (and Major Facilities without an Operating Permit). This chapter implements the state air permitting program for nonmajor sources. The natural gas line heaters at the three New Jersey interconnect stations in Hunterdon and Mercer counties would be non-major sources below all NSR, PSD, and Title V thresholds. However, the heaters would exceed the size threshold for "commercial fuel burning equipment" under 7:27-8.2(c) and would be required to obtain preconstruction permits from NJDEP. PennEast would have the option to obtain General Permits for the heaters, which are pre-approved air permits for specific classes of emission sources. Depending on their individual heat input ratings, General Permits GP-009A or GP-018 would be applicable to the natural gas line heaters at the New Jersey interconnect stations.
- NJAC 7:27-19, Control and Prohibition of Air Pollution from Oxides of Nitrogen. This chapter establishes requirements for emissions from various combustion sources and other industrial facilities. If the natural gas line heaters in New Jersey were permitted using General Permits, they would be subject to the requirements under NJAC 7:27-19.16 to perform tune-ups and other adjustments to minimize emissions of NO<sub>x</sub> and CO.

## 4.10.1.4 Air Emissions Impacts and Mitigation

## **Construction Emissions and Mitigation**

Construction of the Project components would result in short-term increases in emissions of some air pollutants due to the use of equipment powered by diesel fuel or gasoline engines and the generation of fugitive dust due to the disturbance of soil and other dust-generating activities. More specifically, the construction activities that would generate air emissions include:

- site preparation (land clearing, grading, excavation, etc.);
- installation of compressor station equipment;
- installation of pipeline and pipeline interconnection equipment;
- operation of off-road vehicles and trucks during construction; and
- workers' vehicles used for commuting to and from the construction site (i.e., on-road vehicles).

The total period of construction for the Kidder Compressor Station is estimated by PennEast to be 6 months, over a disturbance area of 26.2 acres. The construction emission

associated with the Project activities would have short-term, localized impacts on air quality. These emissions are not subject to the air quality permitting requirements that apply to emissions from operation of stationary sources at the Kidder Compressor Station and interconnect stations. Nevertheless, the construction-related emission rates are discussed in this section as a means of identifying potential air quality concerns associated with the construction phase of the Project and to assist in developing mitigation. The amount of fugitive dust for an area under construction would depend on numerous factors including degree of vehicular traffic, size of area disturbed, amount of exposed soil, soil properties (silt and moisture content), and wind speed. Construction of the Project would also result in fuel combustion emissions from a variety of sources, including off-road sources (e.g., bulldozers, cranes, front-end loaders, pile drivers) and on-road sources (e.g., construction worker vehicles).

Site preparation activities for the Kidder Compressor Station would include land clearing, grading, creation of a retention basin, placement of gravel surfaces (e.g., lay-down areas), and construction of access roads within the station site boundaries. Site preparation activities would generate fugitive dust from earthmoving and movement of construction equipment over unpaved surfaces and tailpipe emissions from construction equipment and vehicle engines. The construction equipment and vehicles would be powered by internal combustion engines that would generate PM<sub>10</sub>, PM<sub>2.5</sub>, SO<sub>2</sub>, NO<sub>x</sub>, VOC, and CO emissions. Site preparation equipment would include excavators, bulldozers, forklifts, backhoes, and other mobile construction equipment. Open burning would not be used.

Air emissions would also be generated during construction of the pipeline and interconnect stations. PennEast estimates a total disturbance area of 2,431 acres during construction of the pipeline, which includes the construction right-of-way and temporary extra work space as well as pipeyards and access roads. Construction of the pipeline would occur in four separate spreads, each of which is estimated to result in 6.5 months of emission-generating activities. Preparation of access roads and pipeyards would generate emissions for an estimated 3 months, including laying and removal of gravel. Construction staging areas would produce emissions for an estimated 10 months. Pipeline site preparation and construction activities would generate fugitive dust from clearing, trenching, backfilling, grading, and traffic on paved and unpaved areas, as well as fuel combustion emissions from the construction equipment. The internal combustion engines powering most of the pipeline construction equipment and vehicles would burn ultra-low-sulfur diesel fuel and the remaining vehicles would burn gasoline. Equipment that would be used for the pipeline and interconnect station construction activities would include various earthmoving equipment (bulldozers, backhoes, trenchers, graders, and compactors), cranes, forklifts, compressors, pumps, trenchers, stringing trucks, welding rigs, rock drills, generators, and miscellaneous trucks.

Construction of the Kidder Compressor Station would include installation of three compressor turbines, one emergency generator, one fuel gas heater, and piping and instrumentation, as well as construction of foundations, storage tanks, and buildings for the warehouse, office, and control room. The construction equipment would include cranes, forklifts, welders, pipelayers, and generators, which would result in fuel combustion and fugitive dust emissions.

Construction truck traffic (e.g., supply trucks) and worker commuter vehicles would generate fugitive dust from travel on paved and unpaved surfaces as well as tailpipe emissions.

PennEast has estimated that construction of the Kidder Compressor Station would involve 16 gasoline pickup trucks and three one-ton diesel tool trucks, each traveling 50 miles per day over a period of 8 months. Each of the four pipeline spreads would involve roughly 100 gasoline pickup trucks, 21 lowboy tractor trucks, 8 diesel parts vans, and 11 diesel buses, each traveling 50 miles per day over a period of 10 months.

Fuel combustion emissions from off-road construction equipment and on-road vehicles were estimated using EPA's MOVES2014 model.<sup>41</sup> For each equipment type, MOVES2014 can generate specific emission factors, which take into account such information as regional meteorology, regional equipment mix, and the calendar year of activity. For off-road and on-road combustion emissions, PennEast has used the predicted MOVES2014 emission factors for Luzerne County, Pennsylvania in the year 2016, and applied them to the entire Project. Year 2016 emission factors are considered conservative for emissions that occur in later years.

Fugitive dust emissions generated by on-site construction equipment were estimated using emission factors from the EPA reference document "Estimating Particulate Matter Emissions from Construction Operations" (Eastern Research Group, Inc. 1999). PennEast used the document's recommended values for roadway construction, which is considered similar in nature to pipeline construction, along with a Project-specific dry silt factor based on soil data collected for the Project.

Roadway fugitive dust emissions were estimated using emission factors from EPA's AP-42 document, with most of the vehicle miles occurring on paved rather than unpaved roadways. Fugitive dust emission estimates for unpaved roadways assume the use of water spray dust suppression with a control efficiency of 50 percent.

Total Project construction emissions for criteria air pollutants and GHG (as CO<sub>2</sub>e) are summarized in table 4.10.1-5. These totals include fuel combustion emissions as well as fugitive dust emissions. As shown, fugitive dust accounts for the majority of PM<sub>10</sub> and PM<sub>2.5</sub> emissions during construction of the Project. PennEast has developed a FDCP to mitigate these emissions. We reviewed the FDCP and find it acceptable. Measures outlined in the FDCP include the following:

- where possible, use of water for control of dust in the construction operations, the grading of roads, or the clearing of land;
- application of water, or suitable dust suppression chemicals on dirt roads, materials stockpiles, and other surfaces which may create significant airborne dust;
- where possible, paving/grading of roadways and maintaining them in a clean condition;
- removal of spilled or tracked dirt or other materials from paved streets, and of dried sediments resulting from soil erosion; and/or
- reducing vehicular traffic speed to a point below significant dust emission creation.

<sup>&</sup>lt;sup>41</sup> EPA's most current model for estimating nonroad equipment emissions, NONROAD2008, has been incorporated into MOVES2014, which previously only modeled on-road equipment.

		TA	BLE 4.10.	.1-5				
Project Facil	ity and P	ipeline C	onstructio	on Activity	Combined	Emissions	6	
Project Total Emissions				Pollu	itants (Ton	s)		
Project Total Emissions	NO <sub>x</sub>	со	VOC	<b>PM</b> <sub>10</sub>	PM <sub>2.5</sub>	SO2	CO <sub>2</sub> e	HAPs
Pipeline Diesel Non-Road Equipment Totals	94.9	24.9	9.8	6.2	6.0	0.27	29,874	0.71
Diesel and Gas On-Road	5	22.8	2.53	0.29	0.17	0.03	1,690	0.18
Construction Activity Fugitive Dust	-	-	-	1,927	287	-	-	-
Roadway Fugitive Dust	-	-	-	132	21	-	-	-
Comp. Station Construction Sub- Total	6	5	1	28	4	0.02	1,712	0.05
Total	106	53	13	2,093	318	0.32	33,276	0.94

In addition, the Field Project Manager (FPM) and EI would determine when it is necessary to apply dust control measures during construction activities and these Project personnel would share the authority with the contractor and construction superintendent to determine if/when water needs to be reapplied for dust control and to determine if/when additional mitigation would be needed. In addition, the FPM and EI would have the authority to stop work on any activity that would not apply with the dust control measures outlined in the plan.

PennEast has contacted 17 local municipalities, agencies, or private landowners along the length of the proposed pipeline route in Pennsylvania and New Jersey who are willing to sell water to PennEast for dust control use during construction. The quantities of water available for Project use are being confirmed.

As suggested by NJDEP, we also recommend that:

- PennEast should implement the following measures for on-road vehicles and nonroad diesel construction equipment used for construction of the Project;
  - a. all on-road vehicles and non-road construction equipment operating at, or visiting, a construction site should comply with the three-minute idling limit, and anti-idling signs should be posted;
  - b. all non-road diesel construction equipment greater than 100 hp used for more than 10 days should have engines that meet the EPA Tier 4 non-road emission standards or the best available control technology that is technologically feasible and verified by EPA or the California Air Resources Board as a diesel emission control strategy; and
  - c. all on-road diesel vehicles used to haul materials or traveling to and from a construction site should use designated truck routes that are designed to minimize impacts on residential areas and sensitive receptors such as hospitals, schools, daycare facilities, senior citizen housing, and convalescent facilities.

Emissions during construction would increase pollutant concentrations in the vicinity of the Kidder Compressor Station and each of the pipeline spreads; however, their effect on ambient air quality would vary with time due to the construction schedule, the mobility of the sources, and

the variety of emission sources. Construction emissions associated with the pipeline are considered temporary and would cease at completion of construction. Constructions emissions associated with the Kidder Compressor Station and interconnect stations are considered temporary. Following construction, air quality would not revert back to previous conditions, but would transition to permanent operational-phase emissions after commissioning and initial start-up.

## **Operating Emissions and Mitigation**

Operation of the Project would result in air emissions from gas compressor turbines and other combustion equipment at the Kidder Compressor Station, fuel gas heaters at the interconnect stations, fugitive leaks, and venting emissions from various pipeline components. Operational-phase emissions would occur for the lifetime of the Project. These various sources and associated criteria pollutant, GHG, and HAP emission rates are discussed below.

Sources of air emissions associated with operation of the Kidder Compressor Station would include:

- three natural gas turbine-driven Solar Mars 100 units rated at 15,900 hp each under ISO conditions (47,700 total ISO hp);
- one new natural gas-fired Caterpillar G3516 LE auxiliary power unit, rated at 1,462 hp;
- one 1,950 gallon storage tank (for pipeline liquids collected in the gas filter);
- various small storage vessels (for waste liquids, lubricating oil, etc.); and
- two fuel gas heaters each rated at approximately 1.03 MMBtu/hr heat input.

Estimated operating emissions for the Kidder Compressor Station are summarized in table 4.10.1-6 for criteria pollutants, GHGs as CO<sub>2</sub>e, total HAPs, and formaldehyde. Estimated emissions for the compressor turbines and one of the two fuel gas heaters are based on continuous operation for 8,760 hours per year. The second fuel gas heater would be a spare unit to allow for maintenance, and only one fuel gas heater would operate at any time. Emissions were also evaluated for 48 startup and shutdown events per year for the compressor turbines, based on a conservative forecast of pipeline operational requirements. While the expected number of startup and shutdown cycles in a typical year would be 8 per turbine on average, or 24 total, the actual number of such events would vary in response to pipeline market conditions and scheduled or unscheduled maintenance requirements. With the exception of CO, these emissions are expected to be offset by the non-operational time between each shutdown and the next startup, which would typically be several days in duration as the turbines are cycled out of service for load sharing and maintenance purposes. However, the compressor turbine emissions presented in table 4.10.1-6 conservatively add the emissions from 48 startup-shutdown cycles to the potential emissions from 8,760 hours per year at 100 percent load, so that there is no need to offset startup and shutdown emissions with a certain duration of downtime between operating periods.

Emissions for the emergency auxiliary power unit are based on 500 operating hours per year. Finally, emissions are also presented for fugitive leaks and planned venting activity including blowdowns. Fugitive and blowdown emissions assume a total natural gas release volume of 91,756 standard cubic feet (scf) per year, including one station-wide emergency shutdown, as well as planned blowdowns of the fuel gas system and emissions from the lube oil tank vent.

Compressor Station Operational Phase Emissions									
Air Courses				P	ollutants	(Tons Per	Year)		
Air Sources	NOx	со	SO <sub>2</sub>	<b>PM</b> <sub>10</sub>	PM <sub>2.5</sub>	VOC <u>a</u> /	GHG <u>b</u> /	CH₂O <u>c</u> /	Total HAPs <u>d</u>
Compressors (Turbines)	87.41	15.40	5.46	24.08	24.08	5.138	189,603	1.93	2.07
Auxiliary power unit	1.61	1.69	0.00	0.03	0.03	0.282	333	0.15	0.21
Natural Gas Heaters	0.18	0.19	0.011	0.03	0.03	0.02	396	0.00	0.006
Equipment Leaks						0.004	150		
Equipment Vents						0.006	47		
Total	89.20	17.28	5.47	24.14	24.14	5.45	190,529	2.09	2.29
Nonattainment NSR Threshold	100					50			
Subject to NSR?	No					No			

b/ GHG = greenhouse gases, as carbon dioxide equivalents (CO2e); provided for informational purposes o

 $\underline{c}$ / CH<sub>2</sub>O = formaldehyde, the primary HAP emitted from combustion turbines

 $\underline{d}$  / HAPs = hazardous air pollutants, as aggregated total HAPs

PennEast evaluated the feasibility of installing electric motor driven compressor units at the Kidder Compressor Station, instead of the proposed natural gas-fired compressor turbines. Electric compressor motors would require approximately 35 to 40 MW of electrical power, and would be technically feasible after upgrading the local substation and transmission lines to the compressor station. However, PennEast determined that selecting electric motors as an alternative to natural gas-driven compressors would result in higher overall emissions, due to emissions created by generation of the needed electricity. PennEast compared emission rates from the proposed gas-fired compressor turbines against the equivalent emission rates published by the National Renewable Energy Laboratory (NREL) for eastern U.S. power generation in 2004. These 2004 emission rates were adjusted to account for changes in the generation mix and use of emission controls in the PJM regional grid, using the most recent data available in EPA's Emissions & Generation Resource Integrated Database, last updated in October 2015. Even after accounting for these regional changes, which resulted in lowered emission rates for electric generation, use of electric motor driven compressors would still increase emissions relative to the planned gas-fired turbines, as shown in table 4.10.1-7.

TABLE 4.10.1-7								
		Net Emissi	ons Increase fe	or Electric N	lotor Compre	ssor Alternative		
			Polluta	ants (Tons P	er Year)			
NOx	со	SO2	PM₁₀ a/	voc	Lead	Mercury a/	GHG	
162	138	562	(12)	7	0.006	(0.0019)	1,355	

PennEast also considered the possibility of using waste heat electric generation in conjunction with the proposed gas-fired compressor turbines at the Kidder Compressor Station. In

particular, PennEast considered a 2008 study by the Interstate Natural Gas Association of America (INGAA) that suggested the following minimum criteria for a waste heat electric generation facility to be potentially viable:

- total gas turbine station capacity of at least 15,000 hp;
- operation for more than 5,250 hours per year (60 percent duty cycle);
- operation during that duty cycle at or near 100 percent load; and
- sufficient land on which to locate the waste heat recovery and power generation equipment (including cooling).

If the minimum INGAA criteria could be met, PennEast estimates that a waste heat recovery plant could generate approximately 3.2 MW from each of the proposed compressor turbines, when operating at full load under ISO conditions, for a total of 9.6 MW if all three turbines operated at full load. While PennEast cannot predict exact future operating conditions for the Kidder Compressor Station, it expects that full utilization of the contracted pipeline capacity would not occur until several years after Project startup, and that in order to accommodate large swings in demand, the compressor turbines would have extended periods of operation at partial loads as low at 40 percent of their rated capacity. PennEast does not believe it would achieve the minimum INGAA criteria of operation near 100 percent load for at least 5,250 hours per year. PennEast also estimates that insufficient space would be available for placement of the waste heat recovery system, steam turbine generators, and cooling equipment that would be required, as the currently propose site layout for the Kidder Compressor Station is constrained by the need to avoid impacts on surrounding wetlands. For these reasons PennEast concluded that a waste heat plant would likely not be technically or economically viable. However, PennEast has committed to monitoring the operating profile of the Kidder Compressor Station, and if the actual operating history demonstrates that the INGAA recommended criteria can be met for operating time and duty cycle, then PennEast would post such information on its electronic bulletin board.

Estimated operating emissions for the Pennsylvania and New Jersey interconnect stations are summarized in table 4.10.1-8. Emissions for each line heater are based on continuous operation for 8,760 hours per year. Estimated totals are also presented for fugitive and venting emissions from valves, flanges, and actuators at the interconnect stations. These fugitive and venting emission totals also include estimated fugitive emissions from the pipeline itself, as well as pipe inspection activities for the two proposed pig launcher and receiver stations, assuming four events per year at each station.

		TAE	BLE 4.10.	1-8					
	Pipeline Operational Phase Emissions								
				Pollu	tants (To	ons Per Ye	ear)		
Air Sources	NO <sub>x</sub>	со	SO <sub>2</sub>	<b>PM</b> <sub>10</sub>	PM <sub>2.5</sub>	VOC <u>a</u> /	GHG <u>b</u> /	CH₂O <u>c</u> /	Total HAPs <u>d</u> /
UGI-LEH Interconnect Natural Gas Line Heater	3.09	2.59	0.023	0.23	0.23	0.17	3,693	0.0023	0.058
TCO Interconnect Natural Gas Line Heater	3.09	2.59	0.023	0.23	0.23	0.17	3,693	0.0023	0.058
Blue Mountain Interconnect Line Heater	0.14	0.12	0.001	0.01	0.01	0.008	169	0.0001	0.003

			BLE 4.10.	1-0					
	Pipeli	ne Opera	tional Ph	nase Em	issions				
				Pollu	tants (To	ons Per Y	ear)		
Air Sources	NO <sub>x</sub>	со	SO2	<b>PM</b> <sub>10</sub>	PM <sub>2.5</sub>	VOC <u>a</u> /	GHG <u>b</u> /	CH₂O <u>c</u> /	Total HAPs <u>d</u>
PA Pipeline Fugitive Leaks Interconnect Fugitives/Vents						0.72	5,722		
PA Pipeline Fugitive Leaks						0.003	24		
PA Pipeline Total	6.32	5.31	0.05	0.48	0.48	1.07	13,301	0.00	0.12
PA NSR Threshold	100					50			
Subject to NSR?	No					No			
ETG Interconnect Line Heater	3.09	2.59	0.023	0.23	0.23	0.17	3,693	0.0023	0.058
NRG Interconnect Line Heater	3.09	2.59	0.023	0.23	0.23	0.17	3,693	0.0023	0.058
Tetco/Algonquin Interconnect Line Heater	9.81	14.02	0.200	2.09	2.09	1.51	32,825	0.0206	0.518
NJ Interconnect Fugitives/Vents						1.93	15,666		
NJ Pipeline Fugitive Leaks						0.001	11		
NJ Pipeline Total	16.0	19.2	0.2	2.6	2.6	3.7	55,887	0.025	0.64
NJ NSR Threshold	25					25			
Subject to NSR? <u>e/</u>	No					No			

<u>a</u>/ VOC = non-methane/ethane volatile organic compounds

 $\overline{b}$ / GHG = greenhouse gases, as carbon dioxide equivalents (CO<sub>2</sub>e); provided for informational purposes only

 $c/CH_2O$  = formaldehyde, the primary HAP emitted from combustion turbines

d/ HAPs = hazardous air pollutants, as aggregated total HAPs

e/ The nonattainment NSR thresholds are applied separately for each heater site in NJ, each of which is individually below the NSR thresholds.

PennEast has estimated fugitive emissions for valves, flanges, and actuators based on EPA's reference document, "Protocol for Equipment Leak Emission Estimates" (EPA 1995). Pipeline fugitive leaks were estimated using a customary emission factor of 1.55 standard cubic foot of natural gas per day per mile of pipeline (scfd/mile), from EPA's reference document, "Oil and Natural Gas Sector Leaks" (EPA 2014). Several public comments on the Project suggested that a factor of 7.66 scfd/mile should instead be used, based on a report from the DOT's Pipeline and Hazardous Materials Safety Administartion (PHMSA) that studies 92 actual pipeline leak events between 2010 and 2012 (DOT 2012). In response, PennEast has noted that even with this higher factor, pipeline fugitive leaks would increase the Project's potential annual GHG emissions by only 0.05 percent. The choice of emission factor for pipeline fugitive leaks does not significantly change the evaluation of environmental impacts.

Table 4.10.1-9 summarizes estimated operating emissions for all components of the Project in Pennsylvania and New Jersey. All Project components are located in marginal ozone nonattainment areas, with the exception of Pipeline Spread 1 in Luzerne County, PA, which is classified as attainment for all pollutants. See table 4.10.1-3 for detailed attainment status designations at the specific Project component locations. As shown, operating emissions for each separate component of the Project are below all major source thresholds for criteria pollutants and HAPs.

Project Operational Total PTE									
Pollutants (Tons Per Year)									
Air Sources	NOx	со	SO <sub>2</sub>	<b>PM</b> <sub>10</sub>	PM <sub>2.5</sub>	VOC <u>a</u> /	GHG <u>b</u> /	CH₂O <u>c</u> /	Total HAPs <u>d</u>
Compressor Station	89.20	17.28	5.47	24.14	24.14	5.45	190,529	2.09	2.29
PA Pipeline Total	6.32	5.31	0.05	0.48	0.48	1.07	13,301	0.00	0.12
NJ Pipeline Total	16.0	19.2	0.2	2.6	2.6	3.7	55,887	0.025	0.64
Project Total Operational	111.5	41.8	5.7	27.2	27.2	10.2	259,717	2.12	3.05

 $c/CH_2O$  = formaldehyde, the primary HAP emitted from combustion turbines

 $\underline{d}$  / HAPs = hazardous air pollutants, as aggregated total HAPs

Project operational emission impacts would be mitigated by the following measures:

- selection of compressor turbines and other fuel combustion equipment that meet all applicable federal and local emission limits, including BAT for the Kidder Compressor Station turbines;
- use of natural gas as the exclusive fuel for the Kidder Compressor Station and interconnect station combustion sources;
- implementation of a leak detection and monitoring program to minimize fugitive leaks at all above-ground Project facilities; and
- compliance with environmental, safety, and transportation regulations of the DOT, DOE, and EPA.

In addition, PennEast would take the following specific measures to reduce the risk of methane and VOC leaks:

- in advance of the Project being placed into service, all pressure containment systems would be leak-tested;
- to the extent practicable, threaded and flanged connections would be eliminated through strategies such as using weld end valves;
- a smart pig inspection tool would be used to detect any corrosion or pitting on the inner pipeline wall that might result in leaks;
- piping systems would be equipped with cathodic protection measures to prevent corrosion, and all piping would be routinely inspected to National Association of Corrosion Engineers' standards;
- enclosed areas at the compressor station with high concentrations of fittings and valves would be equipped with permanent continuous gas detection devices;
- all meter and compressor station sites would be routinely and regularly inspected by PennEast personnel; and
- periodic surveys would be conducted at meter stations and the compressor station using state-of-the-art leak detection technologies.

## 4.10.1.5 **Operational Impact Assessment**

As requested by FERC, PennEast conducted an air dispersion modeling analysis for the Kidder Compressor Station, in order to assess impacts with respect to the NAAQS and the Significant Impact Levels (SILs). A modeling summary report was included with PennEast's December 2015 response to FERC's November 24, 2015 data request.

As shown in the summary report, the potential emissions from the Kidder Compressor Station would be below all major source thresholds. The following proposed emission sources at the Kidder Compressor Station were included in the modeling analysis:

- three natural gas turbine-driven Solar Mars 100 units rated at 15,900 hp each under ISO conditions; and
- one natural gas-fired Caterpillar G3516 LE auxiliary power unit, rated at 1,462 hp.

The modeling analysis considered impacts for short-term and long-term emission scenarios. Short-term emission rates are based on the ambient temperature producing the highest 1-hour emission rate, while long term emission rates are based on a more likely temperature for long-term operation. Long-term emission rates for the combustion turbines assume continuous operation for 8,760 hours per year, while long-term rates for the auxiliary power unit assume a limit of 500 operating hours per year.

PennEast conducted its modeling analysis using the most current version of AERMOD, Version 15181, which is one of the EPA-recommended models for use in PSD and NSR permitting projects. Surface meteorological data for the five-year period 2010-2014 was taken from the Wilkes-Barre Scranton International Airport, located approximately 18 miles (29 km) north-northwest of the proposed Kidder Compressor Station. PennEast used upper air data from the Brookhaven/Upton station, located in southeastern New York State, approximately 147 miles (237 km) east-southeast of the proposed Kidder Compressor Station.

PennEast also accounted for downwash effects induced by airflow around buildings or other structures in the near vicinity of the stacks at the proposed Kidder Compressor station. Locations and dimensions of the proposed buildings, combustion turbines, engine, and exhaust stacks were entered into AERMOD's Building Profile Input Program module, which was used to simulate the effect of downwash on pollutant concentrations near the Project site.

PennEast has modeled  $NO_2$  impacts using both the Tier 1 and Tier 2 approaches recommended by EPA in Appendix W to 40 CFR 51. The Tier 1 approach assumes that 100 percent of the emitted  $NO_x$  is converted to  $NO_2$  upon exiting the stack. The Tier 2 approach assumes that only a fraction of the total  $NO_x$  is converted to  $NO_2$ . (For this analysis, PennEast used Tier 2 conversion rates of 80 percent for the 1-hour modeled impacts, and 75 percent for the annual modeled impacts.) In practice, both the Tier 1 and Tier 2 assumptions are conservative, as a majority of the total  $NO_x$  from typical combustion sources remains in the form of NO.

The Project impacts for NO<sub>2</sub> presented in table 4.10.1-10 only include emissions from the proposed combustion turbines at the Kidder Compressor Station. The auxiliary power unit was not included in the modeled NO<sub>2</sub> impacts because it would be used as an emergency engine with very intermittent operation. To support this approach, PennEast cites EPA's 2011 guidance regarding NO<sub>2</sub> modeling for intermittent sources (such as emergency engines), which notes that

the probabilistic nature of the 1-hour NO<sub>2</sub> NAAQS makes it overly stringent when applied to sources that do not have the potential to operate in a relatively continuous fashion (EPA 2011).

#### Modeling Results

Table 4.10.1-10 presents modeled impacts for the proposed Kidder Compressor Station, as compared to the SILs established by EPA for each different pollutant and averaging period. Modeled impacts that are below the SILs are considered sufficiently small relative to the NAAQS that they are presumed not to contribute to any possible violation of a NAAQS standard. For major sources subject to PSD or NSR permitting, if a modeled impact is shown to exceed the SIL, then cumulative modeling that includes other nearby major pollutant sources would generally be required, in order to demonstrate that cumulative impacts would not violate the NAAQS. In this case, since the Project in not subject to PSD or NSR permitting requirements, no cumulative modeling that includes other nearby major pollutants sources would be required.

		TABLE 4.10.1-1	0	
	Compariso	n of Kidder Compressor	Station Impacts on SILs	
Pollutant	Averaging Period	Statistical Basis	Project Impact (µg/m <sup>3</sup> )	SIL (µg/m³)
	1-hour (Tier 1)	H1H <u>c</u> /	25.58	7.5
	1-hour (Tier 2)	H1H <u>c</u> /	20.47	7.5
NO <sub>2</sub> <u>a</u> /	Annual (Tier 1)	Max. of 5 yrs. <u>d</u> /	0.36	1
	Annual (Tier 2)	Max. of 5 yrs. <u>d</u> /	0.27	1
со	1-hour	Max.	106.07	2,000
0	8-hour	Max.	74.85	500
PM <sub>10</sub>	24-hour	Max.	1.72	5
	24-hour	H1H <u>e</u> /	1.07	1.2
PM <sub>2.5</sub> <u>b</u> /	Annual	Max. of 5 yrs. <u>d</u> /	0.10	0.3
	1-hour	H1H <u>f</u> /	27.58	7.8
50	3-hour	Max.	18.39	25
SO <sub>2</sub>	24-hour	Max.	7.17	5
	Annual	Max. of 5 yrs. <u>d</u> /	0.02	1

Notes:

 $\underline{a}$ / NO<sub>2</sub> impacts are based upon EPA's Tier 1 procedure (100% conversion of NO<sub>x</sub> to NO<sub>2</sub>) and Tier 2 procedure (80% conversion of NO<sub>x</sub> to NO<sub>2</sub> for 1-hour impacts and 75% conversion for annual impacts).

<u>b</u>/ PM<sub>2.5</sub> SILs became effective December 20, 2010 (refer to October 20, 2010 Federal Register) and were removed through a final rule in December 9, 2013 Federal Register (in response to court vacatur). They are only provided for informational purposes.

<u>c</u>/ The 5-year average of the highest daily maximum 1-hour average NO2 concentrations (high-1<sup>st</sup>-high).

d/ The highest annual value from the the 5 years modeled (2010-2014).

e/ The 5-year average of the highest 24-hour PM2.5 concentrations (high-1st-high).

f/ The 5-year average of the highest daily maximum 1-hour average SO2 concentrations (high-1<sup>st</sup>-high).

As shown, the Project impacts are predicted to exceed the SILs for 1-hour NO<sub>2</sub>, 1-hour SO<sub>2</sub>, and 24-hour SO<sub>2</sub>. If the proposed Kidder Compressor Station were a major source subject to PSD or NSR permitting, then PennEast would likely be required by PADEP to also identify any existing major sources nearby and include their emissions in the modeled impacts. However, since the proposed compressor station would be a non-major source, the inclusion of such sources is not required.

Table 4.10.1-11 presents an approximation of potential cumulative impacts by adding modeled Project impacts on the existing background concentrations, as measured by regional continuous pollutant monitors. These cumulative totals are then compared to their respective NAAQS standards. The Project impacts shown in table 4.10.1-11 differ slightly from those in table 4.10.1-10 because they are presented in the same form as the NAAQS standards, which are defined on a different statistical basis depending on the pollutant and averaging period.

			TABLE	E 4.10.1-11							
	Comparison of Kidder Compressor Station Impacts on NAAQS										
Pollutant	Averaging Period	Statistical Basis	Project Impact (µg/m³)	Background <u>a</u> / (μg/m³)	Total Impacts Hs = 50 ft (μg/m³)	NAAQS (µg/m³)	Percent of NAAQS (%)				
	1-hour (Tier 1)	H8H <u>f</u> /	19.81	75.8	95.6	188	50.9				
NO b/ o/	1-hour (Tier 2)	H8H <u>f</u> /	15.85	75.8	91.7	188	48.8				
NO <sub>2</sub> <u>b</u> / <u>c</u> /	Annual (Tier 1)	Max. of 5 yrs. <u>g</u> /	0.36	7.6	7.9	100	7.9				
	Annual (Tier 2)	Max. of 5 yrs. <u>g</u> /	0.27	7.6	7.9	100	7.9				
со	1-hour	Max.	106.07	2,061	2,167	40,000	5.4				
0	8-hour	Max.	74.85	1,488	1,563	10,000	15.6				
PM <sub>10</sub>	24-hour	Max.	1.72	45.0	46.7	150	31.1				
	24-hour	H1H h/	1.07	19.7	20.7	35	59.2				
PM <sub>2.5</sub> <u>d</u> /	Annual	Max. of 5 yrs. <u>g</u> /	0.10	8.7	8.8	12	73.3				
	1-hour	H4H <u>i</u> /	24.05	20.9	45.0	196	23.0				
	3-hour	Max.	18.39	20.9	39.3	1,300	3.0				
SO <sub>2</sub> <u>e</u> /	24-hour	Max.	7.17	13.1	20.3	365	5.6				
	Annual	Max. of 5 yrs. <u>g</u> /	0.02	3.8	3.82	80	4.8				

Notes:

<u>a</u>/ Background data for CO and NO<sub>2</sub> came from the Scranton, PA monitor (420692006) located approximately 40 km NNE from Kidder Compressor Station. Background data for SO<sub>2</sub> and PM<sub>10</sub> came from the Wilkes-Barre, PA monitor (420791101) located approximately 26 km NW from Kidder Compressor Station. Background data for PM<sub>2.5</sub> came from the Monroe County, PA monitor (420890002) located approximately 28 km E from Kidder Compressor Station.

 $\underline{b}/NO_2$  impacts are based upon EPA's Tier 1 procedure (100% conversion of NO<sub>x</sub> to NO<sub>2</sub>) and Tier 2 procedure (80% conversion of NO<sub>x</sub> to NO<sub>2</sub> for 1-hour impacts and 75% conversion for annual impacts).

 $\underline{o}$  Annual NO<sub>2</sub> background concentrations were not available from either EPA or Pennsylvania DEP and were conservatively estimated as 10% of the 1-hour NO<sub>2</sub> background.

<u>d/</u> PM<sub>2.5</sub> SILs became effective December 20, 2010 (refer to October 20, 2010 Federal Register) and were removed through a final rule in December 9, 2013 Federal Register (in response to court vacatur). They are only provided for informational purposes.

e/3-hour SO<sub>2</sub> background concentrations were not available from either EPA or Pennsylvania DEP and were conservatively estimated as equal to the 1-hour SO<sub>2</sub> background. Annual SO<sub>2</sub> background concentrations were not provided in PennEast modeling summary, and were retrieved from U.S. EPA AirData website at https://www3.epa.gov/airdata/ad\_rep\_mon.html.  $\underline{f}$  The 5-year average of the 98th percentile of the daily maximum 1-hour average NO2 concentrations (high-8th-high).

g/ The highest annual value from the the 5 years modeled (2010-2014).

h/ The 5-year average of the highest 24-hour PM2.5 concentrations (high-1st-high).

*il* The 5-year average of the 99th percentile of the daily maximum 1-hour average SO2 concentrations (high-4th-high).

The background concentrations used in table 4.10.1-11 represent the highest observed value at the closest available monitoring site for each pollutant, ranging from 16 to 25 miles (26

to 40 km) away from the proposed compressor station site. This approach for estimating total impacts is quite conservative, since it does not account for the considerable real-time variation in measured ambient background concentrations, but simply adds the worst-case modeled project impact onto the worst-case measured background.

As shown, the estimated total impacts would be below the NAAQS for all pollutants and averaging periods.

#### Potential End-Use Greenhouse Gas Emissions

While greenhouse gas emissions produced by the end uses of natural gas are not part of the direct operational impacts of the Project, there is considerable public interest in these emissions, so they have been estimated here. The proposed transmission capacity of the Project is 1.1 million dekatherms per day. A dekatherm is equal to 10 therms, or 1,000,000 Btus, of heat content. Assuming that all of the gas being transported is used for combustion, downstream end-use would result in about 23.5 million short tons (21.3 million metric tons) of greenhouse gas emissions per year, on a CO<sub>2</sub> equivalent basis. Combustion uses include electrical generation, home heating, home cooking, commercial heating/steam production, and as a vehicle fuel. Non-combustion uses of natural gas include production of fertilizer and other chemical manufacturing products. These non-combustion uses have different GHG emission rates depending on the end product. As it is unknown what fraction of the gas transported by the Project would be used for non-combustion purposes, the GHG emission figure provided here represents a conservative estimate.

#### 4.10.1.6 **Responses to Public Comments**

## Loss of CO<sub>2</sub> Sequestration Capacity

We received comments that the removal of trees along the pipeline route would result in permanent loss of CO<sub>2</sub> sequestration capacity, and should be compensated for elsewhere. Carbon sequestration is the process through which plant life removes CO<sub>2</sub> from the atmosphere and stores it in biomass. The Project would impact approximately 601 acres of forested land, and 181 acres of this forested land would revert back to forest. Young, fast-growing trees in particular would remove more CO<sub>2</sub> from the atmosphere than they would release. While there would be a slight long-term effect of reduced carbon sequestration due to removal of trees from the permanent right-of-way, the temporary right-of-way would revert back to pre-existing conditions. This young vegetation of the restored temporary right-of-way would continue to perform the carbon sequestration process. The carbon sequestration ability of the permanent right-of-way would be reduced; however, we do not believe the impact of the project would have significant impacts on cumulative carbon sequestration.

As requested by several comments, we have estimated the magnitude of the one-time release of sequestered  $CO_2$  caused by the initial clearance of 601 acres of forested land, and also the ongoing loss of carbon sequestration capacity for the 452 acres of forested land that would remain permanently cleared during the Project's lifetime. An EPA report, "Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990-2010" (EPA 2012), estimates that as of 2011, U.S. forests on average store about 150 metric tons of carbon per hectare (equivalent to about 223 metric tons of  $CO_2$  per acre). This EPA report also estimates that U.S. forests have an average annual increase in total stored carbon of about 0.43 metric tons of carbon per hectare (equivalent to about 0.63 metric tons of  $CO_2$  per acre). In order to estimate the initial release of sequestered carbon

from the 601 acres of forest to be cleared for the Project, as well as the loss of future sequestration capacity from the areas to remain permanently cleared, the following conservative assumptions were made:

- forest clearance would remove all biomass, dead wood, and leaf litter, but would leave the soil organic carbon. The 2012 EPA report estimates the average non-soil carbon content of U.S. forests to be about 88.5 metric tons of carbon per hectare (131.3 metric tons of CO<sub>2</sub> per acre);
- forest clearance would also result in losing the future carbon sequestration capacity of the trees removed;
- the replacement grasses grown on the right-of-way would not store or accumulate any atmospheric CO<sub>2</sub>. In reality, grasses grown on the right-of-way will sequester a moderate amount of carbon each year, as dead leaf litter accumulates; and
- all forest material cleared would release its carbon immediately back into the atmosphere, such as would occur if the wood were burned. In reality, some portion of the timber removed is expected to be incorporated into durable goods such as lumber used for construction of buildings, where it will remain in a sequestered form for many decades on average.

Given these assumptions, the initial clearing of 601 acres of forest for the Project right-ofway is estimated to result in a one-time release of 83,100 metric tons of CO<sub>2</sub>, while the 452 acres of forest that would remain permanently cleared would result in an ongoing loss of 285 metric tons per year of CO<sub>2</sub> sequestration capacity.

PennEast is implementing several mitigation measures with the intent of providing for no net loss in vegetative sequestration capacity. These measures include the following:

- actively replanting the affected forested areas located within nature preserves, state parkland, or state game lands in Pennsylvania, as well as the Green Acres properties in New Jersey, with tree seedlings;
- at the request of state agencies and some landowners, the alignment has been shifted from forested areas to agricultural lands, reducing the removal of trees from the right-of-way;
- development of a mitigation plan to restore wetlands at a greater than 1:1 ratio to ensure no net loss from the conversion of forested wetlands along the proposed right-of-way;
- along the 50-foot-wide permanent right-of-way, only the center 30 feet would be maintained free of woody vegetation, and the remaining 20 feet would be allowed to revegetate naturally; and
- purchase of forested land for permanent conservation and/or reforestation are other measures under consideration.

# **Radon Exposure**

We received comments that the Marcellus Shale gas has high radon level content, and that natural gas leaks would release radon into the outdoor air, into homes, and into groundwater and drinking water wells. The Commission has addressed the radon concentration of natural gas in multiple certificate proceedings, including recently in CP14-96-000. The Environmental Impact

Statement in that proceeding cited to a July 2012 study of natural gas samples collected from Texas Eastern and Algonquin pipelines from the Marcellus shale gas fields (Anspaugh, 2012). The study found that radon concentrations in natural gas pipelines are significantly less than the average indoor and outdoor radon levels. Based on all of the available studies, including the Anspaugh study, the Staff concluded that the risk of exposure to radon is not significant.

Radon is a potential problem in confined spaces (basements, crawl spaces, etc.) where air circulation is limited. In addition, because radon is unaffected by combustion, the use of natural gas can increase the level of radon within a home. Several factors, however, limit the exposure of the homeowner to radon from natural gas. Radon's half-life, defined as the time it takes for the compound to decay to half its initial concentration, is relatively short (3.8 days). The time needed to gather, process, store and deliver natural gas allows a portion of the entrained radon to decay, thereby decreasing the amount of radon in the gas before being used in a residence.

Regarding the potential for radon releases into groundwater and drinking water wells, the pipeline would be built relatively close to the surface compared to the depth of drinking water wells, and gas leaks would be monitored and repaired so as to prevent leakage. The possibility of the radon contamination of groundwater or drinking water wells due to pipeline leakage from the Project would be minimal.

We also received a comment that pipe trench excavation would release radon and/or dust emissions containing radioactive materials. Potential radon emissions from construction activities would be limited by the content of these materials in the rock or soil. Typically there are only traces of radioactive materials present in surface formations. Also, the impact of dust emissions would be mitigated by the effective use of emission controls in accordance with the FDCP. Radon emissions from pipe trench excavation, if any, would tend to diffuse rapidly in the outdoor air, and the short half-life of radon would prevent the buildup of concentrations in ambient air. Therefore, impacts of construction related emissions of radon to the resource are expected to be minimal.

## Arsenic Exposure

Some commenters raised concerns regarding potential arsenic contained in the native soils and geology and how these may interact with pipeline methane leaks. Concerns related to arsenic contamination are addressed in the geology discussion in section 4.1.5.5 of this EIS. As discussed there, PennEast commissioned a study of potential arsenic mobilization during construction and operation of the proposed Project (Serfes, 2016). This study found no potential for mobilization of arsenic from naturally occurring arsenic-bearing rocks during the operational phase of the Project. However, in order to address public concerns, PennEast has committed to conducting groundwater quality testing of potentially affected groundwater wells adjacent to the construction work areas, both prior to and after construction. In the unlikely event that construction of the Project causes an increase in arsenic above safe drinking water levels, PennEast would provide a treatment system to remove arsenic from the drinking water at individual properties or, provide an alternative water source.

# **Compressor Station Venting**

We received comments expressing concerns about potential impacts on nearby residences, including concerns that the compressor station venting can release HAP compounds and noxious odors that can cause severe health problems for people living nearby. In addition, comments

expressed concern that one large compressor station instead of three smaller ones would have negative health impacts. Potential HAP emissions from operation of the compressor station are presented in table 4.10.1-6, and would be small. The risk for negative health impacts from compressor station venting is considered to be minimal.

# **Other Effects of Methane Leaks**

We received comments that the methane leaks may contribute to ground-level ozone. VOCs are one of the main air contaminants that contribute to ground-level ozone pollution. This is due to the photochemical reactivity of many VOCs that break down in sunlight and thereby react with oxygen molecules to create ozone. According to scientific research, methane and ethane, which make up more than 99.99 percent of natural gas, exhibit negligible photochemical reactivity. This is confirmed by the definition of VOC at 40 CFR 51.100 paragraph (s) where methane and ethane are specifically excluded from being regulated as VOC due to exhibiting negligible photochemical reactivity. As shown previously in table 4.10.1-8, the minor amount of VOC contained in natural gas means that the estimated VOC emissions from fugitive leaks along the pipeline and at the interconnect stations would be 5.46 tons per year, which is an insignificant amount.

We received a comment that methane leaks into soil can displace oxygen and impair plant growth and cropland. A similar comment expressed concern that methane could accumulate inside nearby homes in detectable quantities as a result of fugitive leaks. The estimated rate of fugitive leakage for the Project would be 1.55 standard cubic feet of natural gas per day per mile of pipeline, which is insufficient to create any significant accumulation of methane in soils or nearby homes. Through the implementation of its leak detection and repair program, PennEast would routinely inspect its pipeline and aboveground facilities for the occurrence of any significant leaks. See additional discussion of potential for methane leaks and measures that PennEast has proposed to reduce that potential in section 4.10.1.4.

# GHG Emissions from Pipeline and Production Well Leakage

We received comments that the natural gas production actually would result in greater greenhouse gas emissions than coal or oil use, when methane leakage from well sites and pipelines are considered. GHG emissions from fugitive pipeline leaks are discussed in section 4.10.1.4, and quantified in table 4.10.1-8. As shown in that section, GHG emissions due to fugitive leakage would be a small fraction of total GHG emissions from the Project. Consideration of leakage from natural gas production well sites is beyond the scope of this Project.

# Estimation of Impacts from New Production Wells

We received one comment recommending that the EIS estimate the number of wells required to supply the proposed pipeline, and to estimate potential impacts, including GHG emissions, from these wells. PennEast has estimated that it could transport the production from approximately 89 new wells, based on the U.S. EIA's November 2016 estimate of Marcellus Region "new-well gas production per rig" of 12,130 thousand cubic feet/day. If it is assumed that the average production per well is half the new well rate, then the proposed Project could transport the production from approximately 178 wells at a production rate per well of 6,065 thousand cubic feet/day.

However, we continue to find that upstream production is not causally connected to the Project, and as such do not evaluate the impacts of such activity. Each state develops guidance for implementing its air permitting program and is responsible for making source determinations as part of the air permitting process. The NEPA document is not an air permit review and the Commission is not responsible for determining whether any non-jurisdictional upstream facilities would be subject to air permitting. However, the NEPA document appropriately summarizes the environmental impacts of operating each compressor facility for disclosure purposes, using consistent methodology in evaluating facilities across the United States.

#### Slowed Transition to Renewable Energy

We received comments that cheap supplies of natural gas would slow the transition to renewable and non-fossil energy sources. The rate at which renewable energy projects are developed is influenced by numerous factors that are not reasonably foreseeable. Such unforeseeable factors include in changes in future energy prices, as well as future decisions by regulatory agencies to influence renewable energy development through tax credits or other incentives. Potential impacts from the Project on renewable energy development are therefore beyond the scope of this review.

#### 4.10.2 Noise

Construction and operation of the Project would affect the overall noise levels in the vicinity of Project components. At any location, both the magnitude and frequency of noise generated by the Project may vary considerably due to various factors such as the Project-specific activity taking place, changing weather conditions and the effects of seasonal vegetative cover.

Two measures used by federal agencies to relate the time-varying quality of environmental noise to its known effect on people are the sound level ( $L_{eq}$ ) and the  $L_{dn}$ . The  $L_{eq}$  is a sound level over a specific time period corresponding to the same sound energy as measured for an instantaneous sound level assuming it is a constant noise source. Sound levels, measured in decibels (dB), are perceived differently, depending on length of exposure and time of day. The  $L_{dn}$  takes into account the duration and time the noise is encountered. Specifically, in the calculation of the  $L_{dn}$ , nighttime (10:00 p.m. to 7:00 a.m.) noise exposures are increased by 10 dB to account for people's greater sensitivity to sound during nighttime hours.

To account for the human ear's sensitivity to low-level noises, decibel levels are corrected using the A-weighted scale (dBA). The A-weighted scale is used because human hearing is less sensitive to low and high frequencies than mid-range frequencies. A 3-dB change of sound level is considered to be barely perceivable by the human ear, a 5- or 6-dB change of sound level is considered noticeable, and a 10-dB increase is perceived as if the sound intensity has doubled.

## 4.10.2.1 Noise Regulatory Requirements

## **Federal Regulations**

In 1974, the EPA published *Information on Levels of Environmental Noise Requisite to Protect Public Health and Welfare with an Adequate Margin of Safety* (EPA, 1974). This document provides information for state and local governments to use in developing their own ambient noise standards. The EPA has determined that to protect the public from activity interference and annoyance outdoors in residential areas, noise levels should not exceed an L<sub>dn</sub> of 55 dBA. We have adopted this criterion and use it to evaluate the potential noise impacts of projects at NSAs, such as residences, schools, or hospitals. Because late night and early morning noise exposures are increased by 10 dB in the L<sub>dn</sub> calculation to account for people's greater sensitivity to sound during nighttime hours, a facility that meets the 55 dBA L<sub>dn</sub> limit must be designed such that actual constant noise levels on a 24-hour basis do not exceed 48.6 dBA L<sub>eq</sub> at any NSA.

#### State Regulations

There are no applicable Commonwealth of Pennsylvania regulations (relevant to noise) that would apply to the Project.

As shown in table 4.10.2-1, the NJAC provides the following noise emission limits from industrial facilities with respect to receiving residential properties.

	TABLE 4.10.2-1									
S	State of Nev	v Jersey	Daytime	and Nigh	ittime No	ise Thres	holds			
Noise Type Unweighted Noise Level Thresholds, per Octave Band Center Frequency (Hz)										
	31.5	63	125	250	500	1000	2000	4000	8000	dBA
Continuous airborne sound, daytime (7 a.m. to 10 p.m.)	96	82	74	67	63	60	57	55	53	65
Continuous airborne sound, nighttime (10 p.m. to 7 a.m.)	86	71	61	53	48	45	42	40	38	50

While table 4.10.2-1 noise thresholds may apply to temporary HDD and pipeline construction noise, the FERC threshold of 55 dBA  $L_{dn}$  would (on the basis of its implication of no more than 48.6 dBA  $L_{eq}$  for each hour for a continuous noise source) be considered more stringent.

## Local Regulations

A review of potentially applicable noise requirements was also conducted at the county and local levels. The results of that review are summarized below and showed a number of different applicable requirements, some of which were qualitative and some that provided numerical decibel limits.

# Kidder Township

Kidder Township, Pennsylvania, the jurisdiction within which the Kidder Compressor Station site is being considered, has an ordinance (no. 174) that is applicable to the Project. The ordinance states:

"All compressors, engines and any mechanical equipment which requires noise reduction to meet Township standards shall be located within a fully enclosed building with soundproofing and blow down silencers and mufflers adequate to comply with the noise standards established by §180-98 or as otherwise established as a condition of approval. In any case, the operation of the equipment shall not create any noise that causes the exterior noise level to exceed the pre-development ambient noise levels as measured within three hundred (300) feet of the compressor station building(s). The applicant and or operator shall be responsible for

establishing and reporting to the Township the predevelopment ambient noise level prior to the issuance of the zoning permit for the station."

The ordinance goes on to say that facilities still under development can set the ambient noise level by measuring the sound level near the boundaries of the property on which the facility is to be constructed. Measurements should be for a continuous two week period no more than two years prior to construction. Once in operation, the facility is not permitted to increase the ambient noise level beyond its property boundaries by more than 10 dBA unless an easement is obtained by the affected landowner(s). However, no increase is permitted for properties separated by any public road right of way and the maximum noise levels cannot be exceeded. The maximum noise limits prescribed by Kidder Township are given in table 4.10.2-2.

	TABLE 4.10.2-2								
Kidder Township Maximum Noise Limits by Receiving Land Use									
Period	Existing	Zoning District							
Penda	Dwelling	OS, R-1, R-2	R-3	R/RC, VC, C	BD/LI				
Monday – Saturday, 7:00 am – 9:00 pm	60	60	60	65	70				
Saturday, 9:00 pm – Monday, 7:00 am Monday – Friday, 9:00 pm – 7:00 am	50	50	55	60	70				

The limits do not apply to certain activities such as noise from vehicles of other activities subject to state or federal preemption, emergency equipment/signals or other emergency operations, and short duration activities like construction. Additional guidance is also provided with respect to sound measurement methodology, reporting, and vibration. Section 180-9 prohibits the creation of any perceptible vibration beyond the facility property boundary.

In addition to ordinance no. 174, Kidder Township has another noise ordinance (Kidder Township Chapter 121) that may be applicable to the compressor station. The following text is from the ordinance:

"It shall be unlawful for any person to make, continue or cause to be made or continued any loud, unnecessary or unusual noise or any noise which either annoys, disturbs, injures or endangers the comfort, repose, health, peace or safety of others, within the limits of Kidder Township, Pennsylvania."

In summary Kidder Township Chapter 121 prohibits loud, unusual, or unnecessary noise.

## Luzerne County

Luzerne County provides maximum permission sound pressure levels (SPLs) by octave band frequency in Section 4.12(C) of their zoning ordinance, which apply along residential district property boundaries. The octave band frequencies specified have not been in general usage since the early 1960s so it was necessary to convert them to the currently used industry standard octave bands, which are presented in table 4.10.2-3. The Luzerne County and Dallas Township noise requirements do not contain a maximum allowable A-weighted sound level. However, the maximum permissible octave-band limits when summed result in an A-weighted sound level of 54 dBA at Residence District Boundaries and 61 dBA along Property Lines other than Residence District Boundaries, both of which are generally less restrictive than FERC.

			TABLE	4.10.2-3						
Luzerne County Maximum So	ound Press		els at Res lence Dis			oundaries	and at P	roperty L	ines oth	ər than
Condition	Unv	weighted	l Noise Le	evel Thre	sholds, p	per Octav	e Band C	enter Fre	equency (	Hz)
	31.5	63	125	250	500	1000	2000	4000	8000	dBA
Maximum Permissible SPL at Residence District Boundaries	-	70	64	56	50	44	38	33	33	54
Maximum Permissible SPL at Property Lines other than Residence District Boundaries	-	77	71	63	57	51	45	40	40	61

#### Dallas Township

Dallas Township also prescribes noise requirements within Chapter 95 of its zoning ordinance. Noise limits are identical to those given by Luzerne County.

#### West Wyoming Township

West Wyoming Township contains noise guidance within their local ordinance. Regarding construction, West Wyoming generally limits construction noise from 6:00 pm to 6:00 am, although emergency work and work of public utility services are exempt.

Maximum permissible sound levels are also prescribed, applicable at the boundaries of the lot on which any such activities take place, except in cases where the maximum permitted sound levels may be exceeded at a more distant point. The maximum permissible sound level at a residential district boundary is 55 dBA whereas the maximum permissible sound level at a business/industrial district boundary is 62 dBA.

#### Lower Towamensing Township

Lower Towamensing Township possesses a zoning ordinance including noise limits applicable at lot lines (Table 4.10.2-4). Regarding vibration, the ordinance states that "No physical vibration shall be perceptible without use of instrument at or beyond the lot lines." The 55 dBA  $L_{dn}$  noise criterion prescribed by FERC is more stringent than those given in the Lower Towamensing Township zoning ordinance.

	TABLE 4.10.2	-4							
Lower Towamensing Township Permissible Noise Limits (dBA)									
Conc	lition	Nighttime (10:00 pm – 7:00 am)	Daytime (7:00 am – 10:00 pm)						
At lot line adjacent to land zoned	90% of time must be less than:	60	70						
residential or preservation	Maximum:	70	80						
At lot line adjacent to land zoned	90% of time must be less than:	65	75						
industrial or commercial	Maximum:	75	85						

#### Lower Saucon Township

Within the Lower Saucon Township zoning ordinance, Section 180-96, Neighborhood protection, includes noise limits according to receiving land use when measured at or within the property boundary of the receiving land use (table 4.10.2-5).

TABLE 4.10.2-5					
Lower Saucon Township Noise Requirements (dBA)					
	Time Period				
Receiving Land Use Category	7:00 am to 10:00 pm	10:00 pm to 7:00 am, plus Sundays and legal holidays			
Residential, public space, open space, agricultural or institutional	60	50			
Commercial or business	65	60			
	At All Times				
Industrial		70			

## Frenchtown

In Frenchtown, New Jersey, municipal regulations include set limits on construction activity hours that are expected to apply to pipeline construction.

"No person shall operate or permit to be operated any tool or equipment used in construction, drilling or demolition work between the hours of 8:00 p.m. and 7:00 a.m. the following day on weekdays or at any time on Sundays or legal holidays, such that the sound therefrom creates unreasonable noise across a residential real property boundary or in a noise-sensitive area."

The municipal regulations also provide a permit application process if the above prohibition is not expected to be met.

## 4.10.2.2 Existing Noise Levels

PennEast conducted ambient sound surveys for the proposed Kidder Compressor Station, at the HDD entry and exit sites of the proposed HDD crossings, metering stations, and at the MLV stations.

#### **Kidder Compressor Station**

Sound pressure level measurements were collected by PennEast for the proposed Kidder Compressor Station site to collect ambient sound data at the property boundaries to determine compliance with Kidder Township Ordinance No. 174 and at the nearest NSAs. A two week continuous ambient survey was completed at all six locations. A summary of the property boundary locations, NSAs nearest to the Kidder Compressor Station, their distance from the compressor station, and the ambient sound level are presented in table 4.10.2-6. Table 4.10.2-6 presents the ambient sound level in the form of two different metrics; (1) in terms of the L<sub>dn</sub> sound level, which is consistent with the FERC noise criterion; and (2) in terms of the L<sub>eq</sub> sound level, which is consistent with the Kidder Township noise ordinance. As indicated in the table, the L<sub>dn</sub> ambient sound level was calculated using the L<sub>90</sub> sound level, which is the sound level that is

exceeded for 90 percent of the measurement period. This sound level metric is not commonly used in assessing compliance relative to the FERC noise criterion. It was selected as a conservative assumption due to nearby existing sound sources such as the I-80, which was producing a large volume of elevated transient sound levels, which are largely excluded with the use of the L<sub>90</sub>.

TABLE 4.10.2-6					
Kidder (	Compressor Station – Summa	ry of Ambient Sound Survey F	Results		
Measurement Positions at the Property Boundaries and Closest NSAs	Distance to Center of Proposed Compressor Units	Ambient Sound Level (dBA, L <sub>dn</sub> ) <u>a</u> /	Ambient Sound Level (dBA, L <sub>eq</sub> ) <u>b</u> /		
MP1, South Boundary	350 feet, S-SE	68	68		
MP2, East Boundary	750 feet, E-NE	58	56		
MP3, North Boundary	550 feet, N-NW	52	51		
MP4, North Boundary	1,250 feet, NW	51	51		
MP5, NSA #2 (Hickory Run State Park)	5,600 feet, SW	41	45		
MP6, NSA #1 (Houses & St. Game Lands)	2,250 feet, N to NW	47	53		
MP7, NSA #1A (Single House)	1,800 feet, NW	47	53		

b/ The Ambient Sound Level was calculated using the two week L<sub>eq</sub> ambient sound level in accordance with the Kidder Township Ordinance.

## **HDD Sites**

Sound pressure level measurements were conducted in the vicinity of the HDD entry and exit sites of the proposed HDD crossings on October 26, 2015 using the same methodology as that used to collect baseline data for the Kidder Compressor Station. Additional ambient sound survey data were filed on September 23, 2016, which included new HDD entry and exit sites as a result of the revised pipeline alignment released after the draft EIS was issued. Short-term daytime and nighttime measurements were collected in the vicinity of the Project's HDD sites. A summary of the sound level measurement data and associated meteorological conditions are presented in table 4.10.2-7.

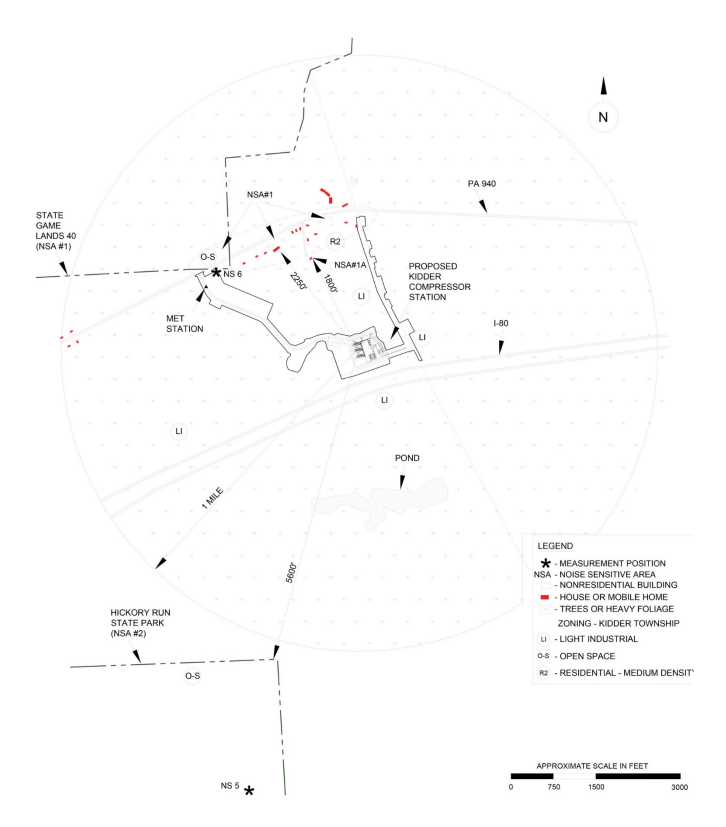
	TABLE 4.10.2-7 HDD Sites - Summary of Ambient Sound Survey Results					
Nearest NSA	HDD Crossing	Distances (feet) to HDD Entry / Exit	Baseline Site ID	Ambient Sound Level (L <sub>dn</sub> , dBA)		
NSA 1-Entry	US Hwy 81 / St. Hwy 315	1,500/2,900	M1	68		
NSA 2-Exit	US Hwy 81 / St. Hwy 315	3,161/2,030	M3	58		
NSA-3A Entry	Wild Creek & Pohopoco Creek (Beltzville Lake)	601/6,951	M4	49		
NSA 3B-Entry	Wild Creek & Pohopoco Creek (Beltzville Lake)	1,000/7,026	M4	49		
NSA 3C-Entry	Wild Creek & Pohopoco Creek (Beltzville Lake)	949/6,203	M4	49		

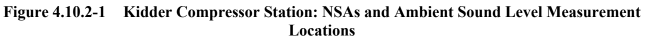
	TABLE 4.10.2-7					
HDD Sites - Summary of Ambient Sound Survey Results						
Nearest NSA	HDD Crossing	Distances (feet) to HDD Entry / Exit	Baseline Site ID	Ambient Sound Level (L <sub>dn</sub> , dBA)		
NSA-4A Exit	Wild Creek & Pohopoco Creek (Beltzville Lake)	6,950/700	M5	43		
NSA-4B Exit	Wild Creek & Pohopoco Creek (Beltzville Lake)	6,451/950	M5	43		
NSA-4C Exit	Wild Creek & Pohopoco Creek (Beltzville Lake)	6,218/1,344	M5	43		
NSA-5A Entry	St. Lukes (Lowes)	1,195/3,870	M8	66		
NSA-5B Entry	St. Lukes (Lowes)	832/2,944	M7	65		
NSA-6A Exit	St. Lukes (Lowes)	5,135/2,580	Est.	50		
NSA-6B Exit	St. Lukes (Lowes)	2,137/2,076	M9	63		
NSA-7A Entry	Lehigh River	2,605/4,675	Est.	52/		
NSA-7B Entry	Lehigh River	2,244/5,344	M9	63		
NSA-8 Exit	Lehigh River	4,820/1,375	M10	63		
NSA-9A Entry	Interstate 78	610/2,545	M10	63		
NSA-9B Entry	Interstate 78	1,397/2,614	M10	63		
NSA-9C Entry	Interstate 78	1,417/1,333	Est.	55		
NSA-10A Exit	Interstate 78	2,010/645	Est.	52		
NSA-10B Exit	Interstate 78	3,366/883	Est.	47		
NSA-10C Exit	Interstate 78	2,431/653	Est.	56		
NSA-11A Exit	Delaware River and Canal	1,905/1,155	M11	62		
NSA-11B Exit	Delaware River and Canal	3,689/1,879	M11	62		
NSA-11C Exit	Delaware River and Canal	1,736/1,678	M12	53		
NSA-12A Entry	Delaware River and Canal	215/2,575	M12	53		
NSA-12B Entry	Delaware River and Canal	221/2,640	M12	53		
NSA 12C-Entry	Delaware River and Canal	702/1,973	M12	53		
NSA-13A Entry	Lockatong Creek	547/6,820	Est.	50		
NSA-13B Entry	Lockatong Creek	1,167/5,793	Est.	39		
NSA-14A Exit	Lockatong Creek	5,453/943	Est.	38		
NSA-14B Exit	Lockatong Creek	7,343/1,216	Est.	36		
NSA-21A Entry	Alexauken Creek	545/5,877	Est.	45		
NSA-21B Entry	Alexauken Creek	1,038/5,918	Est.	48		
NSA-22A Exit	Alexauken Creek	6,031/1,280	Est.	52		
NSA-22B Exit	Alexauken Creek	6,713/1,197	Est.	50		
NSA-15A Entry	Pleasant Valley Road	740/2,545	M17	43		
NSA-15B Entry	Pleasant Valley Road	1,000/3,866	M17	43		
NSA-15C Entry	Pleasant Valley Road	840/3,759	M17	43		
NSA-16A Exit	Pleasant Valley Road	2,385/1,215	M17	43		
NSA-16B Exit	Pleasant Valley Road	2,017/1,321	M17	43		

	TABLE 4.10.2-7					
HDD Sites - Summary of Ambient Sound Survey Results						
Nearest NSA	HDD Crossing	Distances (feet) to HDD Entry / Exit	Baseline Site ID	Ambient Sound Level (L <sub>dn</sub> , dBA)		
NSA 17-Entry	Washington Crossing Pennington Road	1,095/2,590	M14	57		
NSA 18-Exit	Washington Crossing Pennington Road	3,730/1,090	M13	60		
NSA-23a Entry	Brookville Hollow Rd.	250/3,700	Est.	40		
NSA-23b Entry	Brookville Hollow Rd.	835/2,815	Est.	45		
NSA-23c Entry	Brookville Hollow Rd.	1,370/3,670	Est.	38		
NSA-24a Exit	Brookville Hollow Rd.	2,130/825	Est.	46		
NSA-24b Exit	Brookville Hollow Rd.	3,620/1,160	Est.	42		
NSA-24c Exit	Brookville Hollow Rd.	3,545/1,520	Est.	38		
NSA-25a Exit	Wickecheoke Creek	3,614/900	Est.	58		
NSA-25b Exit	Wickecheoke Creek	4,956/1,800	Est.	37		
NSA-25c Exit	Wickecheoke Creek	2,425/2,182	Est.	45		
NSA-25d Exit	Wickecheoke Creek	2,057/1,475	Est.	43		
NSA-26a Entry	Wickecheoke Creek	808/2,455	Est.	39		
NSA-26b Entry	Wickecheoke Creek	1,113/3,969	Est.	41		
NSA-26c Entry	Wickecheoke Creek	1,653/4,810	Est.	43		
NSA-26d Entry	Wickecheoke Creek	1,384/2,614	Est.	46		
NSA-27a Exit	Wickecheoke Creek Trib.	3,351/360	Est.	47		
NSA-27b Exit	Wickecheoke Creek Trib.	3,263/469	Est.	47		
NSA-27c Exit	Wickecheoke Creek Trib.	4,030/971	Est.	41		
NSA-27d Exit	Wickecheoke Creek Trib.	4,848/1,426	Est.	42		
NSA-28a Entry	Wickecheoke Creek Trib.	132/3,468	Est.	42		
NSA-28b Entry	Wickecheoke Creek Trib.	721/3,470	Est.	50		
NSA-28c Entry	Wickecheoke Creek Trib.	922/4,441	Est.	51		
NSA-29a Entry	Featherbed Rd.	730/3,360	Est.	40		
NSA-29b Entry	Featherbed Rd.	540/2,170	Est.	39		
NSA-29c Entry	Featherbed Rd.	1,375/3,350	Est.	49		
NSA-30a Exit	Featherbed Rd.	3,110/1,480	Est.	38		
NSA-30b Exit	Featherbed Rd.	2,175/600	Est.	47		
NSA-30c Exit	Featherbed Rd.	3,275/860	Est.	40		
NSA-31a Entry	Milford Warren Glenn Rd.	255/2,430	Est.	39		
NSA-31b Entry	Milford Warren Glenn Rd.	760/1,970	Est.	40		
NSA-31c Entry	Milford Warren Glenn Rd.	985/2,200	Est.	55		
NSA-31d Entry	Milford Warren Glenn Rd.	1,450/3,880	Est.	40		
NSA-32a Exit	Milford Warren Glenn Rd.	1,270/1,315	Est.	45		
NSA-32b Exit	Milford Warren Glenn Rd.	2,080/615	Est.	51		
NSA-32c Exit	Milford Warren Glenn Rd.	4,775/2,345	Est.	38		

	TABLE 4.10.2-7					
	HDD Sites - Summary of Ambient Sound Survey Results					
Nearest NSA	HDD Crossing	Distances (feet) to HDD Entry / Exit	Baseline Site ID	Ambient Sound Level (L <sub>dn</sub> , dBA)		
NSA-32d Exit	Milford Warren Glenn Rd.	3,430/1,530	Est.	55		
NSA-33a Entry	I-80	2,110/5,765	Est.	58		
NSA-34 Entry	Appalachian Trail	1,888/995	Est.	50		
NSA-35 Exit	Appalachian Trail	3,293/2,362	Est.	55		

Figure 4.10.2-1 shows the NSAs and ambient sound level measurement locations in the vicinity of the Kidder Compressor Station. Figures 4.10.2-2 through 4.10.2-18 show the NSAs and ambient sound level measurement locations in the vicinity of the HDD sites.





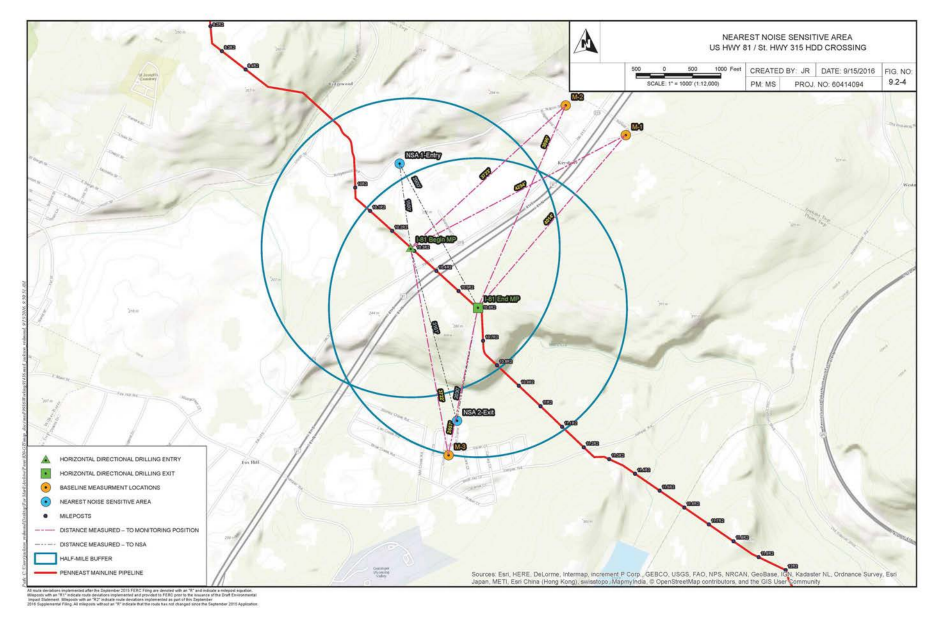
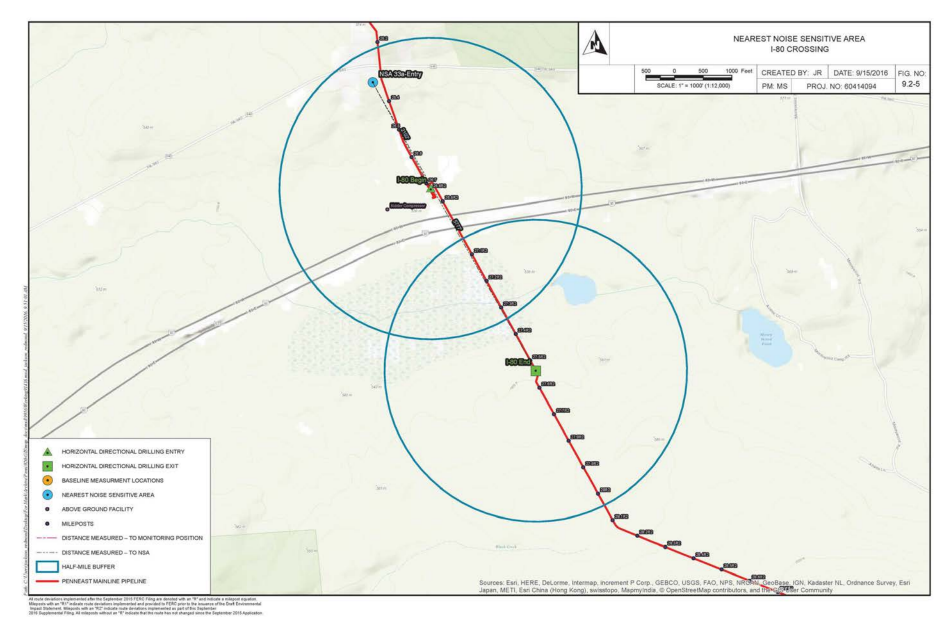
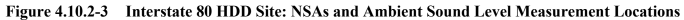
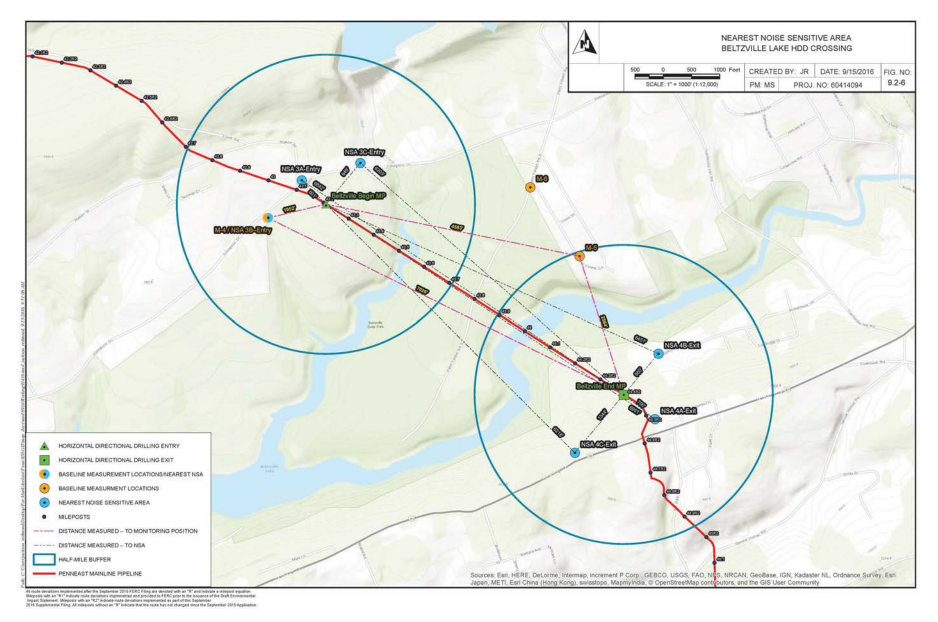
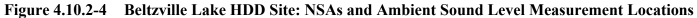


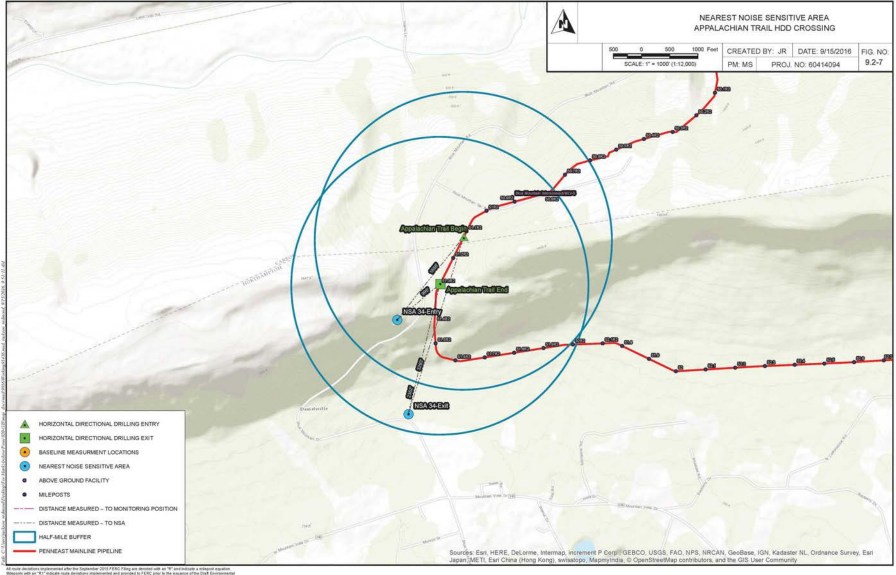
Figure 4.10.2-2 US Hwy 81 / St. Hwy 315 HDD Site: NSAs and Ambient Sound Level Measurement Locations



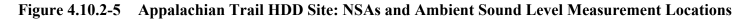


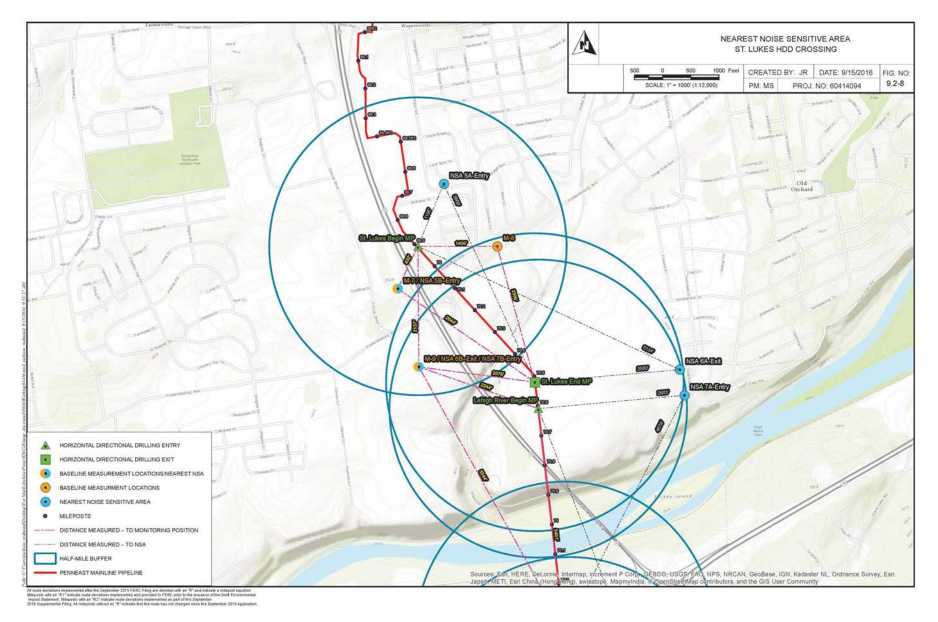


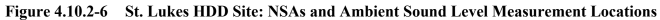


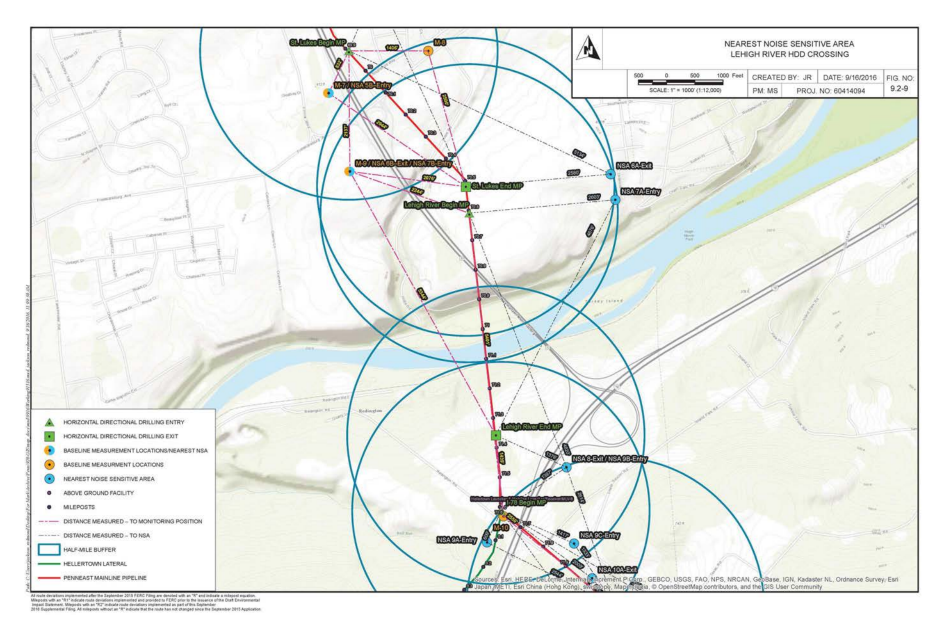


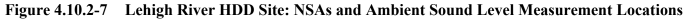


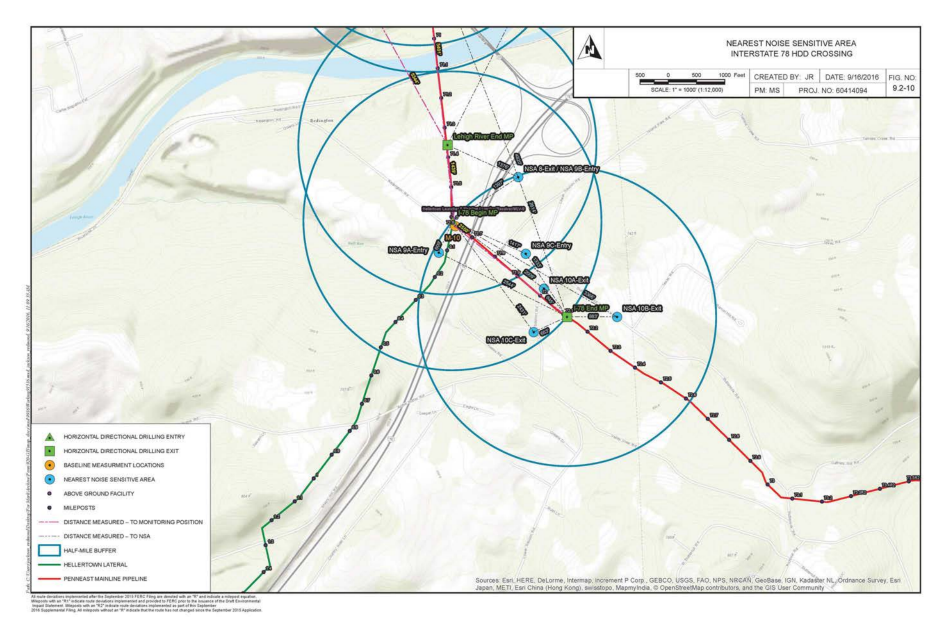


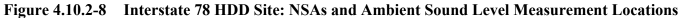


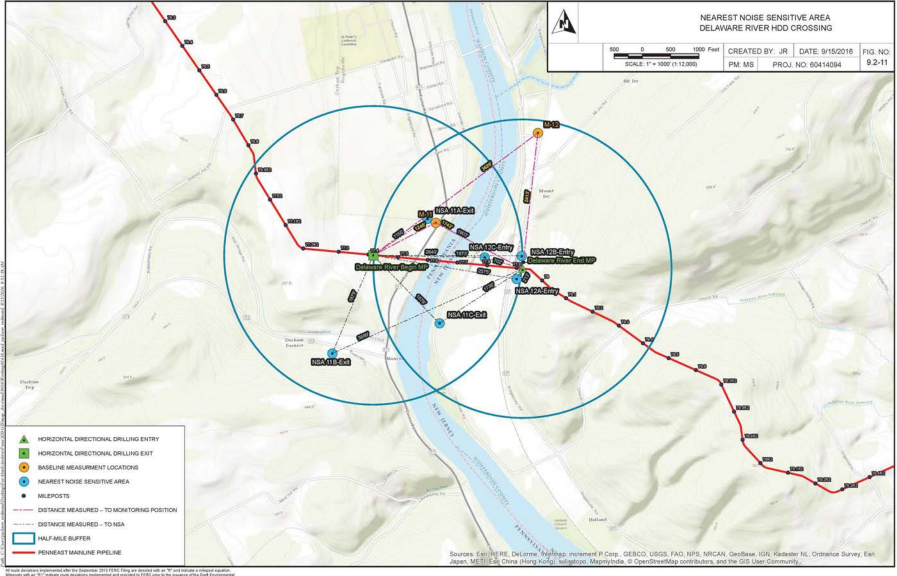




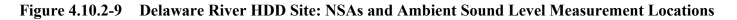




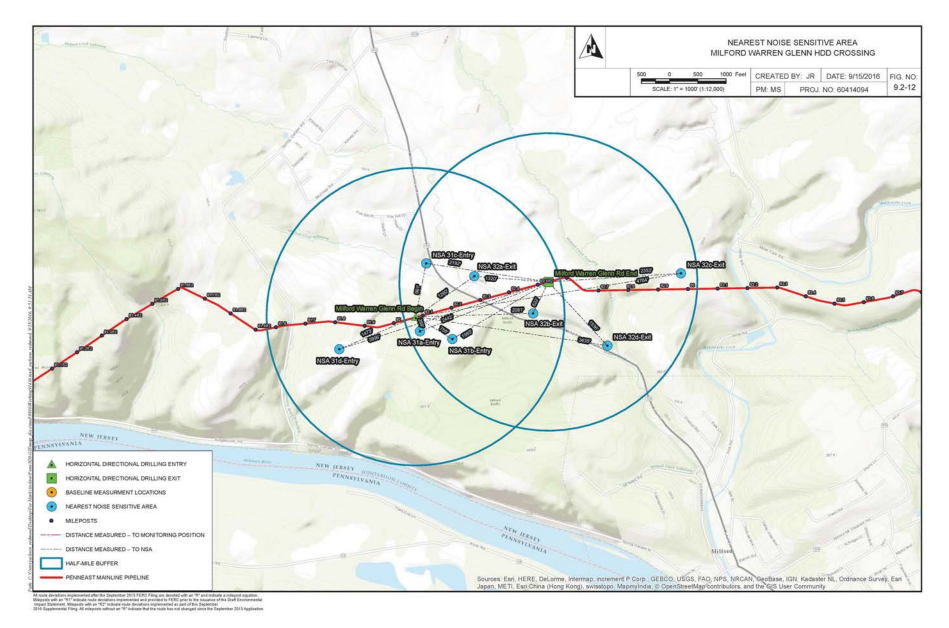




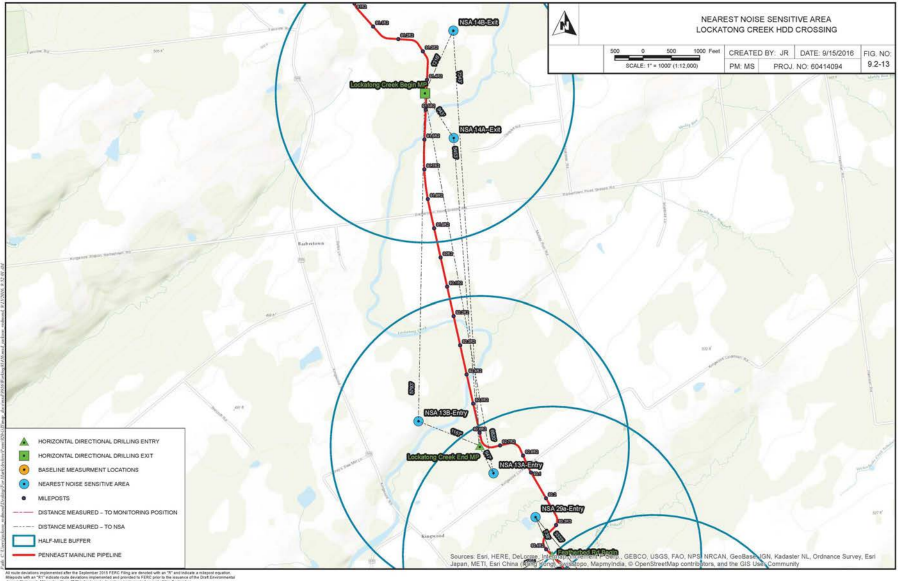
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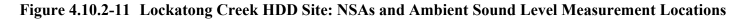
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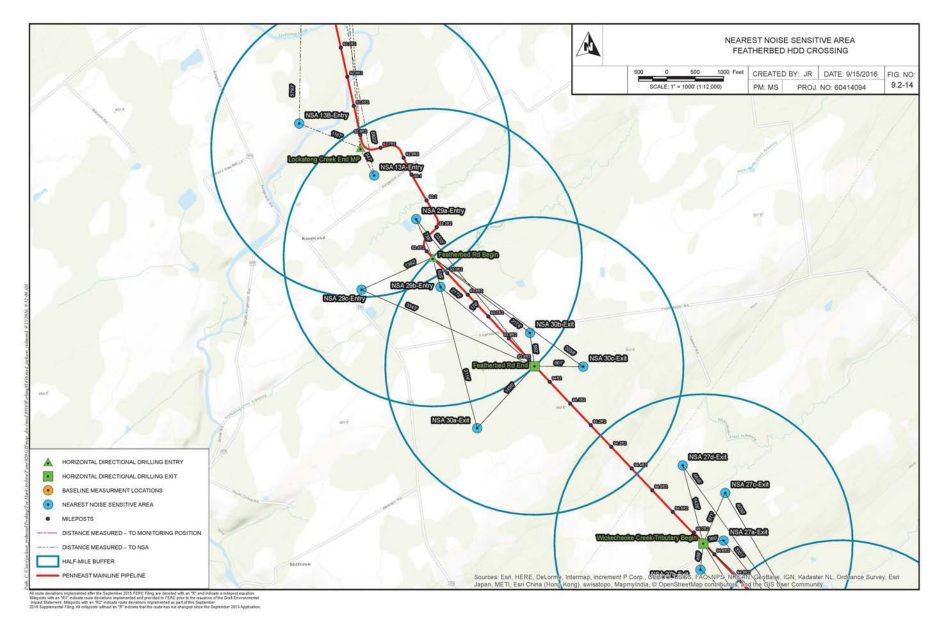




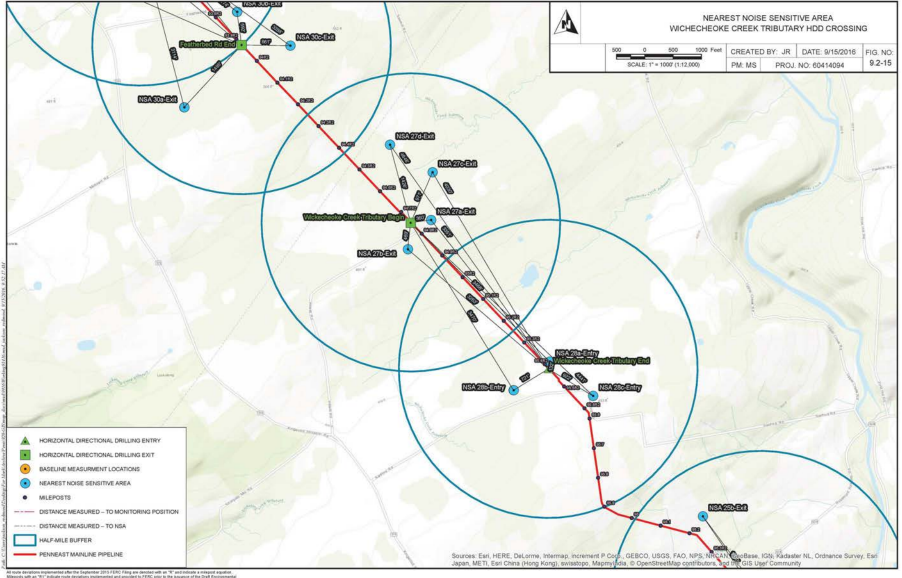


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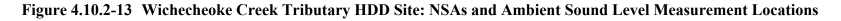


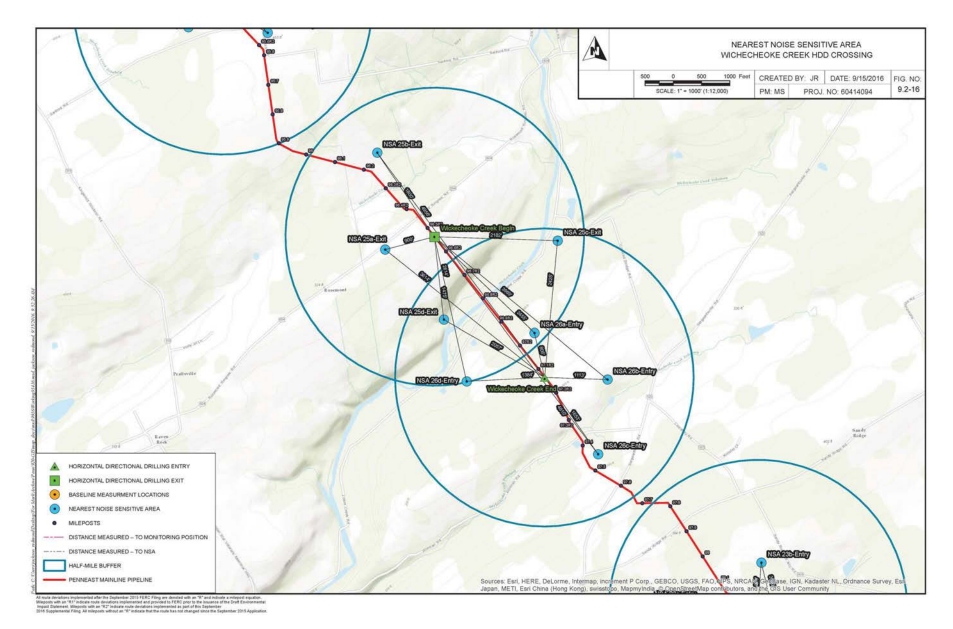




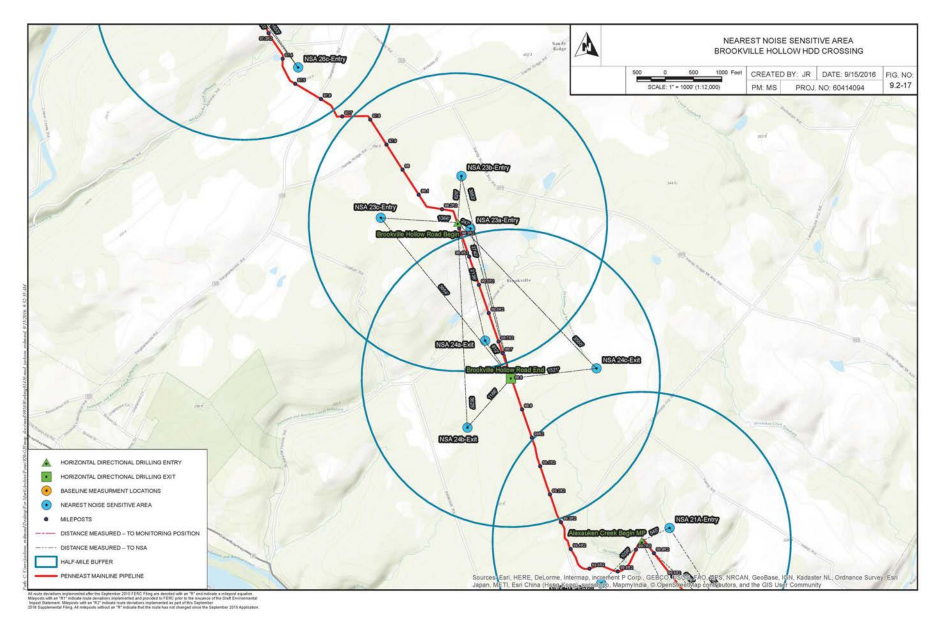


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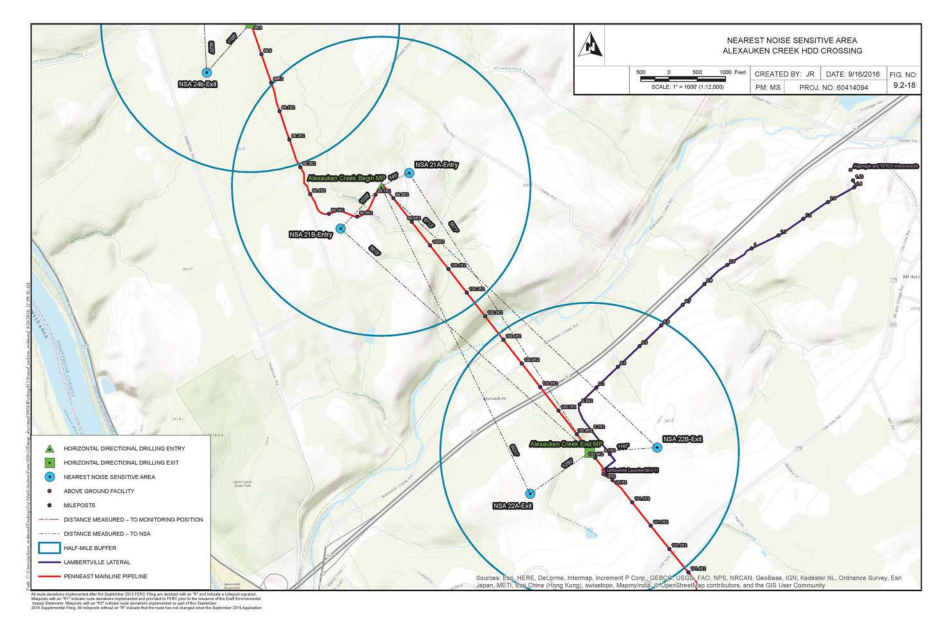
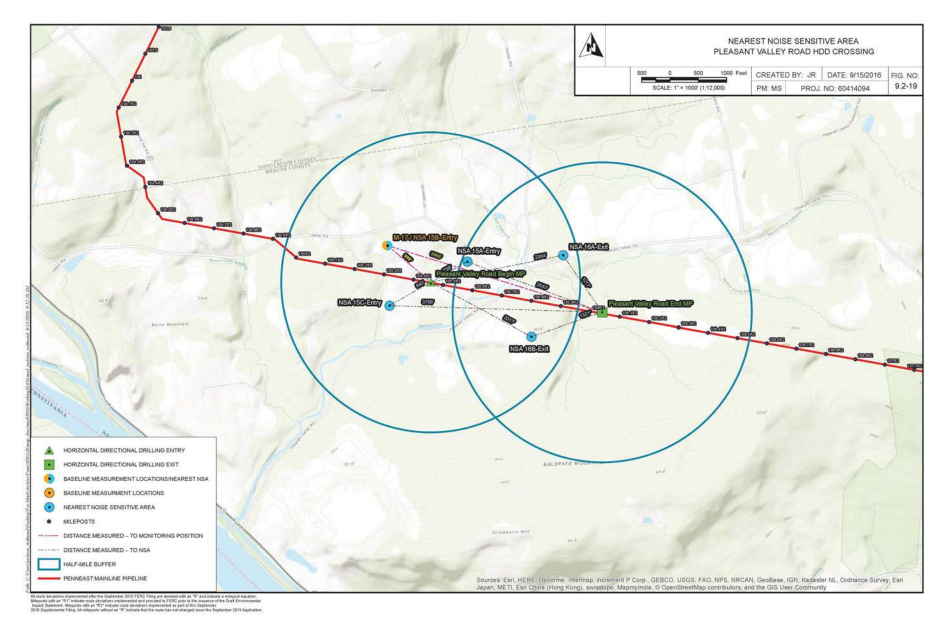
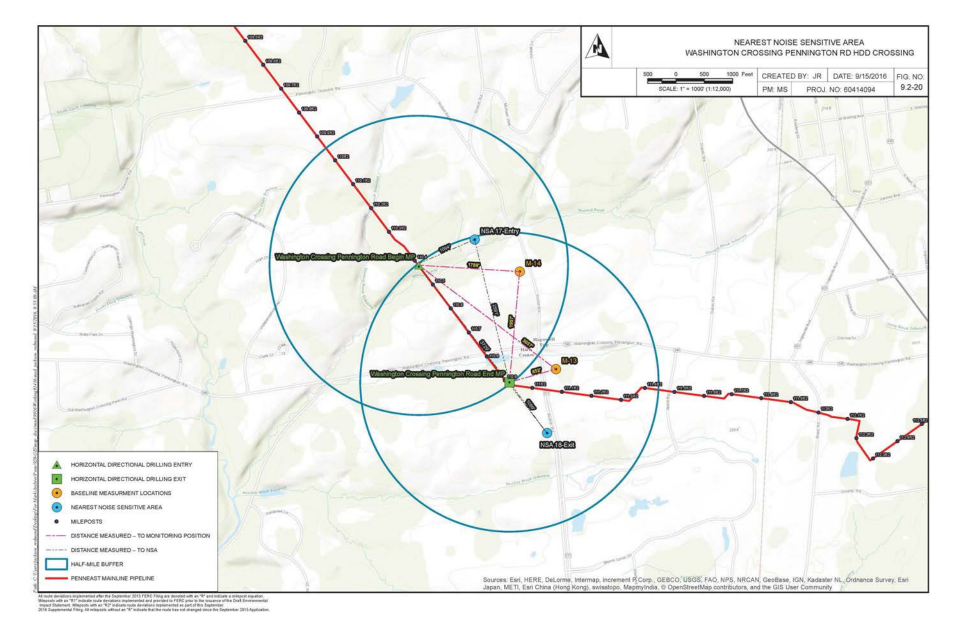


Figure 4.10.2-16 Alexauken Creek HDD Site: NSAs and Ambient Sound Level Measurement Locations









## 4.10.2.3 Noise Level Impacts and Mitigation

## **Construction Noise Analysis**

Construction of the Project would require approximately six to nine months to complete. During construction activities, a varying number of construction equipment and personnel would be in the area of a given construction site or zone, resulting in varying levels of construction noise. The following subsections detail the techniques for predicting construction noise using currently anticipated rosters of equipment and expected hours of operation. In addition, where appropriate, noise mitigation options have been discussed.

Comments were made regarding loss of buffers that would occur during construction, such as trees, and concerns that loss would correspond to higher received sound levels at NSAs. However, trees and vegetation do not act as effective noise barriers. Even highly dense large trees would only provide a 1 to 2 dB reduction. Rustling of leaves can create a masking effect, which can reduce the perception of one sound (e.g., roadway noise) as a result of the presence of another, i.e., leaf rustle.

#### Kidder Compressor Station

Table 4.10.2-8 identifies the expected equipment and vehicles that would be involved in the construction of the compressor station. Table 4.10.2-8 provides the expected quantity of equipment/vehicles onsite, their rated power, sound power level, and utilization, which accounts for the fraction of time that the equipment is in use over the specified time period. All equipment would be used 50 percent of the time during the construction period. Construction of the compressor station is proposed to occur up to a 10-hour shift and only within daytime hours (7 a.m. to 10 p.m.).

т	ABLE 4.10.2-8								
Compresser Station Construction Noise Sources									
Offroad and On-Road Construction Equipment/Vehicle Types	Rated Power (HP)	Quantity of Equipment/ Vehicles Onsite	Sound Power Level (dBA)						
Welding Rig	35	9	112						
8,000-Lb All-Terrain Fork Truck	100	1	107						
D-7 LGP Caterpillar or Equivalent	240	2	114						
325 Caterpillar or Equivalent	180	2	112						
330 Caterpillar with Vacuworks & Shoes	270	3	116						
Cat Rubber Tire Backhoe	100	3	111						
583 Caterpillar Pipelayer	347	1	112						
594 Caterpillar Pipelayer	385	1	113						
300-Ton Hydraulic Crane	296	1	111						
60-Ton Mantis	240	1	111						
Power Generator	35	1	102						
Pick Up (Site Supervision & Inspection)	200	10	120						
Pick Up (Operator Pick Ups)	200	6	118						
One-Ton Truck w/ Tools	300	3	116						

Table 4.10.2-9 presents the predicted aggregate compressor station construction noise and estimated change in ambient sound levels at each of three nearest NSAs to the compressor station site. In the updated Noise Impact Analysis of the Kidder Compressor Station filed on November 28, 2016, compliance was assessed for Kidder Compressor Station operation at a modified dataset of NSAs; however, a detailed construction noise assessment was not provided. The  $L_{dn}$  sound level values presented for the sound contribution of construction noise in table 4.10.2-9 were estimated and extrapolated, as necessary, for the modified NSAs using the analysis results at the original NSAs submitted as part of the FERC application.

	TABLE 4.10.2-9									
Predicted Construction Noise - Kidder Compressor Station										
Nearby NSAs	Distance and Direction of NSA from Comp. Building	Ambient Sound Level (dBA, L <sub>dn</sub> )	Estimated Sound Contribution (dBA, L <sub>dn</sub> ) of Construction Noise	Cumulative Sound Level (dBA, L <sub>dn</sub> )	Change in Sound Level (dBA, L <sub>dn</sub> )					
NSA #2 (Hickory Run State Park)	5,600 feet, SW	41	49	50	9					
NSA #1 (Houses & St. Game Lands)	2,250 feet, N to NW	47	58	58	11					
NSA #1A (Single House)	1,800 feet, NW	47	60	60	13					

The expected Project construction noise associated with the Kidder Compressor Station is 55 dBA  $L_{dn}$ , at the nearest Golf Course fairway, which would be compliant with our FERC threshold. Because the construction of the compressor station would not comply with the FERC threshold at the other NSAs, PennEast may evaluate and implement mitigation measures as necessary such as use of temporary noise barriers.

Other recreational areas considered for the Kidder Compressor Station noise analysis were Snow Ridge Village, Jack Frost Big Boulder Ski Area, Jack Frost National Golf Club, Hickory Run State Park, and Beltzville State Park. However, all of those recreational areas are more than one mile away from the compressor station and are therefore not expected to experience potential noise impacts associated with construction activities.

## <u>HDD</u>

PennEast is proposing to cross Wild Creek, Pohopoco Creek, and the Delaware River using the HDD boring method. The proposed equipment at the HDD entry and exit points expected to the following:

- Entry side:
  - drilling rig and engine-driven hydraulic power unit [400–750 HP (300–560 kilowatt [kW]) engine(s)];
  - o triplex centrifugal main mud pumps [350–450 HP (260–340 kW) engine];
  - engine-driven electric generator sets [200–350 HP (150–260 kW) generator sets];
  - mud mixing/cleaning system (e.g., ditch pumps, mud tank pumps);
  - o fluid systems shale shakers (associated with the mud mixing/cleaning system);
  - o crane, boom truck, frontloader, backhoe, trackhoe, and/or forklift;
  - o engine-driven light plants (if needed for nighttime operation); and
  - frac tanks (water and drilling mud storage) and storage container(s).

- Exit side:
  - backhoe, sideboom, one engine-driven generator set, and frac tank(s);
  - mud pump(s) and associated mud tank; and
  - engine-driven light plants (if needed for nighttime operation).

This analysis assumed the acoustic emission point is the geographic center of the HDD entry or exit equipment pit, depending on which is being studied in the analysis. Table 4.10.2-10 presents the composite sound power level ( $L_w$ ) associated with the equipment proposed at the HDD entry and exit points on an octave band and broadband (dBA) basis.

TABLE 4.10.2-10 HDD Equipment Sound Power Level										
Sound Source Location Unweighted (dB) Sound Power Level per Octave Band Center Frequency (Hz)										
	31.5	63	125	250	500	1000	2000	4000	8000	dBA
HDD entry site equipment	118	115	112	114	112	109	108	106	98	115
HDD exit site equipment	110	108	105	102	100	98	95	92	88	103
Source: Burge & Kitech 2009										

Table 4.10.2-11 presents the proposed HDD crossings, distance to the nearest NSA, and the measured or estimate ambient ( $L_{dn}$ ) sound level at each crossing. Table 4.10.2-11 also shows the predicted potential noise impacts resulting from HDD activity, the cumulative sound level inclusive of ambient, and the incremental increase in sound level resulting from HDD activity.

		TABLE 4	1.10.2-11				
	Estimat	ed HDD Noise Level (L <sub>dn</sub> )	at NSA near	est to HDD	Crossings		
Nearest NSA	HDD Crossing	Distances (feet) to HDD Entry / Exit	Baseline Site ID	Ambient Sound Level (L <sub>dn</sub> , dBA)	Estimated HDD Noise Level (L <sub>dn</sub> , dBA)	Cumulative Sound Level (dBA, L <sub>dn</sub> )	Change in Sound Level (dBA, L <sub>dn</sub> )
NSA 1- Entry	US Hwy 81 / St. Hwy 315	1,500/2,900	M1	68	53	68	0
NSA 2- Exit	US Hwy 81 / St. Hwy 315	3,161/2,030	M3	58	46	58	0
NSA-3A Entry	Wild Creek & Pohopoco Creek (Beltzville Lake)	601/6,951	M4	49	62	62	13
NSA 3B- Entry	Wild Creek & Pohopoco Creek (Beltzville Lake)	1,000/7,026	M4	49	58	59	10
NSA 3C- Entry	Wild Creek & Pohopoco Creek (Beltzville Lake)	949/6,203	M4	49	58	59	10
NSA-4A Exit	Wild Creek & Pohopoco Creek (Beltzville Lake)	6,950/700	M5	43	48	49	6
NSA-4B Exit	Wild Creek & Pohopoco Creek (Beltzville Lake)	6,451/950	M5	43	47	48	5

		TABLE	4.10.2-11				
	Estimate	d HDD Noise Level (L <sub>dn</sub> )	at NSA near	est to HDD	Crossings		
Nearest NSA	HDD Crossing	Distances (feet) to HDD Entry / Exit	Baseline Site ID	Ambient Sound Level (L <sub>dn</sub> , dBA)	Estimated HDD Noise Level (L <sub>dn</sub> , dBA)	Cumulative Sound Level (dBA, L <sub>dn</sub> )	Change in Sound Level (dBA, L <sub>dn</sub> )
NSA-4C Exit	Wild Creek & Pohopoco Creek (Beltzville Lake)	6,218/1,344	M5	43	44	47	4
NSA-5A Entry	St. Lukes (Lowes)	1,195/3,870	M8	66	56	66	0
NSA-5B Entry	St. Lukes (Lowes)	832/2,944	M7	65	60	66	1
NSA-6A Exit	St. Lukes (Lowes)	5,135/2,580	Est.	50	41	51	1
NSA-6B Exit	St. Lukes (Lowes)	2,137/2,076	M9	63	50	63	0
NSA-7A Entry	Lehigh River	2,605/4,675	Est.	51	47	52	1
NSA-7B Entry	Lehigh River	2,244/5,344	M9	63	50	63	0
NSA-8 Exit	Lehigh River	4,820/1,375	M10	63	44	63	0
NSA-9A Entry	Interstate 78	610/2,545	M10	63	63	66	3
NSA-9B Entry	Interstate 78	1,397/2,614	M10	63	55	64	1
NSA-9C Entry	Interstate 78	1,417/1,333	Est.	55	54	58	3
NSA-10A Exit	Interstate 78	2,010/645	Est.	57	56	60	3
NSA-10B Exit	Interstate 78	3,366/883	Est.	60	48	60	0
NSA-10C Exit	Interstate 78	2,431/653	Est.	60	53	61	1
NSA-11A Exit	Delaware River and Canal	1,905/1,155	M11	62	51	62	0
NSA-11B Exit	Delaware River and Canal	3,689/1,879	M11	62	45	62	0
NSA-11C Exit	Delaware River and Canal	1,736/1,678	M12	53	52	56	3
NSA-12A Entry	Delaware River and Canal	215/2,575	M12	53	74	74	21
NSA-12B Entry	Delaware River and Canal	221/2,640	M12	53	74	74	21
NSA 12C- Entry	Delaware River and Canal	702/1,973	M12	53	62	63	10
NSA-13A Entry	Lockatong Creek	547/6,820	Est.	49	64	64	15
NSA-13B Entry	Lockatong Creek	1,167/5,793	Est.	38	56	56	18

TABLE 4.10.2-11										
	Estimate	d HDD Noise Level (L <sub>dn</sub> )	at NSA near	est to HDD	Crossings					
Nearest NSA	HDD Crossing	Distances (feet) to HDD Entry / Exit	Baseline Site ID	Ambient Sound Level (L <sub>dn</sub> , dBA)	Estimated HDD Noise Level (L <sub>dn</sub> , dBA)	Cumulative Sound Level (dBA, L <sub>dn</sub> )	Change in Sound Level (dBA, L <sub>dn</sub> )			
NSA-14A Exit	Lockatong Creek	5,453/943	Est.	34	46	46	12			
NSA-14B Exit	Lockatong Creek	7,343/1,216	Est.	35	46	46	11			
NSA-21A Entry	Alexauken Creek	545/5,877	Est.	41	65	65	24			
NSA-21B Entry	Alexauken Creek	1,038/5,918	Est.	47	57	57	10			
NSA-22A Exit	Alexauken Creek	6,031/1,280	Est.	46	44	48	2			
NSA-22B Exit	Alexauken Creek	6,713/1,197	Est.	44	45	48	4			
NSA-15A Entry	Pleasant Valley Road	740/2,545	M17	43	61	61	18			
NSA-15B Entry	Pleasant Valley Road	1,000/3,866	M17	43	58	58	15			
NSA-15C Entry	Pleasant Valley Road	840/3,759	M17	43	59	59	16			
NSA-16A Exit	Pleasant Valley Road	2,385/1,215	M17	43	50	51	8			
NSA-16B Exit	Pleasant Valley Road	2,017/1,321	M17	43	51	52	9			
NSA 17- Entry	Washington Crossing Pennington Road	1,095/2,590	M14	57	57	60	3			
NSA 18- Exit	Washington Crossing Pennington Road	3,730/1,090	M13	60	47	60	0			
NSA-23a Entry	Brookville Hollow Rd.	250/3,700	Est.	40	72	72	32			
NSA-23b Entry	Brookville Hollow Rd.	835/2,815	Est.	45	60	60	15			
NSA-23c Entry	Brookville Hollow Rd.	1,370/3,670	Est.	38	54	54	16			
NSA-24a Exit	Brookville Hollow Rd.	2,130/825	Est.	46	52	53	7			
NSA-24b Exit	Brookville Hollow Rd.	3,620/1,160	Est.	42	47	48	6			
NSA-24c Exit	Brookville Hollow Rd.	3,545/1,520	Est.	38	45	46	8			
NSA-25a Exit NSA-25b	Wickecheoke Creek Wickecheoke Creek	3,614/900 4,956/1,800	Est. Est.	58 37	48 43	58 44	0 7			
Exit										
NSA-25c Exit	Wickecheoke Creek	2,425/2,182	Est.	45	48	49	4			
NSA-25d Exit	Wickecheoke Creek	2,057/1,475	Est.	43	51	52	9			

		TABLE	4.10.2-11				
	Estimate	d HDD Noise Level (L <sub>dn</sub> )	at NSA near	est to HDD	Crossings		
Nearest NSA	HDD Crossing	Distances (feet) to HDD Entry / Exit	Baseline Site ID	Ambient Sound Level (L <sub>dn</sub> , dBA)	Estimated HDD Noise Level (L <sub>dn</sub> , dBA)	Cumulative Sound Level (dBA, L <sub>dn</sub> )	Change in Sound Level (dBA, L <sub>dn</sub> )
NSA-26a Entry	Wickecheoke Creek	808/2,455	Est.	39	60	60	21
NSA-26b Entry	Wickecheoke Creek	1,113/3,969	Est.	41	56	56	15
NSA-26c Entry	Wickecheoke Creek	1,653/4,810	Est.	43	52	53	10
NSA-26d Entry	Wickecheoke Creek	1,384/2,614	Est.	46	54	55	9
NSA-27a Exit	Wickecheoke Creek Trib.	3,351/360	Est.	47	57	57	10
NSA-27b Exit	Wickecheoke Creek Trib.	3,263/469	Est.	47	54	55	8
NSA-27c Exit	Wickecheoke Creek Trib.	4,030/971	Est.	41	48	49	8
NSA-27d Exit	Wickecheoke Creek Trib.	4,848/1,426	Est.	42	44	46	4
NSA-28a Entry	Wickecheoke Creek Trib.	132/3,468	Est.	42	80	80	38
NSA-28b Entry	Wickecheoke Creek Trib.	721/3,470	Est.	50	61	61	11
NSA-28c Entry	Wickecheoke Creek Trib.	922/4,441	Est.	51	58	59	8
NSA-29a Entry	Featherbed Rd.	730/3,360	Est.	40	61	61	21
NSA-29b Entry	Featherbed Rd.	540/2,170	Est.	39	64	64	25
NSA-29c Entry	Featherbed Rd.	1,375/3,350	Est.	49	54	55	6
NSA-30a Exit	Featherbed Rd.	3,110/1,480	Est.	38	46	47	9
NSA-30b Exit	Featherbed Rd.	2,175/600	Est.	47	53	54	7
NSA-30c Exit	Featherbed Rd.	3,275/860	Est.	40	49	50	10
NSA-31a Entry	Milford Warren Glenn Rd.	255/2,430	Est.	39	72	72	33
NSA-31b Entry	Milford Warren Glenn Rd.	760/1,970	Est.	40	60	60	20
NSA-31c Entry	Milford Warren Glenn Rd.	985/2,200	Est.	55	58	60	5
NSA-31d Entry	Milford Warren Glenn Rd.	1,450/3,880	Est.	40	54	54	14
NSA-32a Exit	Milford Warren Glenn Rd.	1,270/1,315	Est.	45	55	55	10
NSA-32b Exit	Milford Warren Glenn Rd.	2,080/615	Est.	51	53	55	4

		TABLE	4.10.2-11							
Estimated HDD Noise Level (L <sub>dn</sub> ) at NSA nearest to HDD Crossings										
Nearest NSA	HDD Crossing	Distances (feet) to HDD Entry / Exit	Baseline Site ID	Ambient Sound Level (L <sub>dn</sub> , dBA)	Estimated HDD Noise Level (L <sub>dn</sub> , dBA)	Cumulative Sound Level (dBA, L <sub>dn</sub> )	Change in Sound Level (dBA, L <sub>dn</sub> )			
NSA-32c Exit	Milford Warren Glenn Rd.	4,775/2,345	Est.	38	42	43	5			
NSA-32d Exit	Milford Warren Glenn Rd.	3,430/1,530	Est.	55	46	56	1			
NSA-33a Entry	I-80	2,110/5,765	Est.	58	50	59	1			
NSA-34 Entry	Appalachian Trail	1,888/995	Est.	50	52	54	4			
NSA-35 Exit	Appalachian Trail	3,293/2,362	Est.	55	45	55	0			

There are several instances as shown in table 4.10.2-11 where HDD activities may be nearby but the expected change in sound level at an NSA would be minimal. These instances are at NSA locations with elevated ambient sound levels and are a sufficient distance from HDD activities that the elevated ambient sound level is dominant relative to the noise generated by HDD.

As shown above, the estimated HDD noise would exceed the FERC 55 dBA L<sub>dn</sub> noise criterion at 31 NSAs. For each NSA, PennEast would evaluate and implement noise mitigation measures as necessary, which may include installation of temporary noise barriers. Additionally, due to the relative short duration of HDD activity (i.e., usually up to only several days duration) PennEast would also consider, on a case by case basis, offering compensation to the occupant(s) of an NSA or offering temporary relocation (i.e., hotel accommodations during the HDD activity. To ensure that the HDD noise does not become significant, we recommend that:

• <u>Prior to construction</u>, PennEast should file with the Secretary, for review and written approval by the Director of the OEP, a HDD noise mitigation plan for each HDD location to reduce the projected noise level attributable to the proposed drilling operations at the 31 NSAs with the predicted noise levels above 55 dBA L<sub>dn</sub>. During drilling operations, PennEast should implement the approved plan for all HDDs, monitor noise levels, include the noise monitoring results in its <u>weekly</u> status reports, and make all reasonable efforts to restrict the noise attributable to the drilling operations to no more than a L<sub>dn</sub> of 55 dBA at the NSAs.

## Pipeline Construction

Potential noise impacts associated with pipeline construction were assessed based on construction phase. Table 4.10.2-12 presents the predicted range of noise levels from pipeline construction activities. In the updated Noise Impact Analysis of the Kidder Compressor Station filed on November 28, 2016, compliance was assessed for the Kidder Compressor Station operation at a modified dataset of NSAs; however, a detailed construction noise assessment was not provided. The L<sub>dn</sub> sound level values presented for the sound contribution of construction

noise in table 4.10.2-12 were estimated and extrapolated, as necessary, for the modified NSAs using the analysis results at the original NSAs submitted as part of the FERC application.

	TABLE 4.10.2-12									
Predicted Construction Noise – Pipeline Construction										
Nearby NSAs	Estimated Distance from Pipeline Construction	Ambient Sound Level (dBA, L <sub>dn</sub> )	Estimated Sound Contribution (dBA, L <sub>dn</sub> ) of Construction Noise	Cumulative Sound Level (dBA, L <sub>dn</sub> )	Change in Sound Level (dBA, L <sub>dn</sub> )					
NSA #2 (Hickory Run State Park)	3,440 feet, SSE	41	47 - 57	48 - 57	7 - 16					
NSA #1 (Houses & St. Game Lands)	580 feet, S	47	62 - 72	62 - 72	15 - 25					
NSA #1A (Single House)	120 feet, S	47	76 – 86	76 - 86	29 - 39					

Results show that NSAs could experience elevated noise levels during pipeline construction; however, pipeline construction would be a temporary noise source since it would not be in proximity to any one location for an extended period as construction activities move along the corridor. Pipeline construction is anticipated to last six to nine months. That being said, noise mitigation may be needed and implemented depending on the proximity of a NSA to the Project right-of-way. If necessary, PennEast may implement the following noise mitigation measures:

- Stationary noise sources, such as generators and air compressors, will be placed away from NSAs to the farthest extent practical. As feasible, non-noise-producing mobile equipment such as trailers will be placed between noise sources and sensitive receivers. If such trailers or similar obstacles are used, PennEast will try to minimize openings using additional materials to the extent practicable.
- Temporary noise barriers may also be used to reduce potential noise impacts. Barriers could consist of wooden panel walls built high enough to block the line-of-sight between the NSA and the targeted construction noise source. Alternately, field-erected noise curtain assemblies could be installed around specific equipment sites or zones of anticipated mobile or stationary activity.

Depending on listener proximity to the Project right-of-way experiencing activity, pipeline construction noise may also be audible to recreationists enjoying hunting, hiking, and other allowable activities within Hickory Run State Park and Beltzville State Park. PennEast would post notices on existing information sources for Hickory Run State Park and Beltzville State Park so that potential visitors and employees of those two parks would be advised of the anticipated construction periods.

The proposed pipeline would cross only the eastern-most portions of Hickory Run State Park, on which established hiking trails and the Boulder Field Natural Area seem to generally be at least 2,000 feet away from expected construction activities along the pipeline route. At this distance, predicted construction noise levels may range from 50-60 dBA L<sub>dn</sub> depending on activity. Because this portion of the park is east of Interstate Highway 476 and south of Interstate 80, there may be portions of hiking trails and other recreationist-visited areas that are already exposed to persistent roadway traffic noise of at least 50 dBA. Hence, the need for potential noise mitigation implementation would need to consider factors such as the temporary nature of the pipeline construction process and its relative "mobility" (i.e., it would traverse the vicinity as the pipeline right-

of-way as it is being completed). For areas of the park where the existing ambient noise level may already exceed 50 dBA  $L_{dn}$ , the benefit of noise mitigation options like temporary barrier installations would—at the receiver-to-activity distance of approximately 2,000 feet—only help reduce the net increase over ambient to a lower degree.

Similarly, pipeline construction noise may also be audible to visitors within the eastern end of Beltzville State Park. Near Beltzville State Park, the pipeline would cross under much of the eastern end of the park via HDD crossing. At the HDD equipment entry site and adjoining staging area location, noise mitigation options such as usage of temporary noise barriers could be considered and implemented.

## Blasting

Blasting may be necessary in order to excavate the trench through rock strata for pipeline installation. The estimated noise level from blasting activity can be derived from the Federal Highway Administration Roadway Construction Noise Model User's Guide (FHWA 2006). It describes that the maximum noise level at 50 feet (15 meters) from blasting would be 94 dBA. While this is a relatively high noise level, and likely to be heard at considerable distances from the detonation point, it is a short duration as compared to rock removal methods, such as using track rig drills, rock breakers, jack hammers, rotary percussion drills, core barrels, and/or rotary rock drills. Blasting activity noise also depends on the blasting plan and individual blast design features or characteristics such as confinement, charge weight, detonation timing and delay, and orientation. PennEast has developed a blasting plan through the assistance of a contracted blasting specialist. PennEast's Blasting Plan includes mitigation measures related to blasting activity. Blasting would be conducted in accordance with applicable agency regulations, including advance public notification and mitigation measures as necessary.

We received a comment that the Project should address the potential noise impacts on wildlife during Project construction and operation. Research has demonstrated various reaction of wildlife to noise. However, specific studies to determine impacts on wildlife from typical pipeline construction noises have not been conducted. Research has recorded wildlife reaction to activities that could produce similar reactions from noise associated with pipeline construction activities, such as roadway traffic, airplanes, and blasting. With PennEast's commitment to implement the mitigation measures described above, we find that impacts on wildlife due to construction noise would be spatially localized, temporary, and of short duration, and that noise from operation of the Project would not have a significant impact on local wildlife.

# <u>Vibration</u>

PennEast conducted a vibration analysis and potential vibration effects during Project construction were also reviewed. Determining vibration effects requires a comparison of predicted vibration levels with established criteria at a sensitive location, or at a distance from the vibration source at which a predicted level would exceed the criteria. According to Federal Transit Administration (FTA) guidance, the threshold for residences (or other land uses where people may sleep) is 72 vibration decibels (VdB) of vibration velocity. Also according to FTA, a large bulldozer (representing the kind of construction equipment anticipated) can exhibit 87 VdB at a reference distance of 25 feet. It was determined that beyond a distance of 80 feet vibration levels would be below the FTA guidance threshold. Since most potential NSAs would be further than

80 feet away from the nearest construction site, construction vibration would not be expected to cause a significant impact.

## **Operations Noise Analysis**

#### Kidder Compressor Station Operations

Operational noise from the Kidder Compressor Station was evaluated based on the ISO 9613-2:1996 outdoor noise propagation calculation standard (ISO 1996). Site-specific features such as nearby trees/vegetation were also incorporated into the acoustic modeling analysis. However, generally trees/vegetation do not act as effective noise barriers with even highly dense forested areas only potentially providing a 1 to 2 dB reduction. PennEast is proposing to install three Solar Turbines, Model Mars 100 rated at 15,214 HP full-load output power. Final design would be inclusive of a number of noise mitigation measures which may include the following measures below.

#### Compressor Station Building Structure

The building housing the turbine packages would be acoustically insulated. As a minimum, walls/roof would be constructed with exterior steel of 22 gauge and interior layer of 8-inch thick unfaced mineral wool (e.g., 6.0-8.0 pounds per cubic foot uniform density) covered with a 24 gauge perforated liner. Thermal insulation, such as "R-19," should not be used as a substitute for the 6.0-8.0 pounds per cubic foot material. A maximum 2 mil (10<sup>-3</sup> inch) vapor barrier may be utilized, as necessary. All doors such as personal entry doors and double roll-up doors would also be treated. Personnel entry doors would have a minimum STC-36 sound rating and could include door glazing if a 2x2 foot maximum view port is used. As a minimum, roll-up doors would be a 22 gauge insulated type design (e.g., 22 gauge exterior with a 24 gauge backskin with insulation core, or equal) and be completely weather sealed. Each roll-up equipment door would have a minimum STC of 22. It is expected that no windows, skylights, louvers, or ridge vents would be installed and that all voids and openings would be patched and sealed. Similar requirements would apply to the Air Compressor Building structure.

## Building Ventilation

Ventilation would be designed so that personnel and/or equipment doors should only be opened during maintenance activities. In addition, the A-weighted sound level for each ventilation inlet and exhaust outlet would not exceed 45 dBA at 50 feet from the building penetration (i.e., inlet louver, exhaust louver, etc.).

Similar requirements would apply to the Air Compressor Building ventilation; however, air supply fans used for ventilation would also include a metal boot enclosing the fan, a minimum 36-inch length exterior silencer, and an acoustically treated weather hood. In addition, roof exhaust vents would include a 36-inch length silencer mounted between the building surface and the vent/hood.

## Turbine Exhaust Systems

The turbines would be equipped with exhaust silencers. The exhaust system would be designed to account for all stack outlet and breakout noise (i.e., for exterior exhaust system components, including all exterior duct sections, expansion joints and any oxidation catalyst system) as well as the full range of operational conditions, from partial to full load.

## Turbine Air Inlet Systems

The intake systems would include two silencers in series between the air intake filter and turbine. If possible, the first silencer would be located inside the building, while the second stage silencer can be located outside the building, if required. The first stage silencer can either be a "tubular" design or parallel baffle construction. The second stage silencer should be a parallel baffle construction. The combined insertion loss would be specified to provide the appropriate level of noise mitigation. Additional insertion loss is also assumed to be associated with the pulse style, up-draft air inlet filter.

# Aboveground Gas Piping

The majority of piping at the compressor station would be buried; however, any piping aboveground would be acoustically lagged. Aboveground valves can be covered with removable and/or reusable acoustic material band/or blankets, if necessary.

# Station Recycle Valve

The station recycle valves would be a low noise design with a maximum sound level of 80 dBA at 3 feet.

# Gas Blowdown Silencer

The gas blowdown silencer would be silenced to a level of 50 dBA at 300 feet.

# Fuel Gas Skids

Fuel gas skids would be designed with regulators that can adhere to a sound level of 85 dBA at 3 feet.

# Standby Generator

The standby generator JW/AW cooler would be a horizontal type and that the sound level would not exceed 65 dBA at a distance of 50 feet from the unit perimeter. The generator would be equipped with a high performance exhaust silencer (i.e., hospital grade or better).

# Pneumatic Valve Operator Exhaust Vents

Each pneumatic operator exhaust vent would be silenced with the manufacturer's standard exhaust vent.

Final design may incorporate different mitigation in order to achieve the same objective. Under full load conditions, operational sound from the Kidder Compressor Station was modeled inclusive of noise control measures. Results are tabulated at nearby NSAs in tables 4.10.2-13 and 4.10.2-14. Those results reflect the potential noise impacts documented in the revised Noise Impact Analysis Report PennEast submitted in a supplemental filing on September 30, 2016. Table 4.10.2-13 presents results in terms of the L<sub>dn</sub> sound level metric to evaluate compliance relative to the FERC noise criterion and table 4.10.2-14 presents results in terms of the L<sub>eq</sub> sound level metric to evaluate compliance relative to the Kidder Township noise ordinance. The modeling results indicate that the calculated sound levels resulting from compressor station operation at the NSAs would be below the FERC required L<sub>dn</sub> of 55 dBA. In addition, with the proposed mitigation the station would be in compliance with the Kidder Township 10 dBA

incremental increase requirements and maximum permissible sound limits described in table 4.10.2-2. The expected increases in noise levels at the NSAs around the compressor station sites are shown to be negligible.

		TABLE 4.10	).2-13							
Summary of Noise Quality Analysis - Kidder Compressor Station (FERC Assessment)										
Nearby NSAs	Distance and Direction of NSA from Comp. Building	Ambient Sound Level (dBA, L <sub>dn</sub> )	Estimated Sound Contribution (dBA, L <sub>dn</sub> ) of the Compressor Station	Cumulative Estimated Sound Level (dBA, L <sub>dn</sub> ) after Installation of the Compressor Building	Change in Sound Level (dBA, L <sub>dn</sub> )					
NSA #2 (Hickory Run State Park)	5,600 feet, SW	41	22	41	<1					
NSA #1 (Houses & St. Game Lands)	2,250 feet, N to NW	47	39	48	1					
NSA #1A (House)	1,800 feet, NW	47	41	48	1					

		TABLE 4.10.2	-14		
Summary of No	oise Quality Analys	is - Kidder Compre	ssor Station (Kidde	r Township Assessment)	
Nearby NSAs	Distance and Direction of NSA from Comp. Building	Ambient Sound Level (dBA, L <sub>eq</sub> )	Estimated Sound Contribution (dBA, L <sub>eq</sub> ) of the Compressor Station	Cumulative Estimated Sound Level (dBA, L <sub>eq</sub> ) after Installation of the Compressor Building	Change in Sound Level (dBA, L <sub>eq</sub> )
South Boundary	350 feet, S-SE	68	58	68	<1
East Boundary	750 feet, E-NE	56	47	57	1
North Boundary	550 feet, N-NW	51	48	53	2
North Boundary	1,250 feet, NW	51	39	51	<1
NSA #2 (Hickory Run State Park)	5,600 feet, SW	45	15	45	<1
NSA #1 (Houses & St. Game Lands)	2,250 feet, N to NW	53	32	53	<1
NSA #1A (House)	1,800 feet, NW	53	35	53	<1

As shown in the tables above the estimated noise from the Kidder Compressor Station would be below FERC's noise criterion of 55 dBA. However, to ensure that the actual noise produced at the compressor station is not significant, we recommend that:

• PennEast should file a noise survey with the Secretary <u>no later than 60 days after</u> <u>placing the Kidder Compressor Station in service</u>. If a full load noise condition survey is not possible, PennEast should provide an interim survey at the maximum horsepower load and provide the full load survey within six months. If the noise attributable to the operation of the compressor station at full load exceeds an L<sub>dn</sub> of 55 dBA at any nearby NSA, PennEast should file a report on what changes are needed and should install the additional noise controls to meet the level <u>within one year of the</u> <u>in-service date</u>. PennEast should confirm compliance with the above requirement by

# filing a second noise survey with the Secretary <u>no later than 60 days after it installs</u> <u>the additional noise controls</u>.

## <u>Vibration</u>

The Solar Turbines Model Mars 100 turbines proposed for the new Kidder Compressor Station are typically engineered and designed to operate with very low levels of vibration, thus helping to ensure nominal operation over the system's design life. Under normal operating conditions, perceptible vibration from compressor station operation at the nearest NSAs is not anticipated due to ground-borne attenuation that would occur naturally with distance through the existing variety of geologic strata and soils that are present.

## **Blowdown Operations**

Compressor unit blowdown would occur occasionally as part of normal compressor station operation and maintenance. It is anticipated that blowdowns at the Kidder Compressor Station would occur up to twice per day, and each last no more than five minutes per vent. The reference noise level from these vents, which reduce as venting decreases in pressure, is expected to be 50 dBA at a distance of 300 feet. Typical noise from these blowdown events would be temporary and short duration.

For pipeline maintenance, blowdown events may be longer in duration but are still temporary and would occur far less frequently. PennEast would notify NSAs and their neighboring communities of any blowdown events in advance of the event.

## Mainline Valves

Noise from MLV sites is typically associated with emergency or maintenance blowdown events. Blowdowns are required for certain maintenance activities and are performed between MLVs and not for the entire pipeline. Blow-off valves are provided with each MLV setting so that each section of pipeline between MLVs can be depressurized. Due to the infrequency and short duration of the blowdown events, noise impacts are expected to be minimal. However, to ensure that potential noise impacts on NSAs are minimized, PennEast stated in a filing on August 5, 2016 that they would notify the landowners 24 hours in advance, perform the blowdown during daytime hours, and implement the use of a portable silencer.

With typical noise control and sound abatement means in place, such as external acoustical lagging on the aboveground piping and valve components, recommended aboveground levels for such stations would not be expected to exceed 85 dBA at 3 feet, which is an off-cited OSHA-related specification (29 CFR Part 1910, Subpart G). Project MLVs would have similar means in-place to attenuate aboveground noise. Table 4.10.2-15 presents the estimated L<sub>dn</sub> associated with the nearest NSAs identified for each of eleven MLV locations.

As shown in table 4.10.2-15, the predicted MLV noise is not expected to exceed the FERC threshold of 55 dBA  $L_{dn}$  at the nearest NSAs; therefore, no noise mitigation is required.

		TABLE 4.10	.2-15			
		Estimated MLV Noise Leve	l (L <sub>dn</sub> ) at nearest	NSAs		
MLV	Distance (feet) to NSA, direction	Nearest NSA Street Address	Ambient Sound Level (L <sub>dn</sub> , dBA) <u>a</u> /	Estimated MLV Noise Level (L <sub>dn</sub> , dBA) <u>b</u> /	Total Estimated Ambient Sound Level (dBA, L <sub>dn</sub> ) <u>C</u> /	Change in Sound Level (dBA, L <sub>dn</sub> ) <u>d</u> /
MLV-1	130, E	9 E. Saylor Ave., Wilkes-Barre, PA	46	52	53	7
MLV-1	160, NNW	3 E. Saylor Ave, Wilkes-Barre, PA	51	50	54	3
MLV-2	200, NE	Shades Glen Read, Wilkes-Barre, PA	49	49	52	3
MLV-2	2300, W	Rabbit Run Lane, Wilkes-Barre, PA	39	27	39	0
MLV-3	240, ENE	Rte 534 (between Maynard Rd. and N. Old Stage Rd.), Albrightsville, PA	53	47	54	1
MLV-3	320, NNE	Rte 534 (between Maynard Rd. and N. Old Stage Rd.), Albrightsville, PA	55	44	55	0
MLV-4	560, E	Stagecoach Rd. E, Palmerton, PA	37	40	41	4
MLV-4	600, NE	Church Road, Palmerton, PA	37	39	41	4
MLV-5	2,200, NNW	Harris Lane, Palmerton, PA 18071	59	28	59	0
MLV-5	2,600, SW	State Game Land Rd., Danielsville, PA 18038	40	26	40	0
MLV-6	475, NE	3056 Mountain View Drive, Bath, PA	54	41	54	0
MLV-6	300, W	3099 Mountain View Drive, Bath, PA	58	45	58	0
MLV-7	210, E	3141 Bath Pike, Bath, PA	60	48	60	0
MLV-7	215, NE	2917 Penn Men Rd, Nazareth, PA	58	48	58	0
MLV-8	650, SSE	2660 Reddington Rd., Hellertown PA	60	38	60	0
MLV-9	570, NE	266 Riegelsville Milford Rd., Milford, NJ	60	39	60	0
MLV-10	400, W	181 Spring HUI Road, Frenchtown NJ	49	43	50	1
MLV-10	1400, ESE	153 Spring Hill Road, Frenchtown, NJ	45	32	45	0
MLV-11	1200, E	Route 179, West Armwell Township, Hunterdon, NJ	46	33	46	0

Notes:

 $\underline{a}$ / Estimated existing ambient noise level - the pre-Project outdoor ambient noise level, estimated with an FTA-based algorithm that evaluates noise contribution based the NSA's distance to nearest street, highway and freeway. In one case, distance to an existing nearby industrial facility was also part of the estimation.

<u>b</u>/ Estimated MLV noise level - a prediction of the MLV aboveground noise, using 85 dBA at three feet as a reference value and treating the noise as a point source.

<u>c</u>/ Future estimated ambient sound level with MLV - this is the log-sum of #1 and #2, yielding a future ambient noise level that includes the MLV noise contribution.

<u>d</u>/ Change in ambient level - this is an arithmetic difference of #3 minus #1, yielding how much higher the future ambient noise level is compared to the estimated existing ambient.

## Metering (Interconnect) Stations

PennEast completed separate acoustic assessments for each of the meter (interconnect) stations and submitted those assessments in a supplemental filing provided August 5, 2016. The

acoustic assessments covered the Wyoming Receipt Meter Station (Wyoming Interconnect), Springville Receipt Meter Station (Springville Interconnect), Auburn-Leidy Receipt Meter Station (Auburn and Leidy Interconnects), Blue Mountain Delivery Station (Blue Mountain Interconnect), Hellertown M&R Station (TCO and UGI-LEH Interconnects), Gilbert Delivery Station (E-Town and Gilbert Interconnects), Lambertville Delivery Meter Station (Algonquin and TETCO Interconnects), and Federal City Meter Station (Transco Interconnect. Equipment at the Project meter stations consist of ultrasonic meter runs, flow control valves, the control building, and a small standby generator. The primary noise generating sources are the meter run, control valve, and their associated piping.

Noise mitigation measures would be applied to the meter stations as needed. Potential noise mitigation measures may include, but not be limited to, acoustic lagging on aboveground piping, attenuated ball/globe valves, and on-site buildings/enclosures acoustically treated inclusive of building ventilation systems. Table 4.10.2-16 presents the ambient sound levels and estimated L<sub>dn</sub> associated with the nearest NSAs identified for the meter stations. As indicated, ambient sound measurements collected at NSA #4 near the Lambertville Station were used to characterize existing conditions at NSAs #5 and #6 because PennEast was not able to obtain permission to perform sound level measurements at NSAs #5 and #6. Measured ambient sound levels were the lowest at NSA #4, which is likely a conservative assumption given that NSAs #5 and #6 are located closer to Highway 202 than NSA #4. Table 4.10.2-16 shows the predicted meter station noise is not expected to exceed the FERC threshold of 55 dBA L<sub>dn</sub> at the nearest NSAs and compliance would also be achieved with applicable local requirements.

		TABLE 4.1	0.2-16							
	Estimated Meter Station Noise Level (L <sub>dn</sub> ) at nearest NSAs									
Meter Station	NSA Designation	Distance (feet) to NSA, direction	Ambient Sound Level (L <sub>dn</sub> , dBA) <u>a</u> /	Estimated Station Noise Level (L <sub>dn</sub> , dBA) <u>b</u> /	Total Estimated Ambient Sound Level (dBA, L <sub>dn</sub> ) <u>C</u> /	Change in Sound Level (dBA, L <sub>dn</sub> ) <u>d</u> /				
Wyoming <u>a</u> /	NSA #1 (houses)	1,300, NW	41	38	43	2				
Wyoming <u>a</u> /	NSA #2A (houses)	1,400, SE	48	39	48	<1				
Wyoming <u>a</u> /	NSA #2B (school)	1,950, SW	48	34	48	<1				
Springville <u>a</u> /	NSA #1 (houses)	975, SE-E	47	41	48	1				
Springville <u>a</u> /	NSA #2 (houses)	1,500, SW	48	39	48	<1				
Springville <u>a</u> /	NSA #3 (houses)	2,300, NE	45	32	45	<1				
Auburn-Leidy	NSA #1 (house)	1,150, NW	40	42	44	4				
Auburn-Leidy	NSA #2 (houses)	1,050, SW	37	43	44	7				
Auburn-Leidy	NSA #3 (house)	750, W	35	47	47	12				
Blue Mountain	NSA #1 (houses)	2,200, N-NW	59	31	59	<1				
Blue Mountain	NSA #2 (houses)	2,600, SW	40	30	40	<1				
Hellertown	NSA #1 (houses)	475, W-NW	68	50	68	<1				
Hellertown	NSA #2 (houses)	1,150, E	65	41	65	<1				
Hellertown	NSA #3 (house)	1,300, N	46	39	47	1				

TABLE 4.10.2-16									
Estimated Meter Station Noise Level (L <sub>dn</sub> ) at nearest NSAs									
Meter Station	NSA Designation	Distance (feet) to NSA, direction	Ambient Sound Level (L <sub>dn</sub> , dBA) <u>a</u> /	Estimated Station Noise Level (L <sub>dn</sub> , dBA) <u>b</u> /	Total Estimated Ambient Sound Level (dBA, L <sub>dn</sub> ) <u>C</u> /	Change in Sound Level (dBA, L <sub>dn</sub> ) <u>d</u> /			
Gilbert	NSA #1 (houses)	600, NW	45	45	48	3			
Gilbert	NSA #2 (house)	1,300, NE	50	37	50	<1			
Lambertville	NSA #1 (houses)	2,100, NE	52	46	53	1			
Lambertville	NSA #2 (houses)	1,350, E	55	50	56	1			
Lambertville	NSA #3 (house)	1,500, SE	49	49	52	3			
Lambertville	NSA #4 (house)	2,200, S	46	45	48	3			
Lambertville <u>b</u> /	NSA #5 (house)	1,400, W	46	50	51	6			
Lambertville <u>b</u> /	NSA #6 (houses)	1,300, N	46	50	52	6			
Federal City	NSA #1 (houses)	550, N-NW	48	43	49	1			
Federal City	NSA #2 (houses)	625, NE	44	42	46	2			
Federal City	NSA #3 (houses)	600, SE	42	42	45	3			
Federal City	NSA #4 (houses)	1,250, SW	43	35	44	1			

Notes:

a/ Includes both Wyoming and Springville Stations at full capacity due to station proximity.

b/ Ambient sound levels for NSAs # and #6 were not measured. The measured sound levels at NSA#4 were assumed to be representative of NSAs #5 and #6.

## 4.11 RELIABILITY AND SAFETY

The transportation of natural gas by pipeline involves some incremental risk to the public due to the potential for an accidental release of natural gas. The greatest hazard is a fire or explosion following a major pipeline rupture.

Methane, the primary component of natural gas, is colorless, odorless, and tasteless. It is not toxic, but is classified as a simple asphyxiate, possessing a slight inhalation hazard. If breathed in high concentration, oxygen deficiency can result in serious injury or death.

CH<sub>4</sub> has an auto-ignition temperature of  $1,000^{\circ}$ F and is flammable at concentrations between 5.0 percent and 15.0 percent in air. An unconfined mixture of CH<sub>4</sub> and air is not explosive; however, it may ignite if there is an ignition source. A flammable concentration within an enclosed space in the presence of an ignition source can explode. It is buoyant at atmospheric temperatures and disperses rapidly in air.

# 4.11.1 Safety Standards for Pipelines

The DOT is mandated to provide pipeline safety under 49 U.S.C. 601. The DOT's PHMSA administers the national regulatory program to ensure the safe transportation of natural gas and other hazardous materials by pipeline. PHMSA develops safety regulations and other approaches to risk management that ensure safety in the design, construction, testing, operation, maintenance, and emergency response of pipeline facilities. Many of the regulations are written as performance standards, which set the level of safety to be attained and allow the pipeline operator to use various technologies to achieve safety.

The PHMSA ensures that people and the environment are protected from the risk of pipeline incidents. This work is shared with state agency partners and others at the federal, state, and local level. The DOT provides for a state agency to assume all aspects of the safety program for intrastate facilities by adopting and enforcing, at a minimum, the federal standards. A state may also act as DOT's agent to inspect interstate facilities within its boundaries; however, the DOT is responsible for enforcement actions. PHMSA federal inspectors perform inspections on interstate natural gas pipeline facilities in Pennsylvania and New Jersey. The DOT pipeline standards are published in 49 CFR 190-199. Part 192 specifically addresses the minimum federal safety standards for transportation of natural gas by pipeline.

Under a Memorandum of Understanding on Natural Gas Transportation Facilities (Memorandum) dated January 15, 1993, between the DOT and FERC, DOT has the exclusive authority to promulgate federal safety standards used in the transportation of natural gas. Section 157.14(a)(9)(vi) of FERC's regulations requires that an applicant certify that it would design, install, inspect, test, construct, operate, replace, and maintain the facility for which a Certificate is requested in accordance with federal safety standards and plans for maintenance and inspection, or certify that it has been granted a waiver of the requirements of the safety standards by the DOT in accordance with Section 3(e) of the Natural Gas Pipeline Safety Act. FERC accepts this certification and does not impose additional safety standards other than DOT standards. If the Commission becomes aware of an existing or potential safety problem, there is a provision in the Memorandum to promptly alert the DOT. The Memorandum also provides for referring complaints and inquiries made by state and local governments, as well as the general public, involving safety matters related to pipelines under the Commission's jurisdiction. The FERC also

participates as a member of DOT's Technical Pipeline Safety Standards Committee, which determines if proposed safety regulations are reasonable, feasible, and practicable.

The pipeline and aboveground facilities associated with the Project must be designed, constructed, operated, and maintained in accordance with DOT Minimum Federal Safety Standards in 49 CFR 192. The regulations are intended to ensure adequate protection for the public and to prevent natural gas facility accidents and failures. The DOT specifies material selection and qualification; minimum design requirements; and protection from internal, external, and atmospheric corrosion.

The DOT also defines area classifications, based on population density in the vicinity of pipeline facilities, and specifies more rigorous safety requirements for populated areas. The class location unit is an area that extends 220 yards on either side of the centerline of any continuous 1-mile length of pipeline. The four area classifications are defined below:

- Class 1 Location with 10 or fewer buildings intended for human occupancy;
- Class 2 Location with more than 10 but less than 46 buildings intended for human occupancy;
- Class 3 Location with 46 or more buildings intended for human occupancy or where the pipeline lies within 100 yards of any building, or small well-defined outside area occupied by 20 or more people on at least 5 days a week for 10 weeks in any 12-month period.; and
- Class 4 Location where buildings with four or more stories aboveground are prevalent.

Class locations representing more populated areas (e.g., Class 2, 3 and 4) require higher safety factors in pipeline design, testing, and operation. For example, pipelines constructed on land in Class 1 locations must be installed with a minimum depth of cover of 30 inches in normal soil and 18 inches in consolidated rock. Class 2, 3, and 4 locations, as well as drainage ditches of public roads and railroad crossings, require a minimum cover of 36 inches in normal soil and 24 inches in consolidated rock. However, PennEast has indicated that they would install pipes rated for Class 2 standards in all Class 1 locations in order to increase safety.

Class locations also specify the maximum distance to a sectionalizing block valve (i.e., 10.0 miles in Class 1, 7.5 miles in Class 2, 4.0 miles in Class 3, and 2.5 miles in Class 4 locations). Pipe wall thickness and pipeline design pressures; hydrostatic test pressures; maximum allowable operating pressure (MAOP); inspection and testing of welds; and frequency of pipeline patrols and leak surveys must also conform to higher standards in more populated areas. Class locations for the Project have been determined based on the relationship of the pipeline centerline to other nearby structures and manmade features. Appendix G-20 summarizes the class locations for the Project facilities.

If a subsequent increase in population density adjacent to the right-of-way results in a change in class location for the pipeline, PennEast would reduce the MAOP or replace the segment with pipe of sufficient grade and wall thickness, if required to comply with DOT requirements for the new class location.

The DOT Pipeline Safety Regulations require operators to develop and follow a written Integrity Management Program that contain all the elements described in 49 CFR 192.911 and address the risks on each transmission pipeline segment. Specifically, the rule establishes an integrity management program that applies to all high-consequence areas (HCA).

The DOT has published rules that define HCAs where a gas pipeline accident could do considerable harm to people and their property and requires an integrity management program to minimize the potential for an accident. This definition satisfies, in part, the Congressional mandate for DOT to prescribe standards that establish criteria for identifying each gas pipeline facility in a high-density population area.

The HCAs may be defined in one of two ways. In the first method, an HCA includes:

- current Class 3 and 4 locations;
- any area in Class 1 or 2 where the potential impact radius<sup>42</sup> is greater than 660 feet and there are 20 or more buildings intended for human occupancy within the potential impact circle<sup>43</sup>; or
- any area in Class 1 or 2 where the potential impact circle includes an identified site.

An "identified site" is an outside area or open structure that is occupied by 20 or more persons on at least 50 days in any 12-month period; a building that is occupied by 20 or more persons on at least 5 days a week for any 10 weeks in any 12-month period; or a facility that is occupied by persons who are confined, are of impaired mobility, or would be difficult to evacuate.

In the second method, an HCA includes any area within a potential impact circle that contains:

- 20 or more buildings intended for human occupancy; or
- an identified site.

Once a pipeline operator has determined the HCAs along its pipeline, it must apply the elements of its integrity management program to those sections of the pipeline within the HCAs. DOT regulations specify the requirements for the integrity management plan in Subpart O of Part 192, Gas Transmission Pipeline Integrity Management.

Appendix G-21 provides a current list of the HCAs for the Project, which have been determined based on the relationship of the proposed pipeline centerline to nearby structures and identified sites. No HCAs were identified within the potential impact radius (within 943 feet) established for the Kidder Compressor Station. We have received public comments expressing concern that the current list of HCAs does not contain some areas that should be classified as HCAs. Per DOT regulations, PennEast would be required to design and construct the pipeline (if the Project is approved) based on identified HCAs at the time of construction, and update periodically per DOT specifications.

DOT's regulations cover geological hazards under 49 CFR 192 by reference of ASME B31.8. ASME B31.8 Section 841.13 requires that reasonable precautions be taken, such as

<sup>&</sup>lt;sup>42</sup> The potential impact radius is calculated as the product of 0.69 and the square root of the MAOP of the pipeline in pounds per square inch (gauge) multiplied by the square of the pipeline diameter in inches. <sup>43</sup> The potential impact circle is a circle of radius equal to the potential impact radius.

increasing wall thickness, constructing revetments, preventing erosions, and installing anchors, to protect pipelines that are subject to natural hazards, such as washouts, floods, unstable soil, landslides, earthquake related events, or other conditions.

The pipeline and aboveground facilities would be designed, constructed, operated, and maintained in accordance with the DOT's Minimum Federal Safety Standards in 49 CFR 192. The general construction methods that PennEast would implement to ensure the safety of the Project are described in section 2.3 including welding, inspection, and integrity testing procedures. PennEast has indicated that they would build the Project to exceed certain aspects of the DOT's Minimum Federal Safety Standards, such as:

- Class 2 pipe would be installed in all Class 1 locations in order to increase safety;
- nondestructive inspection would be conducted for 100 percent of the mainline welds in all areas (e.g., 49 CFR 192 only requires that 10 percent of the welds be tested in Class 1 locations); and
- prior to placing the pipeline into service, the pipe would be hydrostatically tested at a maximum pressure that exceeds industry standards identified in 49 CFR 192.

The DOT prescribes the minimum standards for operating and maintaining pipeline facilities, including the requirement to establish a written plan governing these activities. Each pipeline operator is required to establish an emergency response plan that includes procedures to minimize the hazards in a natural gas pipeline emergency. Key elements of the plan include procedures for:

- receiving, identifying, and classifying emergency events, gas leakage, fires, explosions, and natural disasters;
- establishing and maintaining communications with local fire, police, and public officials, and coordinating emergency response;
- emergency system shutdown and safe restoration of service;
- making personnel, equipment, tools, and materials available at the scene of an emergency; and
- protecting people first and then property, and making them safe from actual or potential hazards, including evacuating individuals and rerouting traffic as necessary to avoid any area that is deemed to be unsafe.

The DOT also requires pipeline operators to place pipeline markers at frequent intervals along the pipeline rights-of-way, such as where a pipeline intersects a street, highway, railway or waterway, and at other prominent points along the route. Pipeline right-of-way markers can help prevent encroachment and excavation-related damage to pipelines. The Project's pipeline markers (which would identify the owner of the pipe and provide a 24-hour telephone number) would be placed to maximize "line of sight" visibility along the entire pipeline length, except in active agricultural crop locations and in waterbodies in accordance with DOT requirements.

In accordance with DOT regulations, the proposed facilities would be regularly inspected for leakage as part of scheduled operations and maintenance, including:

- physically walking and inspecting the pipeline corridor periodically;
- conducting fly-over inspections of the right-of-way as required;

- inspecting and maintaining MLVs and M&R stations; and
- conducting leak surveys at least once every calendar year or as required by regulations.

During inspections, PennEast employees would look for signs of unusual activity on the right-of-way and would immediately respond to assess the nature of the activity and remedy with prescribed corrective action. In addition, the PennEast Gas Control Center would electronically monitor the operations of the pipeline system and would be staffed 24 hours a day, 365 days a year, and would use a computerized gas-monitoring system to read pressures along the pipeline on a continuous basis. In the event of a leak, the Gas Control Center would have the ability to isolate a segment of pipe by sending commands to close the remotely operated MLVs. Further, although regulations requiring remote control shut-off valves have not yet gone into effect and would apply to pipelines built in the future, PennEast committed to the use of remote control shut-off valves for the proposed pipelines.

Cathodic protection<sup>44</sup> would be installed along the entire length of the new pipelines to prevent corrosion. PennEast personnel would check the voltage and amperage at regular intervals, as well as the pipe-to-soil potentials and rectifiers.

The DOT regulations specified in Part 192 require that PennEast establish and maintain a liaison with appropriate fire, police, and public officials to learn the resources and responsibilities of each organization that may respond to a natural gas pipeline emergency, and to coordinate mutual assistance. PennEast would utilize the emergency procedures contained in the Project's emergency response plan, which require communication with emergency responders on an annual basis. Local contact phone numbers, external contact information, equipment or resources available for mobilization, and any specific procedures to be followed would be incorporated into the emergency response plans prior to commencement of pipeline operations. PennEast would also establish a continuing education program to enable customers, the public, government officials, and those engaged in excavation activities to recognize a gas pipeline emergency and report it to appropriate public officials. Because the pipeline right-of-way is much wider than the pipeline itself, and a pipeline can be anywhere within the right-of-way, state laws require excavators to call their state's One-Call center well in advance of digging in order to locate underground utilities and ensure it is safe for the contractor to dig in that location.

PennEast would establish and maintain liaison with appropriate fire, police, and public officials in a variety of ways. PennEast's annual communications would include the following information:

- the potential hazards associated with Project facilities located in their service area and prevention measures undertaken;
- the types of emergencies that may occur on or near the Project facilities;
- the purpose of pipeline markers and the information contained on them;
- pipeline location information and the availability of the National Pipeline Mapping System;
- recognition of and response to pipeline emergencies; and

<sup>&</sup>lt;sup>44</sup> Cathodic protection is a technique to reduce corrosion (rust) of the natural gas pipeline that includes the use of an induced current and/or a sacrificial anode that corrodes preferentially.

• procedures to contact PennEast or its contractors for more information.

PennEast's communications with local emergency responders may involve individual meetings, group meetings, or direct mailings. PennEast would also provide local emergency response and management personnel with emergency response training prior to the Project being placed into service and on an ongoing basis thereafter. Necessary information and instructions regarding the facilities would be provided to local emergency response and management personnel. A plan would be in place for coordination between PennEast and local emergency response and management personnel in the event of an incident. In addition, PennEast would perform periodic emergency exercises and mock emergency drills with local government, law enforcement, and emergency response agencies, subject to agency availability and willingness to participate.

We received scoping comments stating that inspections of the line needed to be conducted on the ground, and not be limited to aerial inspections. PennEast staff would regularly walk the pipeline, conduct leak surveys, and send sensor equipment (i.e., smart pigs) through the line to make sure integrity has not been compromised. PennEast would continuously monitor how much gas is transported through the system, operating pressures and temperatures throughout the system, and other critical operating data. This would be done in real-time through the PennEast Gas Control Center. Should any unusual data surface, PennEast would immediately dispatch field personnel to address the issue and protect the community (as discussed above).

We received scoping comments requesting that the gas be odorized in order to help Project personnel and the public identify leaks. All gas within the pipeline would be odorized with mercaptan to provide an added level of safety and security to the gas system by providing a warning mechanism for the public.

## 4.11.2 Pipeline Accident Data

The DOT requires all operators of natural gas transmission pipelines to notify the National Response Center at the earliest practicable moment following the discovery of an incident and to submit a report within 30 days to the PHMSA. Incidents are defined as any leaks that:

- caused a death or personal injury requiring hospitalization; or
- involve property damage, including cost of gas lost, of more than \$50,000, in 1984 dollars<sup>45</sup>

During the 20-year period from 1995 through 2014, a total of 1,265 significant incidents were reported on the more than 315,000 total miles of natural gas transmission pipelines nationwide (DOT PHMSA 2015a).

Additional insight into the nature of significant incidents may be found by examining the primary factors that caused the failures. Table 4.11.2-1 provides a distribution of the causal factors, as well as the number of each incident, by cause, from 1995 to 2014. The dominant causes of pipeline incidents from 1995 to 2014 were corrosion and pipeline material, weld, or equipment failure, constituting 45.7 percent of all significant incidents. The pipelines included in the data set

<sup>&</sup>lt;sup>45</sup> \$50,000 in 1984 dollars is approximately \$112,956 in 2015 (U.S. Bureau of Labor Statistics 2015c).

in table 4.11.2-1 vary widely in terms of age, diameter, and level of corrosion control. Each variable influences the incident frequency that may be expected for a specific segment of pipeline.

The frequency of significant incidents is strongly dependent on pipeline age. Older pipelines have a higher frequency of corrosion incidents because corrosion is a time-dependent process. Jones et al. (1986) compared reported incidents with the presence or absence of cathodic protection and protective coatings. The results of that study, summarized in table 4.11.2-2, indicated that corrosion control was effective in reducing the incidence of failures caused by external corrosion. The use of both an external protective coating and a cathodic protection system, required on all pipelines installed after July 1971, significantly reduces the corrosion rate compared to unprotected or partially protected pipe. The data also indicate that cathodically protected pipe without a protective coating actually has a higher corrosion rate than unprotected pipe. This anomaly reflects the retrofitting of cathodic protection to actively corroding spots on pipes.

Natural Gas Transmission Pipeline Significant Incidents by Cause (1995-2014) <u>a</u> /							
Cause	Number of Incidents	Percentage					
Corrosion <u>b</u> /	291	23					
Excavation	207	16.4					
Pipeline material, weld, or equipment failure	337	26.6					
Natural force damage	147	11.6					
Outside force c/	79	6.2					
Incorrect operation	40	3.2					
All other causes <u>d</u> /	164	13.2					
Total	1,265	100					
Notes: <u>a</u> / All data gathered from PHMSA Significant Incident files, July 15 <u>b</u> / Includes third-party damage. <u>c</u> / Fire, explosion, vehicle damage, previous damage, intentional c <u>d</u> / Miscellaneous causes or other unknown causes. Source: DOT PHMSA 2015a.							

т	ABLE 4.11.2-2				
Incidents Caused by External Corrosion and Level of Protection (1970 through June 1984)					
Corrosion Control	Incidents per 1,000 Miles per Year				
None – bare pipe	0.42				
Cathodic protection only	0.97				
Coated only	0.40				
Coated and cathodic protection	0.11				
Source: Jones et al. 1986					

Older pipelines also have a higher frequency of outside force incidents, partly because their location may be less well-known and less well-marked than newer lines. In addition, the older pipelines contain a disproportionate number of smaller diameter pipelines, which are more easily crushed or broken by mechanical equipment or earth movements.

Outside force, excavation, and natural forces were the cause in 34.2 percent of significant pipeline incidents from 1995 to 2014. These result from the encroachment of mechanical equipment such as bulldozers and backhoes; earth movements due to soil settlement, washouts, or geological hazards; weather effects such as winds, storms, and thermal strains; and willful damage. Table 4.11.2-3 provides a breakdown of outside force incidents by cause.

	TABLE 4.11.2-3							
Outside Forces Incidents by Cause (1995-2014) <u>a</u> /								
Cause		Number of Incidents	Percent of All Incidents					
Third-party excavation damage		172	13.6					
Operator excavation damage		24	1.9					
Unspecified excavation damage/previous damage		11	0.9					
Heavy rain/floods		72	5.7					
Earth movement		34	2.7					
Lightning/temperature/high winds		26	2.1					
Natural force		15	1.2					
Vehicle (not engaged with excavation)		47	3.7					
Fire/explosion		8	0.6					
Previous mechanical damage		6	0.5					
Fishing or maritime activity		7	0.5					
Intentional damage		1	0.1					
Electrical arcing from other equipment/facility		1	0.1					
Unspecified/other outside force		7	0.6					
	Total	431	34.2					

Since 1982, operators have been required to participate in One-Call public utility programs in populated areas to minimize unauthorized excavation activities in the vicinity of pipelines. The One-Call program is a service used by public utilities and some private sector companies (e.g., oil pipelines and cable television) to provide preconstruction information to contractors or other maintenance workers on the underground location of pipes, cables, and culverts.

## 4.11.3 Impact on Public Safety

The service incident data summarized in table 4.11.2-1 include pipeline failures of all magnitudes with widely varying consequences. Table 4.11.3-1 presents the average annual fatalities that occurred on natural gas transmission lines between 2010 and 2014. The data has

been separated into employees and nonemployees to better identify a fatality rate experienced by the general public. Fatalities among the public averaged two per year over the 20-year period from 1995 to 2014.

The majority of fatalities from natural gas pipelines are associated with local distribution pipelines. These pipelines are not regulated by FERC; they distribute natural gas to homes and businesses after transportation through interstate transmission pipelines. In general, these distribution lines are smaller-diameter pipes and/or plastic pipes that are more susceptible to damage. In addition, local distribution systems do not have large rights-of-way and pipeline markers common to FERC-regulated interstate natural gas transmission pipelines.

Injuries and Fatalities – Natural Gas Transmission Pipelines Injuries Fatalities							
Year	Employees	Public	Employees	Public			
2010 <u>a</u> /	10	51	2	8			
2011	1	0	0	0			
2012	3	4	0	0			
2013	0	2	0	0			
2014	1	0	1	0			

The nationwide totals of accidental fatalities from various anthropogenic and natural hazards are listed in table 4.11.3-2 in order to provide a relative measure of the industry-wide safety of natural gas transmission pipelines. Direct comparisons between accident categories should be made cautiously because individual exposures to hazards are not uniform among all categories. As indicated in table 4.11.3-2, the number of fatalities associated with natural gas facilities is much lower than the fatalities from natural hazards such as lightning, tornados, floods, earthquakes, etc.

TABLE 4.11.3-2         Nationwide Accidental Deaths <u>a</u> /							
All accidents	117,809						
Motor vehicle	45,343						
Poisoning	23,618						
Falls	19,656						
Injury at Work	5,113						
Drowning	3,582						
Fire, smoke inhalation, burns	3,197						
Floods <u>b</u> /	81						

TABLE 4	.11.3-2							
Nationwide Accidental Deaths <u>a</u> /								
Type of Accident	Annual No. of Deaths							
Lightning <u>b</u> /	49							
Tornado <u>b</u> /	72							
Natural gas distribution lines <u>c</u> /	14							
Natural gas transmission pipelines <u>c</u> /	2							
Notes: <u>a/</u> All data, unless otherwise noted, reflects 2013 statistics from U Center of Health Statistics, National Vital Statistics System, 2015 <u>b/</u> Reflects 2013 statistics from NOAA 2015b. <u>c/</u> 20-year average, 1995-2014. DOT PHMSA 2015a								

The available data show that natural gas transmission pipelines continue to be a safe and reliable means of energy transportation. From 1995 to 2014, there were an average of 63 significant incidents and two fatalities per year. The number of significant incidents distributed over the more than 315,000 miles of natural gas transmission pipelines indicates that the risk is low for an incident at any given location.

The proposed pipeline would be located about three miles from the Trenton-Mercer airport, directly in the flight path of the runway, with planes making approach to the airport at a low altitude directly over the proposed site of the Transco Interconnect. Therefore, **we recommend that**:

• <u>Prior to construction</u>, PennEast should consult with the Federal Aviation Administration (FAA) and the appropriate authority at the Trenton-Mercer Airport regarding any requirements or guidelines that need to be followed during construction or operation of the Project. Records of these consultations, as well as any requirements made by the FAA and the Trenton-Mercer Airport, should be filed with the Secretary.

Based on the data presented above, and the recommendation to work with the FAA and the Trenton-Mercer Airport, we conclude that the proposed Project would represent a slight increase in the risk to the public.

## 4.11.4 Terrorism

Safety and security concerns have changed the way pipeline operators, as well as regulators, must consider terrorism, both in approving new projects and in operating existing facilities. The U.S. Department of Homeland Security is tasked with the mission of coordinating the efforts of all executive departments and agencies to detect, prepare for, prevent, protect against, respond to, and recover from terrorist attacks within the United States. Among its responsibilities, the U.S. Department of Homeland Security oversees the Homeland Infrastructure Threat and Risk Analysis Center, which analyzes and implements the National Critical Infrastructure Prioritization Program that identifies and lists Tier 1 and Tier 2 assets. The Tier 1 and Tier 2 lists are key components of infrastructure protection programs and are used to prioritize infrastructure protection, response, and recovery activities. The Commission, in cooperation with other federal agencies, industry trade groups, and interstate natural gas companies, is working to improve

pipeline security practices, strengthen communications within the industry, and extend public outreach in an ongoing effort to secure pipeline infrastructure.

The Commission, like other federal agencies, is faced with a dilemma in how much information can be offered to the public while still providing a significant level of protection to the facility. Consequently, the Commission has taken measures to limit the distribution of information to the public regarding facility design to minimize the risk of sabotage. Facility design and location information has been removed from the FERC's website to ensure that sensitive information filed as Critical Energy Infrastructure Information is not readily available to the public.

The likelihood of future acts of terrorism or sabotage occurring at the Project facilities, or at any of the myriad of natural gas pipeline or energy facilities throughout the United States, is unpredictable given the disparate motives and abilities of terrorist groups. Further, the Commission, in cooperation with other federal agencies, industry trade groups, and interstate natural gas companies, is working to improve pipeline security practices, strengthen communications within the industry, and extend public outreach in an ongoing effort to secure pipeline infrastructure.

In accordance with the DOT surveillance requirements, PennEast would incorporate air and ground inspection of its proposed facilities into its inspection and maintenance program. Security measures at the new aboveground facilities would include secure fencing.

Despite the ongoing potential for terrorist acts along any of the nation's natural gas infrastructure, the continuing need for the construction of these facilities is not eliminated. Given the continued need for natural gas conveyance and the unpredictable nature of terrorist attacks, the efforts of the Commission, the DOT, and the Office of Homeland Security to continually improve pipeline safety would minimize the risk of terrorist sabotage of the Project to the maximum extent practical, while still meeting the nation's natural gas needs. Moreover, the unpredictable possibility of such acts does not support a finding that this particular Project should not be constructed.

## 4.12 CUMULATIVE IMPACTS

In accordance with NEPA, we considered the cumulative impacts of the Project and other projects or actions in the area. Cumulative impacts represent the incremental effects of the proposed action when added to other past, present, or reasonably foreseeable future projects. Although the individual impact of each separate project may be minor, the additive or synergistic effects of multiple projects could be significant. The direct and indirect impacts of the Project are discussed in other sections of this EIS. Cumulative impacts of the Project in conjunction with other projects were assessed qualitatively. Quantitative analysis was not possible, due to the lack of consistent information regarding the other actions.

The purpose of this analysis is to identify and describe cumulative impacts that would potentially result from implementation of the PennEast Pipeline Project. This cumulative impacts analysis uses an approach consistent with the methodology set forth in relevant guidance (CEQ 1997b, 2005; EPA, 1999). Under these guidelines, inclusion of actions within the analysis is based on identifying commonalities of impacts from other actions to potential impacts that would result from the construction and operation of the Project. To avoid unnecessary discussions of insignificant impacts and projects and to adequately address and accomplish the purposes of this analysis, an action must first meet the following three criteria to be included in the cumulative analysis:

- affect a resource potentially affected by the proposed project;
- cause this impact within all, or part of, the geographic project area; and
- cause an impact within all, or part of, the time span for the potential impact from the proposed Project.

We have identified four types of actions that would potentially cause a cumulative impact when considered with the PennEast Pipeline Project. These are:

- other natural gas projects, both under FERC's jurisdiction and those not under FERC's jurisdiction;
- electric generation and transmission projects;
- transportation projects; and
- commercial and large-scale residential developments.

Table 4.12-1 lists other actions (projects) that have been recently constructed, are being constructed presently, or are planned or proposed near the PennEast Pipeline Project facilities.

	TABLE 4.12-1           Past, Present, and Reasonably Foreseeable Future Projects Evaluated for Potential Cumulative Impacts with the PennEast Pipeline Project							
Other Project	Location (County, State)	Reasonably Foreseeable Fut	Approximate Approximate Closest Distance and Direction to Proposed Project	Approximate Permanent Impact Area (acres)	Resources Cumulatively Affected a/	Watershed	Air Quality Control Region	Project Status
Natural Gas Pro	jects							
Auburn Line Extension	Luzerne and Wyoming Counties, PA	A 27.4-mile, 20-inch diameter pipeline and compressor station with a 200,000 Dth/d capacity operated by UGI Energy Services	0.2 mile E	166.1 total, 0.01 PEM wetlands, 0.01 PFO wetlands, 0.01 EV PEM wetlands, 0.01 EV PSS wetlands, 0.08 EV PFO wetlands	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Upper Susquehan na	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	In service since 2013
Springville Gathering Pipeline	Luzerne, Susquehanna, and Wyoming Counties, PA	A 33.5-mile, 24-inch pipeline operated by Williams that connects Williams' gathering system to the Transco (Williams) pipeline system.	Adjacent	203.0 total	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Upper Susquehan na	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	In service since 2012
Central New York Oil & Gas Company (CNYOG), LLC MARC II Pipeline	Luzerne, Sullivan, and Wyoming Counties, PA	A 30-mile proposed pipeline that would connect the PennEast pipeline to the MARC I pipeline, a component of the Central New York Oil & Gas Co. LLC pipeline system. This project would also connect the Atlantic Sunrise Pipeline.	Adjacent	3.2 total, 9.91 agriculture, 3.4 forested, 0.25 residential, 9.6 open land, 4.43 PEM wetlands, 0.51 PFO wetlands	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Bowman Creek, Mehoopany Creek, Upper Susquehan na, Middle Susquehan na	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	In the preliminary planning stage
Wyoming Gathering Pipeline	Luzerne and Wyoming Counties, PA	30-mile, 24-inch diameter pipeline delivering 750,000 Dth/d. It is operated by PVR and connects to the Transco pipeline system.	Less than 0.25 mile NW	181.8 total	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Upper Susquehan na	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	In service since 2012

	TABLE 4.12-1								
Other Project	Past, Present, and Location (County, State)	Reasonably Foreseeable Fut Description	ure Projects Evaluate Approximate Closest Distance and Direction to Proposed Project	ed for Potential C Approximate Permanent Impact Area (acres)	Resources Cumulatively Affected a/	ts with the Pen Watershed	nEast Pipeline Project Air Quality Control Region	Project Status	
Constitution Pipeline Company, LLC Constitution Pipeline (CP13-499- 000)	Susquehanna, PA; Broome, Chenango, Delaware, and Schoharie, NY	122 miles of new 30- inch- diameter natural gas pipeline and additional facilities that include two new meter stations, two pipe interconnections, ten communication towers, eleven mainline valves, and one pig launcher and receiver	31 miles N	N/A	A	Upper Susquehan na	Northeast Pennsylvania – Upper Delaware Valley	Implementat on Plan filed May 2015; construction ongoing	
Garden State Expansion (FERC Docket No. CP15-89-000)	Burlington County, NJ	This project will include a new compressor station and a meter, and regulating station. It will be owned and operated by Williams.	2.5 miles E	23.2 total, 9.91 agriculture, 3.4 forested, 0.25 residential, 9.6 open land, 4.43 PEM wetlands, 0.51 PFO wetlands	Τ, Α	Millstone	Metropolitan Philadelphia Interstate Air Quality Control Region (PA- NJ Delaware)	Implemental on Plan filed May 2016; construction ongoing. Target in- service August 2018	
Franklin Loop (Leidy Southeast Expansion) (FERC Docket No. CP13-551- 000)	Tobyhanna and Buck Townships, Luzerne County, PA and Princeton and Montgomery Townships, Mercer County, NJ	This 11.5 mile, 42-inch diameter pipeline will connect to the Transco Pipeline system and will be operated by Williams.	1.5 miles E	69.7 total, 2.0 commercial/ industrial, 0.53 residential, 14.06 open space, 18.04 forested, 3.68 PSS wetlands, 0.16 PFO wetlands	Τ, Α	Lower Lehigh	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	In service since 2015	
Skillman Loop (Leidy Southeast Expansion) (FERC Docket No. CP13-551- 000)	Princeton and Montgomery Townships, Mercer County, NJ	This 6.3 mile, 42-inch expansion project will connect to the Transco Pipeline system and will be operated by Williams.	5.7 miles NE	37.6 total, 1.12 commercial/ industrial, 1.4 residential, 4.5 open space, 7.3 forested, 0.02 PFO wetlands	A	Millstone	Metropolitan Philadelphia Interstate Air Quality Control Region (PA- NJ Delaware)	In service since 2015	

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Other Project	Location (County, State)	Reasonably Foreseeable Fut Description	Approximate Closest Distance and Direction to Proposed Project	Approximate Permanent Impact Area (acres)	Resources Cumulatively Affected a/	Watershed	Air Quality Control Region	Project Status
Atlantic Sunrise Pipeline (FERC Docket No. CP15-138-000)	Susquehanna, Wayne, Wyoming, Luzerne, Columbia, Northumberland, Schuylkill, Lebanon, Lancaster, Clinton, Lycoming, Lackawanna, PA; Prince William, VA; Howard, MD; NC; SCs	This project, with 190 miles of pipeline, 2.5 miles of pipeline replacement, two new compressor stations, and other facility additions or modifications will expand the Williams' Transco pipeline system.	2.0 miles NW	1108.7 total in PA, 18.1 open land, 14.4 forested, 72.9 agriculture,5.9 PFO wetlands	GW, SW, T, L, A	Bowman Creek, Upper Susquehan na	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region and Northwest Pennsylvania- Youngstown Interstate	Implementati on Plan filed February 2017; construction ongoing
Northeast Supply Enhancement Project (Docket No. PF16-5)	Middlesex, Somerset, NJ; Lancaster, PA;	This pipeline project consists of a 10-mile-long 42-inch-diameter loop in Lancaster County, a 3.4- mile-long 26-inch-diameter loop in Middlesex County, a 22-mile-long, 26-inch- diameter loop of the Lower New York Bay Lateral to the Rockaway Transfer Point off New York State, and modifications to compressor station 200 in Chester County, Pennsylvania. This project would provide 400 MMcf/d of transportation.	10.8 miles NE	N/A	A	Raritan	Metropolitan Philadelphia Interstate Air Quality Control Region (PA- NJ Delaware)	In pre-filing stage
Northeast Supply Link Project, Stanton Loop (FERC Docket No. CP12-30- 000)	Hunterdon, NJ	This project consists of 6.6 miles of 42-inch diameter pipeline loop.	7.0 miles NE	7.23 total, 3.14 open land, 0.65 forested, 0.36 agriculture, 0.21 industrial/ commercial, 0.64 residential, 0.44 PFO wetlands	A	South Branch, Raritan	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	In service since 2013

	TABLE 4.12-1           Past, Present, and Reasonably Foreseeable Future Projects Evaluated for Potential Cumulative Impacts with the PennEast Pipeline Project							
Other Project	Location (County, State)	Reasonably Foreseeable Fut	Approximate Closest Distance and Direction to Proposed Project	Approximate Permanent Impact Area (acres)	Resources Cumulatively Affected a/	Watershed	Air Quality Control Region	Project Status
TGP Uniondale Expansion Project (CP13- 526-000)	Susquehanna, PA	Modifications to Compressor Station 321 and Uniondale Meter Station	28 miles N	N/A	A	Upper Susquehan na	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	Operational; in service since September 2014
Electric Generat	ion and Transmissio	on						
Penn Forest Wind Farm	Carbon County, PA	37-Turbine Wind Farm	N/A	N/A	GW, SW, WT,VG, VI, N	N/A	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A
Susquehanna- Roseland Project	Luzerne, Lackawanna, Wayne, Pike, and Monroe Counties, PA	101 miles of 500 kV transmission line operated by PPL Electric Utilities.	Intersects PennEast	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Upper Susquehan na	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	In service since 2015
Northeast Pocono Reliability Project	Lackawanna, Monroe, Wayne, Pike, and Luzerne Counties, PA	This project would create three new electrical substations, 57 miles of new 230 kV transmission lines, and various shorter segments of 69 kV sub- transmission lines and rebuild one 20 mile long kV line.	Adjacent	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Upper Lehigh	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	In service since 2016
Transportation								
Interstate 81	Plains Township, Luzerne County, PA	Replacement of four bridges; two over Jumper Road and two over Sunset Road.	0.1–1.7 miles SW	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Upper Susquehan na	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	Under Construction
US 209 Interchange Road	Franklin and Towamensing Townships, Carbon County, PA	Highway restoration project. Mill and fill 8.43 miles and repair various drainages.	Adjacent	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Aquashicola Creek, Pohopoco Creek	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	Under Construction
Freemansburg Ave Interchange	Bethlehem Township, Northampton County, PA	Roadway reconstruction and bridge rehabilitation of SR 2018 structure.	0.1 mile W	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Lower Lehigh	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	Proposed in 2015

TABLE 4.12-1           Past, Present, and Reasonably Foreseeable Future Projects Evaluated for Potential Cumulative Impacts with the PennEast Pipeline Project								
Other Project	Location (County, State)	Description	Approximate Closest Distance and Direction to Proposed Project	Approximate Permanent Impact Area (acres)	Resources Cumulatively Affected a/	Watershed	Air Quality Control Region	Project Status
NJ Route 31 Expansion	Throughout Raritan Township and Flemington Borough, Hunterdon County, NJ	A parkway system and expanded street networking to Route 31 throughout Raritan Township and Flemington Borough	7.4 miles NE	N/A	A	South Branch Raritan	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	Ongoing
Commercial/Res	idential Developme	nt						
Combined Heat and Power Plant at Blue Mountain	Intersection of PA Turnpike and PA- 903, Palmerton, Carbon County, PA	A Combined Heat And Power Plant By Tuthill Corporation, Funded By Pennsylvania Energy Development Authority	Adjacent	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Lower Lehigh	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A
Waterpark and Hotel at Blue Mountain	Intersection of PA Turnpike and PA- 903, Palmerton, Carbon County, PA	A Hotel and Waterpark resort area planned at the top of Blue Mountain	Adjacent	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Lower Lehigh	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A
Madison Farms Luxury Apartments	Bethlehem Township,, Northampton County, PA	Mixed use rental properties.	0.3 miles W	N/A	GW, SW, T	Lower Lehigh	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	Under Construction
Mericle River Road, LLC Commercial Subdivision	Jenkins Township, Luzerne County, PA	A residential development	Adjacent	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Middle Susquehan na	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A
Salvantis Residential Subdivision	Jenkins Township, Luzerne County, PA	A residential development	Adjacent	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Middle Susquehan na	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A
Susquehanna Estates Subdivision Project	Jenkins Township, Luzerne County, PA	A residential development	N/A	N/A	N/A	Middle Susquehan na	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A
Little Gap Estates Subdivision Project	Lower Towamensing Township, Carbon County, PA	A residential development	N/A	N/A	N/A	N/A	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A

TABLE 4.12-1 Past, Present, and Reasonably Foreseeable Future Projects Evaluated for Potential Cumulative Impacts with the PennEast Pipeline Project								
Other Project	Past, Present, and Location (County, State)	Reasonably Foreseeable Fut Description	ure Projects Evaluate Approximate Closest Distance and Direction to Proposed Project	ed for Potential C Approximate Permanent Impact Area (acres)	Resources Cumulatively Affected a/	ts with the Pen Watershed	nEast Pipeline Project Air Quality Control Region	Project Status
Blue Ridge Real Estate Properties	Carbon County, PA	Multiple Resort Residential and Commercial Properties.	0.1 mile E	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Upper Lehigh, Middle Lehigh	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A
Sterling Crossing Subdivision	Nazareth Bethlehem Pike in Lower Nazareth Township, Northampton County, PA	A fifty-five lot residential subdivision.	3.2 miles SW	N/A	Τ, Α	Lower Lehigh	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A
Saratoga Farms Subdivision	Nazareth Bethlehem Pike in Lower Nazareth Township, Northampton County, PA	A 55 lot residential subdivision.	0.7 mile W	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Lower Lehigh	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A
Trio Fields Subdivision	Gremar Road in Lower Nazareth Township, Northampton County, PA	A 374 lot residential subdivision.	0.1 mile W	89.8	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Lower Lehigh	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A
Traditions for America Subdivision	Intersection of Green Pond Road and Farmersville Road in Bethlehem Township, Northampton County, PA	A proposed 265 home subdivision.	0.5 mile W	119	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Bushkill Creek- Delaware River	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A
Huntington Knolls, LLC Housing Development	West of Route 519 and south of the Fox Hill development in Holland Township, Hunterdon County, NJ	A 29 building age-restricted and assisted-living housing development.	0.1 mile N	87	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Lower Delaware	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	N/A

TABLE 4.12-1           Past, Present, and Reasonably Foreseeable Future Projects Evaluated for Potential Cumulative Impacts with the PennEast Pipeline Project								
Other Project	Location (County, State)	Description	Approximate Closest Distance and Direction to Proposed Project	Approximate Permanent Impact Area (acres)	Resources Cumulatively Affected a/	Watershed	Air Quality Control Region	Project Status
Ewing Town Center Redevelopmen t Project	Parkway Avenue, Ewing Township, Mercer County, NJ	A planned redevelopment of a closed General Motors facility with 1,000 housing units and 115,000 square feet of retail and commercial space.	6 miles SW	128	A	Lower Delaware	Metropolitan Philadelphia Interstate Air Quality Control Region (PA- NJ Delaware)	N/A
St. Luke's University Health Network Expansion Anderson Campus	PA Route 33 intersection with Freemansburg Avenue, Bethlehem Township, Northampton County, PA	75,000 square foot medical office building with future construction of 1.7 million square feet of additional hospital space, medical offices, and educational and research facilities.	Adjacent	40.7	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Upper Delaware	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	Under construction
Subaru Car Dealership on HWY 315	Plains Township, Luzerne County, PA	Landowner is in the process of developing land for a new car dealership.	0.1 mile N	12	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Upper Susquehan na	Northeast PA-Upper Delaware Valley Interstate Air Quality Control Region	Under construction
Hopewell Township Affordable Housing Plan	Mercer County, NJ	Proposed affordable housing plans provided by Hopewell Township.	Adjacent	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Lower Hudson	Metropolitan Philadelphia Interstate Air Quality Control Region (PA- NJ Delaware)	N/A
WAWA on HWY 31	Mercer County, NJ	Landowner and developer are looking to develop land and are currently working with WAWA to put a store on the property.	Adjacent	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Lower Hudson	Metropolitan Philadelphia Interstate Air Quality Control Region (PA- NJ Delaware)	In the preliminary planning stage
Princeton Research Lands Properties	Mercer County, NJ	Princeton Research Lands Inc Landowner has plans for residential subdivisions on all 3 properties.	Adjacent	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Lower Hudson	Metropolitan Philadelphia Interstate Air Quality Control Region (PA- NJ Delaware)	N/A

Other Project	Location (County, State)	Description	Approximate Closest Distance and Direction to Proposed Project	Approximate Permanent Impact Area (acres)	Resources Cumulatively Affected a/	Watershed	Air Quality Control Region	Project Status
Subdivision unnamed)	Pennington and Hopewell Townships, Mercer County, NJ	Subdivision in Pennington and Hopewell Townships Project identified through FERC comment (Jonathan Feinberg) Seven-lot residential subdivision located at Block 72, Lot 9; RJA Investment Fund VIII, LP is contract purchasers of the property Commonly known as 135 Blackwell Road	0.1 mile, NE	N/A	GS, GW, SW, WT, VG, WD, T, L, VI, SE, A, N	Lower Hudson	Metropolitan Philadelphia Interstate Air Quality Control Region (PA- NJ Delaware)	N/A

The criteria listed below define the Project's geographic scope, which is used in this cumulative impacts analysis to describe the general area for which the Project could contribute to cumulative impacts. The region of influence varies depending on the resource being discussed. Specifically, for the various resources our conservative approach considered that:

- impacts on geology and soils, land use, residential areas, visual resources, air quality, and noise by the Project would be highly localized. Therefore, for cumulative impacts on these resources we evaluated other projects (e.g. residential development, small commercial development, and small transportation projects) within 0.25 mile of the construction work areas for the Project.
- the PennEast Pipeline Project's Kidder Compressor Station would result in long-term impacts on air quality in the 81.55 Northeast Pennsylvania-Upper Delaware Valley Interstate AQCR. Therefore, we evaluated other projects with the potential to result in long-term impacts on air quality (e.g. natural gas compressor stations or industrial facilities) within the same AQCR.
- long-term noise impacts from the PennEast Pipeline Project's Kidder Compressor Station would be localized to within one mile of the site. Therefore, we evaluated other projects that would result in long-term impacts on noise affecting the same NSAs as the PennEast Pipeline Project compressor station.
- waterbody and wetland crossings, as well as impacts on groundwater, vegetation, and wildlife by the Project, would be localized and minimized. Therefore, we included cumulative impacts on these resources by other projects within the sub-watersheds crossed by the PennEast Pipeline Project.

The anticipated cumulative impacts of the Project and these other actions are discussed below. Table 4.12-1 lists past, present, or reasonably foreseeable future projects or activities that may cumulatively or additively affect resources that would be also be affected by the construction and operation of the Project.

# 4.12.1 Marceullus Shale Development

# 4.12.1.1 Background

The Marcellus Shale is an approximately 385-million-year-old, organic-rich shale formation that exists beneath 93 million acres of Pennsylvania, southern New York, eastern Ohio, and northern West Virginia. Over geologic time and with the pressure and temperature associated with deep burial, oil and natural gas can be generated within organic-rich shale formations. However, because shale is generally impermeable (that is, fluids do not readily flow through the formation), the oil and natural gas contained in these types of rocks cannot be economically produced using conventional well drilling and completion methods. Within the last 20 years, however, the petroleum industry has developed deep directional drilling techniques in conjunction with hydraulic fracturing (fracking), which has been in use for over 50 years, to recover natural gas from shale reservoirs. Fracking involves the injection of fluids and sand under high pressure to fracture the shale around the wellbore, thus enabling the flow of natural gas to the well.

#### 4.12.1.2 Natural Gas Production

#### Wells

Recent analysis of Marcellus Shale natural gas extraction in Pennsylvania has shown that development creates "potentially serious patterns of disturbance on the landscape" (USGS 2012). Construction of access roads, drilling pads, and gathering lines results in land use and cover that affect the ability of ecosystems to provide essential ecological goods and services, resulting in erosion, sedimentation, and habitat fragmentation. There is no current or foreseeable well development or use within ten miles of the Project, so Project construction and operation activities would not be expected to result in cumulative impacts within the geographic scope.

#### 4.12.1.3 Gas Gathering Lines

Pipelines transport the vast majority of natural gas produced and consumed within the United States. Pipeline gathering systems are a system of small scale pipeline infrastructure that allows gas to flow from gathering wells to larger-scale transport or "mid-stream" lines. Construction and operation impacts of pipelines generally scale with the size and length of the project. Gathering lines are generally smaller in size and shorter in length than mid-stream pipelines such as the pipeline proposed by PennEast, so the impacts associated with such developments are expected to be lower.

There are three recently constructed or planned gathering systems within 10 miles of the Project. They include:

- UGI Energy Services' Auburn Line Extension, a 27.4-mile, 20 inch diameter pipeline in Wyoming and Luzerne Counties Pennsylvania, constructed in 2013 and placed into service in January 2014;
- Williams' Springville Gathering Pipeline, a 33.5-mile, 24-inch pipeline in Susquehanna, Wyoming, and Luzerne Counties; and
- Energy Transfer Partners' Wyoming Gathering Pipeline, a 30-mile, 24-inch diameter pipeline in Wyoming and Luzerne Counties, Pennsylvania.

All the gathering system projects and facilities within 10 miles of the proposed PennEast Pipeline Project are within the Upper Susquehanna Watershed and the Northeast Pennsylvania – Upper Delaware Valley AQCR. Construction of these gathering system facilities would have involved activities similar to construction of interstate natural gas transmission facilities, although land requirements for construction are typically less for gathering systems due to the installation of smaller-diameter pipe.

### 4.12.2 FERC-Jurisdictional Natural Gas Pipeline Projects

There are seven planned, proposed, or existing FERC-jurisdictional natural gas transmission projects within 10 miles of the Project facilities, six of which involve pipeline construction. A description of each project is below and additional details regarding each project can be obtained through our website at www.ferc.gov by entering the docket number given for each project. At the time of issuance of this EIS, the Marc II Pipeline Project does not have a docket number, because it is still in the company's planning stage and has not entered into the pre-filing process with FERC.

As currently envisioned, CNYOG's MARC II Project would involve constructing a 30-mile, 30-inch-diameter pipeline in Sullivan, Wyoming, and Luzerne Counties, Pennsylvania, that would connect CNYOG's existing MARC I pipeline with Transco's Leidy pipeline and the proposed PennEast Pipeline Project.

FERC granted Transco authorization to complete the Garden State Expansion Project, which would expand its interstate natural gas pipeline to provide additional service to New Jersey Natural Gas Company. The project is designed to provide up to 180,000 Dth/d of local gas distribution. The Garden State Expansion project would include the installation of a new compressor station and meter and regulating station in Burlington County, New Jersey. No expansion of the existing Transco pipeline would be required. The project has a target in-service date of mid-2017 Phase 1 and late-2018 for Phase 2. The Garden State Expansion Project would connect to PennEast's proposed delivery point at the Transco Station 205 in Mercer County, New Jersey. The Garden State Expansion project would be located in one of the same watersheds as the proposed PennEast Pipeline Project (Millstone).

The Constitution Pipeline Project includes about 124 miles of new 30-inch-diameter natural gas pipeline in Pennsylvania and New York, two new meter stations, and other facilities. At its closest point in Susquehanna County, the southern terminus of the Constitution Pipeline route is 631 miles from the PennEast Pipeline Project. Most of the pipeline would be constructed using a 100- to 125-foot-wide construction right-of-way, of which 50 feet would typically be retained to operate the facilities.

Transco is proposing the Atlantic Sunrise Project to provide 1,700 MDth/d of capacity from northern Pennsylvania to Alabama. Proposed facilities include construction or replacement of 197.7 miles of various diameter pipe, construction of two new compressor stations and upgrades of three existing compressor stations, and addition M&R stations. Construction is planned for mid-2017.

Transco's Leidy Southeast Expansion Project was approved by FERC in December 2014 and placed into service on January 5, 2016. This project involved:

- construction of 29.8 miles of new 42-inch-diameter pipeline loop in four separate segments in Mercer, Somerset, and Hunterdon Counties, New Jersey, and Monroe and Luzerne Counties, Pennsylvania;
- addition of compression and modifying existing Compressor Stations 205, 515, 517, and 520 in Mercer County, New Jersey, and Luzerne, Columbia, and Lycoming Counties, Pennsylvania, respectively;
- modification of existing compressor stations in North Carolina (one facility), Virginia (five facilities), and Maryland (one facility); and
- modification of existing M&R stations, mainline valves, and pig launchers and receivers in North Carolina, Pennsylvania, Virginia, and Maryland.

At its closest points in Luzerne, Lycoming, and Columbia Counties, facilities associated with the Leidy Southeast Expansion Project are 5.7 miles northeast of the PennEast Pipeline Project. The Leidy Southeast Expansion Project was built using a 105-foot-wide construction right-of-way with a 50-foot-wide permanent right-of-way retained for operation, although, due to

overlap, most of this comprises existing permanent right-of-way associated with existing Transco pipelines.

Transco is currently operating the Northeast Supply Link project providing an additional 250,000 Dth/d of firm incremental transportation service from various receipt points on Transco's Leidy Line in Pennsylvania to various delivery points along Transco's Mainline and Leidy systems in Pennsylvania, New Jersey, and New York. Facilities include approximately 12 miles of 42-inch diameter pipeline looping extension, 27 miles of pipeline updates, 0.4 mile of pipeline replacement, construction of a new compressor station, and modification of various aboveground facilities. Facilities went into service in late 2013. The Northeast Supply Link project is 7 miles northeast of the proposed PennEast Pipeline Project's MP 84.0.

The TGP Uniondale Expansion Project, located 28 miles north of the PennEast Pipeline Project, consists of modifications to Compressor Station 321 and the Uniondale Meter Station on the Tennessee Gas Pipeline, which is operated by Kinder Morgan.

All identified interstate natural gas pipeline projects are, or would be, within the Northeast Pennsylvania-Upper Delaware Valley Interstate Air Quality Control Region and/or the Metropolitan Philadelphia Interstate Air Quality Control Region (Pennsylvania-New Jersey-Delaware).

#### 4.12.3 Other Actions

Other actions considered in this analysis include electric generation and transmission, transportation, and commercial/residential development projects.

Atlantic Wind LLC, a subsidiary of Iberdrola Renewables, is proposing the construction of a 37-turbine wind farm in Penn Forest. The project could result in cumulative impacts if construction or operation occurs concurrently with PennEast. Commenters expressed concern over potential impacts on the Bethlehem water supply, as well as visual, noise, wildlife, and other impacts. However, detailed information on the Atlantic Wind LLC project is not currently available.

The Susquehanna-Roseland Project, in service since 2015, is a 101 mile 500 kV transmission line operated by PPL Electric Utilities that intersects the PennEast Pipeline route.

The Northeast Pocono Reliability Project, is a project that was completed in April 2016 with land restoration expected to continue for the remainder of 2016. Project facilities include three new electrical substations, 57 miles of new 230 kV transmission lines, and various shorter segments of 69 kV sub-transmission lines and the rebuilding of one 20 mile long electric transmission line.

Transportation projects near the PennEast Pipeline Project with the potential to cumulatively impact environmental resources include:

- replacement of four bridges on Interstate 81 in Plains Township, Pennsylvania, which range in distance from 0.1 to 1.7 miles from the Project;
- a highway restoration project on US 209 in Franklin and Towamensing Townships, Pennsylvania, which is adjacent to the Project;

- a roadway reconstruction and bridge rehabilitation at the Freemansburg Avenue interchange in Bethlehem Township, Pennsylvania, located 0.1 mile from the Project; and
- a parkway system and expanded street networking to route 31 throughout Raritan Township and Flemington Borough in New Jersey, located 7.4 miles from the Project.

Any resulting impacts from these projects would likely be highly localized, with the most acute being impacts on traffic patterns.

The analysis identified 13 commercial and/or residential development projects located within the geographic scope. Summaries of these projects are included below. The Pennsylvania Energy Development Authority (PEDA) awarded Blue Mountain a \$500,000 grant in 2014 in support of The Tuthill Corporation's project to build a CHP plant, also known as a cogeneration plant, at Blue Mountain. The PennEast Pipeline Project's Blue Mountain Interconnect would feed (and be located adjacent to) this project. The current status and schedule for the cogeneration facility is not available, but the plant would be located in one of the same watersheds as the Project (Lower Lehigh Watershed). Also, Blue Mountain has received a permit to build a water park adjacent to the plant at the top of Blue Mountain and is planning to construct a hotel in the same area.

Blue Ridge Real Estate Properties consists of multiple resort residential and commercial properties in Carbon County, Pennsylvania, which the Project would intersect in Kidder Township. The Blue Ridge Real Estate Properties consist of resort residential communities in the Pocono Mountains, including properties such as the Jack Frost National Golf Course. The Blue Ridge Real Estate Properties are located 0.1 mile east of the PennEast Pipeline Project and within two of the same watersheds (Upper Lehigh and Middle Lehigh Watersheds).

Madison Farms is a mixed use development in Bethlehem Township, located within a mile of MP 69.8 to 69.9, currently consisting of 294 apartments, as well as 123,000 square feet of retail space. The property is currently undergoing expansion, and when completed will have 837 apartments on 100 acres of property, with 163,000 square feet of retail space. The new construction will include a 26,000 square foot medical center.

Mericle River Road, LLC is a subdivision project located near MPs 7.5 to 8.0, in Jenkins Township, Luzerne County, Pennsylvania. Currently detailed information for this analysis is not publically available.

The Little Gaps Subdivision project, located near the proposed pipeline at MPs 47.2 to 47.5, in Lower Towamensing Township, Carbon County, Pennsylvania was identified as a potential development in comments submitted by Thomas and Carol Kidd.

Sterling Crossing Subdivision is a proposed 41 lot residential subdivision located approximately 3.2 miles southwest of the proposed MP 64.1. As of May 2016, the project was in the initial sales phase, and the main access road into the property had been laid. The subdivision would be located within the Lower Lehigh Watershed, which the Project would also intersect.

The Saratoga Farms Subdivision is a proposed 55 lot residential subdivision approximately 0.7 mile west of the proposed PennEast Pipeline Project at MP 66.2. Phase I of sales of the project

began in the fall of 2015 and construction is underway. The subdivision would be within the Lower Lehigh Watershed, which is also intersected by the PennEast Pipeline Project.

The Susquehanna Estates Subdivision project, located near MPs 6.2 to 6.5, in Jenkins Township, Luzerne County, Pennsylvania was identified in comments submitted by landowner and developer Harry Salavantis. Although construction appeared to be ongoing during a July 2015 site visit, PennEast contacted the Jenkins Township Manager in June 2015 and reported that the subdivision is currently on hold and that no plans have been submitted to date for this project. The site is adjacent to the Project route, and therefore could result in cumulative impacts if construction is concurrent with the Project.

The Salvantis Residential Subdivision would be located near MPs 7.5 to 8.0, in Jenkins Township, Luzerne County, Pennsylvania. The details of this project needed for this analysis are not currently publically available, but cumulative impacts could occur if construction is concurrent with the Project, since the site is adjacent to the planned route.

Trio Fields Subdivision consists of a proposed 374 lot residential subdivision approximately 0.1 mile southwest of proposed PennEast Pipeline Project at MP 61.8 to MP 64.7. The subdivision, which is currently under construction, consists of 89.8 acres and would be within one of the same watersheds as the proposed PennEast Pipeline Project (Lower Lehigh Watershed).

Traditions of America proposed a subdivision at the current Green Pond Country Club at the intersection of Green Pond Road and Farmersville Road in Bethlehem Township, Northampton County, Pennsylvania. Traditions of America proposes to build a 265 lot subdivision over the span of 119 acres. As of May 2016, the local planning commission had not yet approved the proposal. The proposed subdivision is approximately 0.5 mile west of the PennEast Pipeline Project and located within one of the same watersheds (Bushkill Creek - Delaware River Watershed).

Huntington Knolls, LLC Housing Development is proposed for construction west of Route 519 and south of the Fox Hill Development in Holland Township, Hunterdon County, New Jersey. The proposed project includes building 29 buildings with age-restricted housing units, as well as assisted-living units. The proposed housing development would be located 0.1 mile north of the PennEast Pipeline Project in one of the same watersheds (Lower Delaware River Watershed).

The Ewing Town Center Redevelopment Project, located at Parkway Avenue in Ewing Township, Mercer County, New Jersey, entails the redevelopment of a closed General Motors facility with 1,000 housing units and 115,000 square feet of retail/commercial space. The project would encompass 128 acres and be located six miles southwest of the PennEast Pipeline Project near MP 114. The redevelopment project would be located within one of the same watersheds as the proposed PennEast Pipeline Project (Lower Delaware River Watershed).

The Subaru Car Dealership located on Highway 315 in Plains Township, Luzerne County, Pennsylvania involves the development of 12 acres of land for a new car dealership. As of April 2016, initial site work for the project was complete and foundation work was underway. This project is located less than 0.1 mile north of the PennEast Pipeline Project within one of the same watersheds (Upper Susquehanna River Watershed). The Hopewell Township Affordable Housing Plan is a proposed affordable housing plan developed by Hopewell Township in an effort to increase the amount of affordable housing in the area. The project would directly overlap the PennEast Pipeline Project and would be located within one of the same watersheds (Lower Delaware River Watershed).

A planned new Wawa convenience store would be located along Highway 31 in Hopewell Township, Mercer County, New Jersey. The landowner and developer are currently in negotiations with Wawa. The project directly overlaps the PennEast Pipeline Project and would be located within one of the same watersheds (Lower Delaware River Watershed).

Princeton Research Lands Inc. intends to build residential subdivisions on three properties in Mercer County, New Jersey. The project directly overlaps the PennEast Pipeline Project and would be located within one of the same watersheds (Lower Delaware River Watershed).

All identified commercial/residential projects are, or would be, within the Northeast Pennsylvania-Upper Delaware Valley Interstate Air Quality Control Region or the Metropolitan Philadelphia Interstate Air Quality Control Region (Pennsylvania-New Jersey-Delaware).

# 4.12.4 Potential Cumulative Resource Impacts of the Proposed Action

The potential impacts that we consider as part of our cumulative impacts review pertain to:

- geology and soils;
- groundwater, surface water, and wetlands;
- vegetation;
- wildlife;
- fisheries and aquatic resources;
- land use, recreation, special interest areas, and visual resources;
- socioeconomics (including traffic);
- cultural resources; and
- air quality and noise.

In the following analysis we describe the potential cumulative impacts associated with the general development of the above-identified FERC-regulated projects, Marcellus Shale development, nearby non-jurisdictional project-related actions, residential development projects, and transportation projects. For the reasons described above, we did not consider more distant actions in our analysis.

# 4.12.4.1 Geology and Soils

The PennEast Pipeline Project would be expected to have a direct but temporary impact on near-surface geology and soils. Clearing activities could expose the soil to erosive elements such as precipitation and wind. The pipeline route is predominantly characterized by hills and narrow valleys, with some areas of medium to high relief. Therefore, it would be expected that the Project would affect some soils with a relatively high erosion potential. Temporary erosion controls in accordance with FERC's Plan and Procedures would be used to minimize these impacts.

There are no mapped locations of oil and gas wells within 0.25 mile of the Project, and there are no active coal mines within the same area.

The Project's effect on geology and soils would be highly localized and primarily limited to the construction period. Cumulative impacts would only occur if other projects are constructed during the PennEast Pipeline Project's construction period in a shared location. Construction of the Northeast Pocono Reliability Project adjacent to the PennEast Pipeline Project, an electric transmission line, could impacts soils. Compaction due to construction activity could contribute to cumulative erosion impacts on soils. Also, the US 209 Interchange Road and Freemansburg Avenue interchange project could also lead to soil exposure, compaction, and erosion. Large residential developments like Blue Ridge Real Estate Properties could have similar impacts.

The MARC II Project, which would connect the PennEast pipeline to the MARC I Pipeline, is still in the planning stages. Cumulative impacts on geology and soils in Luzerne County, Pennsylvania could occur if the MARC II and PennEast pipelines were constructed concurrently.

Cumulative impacts on geology and soils would be mitigated through PennEast's use of BMPs during construction and restoration to restore natural grades, control erosion, and implement measures in agricultural areas to minimize long-term impact on soils. Also, PennEast would minimize impacts on soils through implementation of the E&SCP and FERC's Plan and Procedures to avoid topsoil mixing, compaction, and erosion.

Should hazardous materials or contaminated soils and/or sediments be encountered during construction, they would be disposed of at fully licensed and permitted disposal facilities in accordance with applicable state and federal laws and regulations. Consequently, any potential cumulative effects on geological and soil resources via contamination would be minor.

#### 4.12.4.2 Waterbodies, Groundwater, and Wetlands

Cumulative impacts on water quality and use were considered for other projects that impact the same watersheds as those that would be crossed by the Project. Potential impacts on groundwater resources from these projects include changes to water quality, quantity (infiltration), and flow. Surface water impacts from these projects would include short-term impacts during construction, including direct impacts on wetlands and waterbodies for pipeline crossings, in addition to indirect impacts from stormwater runoff. Any projects involving ground disturbance or excavation, including the proposed Project, natural gas development, and transportation projects, could impact groundwater resources. However, projects including the proposed Project would be required to obtain permits for erosion and sediment control, and water use and discharge, and would implement their various SPCC Plans and erosion control plans as mandated by permit Similarly, impacts on surface waters would also be minimized by other requirements. jurisdictional projects' use of FERC's Plan and Procedures or BMPs like those proposed by the Project in order to comply with state regulations for erosion and sediment control. In addition, any net loss of wetlands and waterbodies would be mitigated through the applicable permitting agency.

The Project would cross areas with naturally elevated arsenic concentrations in bedrock. Pipeline construction activities could cause increased concentrations of arsenic in groundwater as a result of blasting and exposure of arsenic containing rock to aerobic groundwater conditions during construction (see section 4.1.5.5). There is a possibility that the proposed Project, together with others such as the recently completed Northeast Supply Link Project's Stanton Loop, could result in additional arsenic exposure to groundwater in the Hunterdon County area. We have

recommended that PennEast conduct post-construction monitoring of arsenic levels. If the Project causes an increase in arsenic above safe drinking water levels, PennEast would provide an alternative water supply source or pay damages to the owner for a new analogous well.

### 4.12.4.3 Vegetation, Wildlife and Habitat, and Aquatic Resources

The PennEast Pipeline Project would cross agricultural areas, forest/woodland areas, open land, wetlands, residential areas, and industrial/commercial areas. Cumulative impacts on vegetation and wildlife in conjunction with other projects would be expected. Most would be temporary, but there would be permanent impacts. Right-of-way clearing and grading associated with the Project and other projects would result in the removal of vegetation, alteration of wildlife habitat, displacement of wildlife, and other potential secondary effects, such as increased population stress, predation, and the establishment or spread of invasive plant species. These effects would be greatest where the other projects are constructed within the same timeframe and areas as the proposed Project. However, even construction that does not overlap temporally can have cumulative effects, as it takes time for vegetation/habitat to return to a preconstruction state.

Edge effects, which would be permanent due to permanent vegetation removal for some projects, and the necessity of maintaining the rights-of-way of utility projects clear of forest vegetation, would result in permanent cumulative impacts on habitat. A number of nearby linear projects, with pipelines such as the Atlantic Sunrise Pipeline, the Leidy Southside Expansion, the MARC II Pipeline, and the Susquehanna-Roseland Project, could contribute to these cumulative impacts. This would reduce habitat available to species that prefer deep forests, while increasing habitat for species that prefer open areas and edge habitat. White tailed deer flourish in edge environments and can serve as vectors for tick-borne diseases such as Lyme disease.

Right-of-ways can result in the spread of invasive species, because these species often flourish in areas where vegetation has been disturbed. Other linear projects that are adjacent or cross the PennEast Pipeline Project route could potentially lead to a greater spread of invasive vegetation. PennEast would develop a Project-specific invasive plant species control plan in coordination with the appropriate regulatory agencies to minimize the Project's contribution to the cumulative impact of all the linear projects in the area.

Fisheries could be temporarily impacted by stream crossings throughout the Project area. PennEast plans to minimize these impacts by following the FERC Procedures and their E&SCP. No long-term impacts on fisheries would be expected after restoration of stream bottoms, banks, and regrowth of riparian vegetation. Restoration activities would take place after construction is complete. Routine operation and management activities are not expected to impact fisheries resources.

# 4.12.4.4 Land Use, Recreation, Special Interest Areas, and Visual Resources

The PennEast Pipeline Project would result in temporary and permanent changes in land use. In areas crossed by the pipeline, vegetation within the permanent operational right-of-way would be maintained in an herbaceous state, however existing land uses would be allowed to continue. Land uses within new permanent aboveground facilities would be permanently converted to natural gas facilities. Similar land use impacts would occur for other buried pipeline projects in the area such as the Atlantic Sunrise Pipeline, the Leidy Southside Expansion, and the MARC II Pipeline, and other projects with new permanent aboveground facilities would contribute to cumulative change in land use.

The visual character of the existing landscape is defined by historic and current land uses. The visual qualities of the landscape are further influenced by existing linear installations such as highways, railroads, pipelines, mining operations, and electrical transmission and distribution lines. Temporary visual impacts would be evident during Project construction due to clearing, grading, and construction activities. Infrastructure associated with the proposed Project and other nearby pipeline projects would be buried, with the exceptions being aboveground facilities such as the Kidder Compressor Station, launcher/receiver sites, interconnects, and lateral tap sites. Most disturbed areas associated with these projects would be revegetated after construction, thereby limiting permanent visual impacts on forested areas where the new permanent right-of-way would be maintained as required for pipeline safety and operational requirements. The visual impact of this Project would be minimal and has been designed to further reduce impacts on visual resources.

The Project would cross the Appalachian National Scenic Trail in Carbon County, Pennsylvania at a location where there is not an existing linear utility or disturbance. The proposed crossing would add to the cumulative impact of other linear projects that currently cross the trail or are planned to cross the trail, such as the Atlantic Sunrise Project. The Project does not require approval by the National Park Service, since it does not own or manage lands crossed by the Project route.

Construction of the proposed Project would have a temporary impact on road traffic in some areas and could contribute to cumulative traffic, parking, and transit impacts if other projects are scheduled to be constructed at the same time and in the same area as the Project. The addition of traffic on local roadways associated with construction personnel commuting to and from the Project construction work areas could also contribute to cumulative regional traffic congestion. However, any contribution by the Project to cumulative traffic impacts are expected to be temporary and short term. If construction on other projects occurs concurrently, the cumulative impact on traffic patterns could lead to congestion in localized areas. Transportation projects such as bridge construction could result in a cumulative impact on traffic patterns surrounding the construction zone, but such impacts would depend on timing and location of each project's construction.

#### 4.12.4.5 Socioeconomics

With other projects in the area taken into account, the cumulative socioeconomic impact would be an increase in temporary employment opportunities during construction of the various projects. However, most of these impacts would be short term. Construction of the proposed Project in combination with others could potentially negatively impact tourism and the recreation industry; however, these impacts would be expected to be temporary and isolated, primarily related to construction disturbance in isolated locations. The combined tax revenue from the various projects would be expected to have a positive cumulative impact on the economies of Pennsylvania and New Jersey.

### Employment

Econsult Solutions and Drexel University prepared an economic impact analysis on behalf of PennEast. Combining their results for Pennsylvania and New Jersey, Econsult estimates that

the Project would generate approximately \$1.62 billion in total (direct, indirect, and induced) economic output in the two states, supporting 12,160 total jobs and \$740 million in total labor income (Econosult 2015). This report is discussed in section 4.8.2 of the EIS. Other developments in the vicinity of the PennEast would also require labor and support services, resulting in a cumulative increase in employment. It should be noted that, while positive employment impacts resulting from the Project would mostly be temporary, this is normal for jobs in the construction industry. In addition, construction of a waterpark and hotel at the Blue Mountain ski area would result in increased employment, resulting in positive socioeconomic impacts. Blue Mountain expects that this development would create an additional 60 full-time jobs in addition to the 20 full-time and nearly 700 part-time jobs that would be created by the water park.

### **Temporary Housing**

Temporary housing would be required for construction workers not drawn from the local area. While multiple projects being constructed at the same time could potentially cause a temporary lodging shortage, based on temporary lodging available in the Project area Luzerne County is the only area where this may be a concern. If there was a shortage of temporary lodging for any periods during construction of the various projects, workers and others seeking temporary lodging would need to search beyond the immediate communities for temporary housing.

# **Public Services**

The cumulative impact of the Project and the other projects considered in this analysis on infrastructure and public services would depend on the number of projects under construction at one time. The small incremental demands of several projects occurring at the same time could become difficult for police, fire, and emergency service personnel to address. PennEast plans to mitigate these potential impacts by providing local emergency response and management teams with emergency training. Also, local response teams would be provided with necessary information and instructions regarding the proposed facilities.

# 4.12.4.6 Cultural Resources

Cumulative impacts on cultural resources would be localized and restricted to the immediate construction work areas. It is unlikely that the proposed Project and other projects could cumulatively affect any cultural resources, because these resources are localized and are only affected if they are directly in the construction or staging zones of the projects. Projects evaluated in our analysis that are defined as federal actions would be required to include cultural resources inventory and mitigation measures as needed, designed to avoid or minimize direct impacts on cultural resources. Where direct impacts on cultural resources are unavoidable, mitigation (e.g. recovery and curation of materials) would occur before construction. Non-federal actions would need to comply with any requirements imposed by respective state reviews and permitting. While any construction activity incrementally adds to the cumulative impacts on cultural resources, this increase would not be significant.

Native American tribes in the Project area have expressed concern about the cumulative impact on properties of traditional religious or cultural significance that may be affected by the various undertakings. For the Project, PennEast and FERC staff have consulted with the tribes who have a potential interest in the Project area Other agencies (e.g., USACE) also conduct tribal

consultation for projects under their jurisdiction in order to identify and address any tribal concerns.

### 4.12.4.7 Air Quality and Noise

Construction of most of the projects and activities listed in table 4.12-1 would involve the temporary use of heavy equipment, vehicles, and other equipment powered by diesel or gasoline engines that would generate emissions of air contaminants. Construction activities would also result in the temporary generation of fugitive dust due to land clearing, ground excavation, and cut and fill operations, as well as noise. Construction of the Project would contribute cumulatively to air quality impacts. The combined impact of multiple construction projects occurring in the same airshed and timeframe as the Project could temporarily add to the ongoing air impacts in the Project area. The construction equipment emissions would result in short-term fugitive emissions that would be highly localized, temporary, and intermittent. Construction of many of the projects listed in table 4.12-1 would not occur at the same time as construction of the Project facilities or are located sufficiently far away as to not result in cumulative air impacts.

Some components of the proposed and other projects listed in table 4.12-1 would have long-term air and noise impacts during operation. Estimated emissions from the proposed Kidder Compressor Station are below all PSD thresholds except for GHG, and the requirements of PSD are not triggered if GHG is the only pollutant above the PSD threshold. Estimated emissions for the interconnect stations and fugitive pipeline emission sources are below PSD thresholds for all pollutants. Therefore, the proposed Kidder Compressor Station and interconnect stations are considered non-major sources of emissions, and do not exceed NAAQS, and would not be expected to contribute significantly to cumulative impacts on air quality.

Long-term cumulative noise impacts from the Project in conjunction with other projects is not expected, as operational noise impacts would be very localized, and estimated operational noise impacts are within FERC regulatory limits. Cumulative noise impacts are possible during construction, especially in areas requiring blasting and HDD operations for pipeline installation. The Marc II Pipeline Project and the Northeast Pocono Reliability Project could potentially be under construction at the same time and could result in cumulative noise impacts, but due to the size of these projects and the localized nature of noise impacts, it is unlikely that construction would result in any significant cumulative effects. Any impacts would be short term.

### 4.12.4.8 Climate Change

Climate change is the change in climate over time, whether due to natural variability or as a result of human activity, and cannot be represented by single annual events or individual anomalies. For example, a single large flood event or particularly hot summer are not indications of climate change, while a series of floods or warm years that statistically change the average precipitation or temperature over years or decades may indicate climate change.

The Intergovernmental Panel on Climate Change (IPCC) is the leading international, multigovernmental scientific body for the assessment of climate change. The United States is a member of the IPCC and participates in the IPCC working groups to develop reports. The leading U.S. scientific body on climate change is the U.S. Global Change Research Program (USGCRP). Thirteen federal departments and agencies<sup>46</sup> participate in the USGCRP, which began as a presidential initiative in 1989 and was mandated by Congress in the Global Change Research Act of 1990.

The IPCC and USGCRP have recognized that:

- globally, GHGs have been accumulating in the atmosphere since the beginning of the industrial era (circa 1750);
- combustion of fossil fuels (coal, petroleum, and natural gas), combined with agriculture and clearing of forests is primarily responsible for this accumulation of GHG;
- these anthropogenic GHG emissions are the primary contributing factor to climate change; and
- impacts extend beyond atmospheric climate change alone, and include changes to water resources, biota, transportation, agriculture, ecosystems, and human health.

Potential GHG emissions from construction and operation of the Project have been estimated. Construction GHG emissions are shown in table 4.12.4-1 and operational phase GHG emissions are shown in table 4.12.4-2. Potential GHG emissions from decommissioning would be similar to those from construction, and would be generated by fuel combustion in the various types of engines and equipment used for decommissioning of the Project components.

TABLE 4.12.4-1						
Project Facility and Pipeline Constru	uction Activity Com	bined GHG Emissions				
Source Cotogony	Emissions (Total Tons)					
Source Category		CO2e				
Pipeline Diesel Non-Road Equipment Totals		31,476				
Diesel and Gas On-Road		1,690				
Construction Activity Fugitive Dust		-				
Roadway Fugitive Dust		-				
Comp. Station Construction Sub-Total		1,712				
	Total	34,878				

<sup>&</sup>lt;sup>46</sup> The following departments comprise the U.S. Global Change Research Program: EPA, DOE, U.S. Department of Commerce, U.S. Department of Defense, U.S. Department of Agriculture, U.S. Department of Interior, U.S. Department of State, Pipeline and Hazardous Materials Safety Administration, Department of Health and Human Services, National Aeronautics and Space Administration, National Science Foundation, Smithsonian Institution, and Agency for International Development.

	TABLE 4.12.4-2					
Operational Phase GHG Emissions						
Source Cotegory		Emissions (Tons Per Year)				
Source Category		CO2e				
Compressor Station		190,529				
PA Pipeline Total		13,301				
NJ Pipeline Total		55,887				
	Total	259,717				

Several commenters, including Delaware Riverkeeper, EPA, and Sierra Club, cite CEQ's GHG guidance, stating that the climate change analysis should include GHG emissions from the production of the natural gas transported through the proposed pipeline, as well as an estimate of the GHG emissions associated with the end use of the gas. In addition, Sierra Club states the climate change analysis should include the lifetime methane emissions from natural gas production, transportation, distribution, and combustion, including methane leakage during transportation and distribution.

We conclude that the scope and effects of the potential GHG emissions from natural gas productiona attributable to this Project are not reasonably foreseeable, as there is not enough information available to permit a meaningful analysis.

However, the draft EIS provides a conservative estimate of the GHG emissions from end use of the gas transported by the Project. The proposed transmission capacity of the Project is 1.1 MMDth/d. A dekatherm is equal to 10 therms, or 1,000,000 Btus, of heat content. Using the GHG emission factors and global warming potentials published in 40 CFR 98 for emissions of CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O from combustion of natural gas, potential end-use GHG emissions would be 23,500,000 tons per year during the expected lifetime of the Project. This calculation assumes that the Project transports the maximum dekatherms per day of natural gas and that all of the gas being transported is used for additional combustion. However, given the possibility of fuel-switching from coal or other fossil fuel combustion as a result of additional gas supply and the likelihood that pipelines and compressor stations would not operate continuously at maximum capacity, this represents an upper bound of potential downstream CO<sub>2</sub> emissions.

Regarding methane leakage during transportation on PennEast's system, section 4.10.1.4 states that, even using a higher risk factor, fugitive pipeline leaks would increase the Project's potential annual GHG emissions, including methane, by only 0.05 percent. In addition, PennEast has stated that it would implement several measures to reduce the risk of methane leaks.

In May 2014, the USGCRP issued a report, Climate Change Impacts in the United States: The Third National Climate Assessment, summarizing the impacts that climate change has already had on the United States and what projected impacts climate change may have in the future (USGCRP 2014). The report includes a breakdown of overall impacts by resource and impacts described for various regions of the United States. Although climate change is a global concern, for this cumulative analysis we focus on the potential cumulative impacts of climate change in the PennEast Pipeline Project area. The USGCRP report, also simply referred to as the National Climate Assessment (NCA) makes the following projections for potential climate change in the Northeast region of the United States during the expected Project lifetime:

- the frequency, intensity and duration of heat waves is expected to increase. The average number of days exceeding 90 °F currently ranges between 0-5 and 10-20 days per year in the Project area, and could increase in range to between 5-10 and 30-40 days per year during the 2041-2070 time period;
- changes in precipitation patterns are expected. During the expected Project lifetime, the NCA projects small increases in average winter precipitation, an increased frequency of heavy downpours, and an increased risk of summer drought due to earlier spring snowmelt;
- increased cold damage to crops is projected, due to a higher frequency of premature spring warm spells followed by hard freezes;
- increased crop damage and reduced crop yields are projected due to intense precipitation events, delays in crop plantings and harvest, and heat stress;
- increased stress on native vegetation is projected due to the spread of invasive insects and growth of invasive weeds such as kudzu;
- the species distributions of trees and plants are projected to move to higher elevations;
- bird ranges are projected to move northward, and migratory birds are projected to arrive earlier in the spring; and
- increases are projected in carrier habitat and human exposure to vector-borne diseases such as Lyme disease, West Nile virus, and Zika virus.

The emissions would increase the atmospheric concentration of GHGs, in combination with past and future emissions from all other sources, and contribute incrementally to future climate change impacts. Because we cannot determine the projects' incremental physical impacts on the environment caused by climate change, we cannot determine whether the projects' contribution to cumulative impacts on climate change would be significant.

# 4.12.4.9 Reliability and Safety

Impacts on reliability and public safety would be mitigated through the use of the DOT Minimum Federal Safety Standards in 49 CFR 192, which are intended to protect the public and prevent natural gas facility accidents and failures. Additionally, PennEast's construction contractors would be required to comply with the Occupational Safety and Health Administration Safety and Health Regulations for Construction in 29 CFR 1926. The DOT's minimum safety standards for operating and maintaining pipeline facilities include a requirement to establish a written plan governing these activities. Key elements of PennEast's emergency procedures are described in detail in section 4.11.1 of this EIS.

There is a cumulative reliability and safety risk when pipelines are located close to each other. Based on the construction and design methods of pipelines collocated within a shared right-of-way, it is unlikely that one pipeline failure would cause the adjacent pipeline to also fail. As previously described, the Project would be designed and constructed in accordance with or in exceedance of the DOT's Minimum Federal Safety Standards and to meet requirements established for protection of metallic facilities from external, internal, and atmospheric corrosion.

#### 4.12.5 Conclusion

Recently completed, ongoing, and planned projects in the Project area were identified for inclusion in this cumulative impact analysis (refer to table 4.12-1). The majority of cumulative impacts would be temporary and minor when considered in combination with past, present, and reasonably foreseeable activities. However, some long-term cumulative impacts would occur on wetland and forested and upland vegetation and associated wildlife habitats. Some long-term cumulative benefits to the communities would be realized from the increased tax revenues. Shortterm cumulative benefits would also be realized through construction jobs and wages and purchases of goods and materials. Emissions associated with the Project would contribute to cumulative air quality impacts. There is also the potential, however, that the Project would contribute to a cumulative improvement in regional air quality if a portion of the natural gas associated with the Project displaces the use of other more polluting fossil fuels. In summary, due to the implementation of specialized construction techniques, the relatively short construction timeframe in any one location, and carefully developed resource protection and mitigation plans designed to minimize and control environmental impacts for the Project as a whole, minimal cumulative effects are anticipated when the impacts of the PennEast Pipeline Project are added to those of the other identified projects in the immediate area.

#### 5.0 CONCLUSIONS AND RECOMMENDATIONS

### 5.1 SUMMARY OF THE FERC STAFF ENVIRONMENTAL ANALYSIS

The conclusions and recommendations presented in this section are those of FERC environmental staff and were developed with input from the U.S. Army Corps of Engineers, U.S. Environmental Protection Agency, and U.S. Department of Agriculture Natural Resources Conservation Service, as cooperating agencies. The federal cooperating agencies may adopt the EIS per 40 CFR 1506.13 if, after an independent review of the document, they conclude that their permitting requirements and/or regulatory responsibilities have been satisfied. However, these agencies would present their own conclusions and recommendations in their respective and applicable records of decision or determinations. Otherwise, they may elect to conduct their own supplemental environmental analysis, if necessary.

We determined that construction and operation of the PennEast Project would result in some adverse environmental impacts. Most of these impacts would be temporary or short-term during construction and operation, but long-term and potentially permanent environmental impacts on vegetation, wetlands, and individual fish and wildlife species would also occur as part of the Project. However, if the Project is constructed and operated in accordance with applicable laws and regulations, the mitigating measures discussed in this EIS, and our recommendations, most of the adverse impacts would be reduced to less than significant levels. This determination is based on a review of the information provided by PennEast, and further developed from data requests; site reviews; scoping; literature research; alternatives analysis; and contacts with federal, state, and local agencies as well as Native American tribes. As part of our review, we developed specific mitigation measures that we determined would appropriately and reasonably reduce the environmental impacts resulting from construction and operation of the Project. Therefore, we are recommending that our mitigation measures be attached as conditions to any authorization issued by the Commission. A summary of the anticipated impacts from the Project and our conclusions regarding impacts are provided below by resource area.

### 5.1.1 Geological Resources

The Project would be located within four physiographic provinces: the Appalachian Plateaus Province, Ridge and Valley Province, New England Province, and the Piedmont Province. Bedrock geology of the Project area is dominated by sedimentary rocks with limited amounts of metamorphic and igneous rock. PennEast anticipates that some rock removal would be required in the Project area. Blasting activity would be performed according to federal and state safety standards and in accordance with PennEast's comprehensive Blasting Plan to be implemented by a certified blasting contractor.

Mineral resources in the Project area include crushed stone, cement, tripoli, lime, and sand and gravel production. There are 26 abandoned or reclaimed mines along the route, all located within Luzerne County. We are recommending that PennEast provide the results of its ongoing evaluation of potential presence of working and abandoned mines near the proposed crossing of the Susquehanna River which is expected to become part of the Phase 2 and 3 portions of the Geohazard Risk Evaluation Report. There are two active quarries within 0.25 mile of the Project area and two active industrial mineral quarries about 4 miles from the Project, all located in Luzerne County. PennEast has contacted the quarry owners and aligned the pipeline to avoid future expansion plans of these quarries. There are no mines or quarries located within 0.25 mile of the Project in New Jersey. Trap Rock Industries operates three crushed stone quarries in Lambertville, Titusville, and Pennington, all within 2.5 miles from the Project. PennEast has been in contact with Trap Rock Industries regarding future quarry expansion plans and is confident that the Project is located at a safe distance from these expansion plans. Based on the distance and operation of these quarries, there should be no impact during construction and operation of the pipeline. There are no mapped locations of oil and gas wells within 0.25 mile of the Project.

Seismic hazards with potential to affect the pipeline include earthquakes, surface faults, and soil liquefaction. The pipeline would be designed in accordance with all applicable federal and state safety codes, which would govern pipeline thickness, welding standards for joints, and pipeline strength. The greatest seismic risk to the Project is near the Ramapo Seismic Zone; however, based on USGS information, seismic hazard is low. We conclude that this would allow the pipeline to withstand nearly all ground shaking that could be anticipated to occur from an earthquake, with the possible exception of ground movement associated with a fault rupture.

The Project would be located in an area considered to have a low incidence of landslides for the New Jersey portion of the Project. However, in Pennsylvania, portions of the Project are susceptible to landslides. Site-specific evaluations of landslide risks are ongoing by Hatch Mott MacDonald. In Phase 1 of its Terrain Mapping and Geohazard Risk Evaluation Report PennEast identified the areas listed above as areas where it would conduct further field investigation and analysis. We are recommending that PennEast include in its pipeline design geotechnical report an evaluation of liquefaction hazards along the pipeline route and at the compressor station site as well as necessary mitigation measures.

PennEast would implement mitigation measures to control waterbody flow increases during pipeline installation activities in accordance with PennEast's E&SCP. No permanent aboveground facilities are located within 100-year floodplains as reported by the Federal Emergency Management Agency. Aboveground facilities located near floodplains and pipeline stream crossings would be designed to prevent potential impacts from high-velocity flows, largely by controlling erosion, in accordance with PennEast's E&SCP.

The portions of the Project with potential karst impacts include sections of the Project in Carbon, Northampton, and Bucks counties in Pennsylvania and Hunterdon County in New Jersey, totaling about 13.8 miles. PennEast continues to complete additional geophysical investigations as landowner permissions become available, and would incorporate this work into a final Karst Mitigation Plan. As discussed above, we recommend that PennEast include in its pipeline design geotechnical report the results of additional geophysical surveys and a final Karst Mitigation Plan.

Naturally occurring arsenic is present in trace amounts in some bedrock crossed by the Project. PennEast conducted a study to determine if trench excavation and HDD would potentially increase arsenic exposure to nearby groundwater users and/or ecological receptors within waterbodies. The results showed that concentrations of arsenic in groundwater would be below the New Jersey maximum contaminant level of 5 micrograms per liter. PennEast has prepared a Well Monitoring Plan and proposes to conduct groundwater quality testing of potentially affected wells prior to construction that would provide a baseline to determine whether any arsenic increases in groundwater occur after the pipeline is installed and operational, as well as, post-construction testing of potentially affected wells to identify whether arsenic and/or uranium concentrations have increased above safe drinking water levels. We have recommended that PennEast file additional details on the Well Monitoring Plan.

PennEast is conducting geotechnical investigations at 17proposed HDD crossings. The purpose of the geotechnical investigations was to understand if the existing condition would be suitable to use the HDD method and to help design each HDD crossing. PennEast has developed a HDD Drilling Plan for Karst Terrain, to be included as part of the Karst Mitigation Plan, as several of the crossings would be performed in carbonate rock. Some field analysis is incomplete due to lack of permission to access the right-of-way to install borings, changes in the proposed alignment and design, and variation in geologic materials encountered requiring modifications in the drilling program. We are recommending that, prior to construction, PennEast file the results of all outstanding geotechnical investigations and final design plans of each HDD crossing.

With the implementation of PennEast's proposed mitigation measures and our recommendations, the geologic risk to Project facilities would be minimized. Hence, we conclude that the Project would not have significant impacts on geological resources.

### 5.1.2 Soils

The Project would cross numerous soil types. Pipeline construction activities, such as clearing, grading, trench excavation, backfilling, and the movement of construction equipment, along the right-of-way may affect soil resources.

Areas with shallow depth to bedrock pose a risk of introducing rock into the topsoil in agricultural and residential areas. Minimization efforts would include topsoil segregation and protection along the trench, rock backfill in residential and agricultural areas only to the top of the existing bedrock profile, and disposal of excess rock fragments in an approved manner so as to not incorporate rock fragments into topsoil layers. If bedrock is encountered, PennEast would take precautions to minimize the mixing of excavated bedrock with backfill and would replace rock in the trench to a level that is not higher than the original bedrock profile. If blasting is required, the minimum explosive charge necessary would be used to fracture bedrock and minimize shot-rock from leaving the construction right-of-way.

PennEast would minimize soil compaction and rutting, erosion, impacts on prime farmland and drainage tiles and increase revegetation potential by following its E&SCP and FERC's Plan and Procedures. At the end of construction, PennEast would return surface contours and drainage patterns to as close to original conditions as practicable and reestablish vegetation as soon as possible following final grading. PennEast would inspect the right-of-way and maintain erosion and sediment controls as necessary until final stabilization is achieved. Once revegetation is satisfactory, temporary erosion control measures would be removed.

If contaminated soils or groundwater are encountered during construction, PennEast would follow protocol in its Unanticipated Discovery of Contamination Plan. This plan includes procedures to test for contaminants if suspect soils are encountered as well as management and disposal of contaminated soils at a licensed disposal facility.

Implementation of PennEast's E&SCP, FERC's Plan and Procedures and other projectspecific plans would adequately avoid, minimize, or mitigate construction impacts on soil resources. Permanent impacts on soils would mainly occur at the aboveground facilities where the sites would be converted to industrial use. Based on our analysis, we conclude that potential impacts on soils would be avoided or effectively minimized or mitigated.

#### 5.1.3 Water Resources

### 5.1.3.1 Groundwater

Groundwater resources in the Project area include five principal aquifer systems as well as a number of surficial unconsolidated aquifers in Pennsylvania and New Jersey. In addition, the Project would cross two EPA-designated sole source aquifers. The Project would cross three wellhead protection areas, the Riegelsville Borough Zone III WHPA in Pennsylvania (Zone III) and two WHPAs in Milford Borough and Alexandria Township, New Jersey (Tier I; Tier III).

There are no public and/or private water supply wells or springs that would be located within 150 feet of the pipeline construction workspace in Pennsylvania. Two public supply wells were identified within the boundaries of Alexandria Township in Hunterdon County, New Jersey. These wells were in proximity to MP 84.7 and were within 90 and 149 feet of the proposed workspace. Because surveys along the Project route are not vet complete, we are recommending that, prior to construction, PennEast provide a revised list of water wells and springs within 150 feet of any construction workspace (500 feet in areas characterized by karst terrain) based on completed surveys. We received comments from the DOI regarding the Well Monitoring Plan, as well as comments requesting that the Well Monitoring Plan be included as part of the final EIS. PennEast has prepared a Well Monitoring Plan (see appendix L) to outline procedures for pre- and post-construction monitoring of all identified drinking water supply wells, including private, community, municipal/public wells, and springs, within 150 feet of the proposed construction workspace (500 feet in areas characterized by karst terrain). PennEast would perform pre- and post-construction monitoring for water quality and yield for private and public wells within 150 feet of the proposed construction workspace. In the event that any water supply's quantity or quality is affected during construction, PennEast would provide an alternate water supply source or pay damages to the landowner for a new, analogous well. PennEast would file a report with the Secretary within 30 days of completion of construction detailing landowner complaints received regarding well quality and yield, and how these complaints were addressed and/or resolved. To provide for a comphrensive Well Monitoring Plan, we are recommending that PennEast should file a final Well Monitoring Plan which responds to DOI comments and is in accordance with the New Jesrey Private Well Testing Act.

PennEast has identified nine groundwater seeps and one spring within or near the proposed workspace in Pennsylvania. Because surveys along the Project route are not yet complete, we are recommending that, prior to construction, PennEast provide a revised list of groundwater seeps and springs within or near the proposed workspace based on completed surveys.

In areas where blasting or rock hammering may be needed to excavate the trench to proper depth, fracturing of the bedrock may result in shallow groundwater infiltration in these areas. Blast charges would be limited to that needed to fracture rock to the required trench depth, and fracturing of bedrock would therefore be limited to within several feet of the pipeline trench. All blasting would be performed in a manner consistent with the guidance in PennEast's Project-specific Blasting Plan. The revised Karst Mitigation increases evaluation from 150 feet to 500 feet for wells and springs within areas of karst terrain. The Well Monitoring Plan includes separate sections for karst terrain well and spring monitoring. The revised Karst Mitigation Plan also includes a discussion on the use of BMPs in karst terrain during construction for the protection of groundwater resources. We are recommending that PennEast file a Final Karst Mitigation Plan (section 4.1.5.4) once all geotechnical investigation have been completed and prior to construction. Any unanticipated contaminated soils encountered during construction of the facilities for the Project would be managed in accordance with applicable federal and state regulations and the standard operating procedures in the Unanticipated Discovery of Contamination Plan.

PennEast would implement several measures to minimize and mitigate impacts on groundwater including special blasting techniques, installation of trench breakers, use of special dewatering methods, and a ban on refueling or storing hazardous materials within a 200-foot radius of private wells, and a 400-foot radius of community and municipal wells without an approved variance.

Based on our analysis, we conclude that the Project is not expected to significantly impact groundwater quality or quantity during construction or operation. PennEast would implement its E&SCP to minimize erosion potential of soils in the right-of-way, minimize the mobilization of soils on steep slopes via storm water runoff and minimize sedimentation in local waterbodies crossed by the right-of-way.

### 5.1.3.2 Surface Waters

Surface water resources crossed by the Project would include rivers, streams, associated tributaries, lakes, wetlands, and stormwater catchment basins. The pipeline would cross three major basins including the Upper Susquehanna, the Upper Delaware, and the Lower Hudson basins. The Project would involve 269 waterbody crossings (160 perennial, 55 intermittent, 42 ephemeral, and 12 open water), 12 of which are classified as major waterbody crossings. PennEast proposes to cross waterbodies using a combination of HDD, bores, and dry-crossing methods. Beltzville Lake, the Lehigh River/Lehigh Canal, the Delaware River/Delaware Canal, Lockatong Creek (at three locations), an unnamed lake/pond, and an unnamed tributary to Alexuaken Creek would be crossed using the HDD method. We have reviewed PennEast's HDD Inadvertent Returns and Contingency Plan and HDD profiles; however, we are recommending that PennEast file results of all outstanding geotechnical investigations and file final design plans for each HDD crossing.

PennEast is proposing to use both surface water and municipal water sources for hydrostatic testing. In total, PennEast anticipates withdrawing about 33 million gallons of water for hydrostatic testing. Because PennEast has not identified the final hydrostatic test water withdrawal locations, we are recommending that PennEast provide documentation of the final hydrostatic test water withdrawal sources and locations, and provide documentation that all necessary permits and approval have been obtained for withdrawal from each source. Also, PennEast should provide a plan detailing the decision process for determining when an alternative water source would be used during exceptional dry periods when low flow conditions may be encountered. Accidental spills during construction and operations would be prevented or adequately minimized with the implementation of PennEast's SPCC Plan.

Based on the avoidance and minimization measures developed by PennEast, including its E&SCP as well as our recommendations, we conclude that the Project would not have adverse impacts on surface water resources.

# 5.1.3.3 Aquatic Resources

Construction of the pipeline could have both direct and indirect impacts on aquatic biological resources. In-stream pipeline construction could remove habitat, temporarily increase sedimentation and turbidity in the water column, increase the potential for streambank erosion, temporarily disturb streambed foraging areas, and temporarily increase the potential for fuel or

chemical spills. To minimize the extent and duration of these potential impacts, PennEast would implement the requirements and BMPs found in its E&SCP and FERC's Plan and Procedures.

The Project has the potential to restrict the flow of water as well as the movement of aquatic organisms within the waterbody during both construction and operation of the Project if the crossing is not constructed correctly. The conventional bore and HDD crossing method would involve installing the main pipeline segment beneath the waterbody which would avoid disturbance of the banks and bottom substrate and avoid altering the flow of water within the waterbody. The conventional dry-ditch method would use flumes or dam-and-pumps to move water around the open trench. To ensure that the flow of water and movement of fish is not impacted on a long-term basis at the proposed crossings, the depth of the pipe through waterbodies would be determined by the DOT minimize safety requirements (to prevent the pipe from becoming perched within the waterbody), and culverts and/or bridges used at the proposed access road crossings would be installed in compliance with all state and federal requirements.

PennEast would comply with all waterbody crossing windows established by state and federal permits in order to avoid or minimize impacts on aquatic biological resources. In accordance with the FERC Procedures, all in-stream work would be performed between June 1 and September 30 to protect CWF and between June 1 and November 30 to protect warm water fisheries, unless other more stringent agency timing restrictions would apply to the affected waterbody as a result of permit conditions.

With the implementation of these measures, as well as measures in FERC's Plan and Procedures, we conclude that overall impacts on aquatic resources would be minimized.

### 5.1.4 Wetlands

Construction of the Project would temporarily impact about 36 acres of wetlands (20 acres in Pennsylvania and 16 acres in New Jersey) and permanently impact about 20 acres of wetlands (12 acres in Pennsylvania and 8 acres in New Jersey). About 26 acres of forested or scrub-shrub wetlands would be converted to scrub-shrub or emergent types due to clearing of wetlands within the operational right-of-way. In emergent wetlands, the impact of construction would be relatively brief because the herbaceous vegetation would regenerate quickly, typically within one to three years. In scrub-shrub wetlands, PennEast would maintain a 10-foot-wide corridor centered over the pipeline in an herbaceous state and would selectively cut trees within a 30-foot-wide corridor centered over the pipeline. The remainder of forested and scrub-shrub vegetation would be allowed to return to preconstruction conditions and would not be affected during operation. The wetland impacts are based on preliminary desktop analyses for many of the New Jersey wetlands crossed by the Project and are pending final field delineation. However, there would be no permanent wetland loss from construction of the Project, as wetland disturbances would only include temporary disturbances or modifications to other types: from forested/scrub-shrub to scrub-shrub/emergent types. PennEast would provide wetland delineations and acres of wetland impacts after field delineations have been completed.

Construction activities at wetland crossings would be performed in accordance with applicable regulatory requirements, PennEast's E&SCP, and FERC's Plan and Procedures. PennEast is currently developing Project-specific mitigation measures in consultation with the USACE and state agencies. It is anticipated that mitigation would be achieved through a combination of on-site restoration and off-site mitigation. For temporarily disturbed wetlands, restoration and revegetation would be performed in place, in kind with the appropriate wetland

plantings. For permanent wetland modifications, PennEast would comply with agency approved compensatory wetland mitigation and restoration plans that would be developed during the wetland permitting processes in consultation with USACE and applicable state agency requirements. PennEast would conduct routine wetland monitoring of wetlands affected by construction until revegetation is successful and would implement mitigation measures to control the invasive species in accordance with its invasive species management plan.

Vernal pools are considered to be communities of special concern in both Pennsylvania and New Jersey and the Project would impact several vernal pool areas within the proposed pipeline right-of-way. Based on current information, less than 0.3 acre of vernal pool habitats would be impacted by construction of the Project, with about 0.1 acre permanently impacted during operation. Should additional potential vernal habitats be discovered after full property access has been obtained, a time of year restriction would be observed if vernal habitats cannot be avoided. This time of year restriction would be observed during the key breeding period (i.e., March through June) for obligate and facultative amphibian species. All disturbed areas would be restored to pre-construction conditions following pipeline installation.

Based on the proposed mitigation measures, and our recommendations, we conclude that impacts on wetland resources, including vernal pools, would be effectively minimized or mitigated.

# 5.1.5 Vegetation and Wildlife

The Project area currently supports a wide diversity of wildlife species, including those adapted to natural forested and open habitat types, as well as disturbed types such as residential, industrial, and agricultural areas. Forested areas would be the most common habitat type affected by the Project (consisting of approximately 37 percent of the Project's impacts), followed by agricultural areas, residential/industrial/commercial areas, open lands, and open water habitats.

The impact of Project construction and operation on terrestrial wildlife species and their habitats would vary depending on the timing of construction, types of construction techniques used, the habitat and life-history requirements of each species affected, and the type and extent of habitats that would be impacted. Direct impacts on wildlife during construction could include the displacement of wildlife from the Project area, as well as direct mortality of some individuals. Some species are likely to be displaced from habitats that are cleared of vegetation as well as from areas adjacent to construction sites due to construction noise and visual disturbances. These impacts may negatively affect population growth through diminished rates of survivorship and fecundity.

Stakeholders have identified several vegetative communities of special concern that could potentially occur along the Project. These include ephemeral/fluctuating natural pools and herbaceous vernal ponds (i.e., vernal pools), leatherleaf – cranberry bogs, pitch pine – rhodora – scrub oak woodlands, and red spruce palustrine woodlands. Of these vegetative communities of special concern, only the vernal pool habitats have been identified within the Project area to-date (see section 5.1.4); however, surveys have not been completed for the entire Project, and it is possible that additional areas that support vegetative communities of special concern may exist within the unsurveyed areas.

Long-term habitat impacts could result from a permanent shift in vegetation structure, primarily where trees would be prevented from occupying the permanent pipeline right-of-way during operation of the Project. Where preconstruction conditions were similar (e.g., where the

permanent right-of-way crossed through an area that was originally an open or agricultural habitat), the effects of the Project on these habitat would be minimal. However, where the construction impacts change species composition or habitat structure to a substantial degree (e.g., in previously forested habitats), wildlife that are closely associated with the original conditions of the area may respond by shifting activity to habitats that provide better support (e.g., forest dependent species may no-longer use these modified habitats).

Impacts on forest habitat could include fragmentation and edge effects. To minimize the fragmentation of large contiguous stands of forest and the associated edge effects, the proposed pipeline route was sited to avoid areas containing large, interior forested stands where possible. When forests could not be avoided, proposed routing through a forest was accomplished by locating the pipeline as far from the interior portion of the forest as practicable to maximize preservation of interior forest habitat. Approximately 44.5 miles of the pipeline route would be located adjacent to existing rights-of-way for this purpose, which totals to approximately 37 percent of the Project's length (see section 2.2.1).

Construction of the Project would have an impact on vegetation. Construction areas would be cleared of vegetation in order to provide a safe working area. The limits of clearing would be identified and flagged in the field prior to the start of clearing activities, and PennEast would install erosion control measures following the initial disturbance of the soil as described in its E&SCP. Following construction, all temporarily disturbed areas would be restored in accordance with our Plan and Procedures. PennEast would monitor revegetated areas to ensure the post-construction revegetation is successful. Impacts are expected to be "short-term" in non-forested areas that are allowed to restore to preconstruction conditions, as it is expected that these non-forested areas would be successfully restored within three years following construction (with implementation of PennEast's E&SCP and FERC's Plan and Procedures). However, all impacts on forested habitats would be considered long-term because of the time required to restore woody vegetation to preconstruction conditions.

During operation, routine maintenance of the right-of-way would occur to allow continued access for routine pipeline patrols, and to maintain access in the event of emergency repairs as well as to maintain visibility during aerial patrols. In upland areas, maintenance of the right-of-way would involve clearing the entire permanent right-of-way of woody vegetation (e.g., the maintained permanent rights-of-way would be mowed every three years to clear woody vegetation). In addition, to facilitate periodic corrosion surveys, a 10-foot-wide strip centered on the pipeline would be mowed annually to maintain herbaceous growth.

The Project would cross through and impact areas that contain unique or exemplary wildlife habitats. This includes the Bear Creek Preserve, the Sourland Mountain region, State Game Lands, Deer Management Areas, and Important Bird Areas (including Hickory Run State Park, Kittatinny Ridge, Musconetcong Gorge, Everittstown Grassland, Baldpate Mountain, and Pole Farm). We received comments expressing concern about the Project's impacts on the Green Pond Marsh IBA in Pennsylvania; however, the Green Pond Marsh IBA would not be crossed or affected by the Project. Near the Milford Bluffs, an area that contains steep shale cliffs and woodlands along the edge of the Delaware River, the proposed route is routed to avoid shale cliffs and minimize forest crossing by collocation with existing right-of-way (see also discussion of Variation 1710 in table 3.3.2-1).

PennEast would work with the appropriate regulatory agencies (e.g. PADEP, NJDEP, PADCNR) as part of the permitting process to minimize the potential that invasive or noxious

plant species to spread during construction of the Project. PennEast would also implement its invasive plant species control plan during construction and operation of the Project in order to minimize the risk of invasive plants spreading within the Project rights-of-way and to control existing invasive populations that might prevent successful revegetation of the area.

PennEast would implement restrictions on the locations and timing of construction activities, as required by state and federal agencies, in order to avoid or minimize impacts on wildlife species and their habitats. Furthermore, PennEast would be required to develop a Migratory Bird Conservation Plan and implement measures recommended by the FWS to protect bald eagles in order to comply with the MBTA and BGEPA. In addition, PennEast would work with the local soil conservation district as well as land management agencies to determine the appropriate seed mixes that should be used during revegetation efforts. With the implementation of these measures, as well as the requirements found in FERC's Plan and Procedures, we conclude that overall impacts on terrestrial resources would be adequately minimized.

#### 5.1.6 Threatened, Endangered, and Special Status Species

The species included in the Threatened, Endangered, and Special Status Species section of this EIS include those species that are federally listed under the ESA, those that are listed under applicable state endangered species laws (e.g., the Pennsylvania Endangered Species Coordination Act and the New Jersey Endangered Species Conservation Act), and those that are considered Species of Special Concern in New Jersey.

Through informal consultation with the FWS and NMFS, six federally listed threatened or endangered species have been identified as potentially occurring in the Project area. These species include two mammals (Indiana bat and northern long-eared bat), one reptile (bog turtle), two invertebrates (dwarf wedgemussel and the rusty patched bumble bee), and one plant species (northeastern bulrush). The PFBC further identified two fish species that are listed under both the ESA and the two applicable state endangered species laws (the Atlantic sturgeon and Shortnose sturgeon) as potentially occurring downstream of the Project area; although the NMFS stated that these two listed fish species do not occur in the Project area and would not be impacted by the Project. Due to this comment by the PFBC, analysis of these two listed fish species was included in this EIS.

PennEast has attempted to avoid habitats and known occurrences of ESA listed species, and has committed to avoidance and minimization measures related to these species, including 1) timing restrictions on tree clearing in areas identified by the FWS as important to listed bat species; 2) implementation of a 300-foot no disturbance buffer around wetlands and 150-foot no disturbance buffer around waterways that support listed species; 3) use of a HDD crossing method for waterbodies suspected of supporting listed species; and 4) the implementation of surveys for listed species in all suitable habitats crossed by the Project. Furthermore, consultation with the FWS is ongoing regarding ESA listed species, and as part of this ongoing consultation process the FWS may develop additional measures beyond those described in this EIS to avoid or minimize impacts on ESA listed species. The implementation of these measures would likely avoid or minimize some of the potential impacts that could occur on ESA listed species; however, all areas of potential suitable habitats have not been surveyed to date (indicating that additional occurrences of these species is possible along the Project). Therefore, we assumed presence of listed species in suitable habitats that have not been surveys, and impacts on the Indiana bat, northern long-eared bat, bog turtle, dwarf wedgemussel, rusty patched bumble bee, and northeastern bulrush species is possible. We have determined that the Project would not affect the Atlantic sturgeon and Shortnose sturgeon, as these species occur approximately 20 river-miles downstream of the Project and the implementation of the Project's design features (e.g., the proposed HDD crossing of the Delaware River, as well as the requirements found in PennEast's E&SCP and FERC's Plan and Procedures) would prevent any Project related effects in waters 20 miles downstream where these species are found. We are further recommending that PennEast complete all surveys of potential suitable habitats for special status species in the Project area, and not construct any portion of the Project until formal consultation with the FWS is complete.

The Project has the potential to impact multiple state listed species, as well as New Jersey Species of Special Concern. PennEast has stated that it would adhere to the recommendations and requirements of the respective state agencies with jurisdiction over state listed species and state species of concern in order to avoid or minimize impacts on these species. PennEast has also indicated that ongoing permit review by Pennsylvania and New Jersey may result in the identification of additional avoidance, minimization, or mitigation measures that would be included as part of the Project's permit conditions. In general, we believe that relying on state-level experts for the development of measures that would minimize impacts on state listed species and state species of concern would appropriately avoid or reduce impact on these species. However, all mitigation measures would need to be consistent with, and not contradictory to, any measures required by our review and attached to the Commission's authorization to the Project if so authorized. As a result, we are recommending that PennEast continue to work with the state agencies on measures to avoid or minimize impacts on these species.

### 5.1.7 Land Use, Recreation, and Visual Resources

Construction of the Project would impact a total of about 1,588 acres. About 61 percent of this acreage would be utilized for the pipeline facilities, including the construction right-of-way and ATWS. The remaining acreage affected during construction would be associated with aboveground facilities (4 percent), pipe and contractor ware yards (25 percent), and access roads (9 percent). Construction in Pennsylvania would affect a total of 1,162 acres; of this about 531 acres would be retained as permanent right-of-way for operation of the pipeline and the aboveground facilities. In New Jersey, about 426 acres would be affected by construction, and about 258 acres would be retained for permanent operation of facilities. Land uses impacted by the PennEast Pipeline Project would include forest, agriculture, open land, residential, industrial/commercial, and some open water. About 37 percent of the pipeline would be collocated with existing rights-of-way.

The proposed route would cross or be collocated with underground utilities, pipelines, or electrical wires owned and operated by the following companies: Bethlehem Authority, Buckeye Partners, L.P., Columbia Gas Transmission Corporation, Elizabethtown Gas Co., Interstate Energy Co., Metropolitan Edison Company, JCP&L, PPL Electric Utilities Corp., Public Service Electric and Gas Co., Reliant Energy, Sunoco, Texas Eastern Transmission LP, Transcontinental Gas Pipe Line Corp, UGI Central Penn Gas, UGI Penn Natural Gas, UGI Utilities, Inc., and Williams Field Services. PennEast has negotiated placement of the pipeline within the existing JCP&L easement but is still working with the other utilities to finalize location of the pipeline within or adjacent to the existing rights-of-way, to further minimize impacts on existing land use.

The maintained right-of-way would be mowed no more than once every three years, but a 10-foot-wide strip centered over the pipeline might be mowed annually to facilitate corrosion and other operational surveys. The construction of permanent structures or the planting of trees, would be prohibited within the permanent right-of-way. To facilitate pipeline inspection, operation, and

maintenance, the entire permanent right-of-way in upland areas would be maintained in an herbaceous/scrub-shrub vegetated state.

PennEast has developed a Residential Access and Traffic Management Plan that includes a summary of roadways where Project construction would take place and provides detailed information regarding traffic management strategies. To maintain safe conditions and minimize impacts on roads, construction workers would use only designated public roads and approved access roads on private lands for access to the right-of-way and compressor stations. Because certain mitigation measures are dependent on current use and road conditions, we are recommending that PennEast file a revised Residential Access and Traffic Management Plan which includes the results of traffic counts and an inventory of roadway and intersection geometry, peak hour traffic volume collection, and related observations of traffic operations in the Project area.

Based on field surveys conducted by PennEast where access was available, and review of aerial photography in other locations, PennEast's proposed construction work areas would be located within 50 feet of 475 structures (i.e., houses and apartment buildings, commercial or industrial facilities, sheds, garages), 110 of which are residential (excludes garages, sheds, etc.). A total of 287 structures would be located within 25 feet of PennEast's proposed construction work area, 46 of which are residential structures. PennEast has prepared site-specific construction plans for some of the residences within 50 feet of the construction right-of-way and ATWS. PennEast would reduce or offset the construction right-of-way for short distances to avoid houses and minimize impacts. We are recommending that PennEast provide site-specific construction plans for all residences within 50 feet of the construction right-of-way and ATWS including landowner approval.

Thirteen planned residential and commercial development projects have been identified within 0.25 mile of the proposed Project facilities. Several PennDOT and NJDOT projects also were identified that are either proposed and/or currently under construction within the vicinity of the Project. Based on the mitigation measures contained in PennEast's E&SCP, as well as any additional measures that PennEast would negotiate with landowners on a case-by-case basis, we conclude that impacts of pipeline construction on planned residential and commercial developments would be adequate minimized to less than significant levels.

Several comments were received regarding potential impacts on agricultural land during construction and operation of the Project. About 105 acres of agricultural land in Pennsylvania and 107 acres in New Jersey would be maintained as permanent right-of-way, but operation of the proposed pipeline would not affect the continuing use of these areas for agricultural activities after construction is complete. Temporary impacts on agricultural land during Project construction could occur from removal of vegetation, disturbance of soils, and increased dust from exposed soils. Agricultural land in the Project area does not include any specialty crops, sugar maple stands, areas used for timber production, or commercial tree farms. Following construction, all affected agricultural land would be restored to preconstruction conditions to the extent possible, in accordance with PennEast's E&SCP and Agricultural Impact Minimization Plan, and with any specific requirements identified by landowners or state or federal agencies with appropriate jurisdiction.

In general, the effects of the Project on recreational and special interest areas occurring outside of forestland would be temporary and limited to the period of active construction, which typically lasts several weeks or months in any one area. These effects would be minimized by

implementing the measures in PennEast's E&SCP, BMPs, and other project-specific construction plans. In addition, PennEast would continue to consult with the owners and managing agencies of recreation and special interest areas regarding the need for specific construction mitigation measures. PennEast considered several alternative crossing locations of the Appalachian National Scenic Trail, and has developed a site-specific crossing plan at this location, after considering comments and perspectives shared by NPS, ATC, PGC, and other stakeholders for the crossing of the Appalachian National Scenic Trail. PennEast continues to consult with appropriate Federal and State agencies and other stakeholders regarding measures to minimize impacts on trail users. Therefore, we are recommending PennEast file a final crossing plan that incorporates these consultatons. PennEast is responsible for obtaining the pertinent permits from the appropriate authorities for crossing the Appalachian National Scenic Trail at this location. To further minimize effects on other recreation and special interest areas crossed by the Project, PennEast developed site-specific crossing plans for the public recreation and special interest areas that would be affected. During clearing and other construction activities, PennEast's construction contractor would post personnel at or along trail crossings to inform hikers of the construction and to regulate pedestrian traffic. Appropriate barriers to mitigate noise and/or visual impacts, safety fencing, and/or signs would be installed at or along trail crossings, as appropriate, prior to construction, to protect hikers, minimize impacts on trail use and enjoyment, and allow safe passage across or around the construction work area. Mutually-agreeable mitigation measures would be finalized between the managing entity and PennEast during the licensing process.

The pipeline would cross a Bethlehem Authority water transmission tunnel at two locations, and blasting may be required in these areas to complete pipeline trench excavation. We are recommending that PennEast file additional information on these crossings, including information on construction methods and documentation of coordination with the Bethlehem Authority, to ensure that the water transmission tunnel is not affected by construction and operation of the Project.

The Project would cross a number of areas enrolled in a variety of conservation programs. Although there would be temporary impacts and potential disruption during construction, following pipeline installation all activities and accesses currently available to the public would be returned to their original state. The majority of the land area that is subject to conservation easement restriction would retain its conservation restriction status outside of PennEast's permanent right-of-way, following construction. PennEast would cross one parcel with a USDA (Farm and Ranch Land Protection Program) easement in Pennsylvania; however, the terms of easement allow for a right-of-way for specific utilities. The Pennsylvania State Office of the USDA finds the proposed route crossing this parcel in Pennsylvania to be acceptable as long as PennEast uses a standard construction corridor without staging yards or access roads on the The limited permanent easement area that PennEast would acquire for pipeline property. installation and operation would lose its conservation status, but only in that PennEast would acquire the development rights to install and maintain the pipeline in this easement. The majority of the land area that is subject to conservation easement restriction would retain its conservation restriction status outside of PennEast's permanent right-of-way, following construction.

The Project would cross the Sourland Mountain region for about 9.5 miles within the Highlands Planning Area in parts of Holland and Alexandria Townships, New Jersey. Numervous comments were filed on the eLibrary regarding impacts on the Sourland Mountain and Highlands regions, including comments filed by the EPA. PennEast attempted to route during the siting process to avoid potential impacts on undisturbed forests such as those of the Sourland Mountain

region. We also evaluated several route alternatives that would avoid the Sourland Mountain region, following adjacent to the existing Transco Leidy Line at the northeast edge of the region.

The Project would not cross any known landfills or hazardous waste sites, although portions of the Project, between MPs 47 and 52 would occur within a 1-mile buffer zone from the Palmerton Zinc Pile Superfund site. The pipeline would not impact existing and/or on-going Superfund site remedies, and that levels of contamination, if existing outside of the Superfund site boundary, would have been within an acceptable risk threshold and remedial action would not be required.

Visual resources along the proposed pipeline route are a function of geology, climate, and historical processes, and include topographic relief, vegetation, water, wildlife, land use, and human uses and development. A portion of the new pipeline (about 37 percent) would be installed adjacent to existing rights-of-way. As a result, the visual resources along this portion of the Project have been previously affected by other similar activities. Impacts in other areas would be greatest where the pipeline route would parallel or cross roads and the pipeline right-of-way may be seen by passing motorists; from residences where vegetation used for visual screening or for ornamental value is removed; and where the pipeline is routed through forested areas.

After construction, all disturbed areas, including forested areas, would be restored in compliance with PennEast's E&SCP and Plan; federal, state, and local permits; landowner agreements; and easement requirements. Generally, this would include seeding the restored areas with grasses and other herbaceous vegetation, after which trees would be allowed to regenerate within the temporary workspaces. The visual effects of construction on forested areas would be permanent on the maintained right-of-way where the regrowth of trees would not be allowed, and would be long term, lasting several years or longer, in the temporary workspaces. The greatest potential visual effect would result from the removal of large specimen trees, but the visual effects of removing smaller trees would even last for several years. PennEast would reseed with native plants to revegetate the construction right-of-way.

The compressor station would be located in previously logged, disturbed forest in Carbon County, Pennsylvania. Visual disturbance would be limited to vegetation clearance for the access road off Pennsylvania Route 940 and partial views of the site from Interstate 80. FERC finds that the retention of trees and shrubs around the perimeter of the compressor station site would provide sufficient cover to avoid any significant adverse visual impacts.

With implementation of PennEast's proposed impact avoidance, minimization, and mitigation plans, and our recommendations, we conclude that overall impacts on land use and visual resources would be adequately minimized.

# 5.1.8 Socioeconomics

The Project would create economic benefits for local communities by generating additional tax revenue, employment opportunities, and local expenditures by workers. Construction of the Project would require about 2,400 workers, with a maximum of 600 people working on any one spread at any one time. PennEast estimates that up to 40 percent of the workforce would consist of local hires and 60 percent nonlocal hires. As pipeline construction would be distributed along six counties in two states, the Project is not expected to have a significant impact on the local population or housing in any of the counties. Operation of the Project would require 24 new permanent employees to operate the new pipeline and compressor station.

PennEast estimates that property tax would generate an estimated \$11.1 million in onetime income tax payments to the Commonwealth of Pennsylvania, and \$6.4 million in payments to the State of New Jersey during construction. Operation of the Project would support approximately \$154,000 each year in income tax payments to the Commonwealth of Pennsylvania, and \$25,000 in payments to the State of New Jersey. These taxes would be assessed at the county level and are based on the percentage of total pipeline mileage in a given county.

Temporary impacts on traffic during construction would result from the workforce commuting daily to the construction site. The number of construction vehicle trips would be low on any particular roadway at any one time because staging areas and construction spreads would be distributed along the pipeline route and construction would move sequentially along the construction right-of-way.

The Project would cross a total of 53 census block groups in six counties and two states. A review of demographic and economic data identified one census block group that could be considered a potential minority population and two other census block groups that could be considered potential low income populations. Construction and operation of the Project is not expected to have high and adverse human health or environmental effects on any nearby communities or result in adverse and disproportionate human health or environmental effects to minority or low income communities. We conclude that potential adverse impacts of the Project would not unduly or disproportionately affect environmental justice populations.

### 5.1.9 Cultural Resources

Where PennEast had been granted survey access it has conducted cultural resources identification surveys on approximately 69.0 miles in Pennsylvania and 15.0 miles in New Jersey. PennEast has recommended avoiding a number of the identified resources and proposes to conduct additional resource evaluations, where necessary. Although the Pennsylvania and New Jersey SHPOs concurred with some of the recommendations, they did not agree with all of the recommendations by PennEast. Consultation is ongoing with the Pennsylvania and New Jersey SHPOs. We are recommending that PennEast provide documentation of Pennsylvania and New Jersey SHPOs' concurrence with PennEast's proposed avoidance, resource identification/ recommendations, updated documentation, avoidance plans, and evaluation reports and treatment plans, when necessary. If NRHP-eligible archaeological sites cannot be protected from Project impacts, a treatment plan or mitigation of adverse effects may be developed and included within an Agreement document.

NPS expressed concerns regarding potential Project effects to trails and cultural resources. PennEast has ongoing consultation with the NPS and the Commonwealth of Pennsylvania. Additionally, we are recommending that PennEast develop a vibration monitoring plan and modify its blasting plan to include a review of potential effects to cultural resources.

We are also recommending that PennEast assess potential Project impacts on the Hickory Run Recreation Demonstration Area, the Sandy Ridge Historic District, the Alexauken Creek Historic District, and all other historic districts that that the Project crosses, and to Bridge D-449 Worman Road, and develop avoidance and treatment plans as appropriate for these resources.

To ensure that our responsibilities under Section 106 of the NHPA are met, we are recommending that PennEast not begin construction until additional required surveys are completed, survey reports and treatment plans (if necessary) have been reviewed by the consulting parties, and we provide written notification to proceed. The studies and impact avoidance,

minimization, and measures proposed by PennEast, and our recommendation, would ensure that any adverse effects on cultural resources would be appropriately mitigated.

## 5.1.10 Air Quality and Noise

## 5.1.10.1 Air Quality

Construction of the Project components would result in short-term increases in emissions of some air pollutants due to the use of equipment powered by diesel fuel or gasoline engines and the generation of fugitive dust due to the disturbance of soil and other dust-generating activities. Such air quality impacts would generally be temporary and localized, and are not expected to cause or contribute to a violation of applicable air quality standards. Local emissions may be elevated, and nearby residents may notice elevated levels of fugitive dust, but these would not be significant. Pipeline construction is anticipated to occur in four separate spreads, each of which is estimated to result in 6.5 months of emission-generating activities, while construction activities at the Kidder Compressor Station would take 6 months. Preparation of access roads and pipeyards would generate emissions for an estimated 3 months, including laying of gravel, and then removal of gravel at the end of construction. Construction staging areas would produce emissions for an estimated 10 months.

During operation of the pipeline and the Kidder Compressor Station, emissions of criteria pollutants, GHGs, and HAPs would occur. Estimated emissions from the proposed Kidder Compressor Station are below all PSD thresholds except for GHG. However, the requirements of PSD are not triggered if GHG is the only pollutant above the PSD threshold. Along the pipeline route, leaks and venting could occur at compressor stations and potentially from small leaks at flanges and valves. Emissions expected during operation of the pipeline would be relatively minor. No Federal Class I Areas would be impacted.

PennEast would be required to meet all federal and state air quality permitting requirements prior to construction and operation of the Project. PennEast would comply with federal and state air quality permitting rules, including the installation of mitigation measures and technologies required to meet federal and state air quality regulations. Therefore, we conclude that the Project would not result in significant air quality impacts. However, we are recommending that if the construction schedule and/or design changes occur that would materially impact the amount of construction emissions, PennEast should file with the Secretary revised construction emissions estimates; and we are also recommending that PennEast should implement specific measures to reduce emissions from on-road construction vehicles and non-road diesel construction equipment.

# 5.1.10.2 Noise

Potential noise impacts associated with compressor station and pipeline construction were assessed based on construction phase. Because the construction of the compressor station would exceed FERC's threshold at several NSAs, PennEast has agreed to implement mitigation measures, as necessary, such as use of temporary noise barriers. Pipeline construction would be a temporary noise source since it would not be in proximity to any one location for an extended period as construction activities move along the corridor. Depending on the listener proximity to the Project right-of-way, pipeline construction noise may also be audible to recreationists at Hickory Run State Park and the eastern end of Beltzville State Park. During construction, PennEast would employ a combination of noise mitigation methods, including equipment noise controls, temporary noise barriers, and administrative measures. During HDD activity PennEast would also consider, on a case–by-case basis, offering compensation to the occupant(s) of an NSA or offering temporary relocation. We are recommending that PennEast file a HDD noise mitigation plan to reduce the projected noise level attributable to the proposed drilling operations at the 31 NSAs with the predicted noise levels above 55 dBA  $L_{dn}$ .

The Project would likely require blasting in some areas of the proposed route to dislodge bedrock resulting in potential noise and vibration impacts. PennEast's Blasting Plan includes mitigation measures related to blasting activity. Blasting would be conducted in accordance with applicable agency regulations, including advance public notification and mitigation measures as necessary.

The primary source of operational noise for the Project would be the Kidder Compressor Station. Ambient sound measurements were collected in the vicinity of the Kidder Compressor Station as well as other operational sound sources, like the mainline valves and meter stations, to establish existing conditions. PennEast would be required to meet the most restrictive noise level limits established by jurisdictional agencies. The FERC limit of 55 decibel-A weighted (dBA) day-night sound level, which is equivalent to a continuous noise level of 49 dBA, would be the governing limit for those areas where a more restrictive county, local, or station-specific regulation does not exist. PennEast would implement mitigation measures to ensure that the applicable standards are met at the nearest NSA, including installing the turbines in acoustically insulated and treated buildings and, if possible, locating the inlet silencer inside the compressor building. We are recommending that PennEast conduct noise surveys after completing the compressor station construction to confirm that noise standards are met.

If blow-off valves are to be used during planned maintenance or during emergency events, noise would be generated. Such events are infrequent and of short duration; however, to minimize noise impacts PennEast would notify the landowners 24 hours in advance, perform the blowdown during daytime hours, and implement the use of a portable silencer. Typical mainline valve noise is not expected to exceed the FERC noise criterion at nearby NSAs.

Potential noise impacts were also analyzed for the meter (interconnect) stations. The primary sound sources include the meter run, control valve and associated piping. Noise mitigation measures would be applied to the meter stations as needed. Potential noise mitigation measures may include, but not be limited to, acoustic lagging on aboveground piping, attenuated ball/globe valves, and on-site buildings/enclosures acoustically treated inclusive of building ventilation systems. However, the results of the analyses conducted showed that meter station noise expected to comply with the FERC noise criterion and the other applicable noise requirements at nearby NSAs.

Based on the analyses conducted, the proposed mitigation measures, and our recommendations, we concluded that construction and operation of the Project would not result in significant noise impacts on residents and the surrounding environment.

#### 5.1.11 Reliability and Safety

The pipeline and aboveground facilities associated with the Project would be designed, constructed, operated, and maintained to meet the DOT Minimum Federal Safety Standards in 49 CFR 192 and other applicable federal and state regulations. These regulations include specifications for material selection and qualification; minimum design requirements; and protection of the pipeline from internal, external, and atmospheric corrosion. Several commenters expressed concern about how the pipeline would be maintained over time and the long-term safety of operations. The DOT rules require regular inspection and maintenance, including repairs as

necessary, to ensure the pipeline has adequate strength to transport the natural gas safely. Further, although regulations requiring remote control shut-off valves have not yet gone into effect and would apply to pipelines built in the future, PennEast committed to the use of remote control shut-off valves for the proposed pipelines.

We received several comments about the potential effects of a pipeline rupture and natural gas ignition (the area of potential effect is sometimes referred to as the potential impact radius), including potential effects on vulnerable populations (e.g., children, the elderly, or the infirm). While a pipeline rupture does not necessarily ignite, the DOT does publish rules that define HCAs where a gas pipeline accident could do considerable harm to people and their property and requires an integrity management program to minimize the potential for an accident. PennEast routed the pipeline to minimize risks to local residents and vulnerable locations/populations (e.g., hospitals, prisons, schools, daycare facilities, retirement or assisted-living facilities) and would follow federal safety standards for pipeline class locations based on population density. Because the proposed route has changed in several locations, we are recommending that PennEast provide a revised table of class locations based on these route changes. The DOT regulations are designed to ensure adequate safety measures are implemented to protect all populations.

We received comments from residents who were concerned about constructing new structures or residences within an HCA and if there are any construction guidelines. There are no restrictions for building within an HCA; the area would be assessed during pipeline inspections and could be reclassified based on the type of structures built. Setback restrictions for new buildings and structures would be based on the terms of the pipeline easement. Some residents were concerned about collocated pipelines on their property increasing the potential impact radius. Based on the construction and design methods of pipelines collocated within a shared right-of-way, it is unlikely that one pipeline failure would cause the adjacent pipeline to also fail.

We conclude that PennEast's implementation of the above measures would ensure compliance with the DOT's regulations regarding public safety and the integrity of the proposed facilities.

## 5.1.12 Cumulative Effects

Three types of projects (past, present, and reasonably foreseeable projects) could potentially contribute to a cumulative impact when considered with the Project. These projects include Marcellus Shale development (wells and gathering systems); FERC-jurisdictional natural gas pipelines; other natural gas facilities that are not under the Commission's jurisdiction; and other actions including electric transmission and generation projects, transportation projects, and residential and commercial developments. The region of influence for cumulative impacts varied depending on the resource being discussed. Specifically, we included:

- minor actions, such as residential development, small commercial development, and small transportation projects within 0.5 mile of the Project;
- major actions, such as large commercial, industrial, transportation, and energy development projects within 10 miles of the Project. This includes natural gas well permitting and development projects;
- major actions within watersheds that would be crossed by the Project; and
- actions with potential to result in long-term impacts on air quality (for example, natural gas pipeline compressor stations) located within an AQCR crossed by the Project.

We received comments concerning the development of natural gas reserves in the Marcellus Shale. Development of the Marcellus Shale natural gas resource is not the subject of the EIS nor is the issue directly related to the Project. Production and gathering activities, and the pipelines and facilities used for these activities, are not regulated by FERC but are overseen by the affected region's state and local agencies with jurisdiction over the management and extraction of the Marcellus Shale gas resource. FERC's jurisdiction is further restricted to facilities used for the transportation of natural gas in interstate commerce, and does not typically extend to facilities used for intrastate transportation.

We also received several comments about potential cumulative impacts relative to safety between the Project and collocated pipelines. Based on the construction and design methods of pipelines collocated within a shared right-of-way and adherence to DOT safety regulations, it is unlikely that one pipeline failure would cause the adjacent pipeline to also fail. As previously described, the Project would be designed and constructed in accordance with or in exceedance of the DOT's Minimum Federal Safety Standards and to meet requirements established for protection of metallic facilities from external, internal, and atmospheric corrosion.

A majority of the impacts associated with the Project in combination with other projects such as residential developments, utility lines, and transportation projects, would be temporary and relatively minor overall. However, some long-term cumulative impacts would occur on wetland and forested vegetation and associated wildlife habitats. Water resources could potentially be negatively impacted by arsenic released by blasting activities associated with multiple projects. Some long-term cumulative benefits to the community would be realized from the increased tax revenues. Short-term cumulative benefits would also be realized through jobs and wages and purchases of goods and materials. Emissions associated with the Project would contribute to cumulative air quality impacts. There is also the potential, however, that the Project would contribute to a cumulative improvement in regional air quality if a portion of the natural gas associated with the Project displaces the use of other more polluting fossil fuels. With implementation of specialized construction techniques, the relatively short construction timeframe in any one location, and carefully developed resource protection and mitigation plans designed to minimize and control environmental impacts for the Project as a whole, we conclude that the cumulative impacts associated with the Project, when combined with other known or reasonably foreseeable projects, would be effectively limited.

## 5.1.13 Alternatives

As an alternative to the proposed action, we evaluated the no-action alternative and system alternatives. We also evaluated pipeline routing alternatives, an alternative compressor station location, and alternative access road location to the compressor station.

While the no-action alternative would eliminate the short- and long-term environmental impacts identified in the EIS, the stated objectives of PennEast's proposal would not be met.

Our analysis of system alternatives included an evaluation of whether existing or proposed natural gas pipeline systems could meet PennEast's objectives while offering an environmental advantage. There is no available capacity for existing pipeline systems to transport the required volumes of natural gas to the range of delivery points proposed by PennEast. Moreover, with the exception of the Transco Leidy Line, none of these existing pipeline systems are in close proximity to the production areas of northern Pennsylvania. We determined that an expansion of the existing Transco Leidy Line as an alternative would not be feasible due to densely populated areas along the line that would prevent looping. Expansion of the Transco Leidy Line would also not provide access to the delivery points proposed by PennEast. Other existing systems in the area of the Project would require significant expansions to meet the objectives of the Project, which would result in environmental impacts similar to or greater than the Project.

We evaluated whether an expansion of the proposed Atlantic Sunrise Project could serve as a system alternative. Approximately 100 percent of capacity for the Atlantic Sunrise Project, and 90 percent for the PennEast Project, has been contracted, therefore, there is customer demand for both projects. The Atlantic Sunrise Project would also not provide for the same delivery points for customers that have been identified for the PennEast Project. An expanded Atlantic Sunrise Project would require installation of a larger pipeline, the addition of new or expanded compressor stations, and additional pipeline laterals to accomplish five of the interconnects proposed by PennEast. The additional pipeline laterals would be from about 20 miles to 60 miles in length. It may be possible for some lateral pipelines to serve multiple interconnects; however, this would extend the length of the laterals accordingly. The resulting length of pipeline laterals would approach the pipeline length proposed by PennEast, in addition to the additional pipeline diameter, and compression required. Consequently, there are no practicable existing or proposed system alternatives that are environmentally preferable to the Project.

We evaluated four major route alternatives to the proposed pipeline route, and three alternatives to specifically avoid the Sourland Mountain region in New Jersey. Because none of these would offer major environmental advantages over the proposed pipeline route, we do not consider the route alternatives to be preferable to the proposed route. We evaluated 101 route variations that were identified by PennEast or suggested by landowners, municipalities, other stakeholders, and FERC staff. The variations were identified to avoid or reduce effects on environmental or other resources at specific locations, resolve engineering or constructability issues, address specific landowner requests, or address other stakeholder concerns. Of the 101 variations, PennEast has incorporated 70 into the proposed route. We have reviewed the route variations and agree with PennEast's conclusions regarding incorporation of the 70 route variations into the proposed route.

PennEast proposes to construct one new compressor station, the Kidder Compressor Station, in Carbon County, Pennsylvania. We evaluated one alternative site for the compressor station and alternative access road location, and do not consider the alternative site or alternative access road location to be preferable to the proposed site and access road location. We also evaluated the feasibility of installing electric motor driven compressor units at the Kidder Compressor Station instead of the proposed natural gas-fired compressor turbines. We found that this alternative would result in higher overall emissions due to emissions created by generation of the needed electricity, and this alternative would result in additional impacts from construction of the needed electric transmission service to the site. We do not consider electric motor driven compressor units to be preferable to the proposed natural gas-fired compressor turbines.

We evaluated one alternative interconnect for the Transco Interconnect, and we are recommending that PennEast file additional information on the feasibility of this alternative site.

## 5.2 FERC STAFF'S RECOMMENDED MITIGATION

If the Commission authorizes the PennEast Pipeline Project, we recommend that the following measures be included as specific conditions in the Commission's Order. We believe

that these measures would further mitigate the environmental impact associated with construction and operation of the Project.

- 1. PennEast shall follow the construction procedures and mitigation measures described in its application and supplements (including responses to staff data requests) and as identified in the EIS, unless modified by the Order. PennEast must:
  - a. request any modification to these procedures, measures, or conditions in a filing with the Secretary;
  - b. justify each modification relative to site-specific conditions;
  - c. explain how that modification provides an equal or greater level of environmental protection than the original measure; and
  - d. receive approval in writing from the Director of the OEP before using that modification.
- 2. The Director of the OEP has delegated authority to take whatever steps are necessary to ensure the protection of all environmental resources during construction and operation of the Project. This authority shall allow:
  - a. the modification of conditions of the Order; and
  - b. the design and implementation of any additional measures deemed necessary (including stop-work authority) to assure continued compliance with the intent of the environmental conditions as well as the avoidance or mitigation of adverse environmental impact resulting from Project construction (and operation).
- 3. **Prior to any construction**, PennEast shall file an affirmative statement with the Secretary, certified by a senior company official, that all company personnel, EIs, and contractor personnel will be informed of the EIs' authority and have been or will be trained on the implementation of the environmental mitigation measures appropriate to their jobs before becoming involved with construction and restoration activities.
- 4. The authorized facility location(s) shall be as shown in the EIS, as supplemented by filed alignment sheets. As soon as they are available, and before the start of construction, PennEast shall file with the Secretary any revised detailed survey alignment maps/sheets at a scale not smaller than 1:6,000 with station positions for all facilities approved by the Order. All requests for modifications of environmental conditions of the Order or site-specific clearances must be written and must reference locations designated on these alignment maps/sheets.

PennEast's exercise of eminent domain authority granted under NGA section 7(h) in any condemnation proceedings related to the Order must be consistent with these authorized facilities and locations. PennEast's right of eminent domain granted under NGA section 7(h) does not authorize it to increase the size of its natural gas facilities to accommodate future needs or to acquire a right-of-way for a pipeline to transport a commodity other than natural gas.

5. PennEast shall file with the Secretary detailed alignment maps/sheets and aerial photographs at a scale not smaller than 1:6,000 identifying all route realignments or facility relocations, and staging areas, pipe storage-yards, new access roads, and other areas that will be used or disturbed and have not been previously identified in filings with the

Secretary. Approval for each of these areas must be explicitly requested in writing. For each area, the request must include a description of the existing land use/cover type, documentation of landowner approval, whether any cultural resources or federally listed threatened or endangered species will be affected, and whether any other environmentally sensitive areas are within or abutting the area. All areas shall be clearly identified on the maps/sheets/aerial photographs. Each area must be approved in writing by the Director of the OEP **before construction in or near that area**.

- a. This requirement does not apply to extra workspace allowed by the FERC's Plan and/or minor field realignments per landowner needs and requirements that do not affect other landowners or sensitive environmental areas such as wetlands. Examples of alterations requiring approval include all route realignments and facility location changes resulting from:
- b. implementation of cultural resources mitigation measures;
- c. implementation of endangered, threatened, or special concern species mitigation measures;
- d. recommendations by state regulatory authorities; and
- e. agreements with individual landowners that affect other landowners or could affect sensitive environmental areas.
- 6. At least 60 days prior to beginning construction, PennEast shall file an Implementation Plan with the Secretary for review and written approval by the Director of the OEP. PennEast must file revisions to the plan as schedules change. The plan shall identify:
  - a. how PennEast will implement the construction procedures and mitigation measures described in its application and supplements (including responses to staff data requests), identified in the EIS, and required by the Order;
  - b. how PennEast will incorporate these requirements into the contract bid documents, construction contracts (especially penalty clauses and specifications), and construction drawings so that the mitigation required at each site is clear to on-site construction and inspection personnel;
  - c. the number of EIs assigned per spread, and how the company will ensure that sufficient personnel are available to implement the environmental mitigation;
  - d. company personnel, including EIs and contractors, who will receive copies of the appropriate material;
  - e. the location and dates of the environmental compliance training and instructions PennEast will give to all personnel involved with construction and restoration (initial and refresher training as the Project progresses and personnel change), with the opportunity for OEP staff to participate in the training session(s);
  - f. the company personnel (if known) and specific portion of PennEast's organization having responsibility for compliance;
  - g. the procedures (including use of contract penalties) PennEast will follow if noncompliance occurs; and
  - h. for each discrete facility, a Gantt or PERT chart (or similar project scheduling diagram), and dates for:
    - (i) the completion of all required surveys and reports;
    - (ii) the environmental compliance training of on-site personnel;

(iii) the start of construction; and

(iv) the start and completion of restoration.

- 7. PennEast shall employ a team of EIs (i.e., two or more or as may be established by the Director of the OEP) per construction spread. The EIs shall be:
  - a. responsible for monitoring and ensuring compliance with all mitigation measures required by the Order and other grants, permits, certificates, or other authorizing documents;
  - b. responsible for evaluating the construction contractor's implementation of the environmental mitigation measures required in the contract (see condition 6 above) and any other authorizing document;
  - c. empowered to order correction of acts that violate the environmental conditions of the Order, and any other authorizing document;
  - d. a full-time position, separate from all other activity inspectors;
  - e. responsible for documenting compliance with the environmental conditions of the Order, as well as any environmental conditions/permit requirements imposed by other federal, state, or local agencies; and
  - f. responsible for maintaining status reports.
- 8. **Beginning with the filing of its Implementation Plan**, PennEast shall file updated status reports with the Secretary on a **weekly basis** until all construction and restoration activities are complete. On request, these status reports would also be provided to other federal and state agencies with permitting responsibilities. Status reports shall include:
  - a. an update on PennEast's efforts to obtain the necessary federal authorizations;
  - b. the construction status of each spread, work planned for the following reporting period, and any schedule changes for stream crossings or work in other environmentally sensitive areas;
  - c. a listing of all problems encountered and each instance of noncompliance observed by the EIs during the reporting period (both for the conditions imposed by the Commission and any environmental conditions/permit requirements imposed by other federal, state, or local agencies);
  - d. a description of the corrective actions implemented in response to all instances of noncompliance, and their cost;
  - e. the effectiveness of all corrective actions implemented;
  - f. a description of any landowner/resident complaints that may relate to compliance with the requirements of the Order, and the measures taken to satisfy their concerns; and
  - g. copies of any correspondence received by PennEast from other federal, state, or local permitting agencies concerning instances of noncompliance, and PennEast's response.
- 9. PennEast shall develop and implement an environmental complaint resolution procedure. The procedure shall provide landowners with clear and simple directions for identifying and resolving their environmental mitigation problems/concerns during construction of the Project and restoration of the right-of-way. **Prior to construction**, PennEast shall mail the complaint procedures to each landowner whose property would be crossed by the Project.
  - a. In its letter to affected landowners, PennEast shall:

- (i) provide a local contact that the landowners should call first with their concerns; the letter should indicate how soon a landowner should expect a response;
- (ii) instruct the landowners that if they are not satisfied with the response, they should call PennEast's Hotline; the letter should indicate how soon to expect a response; and
- (iii) instruct the landowners that if they are still not satisfied with the response from PennEast's Hotline, they should contact the Commission's Landowner Helpline at 877-337-2237 or at LandownerHelp@ferc.gov.
- b. In addition, PennEast shall include in its weekly status report a copy of a table that contains the following information for each problem/concern:
  - (i) the identity of the caller and date of the call;
  - (ii) the location by milepost and identification number from the authorized alignment sheet(s) of the affected property;
  - (iii) a description of the problem/concern; and
  - (iv) an explanation of how and when the problem was resolved, will be resolved, or why it has not been resolved.
- 10. Prior to receiving written authorization from the Director of the OEP to commence construction of any Project facilities, PennEast shall file with the Secretary documentation that it has received all applicable authorizations required under federal law (or evidence of waiver thereof).
- 11. PennEast must receive written authorization from the Director of the OEP **before placing the Project into service**. Such authorization will only be granted following a determination that rehabilitation and restoration of the right-of-way and other areas affected by the Project are proceeding satisfactorily.
- 12. Within 30 days of placing the authorized facilities in service, PennEast shall file an affirmative statement with the Secretary, certified by a senior company official:
  - a. that the facilities have been constructed in compliance with all applicable conditions, and that continuing activities will be consistent with all applicable conditions; or
  - b. identifying which of the Certificate conditions PennEast has complied with or will comply with. This statement shall also identify any areas affected by the Project where compliance measures were not properly implemented, if not previously identified in filed status reports, and the reason for noncompliance.
- 13. **Prior to construction**, PennEast shall file with the Secretary further details on the feasibility of incorporating the Transco Interconnect Alternative site along the CSX Railroad south of MP 111.8R2. At a minimum, PennEast shall include:
  - a. map showing the extent of the CSX Railroad right-of-way and JCP&L easement on the east side of the CSX right-of-way, and the CSX Railroad right-of-way adjacent to the Merrill Lynch property;
  - b. map showing apparently undeveloped parcels adjacent to the Transco right-of-way where the Transco right-of-way crosses the CSX Railroad, and that could potentially be used for the interconnect;
  - c. map showing wetlands along both the east and west sides of the CSX Railroad;

- d. records of consultation with Transco regarding feasibility of using the alternative site as the Project delivery point to the Transco system; and
- e. details that support if the interconnect with Transco at the alternative site could meet delivery needs of the Project shippers. *(Section 3.4.4)*
- 14. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of OEP, an updated report that verifies explosive weights used by the Trap Rock Quarry operator, including concurrence from Trap Rock Quarry that the correct inputs were used. The results of this study shall be incorporated in the final design of the Project. *(Section 4.1.4)*
- 15. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of OEP, results of the outstanding Phase 2 and 3 portions of the Geohazard Risk Evaluation Report and include the following in its pipeline design geotechnical report:
  - a. an evaluation of soil stability hazards along the pipeline route at the proposed compressor station site and at locations with above-ground facilities;
  - b. a final landslide hazard inventory;
  - c. any specific measures and locations where PennEast will implement specialized pipeline design to mitigate for potential soil stability or landslide hazards; and
  - d. a post-construction monitoring plan. (Section 4.1.5.2)
- 16. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of OEP, a final Karst Mitigation Plan that incorporates the results of all outstanding geophysical and geotechnical field investigations in karst areas including stream crossings proposed with the HDD method. The final Karst Mitigation Plan shall incorporate all BMPs developed based on the results of the final geophysical and geotechnical field investigations for construction through karst areas, including any requirements of the PADEP, NJDEP, and local planning commissions. (Section 4.1.5.4)
- 17. **Prior to construction**, PennEast shall file with the Secretary the results of its ongoing geotechnical evaluation of working, not active, and abandoned mines near the proposed crossing of the Susquehanna River. The evaluation shall include final documentation of coordination with the Pennsylvania Bureau of Abandoned Mine Reclamation, along with the results of the geotechnical investigation to confirm the final design. PennEast shall include this documentation in the Phase 2 and 3 portions of the Geohazard Risk Evaluation Report. *(Section 4.1.5.4)*
- 18. **Prior to construction**, PennEast shall file with the Secretary an updated table identifying all areas that may require blasting. This table shall incorporate the results of the on-going geophysical and geotechnical evaluations. *(Section 4.1.6)*
- 19. **Prior to construction,** PennEast shall file with the Secretary the final design plans of each HDD crossing, for review and written approval by the Director of OEP. *(Section 4.1.7)*
- 20. **Prior to construction**, PennEast shall complete all necessary surveys for water supply wells and groundwater seeps and springs, identify public and private water supply wells within the construction workspace, and file with the Secretary a revised list of water wells

and groundwater seeps and springs within 150 feet of any construction workspace (500 feet in areas characterized by karst terrain). *(Section 4.3.1.6)* 

- 21. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of OEP, a final Well Monitoring Plan that incorporates:
  - a. PennEast's response (Serfes 2016) to DOI comments;
  - b. an analysis for radon, radium 226, and radium 228 for wells in Hunterdon and Mercer Counties, New Jersey, in accordance with the New Jersey Private Well Testing Act;
  - c. revisions to section 3.0 of the Well Monitoring Plan to include the types of treatment that PennEast will provide to impacted groundwater users with increased arsenic in groundwater concentrations above the NJDEP established MCL of 5  $\mu$ g/L, and the EPA MCL of 10  $\mu$ g/L for wells in Pennsylvania, as well as other contaminants detected in post-construction monitoring that are above their respective NJDEP or EPA MCL; and
  - d. provisions for monitoring and maintenance of any treatment systems PennEast provides to impacted groundwater users. *(Section 4.3.1.6)*
- 22. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of OEP, an updated Unanticipated Discovery of Contamination Plan for the Project that identifies the management and field environmental professionals responsible for notification for contaminated sites. *(Section 4.3.1.8)*
- 23. **Prior to construction**, PennEast shall file with the Secretary the results of the investigations regarding any anticipated blasting near the Swan Creek Reservoir. *(Section 4.3.2.2)*
- 24. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of OEP, site-specific crossing plans for all waterbodies with contaminated sediments (see table 4.3.2-5). The crossing method shall ensure that the potential suspension of sediments during construction shall be avoided or minimized to the greatest extent possible to limit any change to the bioavailability of any potential contaminants present. PennEast shall include documentation of consultation with pertinent agencies and identify any recommended minimization measures. (Section 4.3.2.2)
- 25. **Prior to construction**, PennEast shall file a revised E&SCP with the Secretary for review and written approval by the Director of the OEP. The revised E&SCP shall:
  - a. include a complete review of waterbody crossings with steep slopes;
  - b. address waterbody crossing methods for steep embankments and bank stabilization issues; and
  - c. include site-specific measures to address erosion, sedimentation, and restoration of steep embankments. *(Section 4.3.2.2)*
- 26. **Prior to construction**, PennEast shall file with the Secretary its final hydrostatic test plan that identifies the final hydrostatic test water sources and discharge locations, and provides documentation that all necessary permits and approvals have been obtained for withdrawal from each source. PennEast's plan shall provide the approximate water volume that will be withdrawn and discharged as both a Project-total amount, and a daily amount, for each pipeline segment. Also, PennEast's plan shall detail the decision process for determining

when an alternative water source will be used during exceptional dry periods when low flow conditions may be encountered. (Section 4.3.2.4)

- 27. **Prior to construction**, PennEast shall file with the Secretary documentation after consulting with appropriate local, state, and federal agencies regarding any in-water timing restrictions which are more restrictive than those required by the FERC Procedures (e.g., June 1 through September 30 to protect coldwater fisheries; and June 1 through November 30 to protect coldwater fisheries). *(Section 4.3.3.2)*
- 28. **Prior to construction**, PennEast shall file with the Secretary a complete wetland delineation report for the entire Project that includes all wetlands delineated in accordance with the USACE and the applicable state agency requirements. *(Section 4.4.1)*
- 29. **Prior to construction**, PennEast shall survey all areas mapped as being potential vernal pool habitat and identify if any vernal pool habitat will be affected by Project construction and/or operation. The results of these surveys shall be filed with the Secretary and the appropriate state agency(ies) for review. *(Section 4.4.1.2)*
- 30. **Prior to construction**, PennEast shall file with the Secretary a final Project-specific Wetland Restoration Plan developed in consultation with the USACE and applicable state agencies in Pennsylvania and New Jersey, and file the plan with the Secretary. PennEast shall provide documentation of its consultation with the applicable federal and state agencies. (Section 4.4.2)
- 31. **Prior to the construction**, PennEast shall file with the Secretary, for review and written approval by the Director of OEP, an Invasive Species Management Plan that includes documentation of consultation with the appropriate state agencies and measures it will implement during construction and operation to minimize the spread of invasive and noxious plant species. (Section 4.5.1.2)
- 32. **Prior to construction,** PennEast shall file with the Secretary, for review and written approval by the Director of OEP, a Migratory Bird Conservation Plan developed in consultation with the FWS, along with documentation of consultation with the FWS. *(Section 4.5.2.3)*
- 33. **Prior to construction**, PennEast shall file with the Secretary the measures developed in consultation with FWS that it will implement in order to ensure that the Project is consistent with the FWS requirement to avoid all northern long-eared bat hibernacula by at least 0.25 mile, including known subsurface hibernacula. PennEast shall also provide documentation of the consultation with the FWS on this restriction and any proposed mitigation. *(Section 4.6.1.1)*
- 34. **Prior to construction**, PennEast shall file with the Secretary a plan for Pre-Construction Winter Surveys that will be conducted at all caves, abandoned or reclaimed mines, or other potential habitats that may be used as hibernacula by Indiana bats and northern long-eared bats within 0.25 mile of the Project. PennEast shall also provide documentation of the consultation with the FWS on this plan. *(Section 4.6.1.1)*
- 35. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of OEP, a list of locations by MP where the FWS will require tree

clearing restrictions that are specifically applicable to federally listed bat species. *(Section* 4.6.1.1)

- 36. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of OEP, a complete bog turtle mitigation plan developed in coordination with the FWS that includes avoidance, minimization, and mitigation measures to minimize impact on bog turtles and their habitat; as well as documentation of consultation with the FWS. *(Section 4.6.1.2)*
- 37. **Prior to construction**, PennEast shall survey all potential habitat in New Jersey for dwarf wedgemussel that may be impacted by the Project, including upstream tributaries to the Delaware River. If this species or suitable habitat is documented, PennEast shall file a plan for review and written approval by the Director of OEP, to avoid, minimize, and mitigate for any impacts that may occur to its habitats in consultation with the FWS and NJDEP. PennEast shall file with the Secretary documentation of this consultation with the FWS and NJDEP, as well as any recommendations made by the FWS and NJDEP. *(Section 4.6.1.3)*
- 38. **Prior to construction**, PennEast shall file with the Secretary the results of additional surveys to determine the potential presence of northeastern bulrush. If the northeastern bulrush is identified within the proposed construction work area, PennEast shall file the specific measures that it will use to avoid impacts within 300 feet of wetlands or 150 feet of waterways where the species is found, for review and written approval by the Director of OEP. PennEast shall also provide documentation of its consultation with the FWS. If PennEast is unable to adhere to its proposed 300-foot no disturbance buffer around wetlands and 150-foot no disturbance buffer around any waterways that support the northeastern bulrush, then PennEast shall provide mitigation to minimize impact on the affected wetland and/or waterbody, including the feasibility of crossing the wetland and/or waterbody via a HDD method. *(Section 4.6.1.4)*
- 39. **Prior to construction**, PennEast shall consult with the FWS regarding the need to survey for suitable habitats and nectar species, as well as measures to avoid and minimize impacts on the rusty patched bumble bee. Documentation of this consultation and any additional proposed mitigation shall be filed with the Secretary (*Section 4.6.1.6*)
- 40. **Prior to construction**, PennEast shall complete all necessary surveys for the federally listed species per condition numbers 35, 38, 39, 40, and 41, and shall file with the Secretary all survey results, including any comments received from the FWS on the surveys and their conclusions. The survey reports shall include:
  - a. name(s) and qualifications of the person(s) conducting the survey;
  - b. method(s) used to conduct the survey;
  - c. date(s) of the survey;
  - d. area surveyed (include the mileposts surveyed); and
  - e. proposed mitigation that will substantially avoid or minimize the potential impacts. *(Section 4.6.1.7)*
- 41. PennEast shall not construct or use any of their facilities, including related ancillary areas for staging, storage, temporary work areas, and new or to-be-improved access roads, **until**:

- a. all surveys have been completed, and the survey results are provided to the Secretary as well as the applicable wildlife and land management agencies;
- b. the Commission staff completes formal consultations with the FWS; and
- c. PennEast has received written notification from the Director of OEP that construction and/or implementation of conservation measures may begin. (4.6.1.7)
- 42. **Prior to construction**, if rare flora or fauna are discovered during PennEast's planned surveys of groundwater seeps, PennEast shall develop a plan to avoid or minimize impacts on these species and consult with the FWS. PennEast shall file with the Secretary documentation of its consultation with the FWS, as well as any recommended measures. *(Section 4.6.1.7)*
- 43. **Prior to construction**, PennEast shall consult with the NJDEP regarding timing and activity restrictions that shall be applied within 300 feet of streams that contain wood turtles. PennEast shall file with the Secretary documentation of this consultation with the NJDEP, as well as any recommendations made by the NJDEP, and whether PennEast agrees to implement these recommendations. *(Section 4.6.2.7)*
- 44. **Prior to construction**, PennEast shall file with the Secretary a comprehensive list of measures developed in consultation with applicable state wildlife agencies to avoid or mitigate impacts on state-listed species and state species of concern, which shall include but not be limited to measures applicable to the eastern small-footed bat, timber rattlesnake, eastern box turtle, northern cricket frog, long-tailed salamander, and Cobblestone tiger beetle, as well as all other State listed species that may be impacted. The NJDEP has recommended that PennEast use the State's "Utility Right-of-Way No-Harm Best Management Practices" document while developing these Project specific measures. *(Section 4.6.2.28)*
- 45. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of the OEP, a revised Residential Access and Traffic Management Plan which includes the results of traffic counts and an inventory of roadway and intersection geometry, peak hour traffic volume collection, and related observations of traffic operations in the Project area. PennEast shall also file any additional site-specific mitigation measures that it will implement to minimize impacts on local traffic in the Project area, including any recommendations from state, county, and municipal agencies. (Section 4.7.1.6)
- 46. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of the OEP, the following information for residences in close proximity to the Project:
  - a. the results of previously unsurveyed areas along the pipeline route and an updated list of residences and commercial structures within 50 feet of the construction right-of-way;
  - b. for all residences identified within 25 feet of a construction work area, a final sitespecific construction plan that includes all of the following: a dimensioned site plan that clearly shows the location of the residence in relation to the pipeline, the boundaries of all construction work areas, the distance between the edge of construction work areas and the residence and other permanent structures, and equipment travel lanes;

- c. a description of how and when landowners will be notified of construction activities;
- d. documentation of landowner concurrence if a structure within the construction work area will be relocated or purchased;
- e. documentation of landowner concurrence if the construction work areas will be within 10 feet of a residence; and
- f. a description of how PennEast will provide temporary housing for residents temporarily displaced during construction and whether PennEast will compensate landowners for this cost. (Section 4.7.3.1)
- 47. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of the OEP, a final crossing plan for the ANST that includes: timing restrictions, closure schedules, and site-specific safety and mitigation measures including signage and barriers if needed; and documentation of consultation with the PGC. *(Section 4.7.5.1)*
- 48. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval of the Director of the OEP, plans regarding a gating or boulder access system for the pipeline right-of-way across Pennsylvania state lands, developed in consultation with PADCNR, to prevent unauthorized vehicle access while maintaining pedestrian access. *(Section 4.7.5.2)*
- 49. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of the OEP, additional information on the crossing of the Bethlehem Authority water transmission tunnel crossed at MPs 51.0R2 and 51.6R2. Additional information shall include, but not be limited to:
  - a. a site-specific crossing plan for each crossing location, including construction methods and measures used to avoid impacts on the water transmission tunnel;
  - b. identification of any blasting that will be required within 2,000 feet of the water tunnel;
  - c. a vibration monitoring program that will be implemented during construction; and
  - d. documentation of working meetings with the Water Authority to ensure that concerns related to construction and operation of the pipeline over the water transmission tunnel are adequately addressed. *(Section 4.7.5.3)*
- 50. PennEast shall file with the Secretary reports describing any documented complaints from a homeowner that a homeowner's insurance policy was cancelled, voided, or amended due directly to the grant of the pipeline right-of-way or installation of the pipeline and/or that the premium for the homeowner's insurance increased materially and directly as a result of the grant of the pipeline right-of-way or installation of the pipeline. The reports shall also identify how PennEast has mitigated the impact. **During construction**, these reports shall be included in PennEast's **weekly** status reports (see recommendation 8) and in quarterly reports for a **2-year period** following in-service of the Project. *(Section 4.8.8.2)*
- 51. **Prior to construction**, PennEast shall assess potential Project impacts on the Hickory Run Recreation Demonstration Area and file with the Secretary a recommendation of effects and the Pennsylvania SHPO's comments. *(Section 4.9.2.1)*

- 52. **Prior to construction**, PennEast shall file with the Secretary all effects assessments related to historic districts crossed in New Jersey. PennEast shall also include site avoidance or mitigation plans and documentation of New Jersey SHPO's comments. *(Section 4.9.2.2)*
- 53. **Prior to construction**, PennEast shall provide an assessment of potential Project effects to Bridge #D-449 Worman Road along with comments of the New Jersey SHPO and any needed avoidance or treatment plans for the resource. *(Section 4.9.2.2)*
- 54. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of the OEP, a final vibration monitoring plan for historic properties within 150 feet of the construction workspace in consultation with the Pennsylvania and New Jersey SHPOs. *(Section 4.9.5)*
- 55. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of the OEP, a revised Blasting Plan that includes a review of potential effects on cultural resources, including caves, rockshelters, and aboveground historic structures, and how those impacts will be addressed. *(Section 4.9.5)*
- 56. PennEast **shall not begin construction** of facilities and/or use of all staging, storage, or temporary work areas, and new or to-be-improved access roads **until**:
  - a. PennEast files with the Secretary:
    - (i) remaining cultural resources survey report(s);
    - (ii) site or resource evaluation report(s) and avoidance/treatment plan(s), as required;
    - (iii) the Project's recommended effects to historic properties in Pennsylvania and New Jersey; and
    - (iv) comments on the cultural resources reports and plans from the Pennsylvania and New Jersey SHPOs, as appropriate;
  - b. the Advisory Council on Historic Preservation is afforded an opportunity to comment if historic properties will be adversely affected; and
  - c. the FERC staff reviews and the Director of the OEP approves the cultural resources reports and plans, and notifies PennEast in writing that treatment plans/mitigation measures (including archaeological data recovery) may be implemented and/or construction may proceed.

All materials filed with the Commission containing location, character, and ownership information about cultural resources must have the cover and any relevant pages therein clearly labeled in bold lettering: "CONTAINS PRIVILEGED INFORMATION - DO NOT RELEASE." (Section 4.9.6)

57. If changes to the Project construction schedule and/or design occur that would materially impact the amount of construction NO<sub>x</sub> emissions generated in a calendar year, PennEast shall file with the Secretary, **prior to construction**, revised construction emissions estimates prior to implementing the revised construction schedule and/or design modification demonstrating that the annual NO<sub>x</sub> emissions resulting from the revised construction schedule and/or design do not exceed general conformity applicability thresholds. In addition, if any such Project revised construction schedule and/or design changes result in emissions that will exceed the general conformity applicability thresholds, then a draft general conformity determination will need to be prepared at that

time, as required under Section 93.157(d) of the Federal General Conformity regulation at 40 CFR Part 93, Subpart B. *(Section 4.10.1.3)* 

- 58. PennEast shall implement the following measures for on-road vehicles and non-road diesel construction equipment used for construction of the Project;
  - a. all on-road vehicles and non-road construction equipment operating at, or visiting, a construction site shall comply with the three-minute idling limit, and anti-idling signs shall be posted;
  - b. all non-road diesel construction equipment greater than 100 hp used for more than ten days shall have engines that meet the EPA Tier 4 non-road emission standards or the best available control technology that is technologically feasible and verified by EPA or the California Air Resources Board as a diesel emission control strategy; and
  - c. all on-road diesel vehicles used to haul materials or traveling to and from a construction site shall use designated truck routes that are designed to minimize impacts on residential areas and sensitive receptors such as hospitals, schools, daycare facilities, senior citizen housing, and convalescent facilities. *(Section 4.10.1.4)*
- 59. **Prior to construction**, PennEast shall file with the Secretary, for review and written approval by the Director of the OEP, a HDD noise mitigation plan for each HDD location to reduce the projected noise level attributable to the proposed drilling operations at the 31 NSAs with the predicted noise levels above 55 dBA L<sub>dn</sub>. During drilling operations, PennEast shall implement the approved plan for all HDDs, monitor noise levels, include the noise monitoring results in its **weekly** status reports, and make all reasonable efforts to restrict the noise attributable to the drilling operations to no more than a L<sub>dn</sub> of 55 dBA at the NSAs. *(Section 4.10.2.3)*
- 60. PennEast shall file a noise survey with the Secretary **no later than 60 days after placing the Kidder Compressor Station in service**. If a full load noise condition survey is not possible, PennEast shall provide an interim survey at the maximum horsepower load and provide the full load survey **within six months**. If the noise attributable to the operation of the compressor station at full load exceeds an L<sub>dn</sub> of 55 dBA at any nearby NSA, PennEast shall file a report on what changes are needed and shall install the additional noise controls to meet the level **within one year of the in-service date**. PennEast shall confirm compliance with the above requirement by filing a second noise survey with the Secretary **no later than 60 days after it installs the additional noise controls**. (Section 4.10.2.3)
- 61. **Prior to construction**, PennEast shall consult with the Federal Aviation Administration (FAA) and the appropriate authority at the Trenton-Mercer Airport regarding any requirements or guidelines that need to be followed during construction or operation of the Project. Records of these consultations, as well as any requirements made by the FAA and the Trenton-Mercer Airport, shall be filed with the Secretary. *(Section 4.11.3)*