## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## SENATE BILL No. 392 Session of 2023

INTRODUCED BY SCHWANK, FONTANA, HUGHES, TARTAGLIONE, CAPPELLETTI, COMITTA, COSTA, KEARNEY, SAVAL AND MUTH, FEBRUARY 21, 2023

REFERRED TO ENVIRONMENTAL RESOURCES AND ENERGY, FEBRUARY 21, 2023

## AN ACT

1 Providing for the protection of water supplies.

2 The General Assembly of the Commonwealth of Pennsylvania

3 hereby enacts as follows:

4 Section 1. Short title.

5 This act shall be known and may be cited as the Pipeline

6 Impact Water Resource Protection Act.

7 Section 2. Definitions.

8 The following words and phrases when used in this act shall

9 have the meanings given to them in this section unless the 10 context clearly indicates otherwise:

"Board." The Environmental Quality Board established under section 1920-A of the act of April 9, 1929 (P.L.177, No.175),

13 known as The Administrative Code of 1929.

14 "Common carrier." As the term is defined under 66 Pa.C.S. § 15 102 (relating to definitions).

16 "Department." The Department of Environmental Protection of

1 the Commonwealth.

2 "Natural gas." A fossil fuel consisting of a mixture of 3 hydrocarbon gases, primarily methane, which may include ethane, propane, butane, pentane, carbon dioxide, oxygen, nitrogen and 4 hydrogen sulfide and other gas species. The term includes 5 6 natural gas from oil fields known as associated gas or casing 7 head gas, natural gas fields known as nonassociated gas, coal 8 beds, shale beds and other formations. The term does not include 9 coal bed methane.

10 "Operator." An operator or owner of a pipeline.

11 "Pipeline." Any of the following:

(1) A pipeline used for transporting or conveying natural or artificial gas, crude oil, gasoline or petroleum products for the public for compensation which is operated or owned by a common carrier that is regulated by one or both of the following:

(i) the Pennsylvania Public Utility Commission, as a
public utility, as the term is defined in paragraph (1)
(v) of the definition of "public utility" under 66
Pa.C.S. § 102; or

(ii) the Federal Government under 49 U.S.C. § 10101
et seq. (relating to interstate transportation).

(2) A pipeline subject to regulation under the act of
December 22, 2011 (P.L.586, No.127), known as the Gas and
Hazardous Liquids Pipelines Act.

26 "Pipeline construction." The term includes the use of 27 horizontal directional drilling technology and the use of trench 28 or ditch techniques.

29 "Water purveyor." Any of the following:

30 (1) The owner or operator of a public water system as

20230SB0392PN0335

- 2 -

defined under section 3 of the act of May 1, 1984 (P.L.206,
 No.43), known as the Pennsylvania Safe Drinking Water Act.

3 (2) A person subject to the act of June 24, 1939
4 (P.L.842, No.365), referred to as the Water Rights Law.
5 Section 3. Protection of water supplies.

6 (a) Restoration or replacement.--An operator that affects a 7 public or private water supply by pollution or diminution during 8 pipeline construction shall restore or replace the affected 9 supply with an alternate source of water adequate in quantity or 10 quality for the purposes served by the supply.

11 Duties of department.--The department shall ensure that (b) 12 the quality of a restored or replaced water supply meets the 13 standards established under the act of May 1, 1984 (P.L.206, 14 No.43), known as the Pennsylvania Safe Drinking Water Act, or is 15 comparable to the quality of the water supply before it was 16 affected by the operator if the water supply exceeded those 17 standards. The board shall promulgate regulations necessary to 18 meet the requirements of this section.

19 Section 4. Pollution or diminution of water supply.

(a) Notification and request.--A landowner or water purveyor
affected by pollution or diminution of a water supply during
pipeline construction may notify the department of the pollution
and request that an investigation be conducted. The department
shall notify the operator of the investigation.

(b) Investigation.--Within 10 days of notification, the department shall investigate the claim and make a determination within 45 days following notification.

(c) Findings.--If the department finds that the pollution or diminution was caused by the pipeline construction or if the department presumes the operator responsible for pollution under

20230SB0392PN0335

- 3 -

1 section 5, the department shall issue orders to the operator 2 necessary to ensure compliance with section 3(a), including 3 orders requiring temporary replacement of a water supply if it 4 is determined that pollution or diminution may be of limited 5 duration.

6 Section 5. Presumption of liability.

7 Unless rebutted by a defense established under section 7, it 8 shall be presumed that an operator is responsible for pollution 9 or diminution of a water supply if:

10 (1) the water supply is within 2,500 feet of a pipeline; 11 and

12 (2) the pollution or diminution occurred within 12
13 months after completion of the pipeline construction.
14 Section 6. Temporary water supply.

15 If the affected water supply is within 2,500 feet of a 16 pipeline and the rebuttable presumption applies, the operator 17 shall provide a temporary water supply if the water user is 18 without a readily available alternative source of water. The 19 temporary water supply provided under this subsection shall be 20 adequate in quantity and quality for the purposes served by the 21 supply.

22 Section 7. Defenses.

23 To rebut the presumption established under section 5, an24 operator must affirmatively prove one of the following:

(1) the pollution existed prior to the pipeline
 construction as determined by a preconstruction survey;

(2) the landowner or water purveyor refused to allow the
operator access to conduct a preconstruction survey;
(3) the water supply is not within 2,500 feet of the

30 pipeline;

20230SB0392PN0335

- 4 -

(4) the pollution or diminution occurred more than 12
 months after completion of the pipeline construction; or

3 (5) the pollution or diminution occurred as the result
4 of a cause other than the pipeline construction.
5 Section 8. Preconstruction survey.

(a) Requirement.--An operator electing to preserve a defense
under section 7(1) shall retain an independent certified
laboratory to conduct a preconstruction survey of the water
supply. For the purposes of this subsection, the term "survey"
means all of the water supply samples associated with a single
private or public water supply taken before pipeline
construction.

(b) Preconstruction survey.--A person that wishes to document the quality of a water supply to support a future claim that the drilling or alteration of the well affected the water supply by pollution may conduct a preconstruction survey in accordance with this section.

18 (C) Independent Pennsylvania-accredited laboratory.--The 19 survey shall be conducted by an independent Pennsylvania-20 accredited laboratory. A person that is not the operator or an 21 employee of the independent Pennsylvania-accredited laboratory may collect the sample and document the condition of the water 22 23 supply if the laboratory affirms that the sampling and 24 documentation is performed in accordance with the laboratory's 25 approved sample collection, preservation and handling procedure 26 and chain of custody.

(d) Sample results.--An operator electing to preserve a defense under section 7 shall provide a report containing a copy of all sample results taken as part of the survey to the department within 10 business days of receipt of the results.

20230SB0392PN0335

- 5 -

1 The operator shall provide a copy of any sample results to the 2 landowner or water purveyor within 10 business days of receipt 3 of the sample results. Survey sample results not received by the 4 department within 10 business days may not be used to preserve 5 the operator's defenses under section 7.

6 (e) Report.--A report containing the survey sample results7 must contain the following information:

8 (1) The location of the water supply and the name of the 9 landowner or water purveyor.

10

(2) The date of the survey.

(3) The name of the independent Pennsylvania-accreditedlaboratory performing the survey.

13

20

(4) The individual who conducted the survey.

14 (5) A description of where and how the samples were 15 collected.

16 (6) A description of the type and age, if known, of the 17 water supply and, if any, treatment.

18 (7) The name of the well operator, name and number of19 the well to be drilled and the permit number, if known.

(8) The results of the laboratory analysis.

(9) A measurement of the quantity of water produced fromthe water source prior to pipeline construction.

23 Section 9. Notice.

24 (a) Written notice required.--

(1) An operator must provide written notice to the landowner or water purveyor indicating that the presumption established under section 5 may be void if the landowner or water purveyor refused to allow the operator access to conduct a preconstruction survey. Proof of written notice to the landowner or water purveyor must be provided to the

20230SB0392PN0335

- 6 -

department for the operator to preserve the defenses under section 7. Proof of written notice to a landowner or water purveyor shall be presumed if provided in accordance with paragraph (2).

5 (2) A well operator that wishes to preserve the defense 6 under section 7(2) must issue a notice to the landowner or 7 water purveyor by certified mail. The notice must include the 8 following:

9 (i) The operator's intention to drill or alter a 10 well.

11 (ii) The operator's desire to conduct a 12 preconstruction survey.

(iii) The name of the person who requested and was
refused access to conduct the survey and the date of the
request and refusal.

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(iv) The name and address of the well operator.

(v) The address of the department should thelandowner or water purveyor wish to respond.

19 (b) Presumption.--Receipt of notice by a landowner or water 20 purveyor under subsection (a) shall be presumed to have occurred 21 15 days from the date of the certified mailing if the operator 22 submits a copy of the certified mail receipt sent to the 23 landowner or water purveyor and an affidavit certifying that the 24 address to which notice was sent is the same as the address 25 listed in the assessment books in the county where the property 26 is located.

27 Section 10. Other remedies preserved.

Nothing in this act shall be construed to prevent a landowner or water purveyor claiming pollution or diminution of a water supply from seeking any other remedy at law or in equity.

20230SB0392PN0335

- 7 -

1 Section 11. Regulations.

(a) Duties of board.--In order to facilitate the prompt
implementation of this act, the board shall have the authority
to promulgate temporary regulations which shall expire not later
than two years following the publication of the temporary
regulation in the Pennsylvania Bulletin and on the board's
publicly accessible Internet website.

8 (b) Temporary regulations.--The board may promulgate9 temporary regulations not subject to:

10 (1) Sections 201, 202, 203, 204 and 205 of the act of 11 July 31, 1968 (P.L.769, No.240), referred to as the 12 Commonwealth Documents Law.

13 (2) Section 204(b) of the act of October 15, 1980
14 (P.L.950, No.164), known as the Commonwealth Attorneys Act.

15 (3) The act of June 25, 1982 (P.L.633, No.181), known as16 the Regulatory Review Act.

(c) Publication.--The board shall begin publishing temporary
regulations within 45 days of the effective date of this
subsection.

(d) Expiration.--The board's authority to adopt temporary regulations under subsection (b) shall expire two years after publication of the temporary regulations. Regulations adopted after this period shall be promulgated as provided by law. Section 12. Effective date.

25 This act shall take effect in 60 days.

20230SB0392PN0335

- 8 -