

2.0 Description of Proposed Action

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Chapter 2 DESCRIPTION OF PROPOSED ACTION

The proposed action is the Department's issuance of permits to drill, deepen, plug back or convert wells for horizontal drilling and high-volume hydraulic fracturing in the Marcellus Shale and other low-permeability natural gas reservoirs. This SGEIS is focused on topics not addressed by the original GEIS, with emphasis on potential impacts associated with the large volumes of water required to hydraulically fracture horizontal shale wells using the slick water fracturing technique and the disturbance associated with multi-well sites.

2.1 Purpose

As stated in the 1992 GEIS, a generic environmental impact statement is used to evaluate the environmental effects of a program having wide application and is required for direct programmatic actions undertaken by a State agency. The SGEIS will address new activities or new potential impacts not addressed by the original GEIS and will set forth practices and

mitigation designed to reduce environmental impacts to the maximum extent practicable. The SGEIS and its findings will be used to satisfy SEQR for the issuance of permits to drill, deepen, plug back or convert wells for horizontal drilling and high volume hydraulic fracturing.

2.2 Public Need and Benefit

The exploration and development of natural gas resources serves the public's need for energy while providing economic and environmental benefits. Natural gas consumption comprises about 23 percent of the total energy consumption in the United States. Natural gas is used for many purposes: home space and water heating; cooking; commercial and industrial space heating; commercial and industrial processes; as a raw material for the manufacture of fertilizer, plastics, and petrochemicals; as vehicle fuel; and for electric generation. Over 50 percent of the homes in the United States use natural gas as the primary heating fuel. In 2008 U.S. natural gas consumption totaled about 23.2 trillion cubic feet, nearly matching the peak consumption of 23.3 trillion cubic feet reached in 2000.¹

New York is the fourth largest natural gas consuming state in the nation using about 1,200 billion cubic feet of natural gas per year and accounting for about five percent of U.S. demand.²

In 2008 New York's 4.3 million residential customers used about 393 billion cubic feet of natural gas or 33 percent of total statewide gas use. The State's 400,000 commercial customers used about 292 billion cubic feet or 25 percent of total natural gas use. Natural gas consumption in the residential and commercial sectors in New York represents a larger proportion of the total consumption than U.S. consumption for those sectors (21 and 13 percent, respectively). The primary use of natural gas in New York for residential and small commercial customers is for space heating and is highly weather sensitive. The State's natural gas market is winter peaking with over 70 percent of residential and 60 percent of commercial natural gas consumption occurring in the five winter months (November through March).³

¹ Draft New York State Energy Plan, August 2009, p.6

² Draft New York State Energy Plan, August 2009, p.7

³ Draft New York State Energy Plan, August 2009

Since natural gas is a national market, developments nationwide regarding gas supply are critical to the State. U.S. natural gas dry production totaled 20.5 trillion cubic feet in 2008, which was 6 percent higher than in 2007. About 98 percent of the natural gas produced in the United States comes from production areas in the lower 48 states. The overall U.S. dry natural gas production has been relatively flat over much of the last ten years. However, in the past few years, there has been a significant shift in gas supplies from conventional or traditional supply areas and sources to unconventional or new supply areas and sources. U.S. natural gas production from traditional, more mature and accessible natural gas supply basins, has steadily declined. However, this has been offset by increased drilling and production from new unconventional gas supply areas. In 2008 natural gas production from new supply resources totaled about 10.4 trillion cubic feet (28.5 billion cubic feet per day) or about 51 percent of the total U.S. dry natural gas production.⁴

The increased production from unconventional resources is primarily from tight sands, coal-bed methane, and shale formations. The Rocky Mountain Region is the fastest growing region for tight sands natural gas production and the predominate region for coal-bed methane natural gas production in the United States. There are at least 21 shale gas basins located in over 20 states in the United States. Currently, the most prolific shale producing areas in the country are in the southern US and include the Barnett Shale area in Texas, the Haynesville Shale in Texas and Louisiana, the Woodford Shale in Oklahoma, and the Fayetteville Shale in Arkansas. In the Appalachian region, which extends into New York, the Marcellus Shale is expected to develop into a major natural gas production area. Proven natural gas reserves for the United States totaled over 237 trillion cubic feet at the end of 2007, an increase of about 12 percent over 2006 levels. The increase in reserves was the ninth year in a row that U.S. natural gas proven reserves have increased.⁵

Over 95 percent of the natural gas supply required to meet the demands of New York natural gas customers is from other states, principally the Gulf Coast region, and Canada. The gas supply is brought to the New York market by interstate pipelines that move the gas from producing and

⁴ Draft New York State Energy Plan, August 2009, p.9

⁵ Draft New York State Energy Plan, August 2009, p.11

storage areas for customers, such as local distribution companies (LDCs) and electric generators, who purchase the gas supplies from gas producers and marketers.

New York natural gas production supplies about 5 percent of the State's natural gas requirements. Currently, there are about 6,700 active natural gas wells in the State. For the 2008 calendar year, total reported State natural gas production was 50.3 billion cubic feet, down 9 percent from the 2006 record total of 55.2 billion cubic feet. These figures represent an increase of over 200 percent since 1998 (16.7 billion cubic feet).⁶

The Marcellus Shale formation is attracting attention as a significant new source of natural gas production. The Marcellus Shale extends from Ohio through West Virginia and into Pennsylvania and New York. In New York, the Marcellus Shale is located in much of the Southern Tier stretching from Chautauqua and Erie counties in the west to the counties of Sullivan, Ulster, Greene and Albany in the east. According to Penn State University, the Marcellus Shale is the largest known shale deposit in the world. Engelder and Lash (2008) first estimated gas-in-place to be between 168 and 500 trillion cubic feet with a recoverable estimate of 50 tcf. While it is very early in the productive life of Marcellus Shale wells, the most recent estimates by Engelder using well production decline rates indicate a 50 percent probability that recoverable reserves could be as high as 489 trillion cubic feet.⁷

In Pennsylvania, where Marcellus Shale development is underway, Penn State found that the Marcellus gas industry generated \$2.3 billion in total value, added more than 29,000 jobs, and \$240 million in state and local taxes in 2008. With a substantially higher pace of development expected in 2009, economic output will top \$3.8 billion, state and local tax revenues will be more than \$400 million, and total job creation will exceed 48,000.⁸

The Draft 2009 New York State Energy Plan recognizes the potential benefit to New York by development of the Marcellus Shale natural gas resource:

⁶ Draft New York State Energy Plan, August 2009, p.14

⁷ Considine et al., 2009 p.2.

⁸ Considine et al., 2009 p. 31.

Production and use of in-state energy resources – renewable resources and natural gas – can increase the reliability and security of our energy systems, reduce energy costs, and contribute to meeting climate change, public health and environmental objectives. Additionally, by focusing energy investments on in-state opportunities, New York can reduce the amount of dollars “exported” out of the State to pay for energy resources.⁹

The Draft Energy Plan further includes a recommendation to encourage development of the Marcellus Shale natural gas formation with environmental safeguards that are protective of water supplies and natural resources.¹⁰

The New York State Commission on State Asset Maximization recommends that “Taking into account the significant environmental considerations, the State should study the potential for new private investment in extracting natural gas in the Marcellus Shale on State-owned lands, in addition to development on private lands.” Depending on the geology, a typical horizontal well in the Marcellus Shale (covering approximately 80 acres) may produce 1.0 to 1.5 bcf (billion cubic feet) of gas cumulatively over the first five years in service. At a natural gas price of \$6 per mcf, a 12.5 percent royalty could result in royalty income to a landowner of \$750,000 to over \$1 million over a five-year period.¹¹

The Final report concludes that an increase in natural gas supplies would place downward pressure on natural gas prices, improve system reliability and result in lower energy costs for New Yorkers. In addition, natural gas extraction would create jobs and increase wealth to upstate landowners, and increase State revenue from taxes and landowner leases and royalties. Development of State-owned lands could provide much needed revenue relief to the State and spur economic development and job creation in economically depressed regions of the State.¹²

Broome County, New York commissioned a study entitled *Potential Economic and Fiscal Impacts from Natural Gas Production in Broome County, New York* which was released in July

⁹ New York State Energy Planning Board, August 2009

¹⁰ New York State Energy Planning Board, August 2009

¹¹ New York State Commission on State Asset Maximization, June, 2009

¹² New York State Commission on State Asset Maximization, June, 2009

2009. The report details significant potential economic impacts on the Greater Binghamton Region:

**Economic and Fiscal Impacts of Gas Well Drilling Activities
In Broome County, New York Over 10 Years¹³**

| Description | Impact 2,000 Wells | Impact 4,000 Wells |
|--|-----------------------|-----------------------|
| Total Spending | \$ 7,000,000,000 | \$ 14,000,000,000 |
| Total Economic Activity | \$ 7,648,652,000 | \$ 15,297,304,000 |
| Total Wages, Salaries, Benefits (labor income) | \$ 396,436,000 | \$ 792,872,000 |
| Total Employment (person years) | 8,136 | 16,272 |
| Total Property Income* | \$ 605,676,000 | \$ 1,211,352,000 |
| State Taxes ⁺ | \$ 22,240,000 | \$ 44,480,000 |
| Local Taxes ⁺ | \$ 20,528,000 | \$ 41,056,000 |

**Includes royalties, rents, dividends, and corporate profits. + Includes sales, excise, property taxes, fees, and licenses.*

The local economic impacts are already being realized in some cases as exploration companies continue to lease prospective acreage in the Southern Tier and as oil and gas service companies seek to locate in the heart of the activity to better serve their customers. News reports on June 20, 2009, detailed the terms of a lease agreement between Hess Corporation and a coalition of landowners in the Towns of Binghamton and Conklin. The coalition represents some 800 residents who control more than 19,000 acres. The lease provides bonus payments of \$3,500 per acre and a royalty of 20 percent. On August 26, 2009, it was reported that in Horseheads, New York, Schlumberger Technology Corporation is planning to build a \$30 million facility to house \$120 million worth of equipment and technology to service oil and gas exploration companies in the Southern Tier and Northern Pennsylvania. The facility will become the company's northeast headquarters.

According to Penn State, natural gas will play a pivotal role in the transformation of our economy to achieve lower levels of greenhouse gas (GHG) emissions. Natural gas has lower

¹³ Broome County, 2009.

carbon emissions than both coal and oil, so that any displacement of these fuels by natural gas to supply power plants and other end-users will produce a reduction in GHG.¹⁴

2.3 Project Location

The SGEIS, along with the original GEIS, is applicable to onshore oil and gas well drilling statewide. Sedimentary rock formations which may someday be developed by horizontal drilling and hydraulic fracturing exist from the Vermont/Massachusetts border up to the St. Lawrence/Lake Champlain region, west along Lake Ontario to Lake Erie and across the Southern Tier and Finger Lakes regions. Drilling will not occur on State-owned lands in the Adirondack and Catskill Forest Preserves because of the State Constitution's requirement that Forest Preserve lands be kept forever wild and not be leased or sold. In addition, the subsurface geology of the Adirondacks, New York City and Long Island renders drilling for hydrocarbons in those areas unlikely.

The prospective region for the extraction of natural gas from Marcellus and Utica Shales has been roughly described as an area extending from Chautauqua County eastward to Greene, Ulster and Sullivan counties, and from the Pennsylvania border north to the approximate location of the east-west portion of the New York State Thruway between Schenectady and Auburn. The maps in Chapter 4 depict the prospective area.

2.4 Environmental Setting

Environmental resources discussed in the GEIS with respect to potential impacts from oil and gas development include: waterways/waterbodies; drinking water supplies; public lands; coastal areas; wetlands; floodplains; soils; agricultural lands; intensive timber production areas; significant habitats; areas of historic, architectural, archeological and cultural significance; clean air and visual resources.¹⁵ Further information is provided below regarding specific aspects of the environmental setting for Marcellus and Utica Shale development and high-volume hydraulic fracturing that were determined during Scoping to require attention in the SGEIS.

¹⁴ Considine et al., p. 2

¹⁵ GEIS, Chapter 6 provides a broad background of these environmental resources, including the then-existing legislative protections, other than SEQRA, guarding these resources from potential impacts. Chapters 8, 9, 10, 11, 12, 13, 14 and 15 of the GEIS contain more detailed analyses of the specific environmental impacts of development on these resources, as well as the mitigation measures required to prevent these impacts.

2.4.1 *Water Use Classifications*¹⁶

Water use classifications are assigned to surface waters and groundwaters throughout New York. Surface water and groundwater sources are classified by the best use that is or could be made of the source. The preservation of these uses is a regulatory requirement in New York.

Classifications of surface waters and groundwaters in New York are identified and assigned in 6 NYRCC Part 701.

In general, the discharge of sewage, industrial waste, or other wastes may not cause impairment of the best usages of the receiving water as specified by the water classifications at the location of discharge and at other locations that may be affected by such discharge. In addition, for higher quality waters, NYSDEC may impose discharge restrictions (described below) in order to protect public health, or the quality of distinguished value or sensitive waters.

A table of water use classifications, usages and restrictions follows.

¹⁶ Text provided by URS Corporation, per NYSERDA contract

Table 2.1 - New York Water Use Classifications

| Water Use Class | Water Type | Best Usages and Suitability | Notes |
|--|--------------------|------------------------------------|------------------------|
| N | Fresh Surface | 1, 2 | |
| AA-Special | Fresh Surface | 3, 4, 5, 6 | Note a |
| A-Special | Fresh Surface | 3, 4, 5, 6 | Note b |
| AA | Fresh Surface | 3, 4, 5, 6 | Note c |
| A | Fresh Surface | 3, 4, 5, 6 | Note d |
| B | Fresh Surface | 4, 5, 6 | |
| C | Fresh Surface | 5, 6, 7 | |
| D | Fresh Surface | 5, 7, 8 | |
| SA | Saline Surface | 4, 5, 6, 9 | |
| SB | Saline Surface | 4, 5, 6, | |
| SC | Saline Surface | 5, 6, 7 | |
| I | Saline Surface | 5, 6, 10 | |
| SD | Saline Surface | 5, 8 | |
| GA | Fresh Groundwater | 11 | |
| GSA | Saline Groundwater | 12 | Note e |
| GSB | Saline Groundwater | 13 | Note f |
| Other – T/TS | Fresh Surface | Trout/Trout Spawning | |
| Other – Discharge Restriction Category | All Types | N/A | See descriptions below |

Best Usage/Suitability Categories [Column 3 of Table 2-1 above]

1. Best usage for enjoyment of water in its natural condition and, where compatible, as a source of water for drinking or culinary purposes, bathing, fishing, fish propagation, and recreation
2. Suitable for shellfish and wildlife propagation and survival, and fish survival
3. Best usage as source of water supply for drinking, culinary or food processing purposes
4. Best usage for primary and secondary contact recreation
5. Best usage for fishing.
6. Suitable for fish, shellfish, and wildlife propagation and survival.
7. Suitable for primary and secondary contact recreation, although other factors may limit the use for these purposes.
8. Suitable for fish, shellfish, and wildlife survival (not propagation)
9. Best usage for shellfishing for market purposes
10. Best usage for secondary, but not primary, contact recreation
11. Best usage for potable water supply

12. Best usage for source of potable mineral waters, or conversion to fresh potable waters, or as raw material for the manufacture of sodium chloride or its derivatives or similar products
13. Best usage is as receiving water for disposal of wastes (may not be assigned to any groundwaters of the State, unless the Commissioner finds that adjacent and tributary groundwaters and the best usages thereof will not be impaired by such classification)

Notes [Column 4 of Table 2-1 above]

- a. These waters shall contain no floating solids, settleable solids, oil, sludge deposits, toxic wastes, deleterious substances, colored or other wastes or heated liquids attributable to sewage, industrial wastes or other wastes; there shall be no discharge or disposal of sewage, industrial wastes or other wastes into these waters; these waters shall contain no phosphorus and nitrogen in amounts that will result in growths of algae, weeds and slimes that will impair the waters for their best usages; there shall be no alteration to flow that will impair the waters for their best usages; there shall be no increase in turbidity that will cause a substantial visible contrast to natural conditions.
- b. This classification may be given to those international boundary waters that, if subjected to approved treatment, equal to coagulation, sedimentation, filtration and disinfection with additional treatment, if necessary, to reduce naturally present impurities, meet or will meet NYSDOH drinking water standards and are or will be considered safe and satisfactory for drinking water purposes.
- c. This classification may be given to those waters that if subjected to pre-approved disinfection treatment, with additional treatment if necessary to remove naturally present impurities, meet or will meet NYSDOH drinking water standards and are or will be considered safe and satisfactory for drinking water purposes.
- d. This classification may be given to those waters that, if subjected to approved treatment equal to coagulation, sedimentation, filtration and disinfection, with additional treatment if necessary to reduce naturally present impurities, meet or will meet NYSDOH drinking water standards and are or will be considered safe and satisfactory for drinking water purposes.
- e. Class GSA waters are saline groundwaters. The best usages of these waters are as a source of potable mineral waters, or conversion to fresh potable waters, or as raw material for the manufacture of sodium chloride or its derivatives or similar products.
- f. Class GSB waters are saline groundwaters that have a chloride concentration in excess of 1,000 milligrams per liter or a total dissolved solids concentration in excess of 2,000 milligrams per liter; it shall not be assigned to any groundwaters of the State, unless NYSDEC finds that adjacent and tributary groundwaters and the best usages thereof will not be impaired by such classification.

Discharge Restriction Categories [Last Row of Table 2-1 above]

Based on a number of relevant factors and local conditions, per 6 NYCRR 701.20, discharge restriction categories may be assigned to: (1) waters of particular public health concern; (2) significant recreational or ecological waters where the quality of the water is critical to maintaining the value for which the waters are distinguished; and (3) other sensitive waters where NYSDEC has determined that existing standards are not adequate to maintain water quality.

1. Per 6 NYCRR 701.22, new discharges may be permitted for waters where discharge restriction categories are assigned when such discharges result from environmental remediation projects, from projects correcting environmental or public health emergencies, or when such discharges result in a reduction of pollutants for the designated waters. In all cases, best usages and standards will be maintained.

2. Per 6 NYCRR 701.23, except for storm water discharges, no new discharges shall be permitted and no increase in any existing discharges shall be permitted.
3. Per 6 NYCRR 701.24, specified substance shall not be permitted in new discharges, and no increase in the release of the specified substance shall be permitted for any existing discharges. Storm water discharges are an exception to these restrictions. The substance will be specified at the time the waters are designated.

2.4.2 *Water Quality Standards*

Generally speaking, groundwater and surface water classifications and quality standards in New York are established by the United States Environmental Protection Agency (USEPA) and NYSDEC. The New York City Department of Environmental Protection (NYCDEP) defers to the New York State Department of Health (NYSDOH) for water classifications and quality standards. The most recent New York City Drinking Water Quality Report can be found at <http://www.nyc.gov/html/dep/pdf/wsstate08.pdf>. The Susquehanna River Basin Commission (SRBC) has not established independent classifications and quality standards. However, one of SRBC's roles is to recommend modifications to state water quality standards to improve consistency among the states. The Delaware River Basin Commission has established independent classifications and water quality standards throughout the Delaware River Basin, including those portions within NY. The relevant and applicable water quality standards and classifications include the following:

- 6NYCRR Part 703; Surface Water and Groundwater Quality Standards and Groundwater Effluent Limitations¹⁷
- USEPA Drinking Water Contaminants¹⁸
- 18CFR Part 410; DRBC Administrative Manual Part III Water Quality Regulations¹⁹
- 10 NYCRR Part 5; Subpart 5-1 Public Water Systems²⁰
- NYCDEP Drinking Water Supply and Quality Report²¹

¹⁷ <http://www.dec.ny.gov/regs/4590.html>

¹⁸ <http://www.epa.gov/safewater/contaminants/index.html>

¹⁹ http://www.state.nj.us/drbc/regs/WQRegs_071608.pdf

²⁰ <http://www.health.state.ny.us/environmental/water/drinking/part5/subpart5.htm>

²¹ http://www.nyc.gov/html/dep/html/drinking_water/wsstate.shtml

2.4.3 *Drinking Water*²²

The protection of drinking water sources and supplies is extremely important for the maintenance of public health, and the protection of this water use type is paramount. Chemical or biological substances that are inadvertently released into surface water or groundwater sources that are designated for drinking water use can adversely impact or disqualify such usage if there are constituents that conflict with applicable standards for drinking water. These standards are discussed below.

2.4.3.1 *Federal*

The Safe Drinking Water Act (SDWA), passed in 1974 and amended in 1986 and 1996, gives USEPA the authority to set drinking water standards. There are two categories of drinking water standards: primary and secondary. Primary standards are legally enforceable and apply to public water supply systems. The secondary standards are non-enforceable guidelines that are recommended as standards for drinking water. Public water supply systems are not required to comply with secondary standards unless a state chooses to adopt them as enforceable standards. New York State has elected to enforce both as MCL's and does not make the distinction.

The primary standards are designed to protect drinking water quality by limiting the levels of specific contaminants that can adversely affect public health and are known or anticipated to occur in drinking water. The determinations of which contaminants to regulate are based on peer-reviewed science research and an evaluation of the following factors:

- Occurrence in the environment and in public water supply systems at levels of concern
- Human exposure and risks of adverse health effects in the general population and sensitive subpopulations
- Analytical methods of detection
- Technical feasibility
- Impacts of regulation on water systems, the economy and public health

²² Text primarily from URS Corporation, per NYSERDA contract, and NYSDOH

After reviewing health effects studies and considering the risk to sensitive subpopulations, USEPA sets a non-enforceable Maximum Contaminant Level Goal (MCLG) for each contaminant as a public health goal. This is the maximum level of a contaminant in drinking water at which no known or anticipated adverse effect on the health of persons would occur, and which allows an adequate margin of safety. MCLGs only consider public health and may not be achievable given the limits of detection and best available treatment technologies. The SDWA prescribes limits in terms of Maximum Contaminant Levels (MCLs) or Treatment Techniques (TTs), which are achievable at a reasonable cost, to serve as the primary drinking water standards. A contaminant generally is classified as microbial in nature or as a carcinogenic/non-carcinogenic chemical.

Secondary contaminants may cause cosmetic effects (such as skin or tooth discoloration) or aesthetic effects (such as taste, odor, or color) in drinking water. The numerical secondary standards are designed to control these effects to a level desirable to consumers.

Table 2-2 and Table 2-3 list contaminants regulated by federal primary and secondary drinking water standards.

Table 2.2 - Primary Drinking Water Standards

| Microorganisms | Contaminant | MCLG (mg/L) | MCL or TT (mg/L) |
|--|--------------------|------------------------|-----------------------------|
| | CRYPTOSPORIDIUM | 0 | TT |
| GIARDIA LAMBLIA | 0 | TT | |
| Heterotrophic plate count | n/a | TT | |
| LEGIONELLA | 0 | TT | |
| Total Coliforms (including fecal coliform and E. coli) | 0 | 5% | |
| Turbidity | n/a | TT | |
| Viruses (enteric) | 0 | TT | |

MCLG: Maximum contaminant level goal

MCL: Maximum contaminant level

TT: Treatment technology

| Disinfection Byproducts | Contaminant | MCLG (mg/L) | MCL or TT (mg/L) |
|--------------------------------|--------------------|------------------------|-----------------------------|
| | Bromate | 0 | 0.01 |
| Chlorite | 0.8 | 1 | |
| Haloacetic acids (HAA5) | n/a | 0.06 | |

| | | |
|-------------------------------|-----|------|
| Total Trihalomethanes (TTHMs) | n/a | 0.08 |
|-------------------------------|-----|------|

| Disinfectants | Contaminant | MRDLG (mg/L) | MRDL (mg/L) |
|---------------|---|--------------|-------------|
| | Chloramines (as Cl ₂) | 4.0 | 4.0 |
| | Chlorine (as Cl ₂) | 4.0 | 4.0 |
| | Chlorine dioxide (as ClO ₂) | 0.8 | 0.8 |

MRDL: Maximum Residual Disinfectant Level
MRDLG: Maximum Residual Disinfectant Level Goal

| Inorganic Chemicals | Contaminant | CAS number | MCLG (mg/L) | MCL or TT (mg/L) |
|----------------------------------|-------------|----------------------------|---------------------------|------------------|
| | Antimony | 07440-36-0 | 0.006 | 0.006 |
| Arsenic | 07440-38-2 | 0 | 0.01 as of 01/23/06 | |
| Asbestos (fiber >10 micrometers) | 01332-21-5 | 7 million fibers per liter | 7 MFL | |
| Barium | 07440-39-3 | 2 | 2 | |
| Beryllium | 07440-41-7 | 0.004 | 0.004 | |
| Cadmium | 07440-43-9 | 0.005 | 0.005 | |
| Chromium (total) | 07440-47-3 | 0.1 | 0.1 | |
| Copper | 07440-50-8 | 1.3 | TT; Action Level=1.3 | |
| Cyanide (as free cyanide) | 00057-12-5 | 0.2 | 0.2 | |
| Fluoride | 16984-48-8 | 4 | 4 | |
| Lead | 07439-92-1 | 0 | TT; Action Level=0.015 | |
| Mercury (inorganic) | 07439-97-6 | 0.002 | 0.002 | |
| Nitrate (measured as Nitrogen) | | 10 | 10 | |
| Nitrite (measured as Nitrogen) | | 1 | 1 | |
| Selenium | 07782-49-2 | 0.05 | 0.05 | |
| Thallium | 07440-28-0 | 0.0005 | 0.002 | |

| Organic Chemicals | Contaminant | CAS number | MCLG (mg/L) | MCL or TT (mg/L) |
|-----------------------|-------------|------------|-------------|------------------|
| | Acrylamide | 00079-06-1 | 0 | TT |
| Alachlor | 15972-60-8 | 0 | 0.002 | |
| Atrazine | 01912-24-9 | 0.003 | 0.003 | |
| Benzene | 00071-43-2 | 0 | 0.005 | |
| Benzo(a)pyrene (PAHs) | 00050-32-8 | 0 | 0.0002 | |
| Carbofuran | 01563-66-2 | 0.04 | 0.04 | |
| Carbon tetrachloride | 00056-23-5 | 0 | 0.005 | |
| Chlordane | 00057-74-9 | 0 | 0.002 | |

**Organic
Chemicals**

| Contaminant | CAS number | MCLG (mg/L) | MCL or TT (mg/L) |
|---|-----------------------|------------------------|-----------------------------|
| Chlorobenzene | 00108-907 | 0.1 | 0.1 |
| 2,4-Dichloro-phenoxyacetic acid (2,4-D) | 00094-75-7 | 0.07 | 0.07 |
| Dalapon | 00075-99-0 | 0.2 | 0.2 |
| 1,2-Dibromo-3-chloropropane (DBCP) | 00096-12-8 | 0 | 0.0002 |
| o-Dichlorobenzene | 00095-50-1 | 0.6 | 0.6 |
| p-Dichlorobenzene | 00106-46-7 | 0.075 | 0.075 |
| 1,2-Dichloroethane | 00107-06-2 | 0 | 0.005 |
| 1,1-Dichloroethylene | 00075-35-4 | 0.007 | 0.007 |
| cis-1,2-Dichloroethylene | 00156-59-2 | 0.07 | 0.07 |
| trans-1,2-Dichloroethylene | 00156-60-5 | 0.1 | 0.1 |
| Dichloromethane | 00074-87-3 | 0 | 0.005 |
| 1,2-Dichloropropane | 00078-87-5 | 0 | 0.005 |
| Di(2-ethylhexyl) adipate | 00103-23-1 | 0.4 | 0.4 |
| Di(2-ethylhexyl) phthalate | 00117-81-7 | 0 | 0.006 |
| Dinoseb | 00088-85-7 | 0.007 | 0.007 |
| Dioxin (2,3,7,8-TCDD) | 01746-01-6 | 0 | 0.00000003 |
| Diquat | | 0.02 | 0.02 |
| Endothall | 00145-73-3 | 0.1 | 0.1 |
| Endrin | 00072-20-8 | 0.002 | 0.002 |
| Epichlorohydrin | | 0 | TT |
| Ethylbenzene | 00100-41-4 | 0.7 | 0.7 |
| Ethylene dibromide | 00106-93-4 | 0 | 0.00005 |
| Glyphosate | 01071-83-6 | 0.7 | 0.7 |
| Heptachlor | 00076-44-8 | 0 | 0.0004 |
| Heptachlor epoxide | 01024-57-3 | 0 | 0.0002 |
| Hexachlorobenzene | 00118-74-1 | 0 | 0.001 |
| Hexachlorocyclopentadiene | 00077-47-4 | 0.05 | 0.05 |
| Lindane | 00058-89-9 | 0.0002 | 0.0002 |
| Methoxychlor | 00072-43-5 | 0.04 | 0.04 |
| Oxamyl (Vydate) | 23135-22-0 | 0.2 | 0.2 |
| Polychlorinated biphenyls (PCBs) | | 0 | 0.0005 |
| Pentachlorophenol | 00087-86-5 | 0 | 0.001 |
| Picloram | 01918-02-1 | 0.5 | 0.5 |
| Simazine | 00122-34-9 | 0.004 | 0.004 |
| Styrene | 00100-42-5 | 0.1 | 0.1 |
| Tetrachloroethylene | 00127-18-4 | 0 | 0.005 |
| Toluene | 00108-88-3 | 1 | 1 |
| Toxaphene | 08001-35-2 | 0 | 0.003 |
| 2,4,5-TP (Silvex) | 00093-72-1 | 0.05 | 0.05 |
| 1,2,4-Trichlorobenzene | 00120-82-1 | 0.07 | 0.07 |
| 1,1,1-Trichloroethane | 00071-55-6 | 0.2 | 0.2 |
| 1,1,2-Trichloroethane | 00079-00-5 | 0.003 | 0.005 |
| Trichloroethylene | 00079-01-6 | 0 | 0.005 |
| Vinyl chloride | 00075-01-4 | 0 | 0.002 |

| Organic Chemicals | Contaminant | CAS number | MCLG (mg/L) | MCL or TT (mg/L) |
|-------------------|-------------|-----------------|-------------|------------------|
| | | Xylenes (total) | | 10 |

| Radionuclides | Contaminant | MCLG (mg/L) | MCL or TT (mg/L) |
|---------------|--------------------------------------|-----------------------|-----------------------|
| | | Alpha particles | none ----- zero |
| | Beta particles and photon emitters | none ----- zero | 4 millirems per year |
| | Radium 226 and Radium 228 (combined) | none ----- zero | 5 pCi/L |
| | Uranium | zero | 30 ug/L |

Table 2.3 - Secondary Drinking Water Standards

| Contaminant | CAS number | Standard |
|------------------------------|------------|-------------------------|
| Aluminum | 07439-90-5 | 0.05 to 0.2 mg/L |
| Chloride | | 250 mg/L |
| Color | | 15 (color units) |
| Copper | 07440-50-8 | 1.0 mg/L |
| Corrosivity | | noncorrosive |
| Fluoride | 16984-48-8 | 2.0 mg/L |
| Foaming Agents (surfactants) | | 0.5 mg/L |
| Iron | 07439-89-6 | 0.3 mg/L |
| Manganese | 07439-96-5 | 0.05 mg/L |
| Odor | | 3 threshold odor number |
| pH | | 6.5-8.5 |
| Silver | 07440-22-4 | 0.10 mg/L |
| Sulfate | 14808-79-8 | 250 mg/L |
| Total Dissolved Solids | | 500 mg/L |
| Zinc | 07440-66-6 | 5 mg/L |

New York State is a primacy state and has assumed responsibility for the implementation of the drinking water protection program.

2.4.3.2 New York State

Authorization to use water for a public drinking water system is subject to Article 15, Title 15 of the ECL administered by NYSDEC, while the design and operation of a public drinking water system and quality of drinking water is regulated under the State Sanitary Code 10 NYCRR, Subpart 5-1 administered by NYSDOH.²³

Anyone planning to operate or operating a public water supply system must obtain a Water Supply Permit from NYSDEC before undertaking any of the regulated activities.

Contact with NYSDEC and submission of a Water Supply Permit application will automatically involve NYSDOH, which has a regulatory role in water quality and other sanitary aspects of a project relating to human health. Through the State Sanitary Code (Chapter 1 of 10NYCRR), NYSDOH oversees the suitability of water for human consumption. Section 5-1.30 of 10 NYCRR²⁴ prescribes the required minimum treatment for public water systems, which depends on the source water type and quality. To assure the safety of drinking water in New York, NYSDOH, in cooperation with its partners, the county health departments, regulates the operation, design and quality of public water supplies; assures water sources are adequately protected, and sets standards for constructing individual water supplies.

NYSDOH standards, established in regulations found at Section 5-1.51 of 10 NYCRR and accompanying Tables in Section 1.52, meet or exceed national drinking water standards. These standards address national primary standards, secondary standards and other contaminants, including those not listed in federal standards such as principal organic contaminants with specific chemical compound classification and unspecified organic contaminants.

2.4.4 Public Water Systems

Public water systems in New York range in size from that of New York City (NYC), the largest engineered water system in the nation, serving more than nine million people, to those run by municipal governments or privately-owned water supply companies serving municipalities of varying size and type, schools with their own water supply, and small retail outlets in rural areas

²³ 6 NYCRR 601 - <http://www.dec.ny.gov/regs/4445.html>

²⁴ 10 NYCRR 5-1.30 - <http://www.health.state.ny.us/nysdoh/phforum/nyccr10.htm>

serving customers water from their own wells. Privately owned, residential wells supplying water to individual households do not require a water supply permit. In total, there are nearly 10,000 public water systems in New York State. A majority of the systems (approximately 8,460) rely on groundwater aquifers, although a majority of the State's population is served by surface water sources. Public water systems include community (CWS) and non-community (NCWS) systems. NCWSs include non-transient non-community (NTNC) and transient non-community (TNC) water systems. DOH regulations contain the definitions listed in Table 2-4.

Table 2.4 - Public Water System Definition²⁵

| |
|---|
| <p>Public water system means a community, non-community or non-transient non-community water system which provides water to the public for human consumption through pipes or other constructed conveyances, if such system has at least five service connections or regularly serves an average of at least 25 individuals daily at least 60 days out of the year. Such term includes:</p> <ul style="list-style-type: none"> a. collection, treatment, storage and distribution facilities under control of the supplier of water of such system and used with such system; and b. collection or pretreatment storage facilities not under such control which are used with such system. <p>Community water system (CWS) means a public water system which serves at least five service connections used by year-round residents or regularly serves at least 25 year-round residents.</p> <p>Noncommunity water system (NCWS) means a public water system that is not a community water system.</p> <p>Nontransient noncommunity water system (NTNC) means a public water system that is not a community water system but is a subset of a noncommunity water system that regularly serves at least 25 of the same people, four hours or more per day, for four or more days per week, for 26 or more weeks per year.</p> <p>Transient noncommunity water system (TNC) means a noncommunity water system that does not regularly serve at least 25 of the same people over six months per year.</p> |
|---|

2.4.4.1 Primary and Principal Aquifers

About one quarter of New Yorkers rely on groundwater as a source of potable water. In order to enhance regulatory protection in areas where groundwater resources are most productive and most vulnerable, the Department of Health, in 1980, identified 18 Primary Water Supply Aquifers (also referred to simply as Primary Aquifers) across the State. These are defined in the

²⁵ Part 5, Subpart 5-1 Public Water Systems (Current as of: October 1, 2007); SUBPART 5-1; PUBLIC WATER SYSTEMS; 5-1.1 Definitions. (Effective Date: May 26, 2004)

Division of Water Technical and Operational Guidance Series (TOGS) 2.1.3²⁶ as “highly productive aquifers presently utilized as sources of water supply by major municipal water supply systems.”

Many Principal Aquifers have also been identified and are defined in the DOW TOGS as “highly productive, but which are not intensively used as sources of water supply by major municipal systems at the present time.” Principal Aquifers are those known to be highly productive aquifers or where the geology suggests abundant potential supply, but are not presently being heavily used for public water supply. The 21 Primary and the many Principal Aquifers greater than one square mile in area within New York State (excluding Long Island) are shown on

²⁶ http://www.dec.ny.gov/docs/water_pdf/togs213.pdf

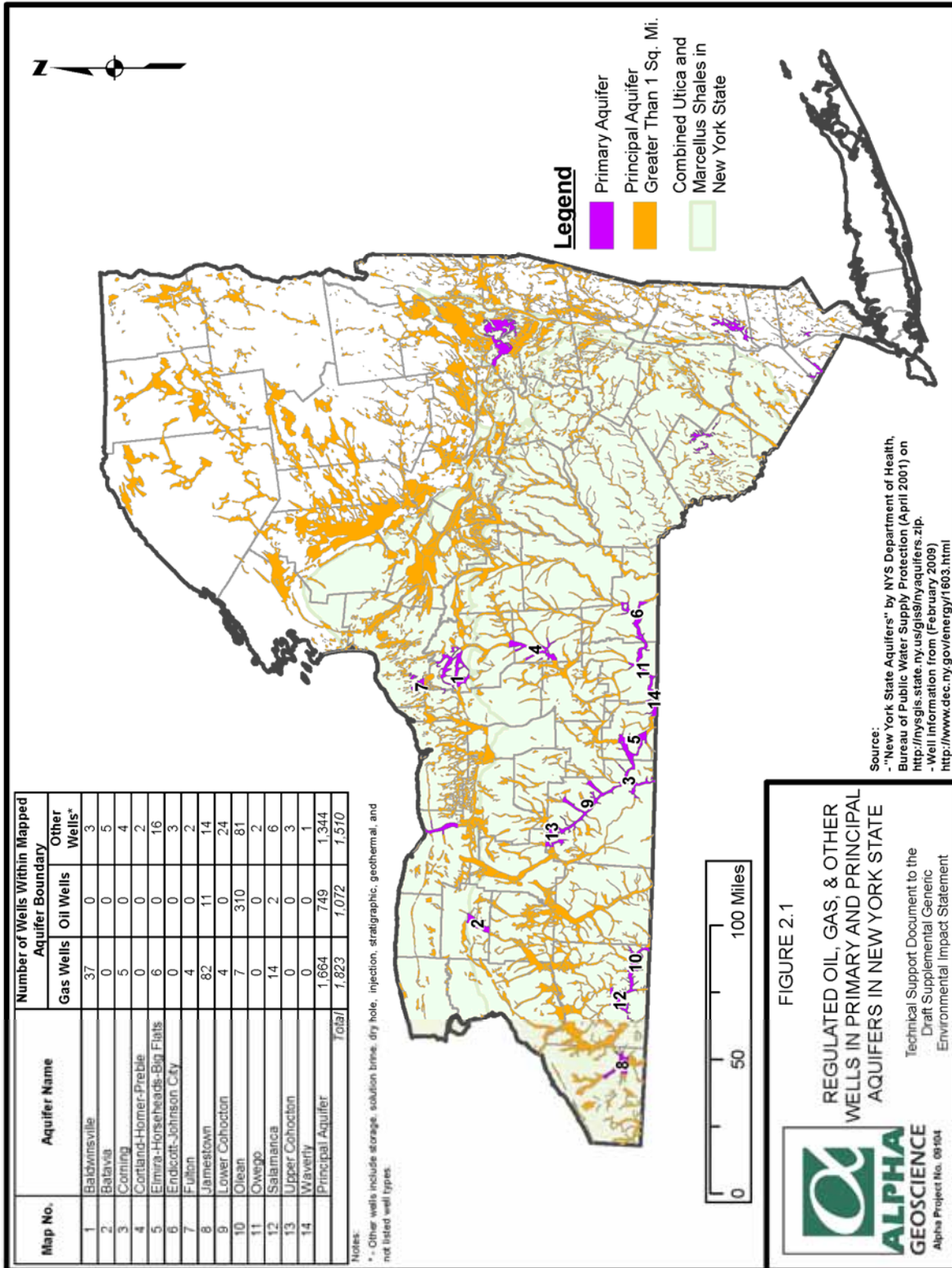


Figure 2.1 - Primary and Principal Aquifers

Figure 2.1. The remaining portion of the State is underlain by smaller aquifers or low-yielding groundwater sources that typically are suitable only for small community and non-community public water systems or individual household supplies.²⁷

2.4.4.2 Public Water Supply Wells

NYSDOH estimates that over two million New Yorkers outside of Long Island are served by public groundwater supplies.²⁸ Most public water systems with groundwater sources pump and treat groundwater from wells. Public groundwater supply wells are governed by Subpart 5-1 of the State Sanitary Code under 10 NYCRR.²⁹

2.4.4.3 New York City Watershed

The two reservoir systems that provide fresh water to NYC, constituting what is known as the New York City Watershed (the Watershed), located north of NYC in the Catskills and Hudson River Valley, make up the largest unfiltered drinking water supply in the nation, providing 1.3 billion gallons of water per day to nearly half the population of New York State (i.e., eight million residents within NYC and one million consumers located in Orange, Ulster, Putnam and Westchester counties). Given their importance to the public health and safety of so many New Yorkers and the continued vitality of NYC, a comprehensive, long-range watershed protection and water quality enhancement program has been established by NYC, the state and federal governments, environmental organizations, and the upstate Watershed communities.

USEPA, in consultation with NYSDOH, issued a Filtration Avoidance Determination (FAD) in July 2007 which found that NYC's watershed protection program for the Catskill/Delaware system meets the requirements for unfiltered water systems. NYC's Watershed Rules and Regulations, promulgated in May 1997 pursuant to Article 11 of the State Public Health Law, govern certain land uses and contain specific regulatory requirements intended to ensure water quality protection within the Watershed. The Department partners with NYC and NYSDOH in ensuring that the FAD requirements are fulfilled, and has committed to working with NYCDEP to ensure that activities related to gas development do not compromise the FAD.

²⁷ Alpha, p. 3-2

²⁸ http://www.health.state.ny.us/environmental/water/drinking/facts_figures.htm

²⁹ <http://www.health.state.ny.us/environmental/water/drinking/part5/subpart5.htm>

Of the two primary components of the Watershed, the East-of-Hudson system and the West-of-Hudson (WOH) system, only the WOH system overlies shale formations that potentially could be developed for gas drilling; consequently, the issues related to the potential impacts of horizontal drilling and high-volume hydraulic fracturing of shales is limited herein to the WOH Watershed.

The WOH Watershed contains six reservoirs that provide drinking water to NYC: the Ashokan, Cannonsville, Neversink, Pepacton, Rondout and Schoharie reservoirs (Figure 2.2). The total Watershed area associated with these reservoirs is approximately 1,549 square miles, exclusive of the area of the reservoirs themselves. The total Watershed area protected by City and non-City entities, including the Catskill Forest Preserve, is 472 square miles, or 30.5 percent of the total Watershed area, exclusive of the six reservoirs. The “protected” areas within the Watershed are areas where shale gas development would be prohibited because the land is either protected by the City through fee ownership or easement, or by non-City entities, which consist mostly of other public agencies (both State and local), land trusts and conservation entities. The entire Watershed area is within the fairways of shale gas development depicted in Figures 4.7 and 4.12; consequently, the 1,077 square miles of the Watershed that are not protected potentially are available for the placement of well pads for the development of shale gas reservoirs.

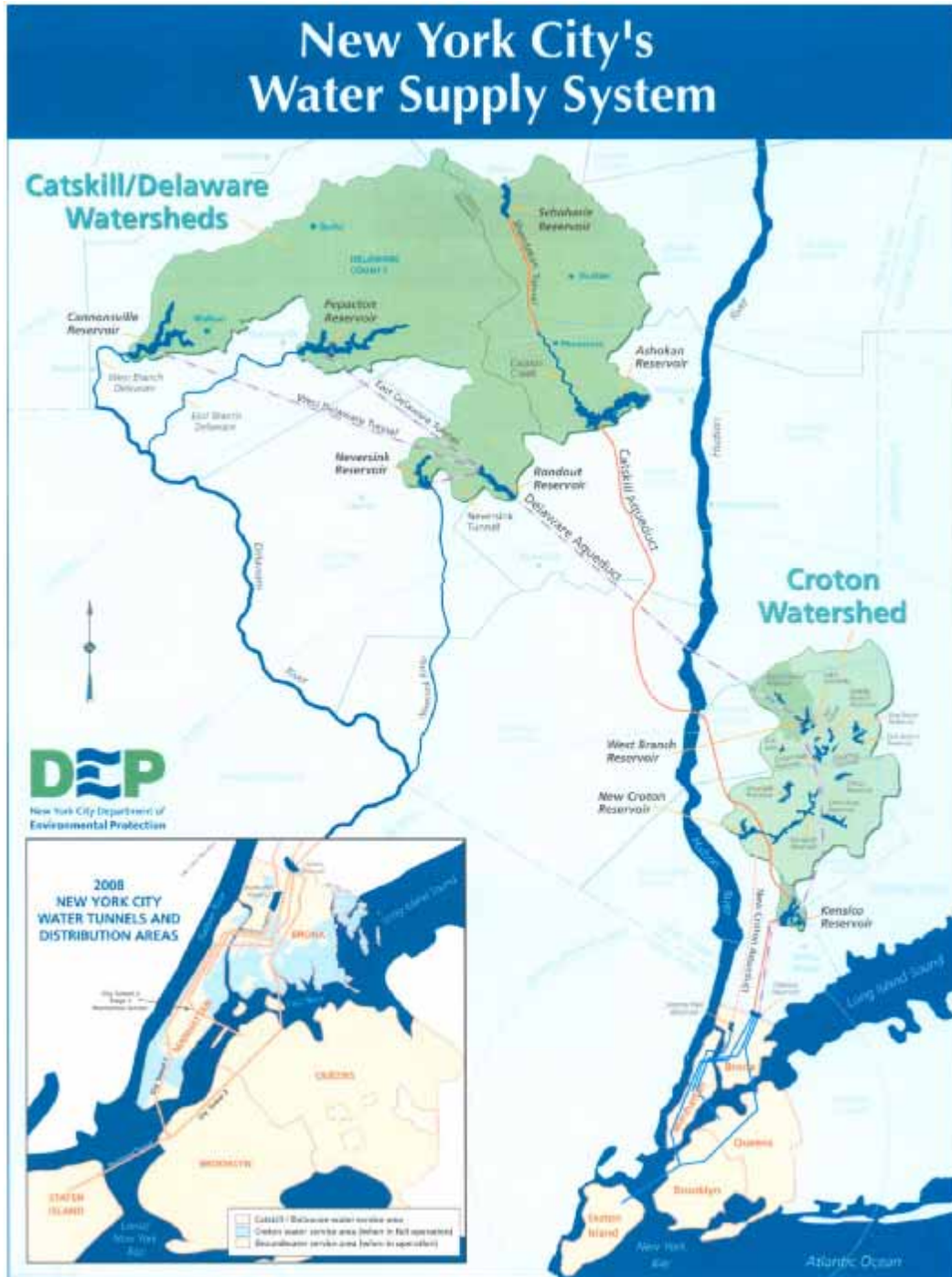
The New York City Watershed Rules and Regulations define the following protected waterbodies:³⁰

Watercourse - means a visible path through which surface water travels on a regular basis, including an intermittent stream, which is tributary to the water supply. A drainage ditch, swale or surface feature that contains water only during and immediately after a rainstorm or a snowmelt shall not be considered to be a watercourse.

Reservoir - means any natural or artificial impoundment of water owned or controlled by the City which is tributary to the City Water supply system.

³⁰ Title 15 Rules of the City of New York. Section 18-16. Definitions.

Reservoir stem - means any watercourse segment which is tributary to a reservoir and lies within 500 feet or less of the reservoir.



Source: NYCDEP, 2009; New York City 2008 Drinking Water Supply and Quality Report

Figure 2.2 New York City's Water Supply System

Controlled lake – means a lake from which the City may withdraw water pursuant to rights acquired by the City or as a right of ownership. The controlled lakes are Kirk Lake, Lake Gleneida and Lake Gilead.

2.4.5 Private Water Wells and Domestic-Supply Springs

There are potentially tens to hundreds of thousands of private water supply wells in the State. To ensure that private water wells provide adequate quantities of water fit for consumption and intended uses, they need to be located and constructed to maintain long-term water yield and reduce the risk of contamination. Improperly constructed wells can allow for easy transport of contaminants to the well and pose a significant health risk to users. New, replacement or renovated private wells are required to be in compliance with the New York State Residential Code, NYSDOH Appendix 5-B “Standards for Water Wells,”³¹ installed by a certified DEC-registered water well contractor and have groundwater as the water source. However, many private water wells installed before these requirements took effect are still in use. The GEIS describes how improperly constructed private water wells are susceptible to pollution from many sources, and proposes a 150-foot setback to protect vulnerable private wells.³²

NYSDOH includes springs – along with well points, dug wells and shore wells – as susceptible sources that are vulnerable to contamination from pathogens, spills and the effects of drought.³³

Use of these sources for drinking water is discouraged and should be considered only as a last resort with proper protective measures. With respect to springs, NYSDOH specifically states:

³¹ <http://www.health.state.ny.us/environmental/water/drinking/part5/appendix5b.htm>

³² GEIS, p. 8-22

³³ http://www.health.state.ny.us/environmental/water/drinking/part5/append5b/fs5_susceptible_water_sources.htm

Springs occur where an aquifer discharges naturally at or near the ground surface, and are broadly classified as either rock or earth springs. It is often difficult to determine the true source of a spring (that is, whether it truly has the natural protection against contamination that a groundwater aquifer typically has.) Even if the source is a good aquifer, it is difficult to develop a collection device (e.g., "spring box") that reliably protects against entry of contaminants under all weather conditions. (The term "spring box" varies, and, depending on its construction, would be equivalent to, and treated the same, as either a spring, well point or shore well.) Increased yield and turbidity during rain events are indications of the source being under the direct influence of surface water.³⁴

Because of their vulnerability, and because in addition to their use as drinking water supplies they also supply water to wetlands, streams and ponds, the GEIS proposes a 150-foot setback.³⁵

2.4.6 History of Drilling and Hydraulic Fracturing in Water Supply Areas

For oil and gas regulatory purposes, potable fresh water is defined as water containing less than 250 parts per million (ppm) of sodium chloride or 1,000 ppm total dissolved solids (TDS)³⁶ and salt water is defined as containing more than 250 ppm sodium chloride or 1,000 ppm TDS.³⁷

Groundwater from sources below approximately 850 feet in New York typically is too saline for use as a potable water supply; however, there are isolated wells deeper than 850 feet that produce potable water and wells less than 850 feet that produce salt water. A depth of 850 feet to the base of potable water is commonly used as a practical generalization for the maximum depth of potable water; however, a variety of conditions affect water quality, and the maximum depth of potable water in an area should be determined based on the best available data.³⁸

A tabulated summary of the regulated oil, gas, and other wells located within the boundaries of the Primary and Principal Aquifers in the State is provided on Figure 2.1. There are 482 oil and gas wells located within the boundaries of 14 Primary Aquifers and 2,413 oil and gas wells located within the boundaries of Principal Aquifers. Another 1,510 storage, solution brine,

³⁴ NYSDOH - http://www.health.state.ny.us/environmental/water/drinking/part5/append5b/fs5_susceptible_water_sources.html

³⁵ GEIS, p. 8-16

³⁶ 6NYCRR Part 550.3(ai)

³⁷ 6NYCRR Part 550.3(at)

³⁸ Alpha, p. 3-3

injection, stratigraphic, geothermal, and other deep wells are located within the boundaries of the mapped aquifers. The remaining regulated oil and gas wells likely penetrate a horizon of potable freshwater that can be used by residents or communities as a drinking water source. These freshwater horizons include unconsolidated deposits and bedrock units.³⁹

Chapter 4, on Geology, includes a generalized cross-section (Figure 4.3) across the Southern Tier of New York State which illustrates the depth and thickness of rock formations including the prospective shale formations.

No documented instances of groundwater contamination are recorded in the NYSDEC files from previous horizontal drilling or hydraulic fracturing projects in New York. No documented incidents of groundwater contamination in public water supply systems were reported by the NYSDOH central office and Rochester district office (NYSDOH, 2009a; NYSDOH, 2009b). References have been made to some reports of private well contamination in Chautauqua County in the 1980s that may be attributed to oil and gas drilling (Chautauqua County Department of Health, 2009; NYSDOH, 2009a; NYSDOH, 2009b; Sierra Club, undated). The reported Chautauqua County incidents, the majority of which occurred in the 1980s and which pre-date the current casing and cementing practices and fresh water aquifer supplementary permit conditions, could not be substantiated because pre-drilling water quality testing was not conducted, improper tests were run which yielded inconclusive results and/or the incidents of alleged well contamination were not officially confirmed.⁴⁰

An operator caused turbidity (February 2007) in nearby water wells when it continued to pump compressed air for many hours through the drill string in an attempt to free a stuck drill bit at a well in the Town Of Brookfield, Madison County. The compressed air migrated through natural fractures in the shallow bedrock because the well had not yet been drilled to the permitted surface casing seat depth. This non-routine incident was reported to the Department and DEC staff were dispatched to investigate the problem. DEC shut down drilling operations and ordered the well plugged when it became apparent that continued drilling at the wellsite would cause turbidity to increase above what had already been experienced. The operator immediately

³⁹ Alpha, p. 3-3

⁴⁰ Alpha, p. 3-3

provided drinking water to the affected residents and subsequently installed water treatment systems in several residences. Over a period of several months the turbidity abated and water wells returned to normal. Operators that use standard drilling practices and employ good oversight in compliance with their permits will not typically cause the excessive turbidity event seen at the Brookfield wells. DEC has no records of similar turbidity caused by well drilling as occurred at this Madison County well. Geoffrey Snyder, Director Environmental Health Madison County Health Department, stated in a May 2009 email correspondence regarding the Brookfield well accident that, “Overall we find things have pretty much been resolved and the water quality back to normal if not better than pre-incident conditions.”

2.4.7 Regulated Drainage Basins

New York State is divided into 17 watersheds, or drainage basins, which are the basis for various management, monitoring, and assessment activities.⁴¹ A watershed is an area of land that drains into a body of water, such as a river, lake, reservoir, estuary, sea or ocean. The watershed includes the network of rivers, streams and lakes that convey the water and the land surfaces from which water runs off into those waterbodies. Watersheds are separated from adjacent watersheds by high points, such as mountains, hills and ridges. Groundwater flow within watersheds may not be controlled by the same topographic features as surface water flow.

Since all of New York State’s land area is incorporated into the watersheds, all oil and gas drilling that has occurred since 1821 has occurred within watersheds, specifically, in 13 of the State’s 17 watersheds. Mitigation measures presented in the GEIS are protective of water resources in all watersheds and river basins statewide, as are the enhanced mitigation measures identified in this document to address horizontal drilling and high-volume hydraulic fracturing. The river basins described below are subject to additional jurisdiction by existing regulatory bodies with respect to certain specific activities related to high-volume hydraulic fracturing.

The delineations of the Susquehanna and Delaware River Basins in New York are shown on Figure 2.3.

⁴¹ See map at <http://www.dec.ny.gov/lands/26561.html>.

2.4.7.1 Delaware River Basin

Including Delaware Bay, the Delaware River Basin comprises 13,539 square miles in four states (New York, Pennsylvania, Delaware and New Jersey). Eighteen and a half percent of the basin, or 2,362 square miles, lies within portions of Broome, Chenango, Delaware, Schoharie, Greene, Ulster, Sullivan and Orange counties in New York. This acreage overlaps with New York City's West of Hudson Watershed; the Basin supplies about half of New York City's drinking water and 100% of Philadelphia's supply.

The Delaware River Basin Commission (DRBC) was established by a compact among the federal government, New York, New Jersey, Pennsylvania and Delaware to coordinate water resource management activities and the review of projects affecting water resources in the basin. New York is represented on the DRBC by a designee of New York State's Governor, and DEC has the opportunity to provide input on projects requiring DRBC action.

DRBC has identified its areas of concern with respect to natural gas drilling as reduction of flow in streams or aquifers, discharge or release of pollutants into ground water or surface water, and treatment and disposal of hydraulic fracturing fluid. DRBC staff will also review drill site characteristics, fracturing fluid composition and disposal strategy prior to recommending approval of shale gas development projects in the Delaware River Basin.

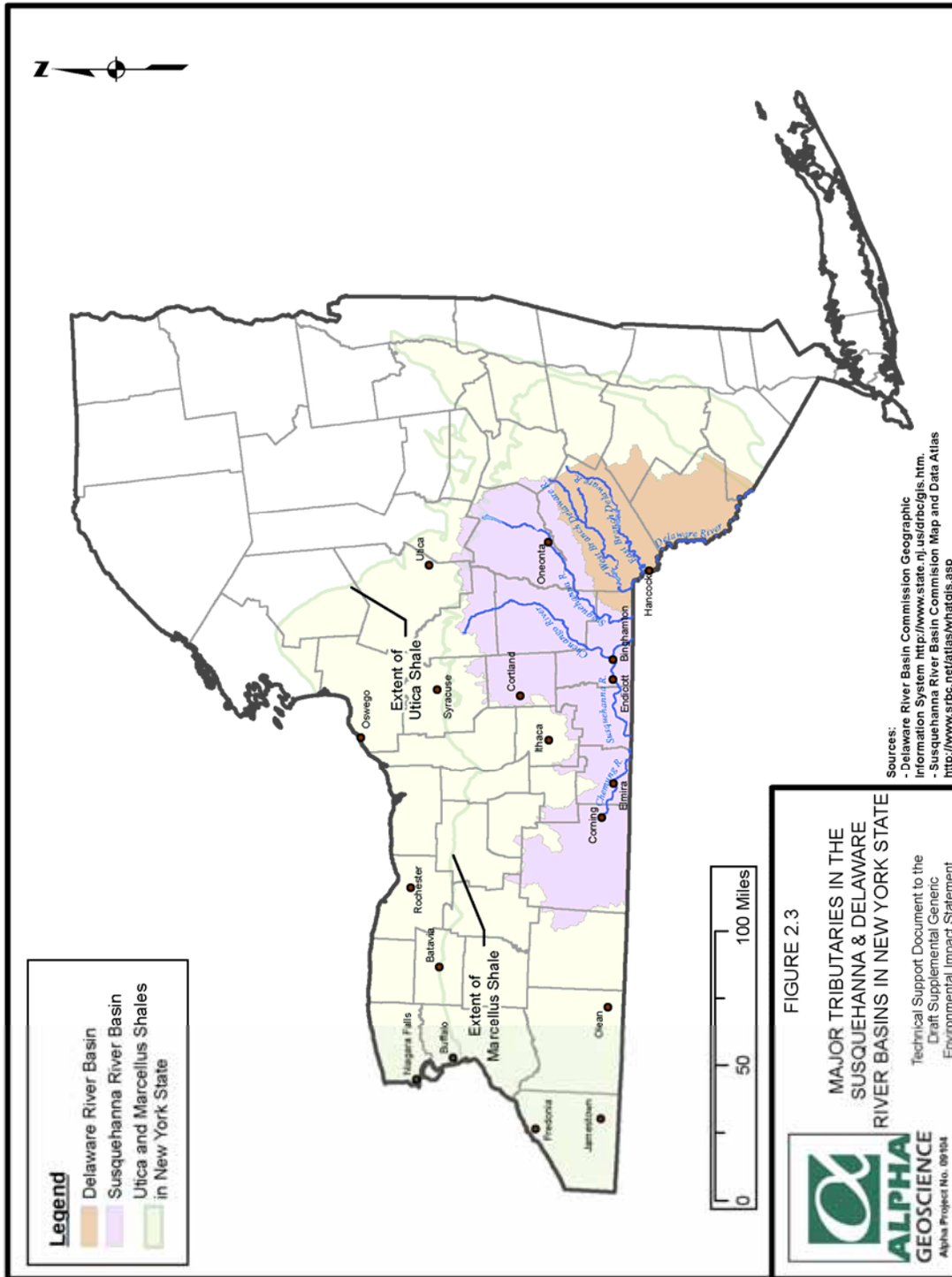


Figure 2.3 - Susquehanna and Delaware River Basins

2.4.7.2 Susquehanna River Basin

The Susquehanna River Basin comprises 27,510 square miles in three states (New York, Pennsylvania and Maryland) and drains into the Chesapeake Bay. Twenty-four percent of the basin, or 6,602 square miles, lies within portions of Allegany, Livingston, Steuben, Yates, Ontario, Schuyler, Chemung, Tompkins, Tioga, Cortland, Onondaga, Madison, Chenango, Broome, Delaware, Schoharie, Otsego, Herkimer and Oneida counties in New York.

The Susquehanna River Basin Commission (SRBC) was established by a compact among the federal government, New York, Pennsylvania and Maryland to coordinate water resource management activities and review of projects affecting water resources in the basin. New York is represented on the SRBC by a designee of DEC's Commissioner, and DEC has the opportunity to provide input on projects requiring SRBC action.

The Susquehanna River is the largest tributary to the Chesapeake Bay, with average annual flow to the Bay of over 20 billion gallons per day. Based upon existing consumptive use approvals plus estimates of other uses below the regulatory threshold requiring approval, SRBC estimates current maximum use potential in the Basin to be 882.5 million gallons per day. Projected maximum consumptive use in the Basin for gas drilling, calculated by SRBC based on twice the drilling rate in the Barnett Shale play in Texas, is about 28 million gallons per day as an annual average.⁴²

2.4.7.3 Great Lakes-St. Lawrence River Basin

In New York, the Great Lakes-St. Lawrence River Basin is the watershed of the Great Lakes and St. Lawrence River, upstream from Trois Rivieres, Quebec, and includes all or parts of 34 counties, including the Lake Champlain and Finger Lakes sub-watersheds. Approximately 80 percent of New York's fresh surface water, over 700 miles of shoreline, and almost 50% of New York's lands are contained in the drainage basins of Lake Ontario, Lake Erie, and the St. Lawrence River. Jurisdictional authorities in the Great Lakes-St. Lawrence River Basin, in addition to the Department, include the Great Lakes Commission, the Great Lakes Fishery Commission, the International Joint Commission, the Great Lakes-St. Lawrence River Water

⁴²<http://www.srbc.net/programs/projreviewmarcellustier3.htm>

Resources Compact Council, and the Great Lakes-St. Lawrence Sustainable Water Resources Regional Body.

2.4.8 Water Resources Replenishment⁴³

The ability of surface water and groundwater systems to support withdrawals for various purposes, including natural gas development, is based primarily on replenishment (recharge). The Northeast region typically receives ample precipitation that replenishes surface water (runoff and groundwater discharge) and groundwater (infiltration).

The amount of water available to replenish groundwater and surface water depends on several factors and varies seasonally. A “water balance” is a common, accepted method used to describe when the conditions allow groundwater and surface water replenishment and to evaluate the amount of withdrawal that can be sustained. The primary factors included in a water balance are precipitation, temperature, vegetation, evaporation, transpiration, soil type, and slope.

Groundwater recharge (replenishment) occurs when the amount of precipitation exceeds the losses due to evapotranspiration (evaporation and transpiration by plants) and water retained by soil moisture. Typically, losses due to evapotranspiration are large in the growing season and consequently, less groundwater recharge occurs during this time. Groundwater also is recharged by losses from streams, lakes, and rivers, either naturally (in influent stream conditions) or induced by pumping. The amount of groundwater available from a well and the associated aquifer is typically determined by performing a pumping test to determine the “safe yield.” The safe yield is the amount of groundwater that can be withdrawn for an extended period without depleting the aquifer. Non-continuous withdrawal provides opportunities for water resources to recover during periods of non-pumping.

Surface water replenishment occurs directly from precipitation, from surface runoff, and by groundwater discharge to surface water bodies. Surface runoff occurs when the amount of precipitation exceeds infiltration and evapotranspiration rates. Surface water runoff typically is greater during the non-growing season when there is little or no evapotranspiration, or where soil permeability is relatively low.

⁴³ Text provided by Alpha, p. 3-26

Short-term variations in precipitation may result in droughts and floods which affect the amount of water available for groundwater and surface water replenishment. Droughts of significant duration reduce the amount of surface water and groundwater available for withdrawal. Periods of drought may result in reduced stream flow, lowered lake levels, and reduced groundwater levels until normal precipitation patterns return.

Floods may occur from short or long periods of above-normal precipitation and rapid snow melt. Flooding results in increased flow in streams and rivers and may increase levels in lakes and reservoirs. Periods of above-normal precipitation that may cause flooding also may result in increased groundwater levels and greater availability of groundwater. The duration of floods typically is relatively short compared to periods of drought.

The SRBC and DRBC have established evaluation processes and mitigation measures to assure adequate replenishment of water resources. The evaluation processes for proposed withdrawals address recharge potential and low-flow conditions. Examples of the mitigation measures utilized by the SRBC include:

- Replacement – release of storage or use of a temporary source
- Discontinue – specific to low-flow periods
- Conservation releases
- Payments
- Alternatives – proposed by applicant

Operational conditions and mitigation requirements establish passby criteria and withdrawal limits during low flow conditions. A passby flow is a prescribed quantity of flow that must be allowed to pass an intake when withdrawal is occurring. Passby requirements also specify low-flow conditions during which no water can be withdrawn.

2.4.9 Floodplains

Floodplains are low-lying lands next to rivers and streams. When left in a natural state, floodplain systems store and dissipate floods without adverse impacts on humans, buildings, roads or other infrastructure. Floodplains can be viewed as a type of natural infrastructure that

can provide a safety zone between people and the damaging waters of a flood. Changes to the landscape outside of floodplain boundaries, like urbanization and other increases in the area of impervious surfaces in a watershed, may increase the size of floodplains. Floodplain information is found on Flood Insurance Rate Maps (FIRMs) produced by the Federal Emergency Management Agency (FEMA). These maps are organized on either a county, or a town, city or village basis and are available through the FEMA Map Service Center.⁴⁴ They may also be viewed at local government, DEC, and county and regional planning offices.

A floodplain development permit issued by a local government (town, city or village) must be obtained before commencing any floodplain development activity. This permit must comply with a local floodplain development law (often named Flood Damage Prevention Laws), designed to assure that development will not incur flood damages or cause additional off-site flood damages. These local laws, which qualify communities for participation in the National Flood Insurance Program (NFIP), require that any development in mapped, flood hazard areas be built to certain standards, identified in the NFIP regulations (44 CFR 60.3) and the Building Code of New York State and the Residential Code of New York State. Floodplain development is defined to mean any man-made change to improved or unimproved real estate, including but not limited to buildings or other structures (including gas and liquid storage tanks), mining, dredging, filling, paving, excavation or drilling operations, or storage of equipment or materials. Virtually all communities in New York with identified flood hazard areas participate in the NFIP.

The area that would be inundated by a 100-year flood (better thought of as an area that has a one percent or greater chance of experiencing a flood in any single year) is designated as a Special Flood Hazard Area. The 100-year flood is also known as the “base flood,” and the elevation that the base flood reaches is known as the “base flood elevation” (BFE). The BFE is the basic standard for floodplain development, used to determine the required elevation of the lowest floor of any new or substantially improved structure. For streams where detailed hydraulic studies have identified the BFE, the 100-year floodplain has been divided into two zones, the floodway and the floodway fringe. The floodway is that area that must be kept open to convey flood waters

⁴⁴ <http://msc.fema.gov>

downstream. The floodway fringe is that area that can be developed in accordance with FEMA standards as adopted in local law. The floodway is shown either on the community's FIRM or on a separate "Flood Boundary and Floodway" map or maps published before about 1988. Flood Damage Prevention Laws differentiate between more hazardous floodways and other areas inundated by flood water. In particular for floodways, no encroachment can be permitted unless there is an engineering analysis that proves that the proposed development does not increase the BFE by any measurable amount at any location.

Each participating community in the State has a designated floodplain administrator. This is usually the building inspector or code enforcement official. If development is being considered for a flood hazard area, then the local floodplain administrator reviews the development to ensure that construction standards have been met before issuing a floodplain development permit.

2.4.9.1 Analysis of Recent Flood Events⁴⁵

The Susquehanna and Delaware River Basins in New York are vulnerable to frequent, localized flash floods every year. These flash floods usually affect the small tributaries and can occur with little advance warning. Larger floods in some of the main stem reaches of these same river-basins also have been occurring more frequently. For example, the Delaware River in Delaware and Sullivan counties experienced major flooding along the main stem and in its tributaries during more than one event from September 2004 through June 2006 (Schopp and Firda, 2008). Significant flooding also occurred along the Susquehanna River during this same time period.

The increased frequency and magnitude of flooding has raised a concern for unconventional gas drilling in the floodplains of these rivers and tributaries, and the recent flooding has identified concerns regarding the reliability of the existing Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps (FIRMs) that depict areas that are prone to flooding with a defined probability or recurrence interval. The concern focused on the Susquehanna and Delaware Rivers and associated tributaries in Steuben, Chemung, Tioga, Broome, Chenango, Otsego, Delaware and Sullivan counties, New York.

⁴⁵ Text provided by Alpha, p. 3-30

2.4.9.2 Flood Zone Mapping⁴⁶

Flood zones are geographic areas that the Federal Emergency Management Agency (FEMA) has defined according to varying levels of flood risk. These zones are depicted on a community's FIRM. Each zone reflects the severity or type of flooding in the area and the level of detailed analysis used to evaluate the flood zone.

Appendix 1 Alpha's Table 3.4 – FIRM Maps summarizes the availability of FIRMs for New York State as of July 23, 2009 (FEMA, 2009a). FIRMs are available for all communities in Broome, Delaware, and Sullivan county. The effective date of each FIRM is included in Appendix 1. As shown, many of the communities in New York use FIRMs with effective dates prior to the recent flood events. Natural and anthropogenic changes in stream morphology (e.g., channelization) and land use/land cover (e.g., deforestation due to fires or development) can affect the frequency and extent of flooding. For these reasons, FIRMs are updated periodically to reflect current information. Updating FIRMs and incorporation of recent flood data can take two to three years (FEMA, 2009b).

While the FIRMs are legal documents that depict flood-prone areas, the most up-to-date information on extent of recent flooding is most likely found at local or county-wide planning or emergency response departments (DRBC, 2009). Many of the areas within the Delaware and Susquehanna River Basins that were affected by the recent flooding of 2004 and 2006 lie outside the flood zones noted on the FIRMs (SRBC, 2009; DRBC, 2009; Delaware County 2009). Flood damage that occurs outside the flood zones often is related to inadequate maintenance or sizing of storm drain systems and is unrelated to streams. The FIRMs (as of July 23, 2009) do not reflect the recent flood data. Mapping the areas affected by recent flooding in the Susquehanna River Basin currently is underway and is scheduled to be published in late 2009 (SRBC, 2009). Updated FIRMs are being prepared for communities in Delaware County affected by recent flooding and are expected to be released in late 2009 (Delaware County, 2009).

According to the Division of Water, preliminary county-wide FIRM's have been developed and distributed for Sullivan and Delaware counties and are scheduled to be distributed for Broome County in September 2009. Those will become final sometime during 2010.

⁴⁶ Ibid.,

2.4.9.3 Seasonal Analysis⁴⁷

The historic and recent flooding events do not show a seasonal trend. Flooding in Delaware County, which resulted in Presidential declarations of disaster and emergency between 1996 and 2006, occurred during the following months: January 1996, November 1996, July 1998, August 2003, October 2004, August 2004 and April 2005 (Tetra Tech, 2005). The Delaware River and many of its tributaries in Delaware and Sullivan counties experienced major flooding that caused extensive damage from September 2004 to June 2006 (Schopp and Firda, 2008). These data show that flooding is not limited to any particular season and may occur at any time during the year.

2.4.10 Freshwater Wetlands

Freshwater wetlands are lands and submerged lands, commonly called marshes, swamps, sloughs, bogs, and flats, supporting aquatic or semi-aquatic vegetation. These ecological areas are valuable resources, necessary for flood control, surface and groundwater protection, wildlife habitat, open space, and water resources. Freshwater wetlands also provide opportunities for recreation, education and research, and aesthetic appreciation. Adjacent areas may share some of these values and, in addition, provide a valuable buffer for the wetlands.

The Department has classified regulated freshwater wetlands according to their respective functions, values and benefits. Wetlands may be Class I, II, III or IV. Class I wetlands are the most valuable and are subject to the most stringent standards.

The Freshwater Wetlands Act (FWA), Article 24 of the Environmental Conservation Law, provides DEC and the Adirondack Park Agency with the authority to regulate freshwater wetlands in the State. The NYS Legislature passed the Freshwater Wetlands Act in 1975 in response to uncontrolled losses of wetlands and problems resulting from those losses, such as increased flooding. The FWA protects wetlands larger than 12.4 acres (5 hectares) in size, and certain smaller wetlands of unusual local importance. In the Adirondack Park, the Adirondack Park Agency (APA) regulates wetlands, including wetlands above one acre in size, or smaller wetlands if they have free interchange of flow with any surface water. The law requires DEC and APA to map those wetlands that are protected by the FWA. In addition, the law requires DEC

⁴⁷ Ibid., p. 3-31

and APA to classify wetlands. Inside the Adirondack Park, wetlands are classified according to their vegetation cover type. Outside the Park, DEC classifies wetlands according to 6 NYCRR Part 664, Wetlands Mapping and Classification.⁴⁸ Around every regulated wetland is a regulated adjacent area of 100 feet, which serves as a buffer area for the wetland.

FWA's main provisions seek to regulate those uses that would have an adverse impact on wetlands, such as filling or draining. Other activities are specifically exempt from regulation, such as cutting firewood, continuing ongoing activities, certain agricultural activities, and most recreational activities like hunting and fishing. In order to obtain an FWA permit, a project must meet the permit standards in 6NYCRR Part 663, Freshwater Wetlands Permit Requirement Regulations.⁴⁹ Intended to prevent despoliation and destruction of freshwater wetlands, these regulations were designed to:

- preserve, protect, and enhance the present and potential values of wetlands;
- protect the public health and welfare; and
- be consistent with the reasonable economic and social development of the State.

*2.4.11 Visual Resources*⁵⁰

The 1992 GEIS stated that the impacts of gas drilling activities on visual resources of statewide significance are addressed on a case-by-case basis during the permit review process. When a proposed activity might have a negative visual impact, appropriate mitigating conditions are added to the permit.

In its guidance document, DEP-00-2 "Assessing and Mitigating Visual Impacts," the Department provides an inventory of aesthetic resources. It is important to note that the Department continuously updates the guidance document to add significant scenic and aesthetic resources that have not yet been designated in New York State; therefore the document should be referenced for each application. Currently, these resources can be derived from one or more of the following categories:

⁴⁸ 6 NYCRR 664 - <http://www.dec.ny.gov/regs/4612.html>

⁴⁹ 6 NYCRR 663 - <http://www.dec.ny.gov/regs/4613.html>

⁵⁰ NTC, 2009.

- 1) A property on or eligible for inclusion in the National or State Register of Historic Places [16 U.S.C. §470a et seq., Parks, Recreation and Historic Preservation Law Section 14.07].
- 2) State Parks [Parks, Recreation and Historic Preservation Law Section 14.07].
- 3) Urban Cultural Parks [Parks, Recreation and Historic Preservation Law Section 35.15];
- 4) The State Forest Preserve [NYS Constitution Article XIV]
- 5) National Wildlife Refuges [16 U.S.C. 668dd], State Game Refuges and State Wildlife Management Areas [ECL 11-2105]
- 6) National Natural Landmarks [36 CFR Part 62]
- 7) The National Park System, Recreation Areas, Seashores, Forests [16 U.S.C. 1c]
- 8) Rivers designated as National or State Wild, Scenic or Recreational [16 U.S.C. Chapter 28, ECL 15-2701 et seq.]
- 9) A site, area, lake, reservoir or highway designated or eligible for designation as scenic [ECL Article 49 or DOT equivalent and APA. Designated State Highway Roadside (Article 49 Scenic Road).
- 10) Scenic Areas of Statewide Significance [of Article 42 of Executive Law]
- 11) A State or federally designated trail, or one proposed for designation [16 U.S.C. Chapter 27 or equivalent]
- 12) Adirondack Park Scenic Vistas; [Adirondack Park Land Use and Development Map]
- 13) State Nature and Historic Preserve Areas; [Section 4 of Article XIV of State Constitution.
- 14) Palisades Park; [Palisades Park Commission]
- 15) Bond Act Properties purchased under Exceptional Scenic Beauty or Open Space category.

Many resources of the above type are found within the Marcellus and other shale regions.