

**BEFORE THE UNITED STATES
FEDERAL ENERGY REGULATORY COMMISSION**

Company Name

) Docket No.

MOTION TO INTERVENE

Pursuant to Rules 212 and 214 of the Federal Energy Regulatory Commission's ("Commission") Rules of Practice and Procedure, 18 C.F.R. § 385.212 and 385.214 (2007), **Your Name(s)** file this Motion to Intervene in this proceeding.

On, **Date of filing** , the **Company** filed its application under § 7 of the Natural Gas Act, 15 U.S.C. § 717f, and § 157 of FERC's regulations, 18 C.F.R. § 157.1 *et seq.*, for the proposed PennEast Project ("Project"), FERC **Docket No. XXXX**.

I. **COMMUNICATIONS AND SERVICE**

All communications, pleadings, and orders with respect to this proceeding should be sent to the following individual:

Your Name/Organization

Address

City, State Zip

We request to be included on the service list for this proceeding.

II. **INTEREST OF PETITIONER**

Intervenors are the owners of **Your address** through which **Company** proposes to **Your details... seeking a new permanent right of way through Intervenors property) OR Your basis can be that you are a resident in the state of (Pennsylvania/NJ) and/or in the County of.....in which the pipeline is proposed and as such you are entitled to intervenor status.**

Now that the certificate has been issued, a new compliance phase of the proceeding begins. This phase is separate and distinct from the certification phase and as such, our intervention in this second phase is timely.

Our intervention in the post-certificate phase is critical to allow us to protect our interests. The certificate imposes certain obligations on **Company** to produce site specific plans for review and to consult with landowners and the community on a variety of matters. Without the ability to intervene, there is no guarantee that **Company** will adhere to its obligations under the certificate and we will have no recourse to ensure compliance or seek further remedy.

Further, we are entitled to intervene because we are directly impacted by the proposed project. In addition, intervention is necessary because no other intervenors represent a similar interest to ours. Finally, granting our intervention serves the public interest by allowing members of the local community to have a voice in the process and to ensure that the safety and well being of our community and surrounding environment are considered in this process.

III.

CONCLUSION

Your Name respectfully requests that the Commission grant this Motion to Intervene as a party with full rights to participate in all further proceedings. We certify that this motion was served by emailing it to the Federal Energy Regulatory Commission on **date filed**

Respectfully submitted,

Your Name,
Address
City, State, Zip Code
Tel:
Email