

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Application of NextEra Energy Transmission :  
MidAtlantic, Inc., filed pursuant to 52 Pa. Code :  
Chapter 57 Subchapter G, for approval to site : Docket No. A-2026-3060856  
and construct a 500 kV transmission line :  
associated with the MidAtlantic Resiliency Link :  
Project located in portions of Greene County :  
and Fayette County, Pennsylvania :

Application of NextEra Energy Transmission :  
MidAtlantic, Inc., for All of the Necessary :  
Authority, Approvals, and Certificates of Public : Docket No. A-2026-3060921  
Convenience (1) to Begin to Furnish and Supply :  
Electric Transmission Service in Greene County :  
and Fayette County, Pennsylvania; (2) for :  
Certain Affiliated Interest Agreements; and (3) :  
for any Other Approvals Necessary to Complete :  
the Contemplated Transactions :

---

**PETITION TO INTERVENE**

---

Before the Pennsylvania Public Utility Commission (Commission), pursuant to 52 Pa. Code Sections 5.71 through 5.74, [*Print Name of Petitioner*] Joseph Pennington hereby files this Petition to Intervene in the above-captioned Application(s). In support thereof, [*Print Name of Petitioner*] Joseph Pennington states as follows:

1. **Name and contact information of the Petitioner.**

Joseph Pennington

7104 Morgantown Road

Point Marion, PA 15474

2. **Name and contact information of Petitioner's attorney.**

No Attorney representation

**3. Set out clearly and concisely the facts from which the alleged intervention right or interest of the Petitioner can be determined. 52 Pa. Code § 5.73(a)(1).**

This proposal will directly affect myself and my family. Not only am I in the area where rates will no doubt increase, but I am a property owner that will be affected by this project. My home will be in direct sight of this project as it will be directly across the road from my house. I fear that not only will this put myself and my significant other at risk of possible health problems associated with close proximity to such high-power lines, but also, my property value with no doubt be adversely affected.

**4. State the grounds of the proposed intervention. 52 Pa. Code § 5.73(a)(2).**

I am filing this petition to intervene because this project threatens literally everything that I have worked hard for during my working career. I bought this home and property so that my family and I had a place where we could enjoy life. My property is private and peaceful. We have pumped money into this property to help make it a better place and to increase the property value. This property is an investment and is supposed to be for myself and my significant other and eventually is supposed to be part of the inheritance that I have set aside for my family upon my passing. This project threatens to significantly impact my property value in a negative way and threatens to give me a significant loss when it comes to my investment and total net worth. We also like to sit outside and enjoy nature and out pool. Those things will be significantly impacted by the sounds associated with the power lines and disruption to the current beautiful views from our yard. This will also inevitably increase my power rates that have already been increased twice in the last year. I feel that if Virginia is lacking energy due to irresponsibly building data centers without increasing their energy production, they should not be allowed to take energy from a grid that is already suffering and increase the rates and destroy property values of the citizens of our commonwealth.

**5. State Petitioner's position on the issues in the proceeding. 52 Pa. Code § 5.73(a)(3).**

I do not feel there is a need for this project. As stated above, taking power from an already strained power grid to help power data centers in another state is irresponsible at best. Proper planning while haphazardly racing to create as many data centers as possible could have prevented this problem. Poor planning is not a "need" to take energy from others that don't actually have the energy to give. I feel that this project will also create a risk to the health and safety of residents that are either on the line or near the line. There are fire risks associated with lines like this as well as health risks to people in proximity. That does not even include the mental health ramifications to people who would have to listen to the noise and look at the visual obstruction associated with this project while knowing that their property value will inevitably be negatively impacted. The environmental impact of this project cannot be overstated as well. The currently proposed line is set to go through state parks and forests which are places that should be preserved and used by all people, not turned into an eyesore for the betterment of data centers that most residents do not

actually want. The affect of this project on countless ecosystems throughout the route cannot be overstated.

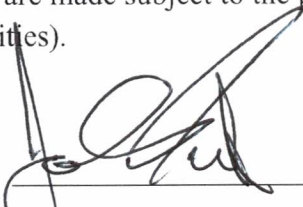
**6. Service on Petitioner**

For the purposes of receiving communications from the Commission and from the parties to this proceeding regarding the intervention, if the intervention is granted, Joseph Pennington agrees to (check one):

- Open and use a Commission eFiling account and receive eService
- Receive all documents by email at: [email]\_\_\_\_\_
- \*\* Petitioner acknowledges documents cannot be filed via email.
- Receive all documents by First Class Mail at the above-listed address

**7. Verification and Signature**

Pursuant to 52 Pa. Code Section 1.36, I, Joseph Pennington hereby state that the facts above set forth are true and correct to the best of my knowledge, information, and belief, and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S. §4904 (relating to unsworn falsification to authorities).

  
\_\_\_\_\_  
Signature

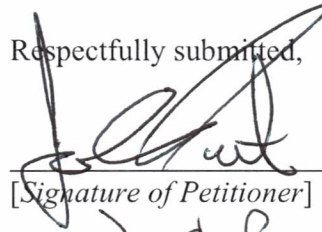
4/27/24  
\_\_\_\_\_  
Date

**8. Relief Requested**

Joseph Pennington requests that the Commission grant this Petition to Intervene in the Applications and respectfully requests the Public Utility Commission to not approve the applications and investigate and hold full hearings regarding the filings.

9. **Signature and Date**

Respectfully submitted,



[Signature of Petitioner]

Joseph Pennington

[Print Name of Petitioner]

Dated: [Insert Month Day, Year] 4/27/26

**CERTIFICATE OF SERVICE**

Application of NextEra Energy Transmission :  
MidAtlantic, Inc., filed pursuant to 52 Pa. Code :  
Chapter 57 Subchapter G, for approval to site : Docket No. A-2026-3060856  
and construct a 500 kV transmission line :  
associated with the MidAtlantic Resiliency Link :  
Project located in portions of Greene County :  
and Fayette County, Pennsylvania :

Application of NextEra Energy Transmission :  
MidAtlantic, Inc., for All of the Necessary :  
Authority, Approvals, and Certificates of Public : Docket No. A-2026-3060921  
Convenience (1) to Begin to Furnish and Supply :  
Electric Transmission Service in Greene County :  
and Fayette County, Pennsylvania; (2) for :  
Certain Affiliated Interest Agreements; and (3) :  
for any Other Approvals Necessary to Complete :  
the Contemplated Transactions :

I hereby certify that I have this day filed electronically on the Commission’s electronic filing system and served a true copy of the foregoing Petition to Intervene upon parties of record in this proceeding in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a participant), in the manner and upon the persons listed below.

Dated: *[Insert Month Day, Year]* 4/27/26

SERVICE BY E-MAIL

John M. Coogan  
Administrative Law Judge  
Office of Administrative Law Judge  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street, 2nd Floor  
Harrisburg, PA 17120  
jcoogan@pa.gov

Garrett P. Lent, Esq.  
David V. MacGregor, Esq.  
Hayley E. Wilburn, Esq.  
Post and Schnell  
17 North 2nd Street, 12th Floor  
Harrisburg, PA 17101  
glent@postschell.com  
dmacgregor@postschell.com  
hwilburn@postschell.com  
*Counsel for NextEra Energy Transmission*

Nazaarah Sabree, Esq.  
Office of Small Business Advocate

Tracy C. Davis, Esq.  
NextEra Energy Transmission

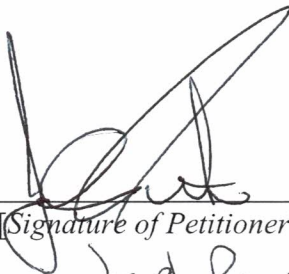
555 Walnut Street  
Forum Place, 1st Floor  
Harrisburg, PA 17101  
ra-sba@pa.gov  
*Small Business Advocate*

Jacob D. Guthrie, Esq.  
Josiah B. Harmar, Esq.  
Melanie Joy El Atieh, Esq.  
Office of Consumer Advocate  
5th Floor, Forum Place  
555 Walnut Street  
Harrisburg, PA 17101  
OCAMARL2026@paoca.org  
*Office of Consumer Advocate*

Allison C. Kaster, Esq.  
Bureau of Investigation and Enforcement  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street  
Harrisburg, PA 17120  
akaster@pa.gov  
*Director of I&E*

5920 West William Cannon Drive, Bldg. 2  
Austin, TX 78749  
tracy.c.davis@nexteraenergy.com  
*Counsel for NextEra Energy Transmission*

Anna Galanis, Esq.  
NextEra Energy Transmission  
700 Universe Boulevard  
Juno Beach, CA 33408  
anna.galanis@nexteraenergy.com  
*Counsel for NextEra Energy Transmission*

  
\_\_\_\_\_  
[Signature of Petitioner]  
Joseph Pennington  
\_\_\_\_\_  
[Print Name of Petitioner]