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File #: 205388

June 16, 2026

VIA ELECTRONIC FILING

Matthew L. Homsher, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street, Second Floor
Harrisburg, Pennsylvania 17120

Re: Application of NextEra Energy Transmission MidAtlantic, Inc., for All of the Necessary Authority, Approvals, and Certificates of Public 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 Docket No. A-2026-3060921 et. al.

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

Dear Secretary Homsher:

Enclosed for filing please find the Answer of NextEra Energy Transmission MidAtlantic, Inc. (“NEET MA” or the “Company”) to the Petition to Intervene of Christine Tarcy in the above-referenced proceedings.

Contemporaneously with the instant Answer, NEET MA is filings its Motion for Leave to File the Answer of NextEra Energy Transmission MidAtlantic, Inc. to the Petition to Intervene of Christine Tarcy *Nunc Pro Tunc*.

Copies will be provided as indicated on the Certificate of Service.

Respectfully submitted,

Matthew L. Homsher, Secretary

June 16, 2026

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A handwritten signature in black ink, appearing to read "Garrett P. Lent". The signature is fluid and cursive, with the first name "Garrett" and last name "Lent" clearly distinguishable.

Garrett P. Lent

GPL/bfc

Enclosure

cc: The Honorable John Coogan (*via email w/ attachment*)
The Honorable Erin E. Gannon (*via email w/ attachment*)
Certificate of Service

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Application has been served upon the following persons, in the manner indicated, in accordance with the requirements of 52 Pa. Code § 57.72(d)(3).

ACTIVE PARTIES OF RECORD **SERVICE BY EMAIL ONLY**

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VIA FIRST-CLASS MAIL

Christine Tarcy
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Dated: June 16, 2026

A handwritten signature in cursive script, reading "Garrett P. Lent", is positioned above a horizontal line. The signature is written in black ink and is centered horizontally.

Garrett P. Lent

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Application of NextEra Energy : Docket Nos. A-2026-3060921
Transmission MidAtlantic, Inc., for All of : G-2026-3060941
the Necessary Authority, Approvals, and : G-2026-3060942
Certificates of Public 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 :

Application of NextEra Energy : Docket No. A-2026-3060856
Transmission MidAtlantic, Inc., Filed :
Pursuant to 52 Pa. Code Chapter 5 :
Subchapter G, for Approval to Site and :
Construct a 500 kV Transmission Line :
Associated with the MidAtlantic :
Resiliency Link Project Located in :
Portions of Greene County and Fayette :
County, Pennsylvania :

**ANSWER OF NEXTERA ENERGY TRANSMISSION MIDATLANTIC, INC. TO THE
PETITION TO INTERVENE OF CHRISTINE J. TARCY**

TO THE PENNSYLVANIA PUBLIC UTILITY COMMISSION:

I. INTRODUCTION AND OVERVIEW

Pursuant to 52 Pa. Code § 5.66, NextEra Energy Transmission MidAtlantic, Inc. (“NEET MA” or the “Company”) hereby submits this Answer to the Petition to Intervene (the “Petition”) of Christine J. Tarcy (“Petitioner”) in the above-captioned proceedings.

On March 3, 2026, NEET MA filed, pursuant to the Pennsylvania Public Utility Code at 66 Pa.C.S. §§ 1101, 1103, and 2102, an application requesting all necessary authority, approvals,

and certificates of public convenience from the Pennsylvania Public Utility Commission (“Commission”) necessary to authorize NEET MA to begin to furnish and supply electric transmission service as a Pennsylvania public utility within Greene County and Fayette County, Pennsylvania (“CPC Application”).

Also on March 3, 2026, NEET MA filed, pursuant to 52 Pa. Code § 57.72, an application requesting Commission approval of the siting and construction of the Pennsylvania Portion of a new 500 kV transmission line associated with the MARL Project in Dunkard Township in Greene County and Springhill Township in Fayette County, Pennsylvania (“Siting Application”).

On March 26, 2026, Administrative Law Judge John M. Coogan issued a Prehearing Conference Order providing, among other things, that a Telephonic Prehearing Conference would be held on Wednesday, May 6, 2026 at 10:00 AM for both the CPC Application and Siting Application proceedings. At the May 6 prehearing conference, Administrative Law Judges John M. Coogan and Erin L. Gannon (the “ALJs”) consolidated the CPC Application and the Siting Application.¹ The ALJs also decided that, for any protests and/or petitions to intervene filed on or before May 29, 2026, NEET MA would be permitted to respond on or before June 12, 2026.² Numerous protests and petitions to intervene have been filed at the above-captioned dockets before and since the May 6 prehearing conference.

On May 19, 2026, the Petition filed by Christine Tarcy was posted to one or both of the above-captioned dockets in this proceeding. As explained below, NEET MA opposes the Petition because the Petitioner has no legally recognizable interest in the above-captioned proceedings and, therefore, cannot meet the eligibility criteria set forth in the Commission’s regulations at 52 Pa. Code § 5.72.

¹ Tr. 11.

² Tr. 47-48.

The Petitioner's only interest in the above-captioned proceedings is general, and essentially seeks compliance with the Pennsylvania Public Utility Code and with the Commission's regulations and orders. The Petition raises non-specific concerns that the MARL Project related to need, safety, impact of the line on property values and rates. However, a general concern that the above-listed elements of the proceedings be investigated and duly considered does not establish that the Petitioner themselves will suffer an injury that is substantial. This form Petition is thus insufficient for the purposes of establishing that the Petitioner has an interest in the proceedings that will not be "adequately represented by existing participants." 52 Pa. Code § 5.72. Rather, the Petition alleges general interests and harms that do not surpass the common interest of all citizens in procuring obedience to the law.

In any event, the interests of residential ratepayers, like the Petitioner, are adequately represented by the Office of Consumer Advocate ("OCA"), who is actively participating in this proceeding. OCA is empowered and obligated to represent general residential and consumer interests like those advanced by the Petitioner. The Petitioner has not alleged a specific interest in addition to the general interests that OCA is actively representing.

Finally, Company records indicate that the Petitioner does not own property located within the right-of-way ("ROW") corridor for the Proposed Route. The Petitioner does own property located within the ROW corridors for at least one of the Alternate Routes of the MARL Project. Yet, the Petitioner's status as a landowner within a Proposed ROW corridor is not sufficient to confer standing, because this in itself does not establish a direct, substantial, and immediate impact. It is the Company's understanding that the Petitioner will be provided a full and fair opportunity to participate in the proceeding, should the Commission decide that the MARL Project be constructed along an Alternate Route. The Petitioner has failed to otherwise establish the manner

in which the MARL Project will directly affect the Petitioner such that their interest will not be adequately represented by existing participants, as they are not a landowner of property within a Proposed ROW corridor of the MARL Project. For all of these reasons, the Petition should be denied.

In further support of its opposition to the Petition, NEET MA responds to the specific paragraphs of the Petition as follows:

II. ANSWER TO SPECIFIC AVERMENTS

1. Admitted.
2. Paragraph 2 of the Petition pertains to the Petitioner's legal representation, to which no responsive pleading is required.
3. Denied. It is denied that the Petitioner has clearly and concisely set forth facts from which the alleged intervention right or interest of the Petitioner can be determined. Specifically, the Petitioner is not a landowner within the Proposed ROW Corridor, and has failed to specifically demonstrate otherwise how she will be affected by the concerns listed in Paragraph 3 as a landowner within a ROW Corridor for an Alternate Route. It is further denied that Petitioner states a substantial, direct, and immediate interest sufficient to justify intervention. It is denied that the MARL Project will result in the destruction of the Petitioner's privacy or soil, taking of Petitioner's timber, consumption of the Petitioner's house, and limitation of the expansion of the Petitioner's family.
4. Denied. It is denied that the Petitioner has stated appropriate ground on which to intervene. It is further denied that Petition states a substantial, direct, and immediate interest sufficient to justify intervention. It is denied that the Petitioner is a landowner within the Proposed ROW Corridor, and thus denied that the construction of the MARL Project as proposed will result in the destruction of the Petitioner's property value or landscape. Finally, Petitioner's allegations

regarding health risks of power lines generally and unspecified rate impacts are expressly denied. NEET MA notes that the Petitioner has attached photographs to the Petition; any interpretation or characterization of the photographs is denied.

5. Denied. Paragraph 5 of the Complaint contains a legal conclusion as to the alleged absence of a benefit, to which no response is required. However, to the extent a response is required, it is denied that NEET MA has failed to demonstrate that the MARL Project is needed. It is further denied that Petitioner, as a non-landowner within the Proposed ROW Corridor, has stated a substantial, direct, and immediate interest sufficient to justify intervention.

6. Paragraph 6 of the Petition relates to the Petitioner's communication preferences, to which no responsive pleading is required.

7. Paragraph 7 of the Petition sets forth the verification and signature, to which no responsive pleading is required.

8. Denied. The averments contained within Paragraph 8 of the Petition are requests for relief to which no responsive pleading is required. To the extent a response is deemed necessary, NEET MA denies that the Petitioner is entitled to the relief requested.

9. Paragraph 9 of the Petition sets forth a signature and date, to which no responsive pleading is required.

III. CONCLUSION

WHEREFORE, for the foregoing reasons, NextEra Energy Transmission MidAtlantic, Inc. respectfully requests that the Commission deny the Petition to Intervene filed by Christine Tarcy and reject all other relief requested therein or, in the alternative, that the Commission limit the Petitioner's participation in the above-captioned proceedings to the extent that it will limit the unnecessary duplication of discovery requests and testimony submitted in the proceedings.

Respectfully submitted,



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**Motions for Admission pro hac vice pending*
Date: June 16, 2026

*Counsel for NextEra Energy Transmission
MidAtlantic, Inc.*