Re: Tioga Energy Partners, LLC ECL Article 23 Application for Permit to Drill Using Gelled Propane Hydraulic Fracturing

Dear Commissioner Seggos,

We are writing to express our concerns regarding the Tioga Energy Partners, LLC (“TEP”) application for a well drilling permit (for Snyder E 1-A), and more broadly, for proposals to use liquefied petroleum gas (“LPG”) as a fracturing fluid to target New York’s Utica and Marcellus natural gas bearing formations. It has been more than four years since New York State took the historic step of prohibiting high volume hydraulic fracturing (“HVHF”) based on the significant environmental harms and public health risks that would have resulted from allowing this damaging activity in New York State. Allowing fracking with LPG presents many of the same risks. We appreciate that the Department of Environmental Conservation (“DEC” or the “Department”) decided to conduct a full Environmental Impact Statement (“EIS”) for TEP’s project and urge that DEC employ the same level of scrutiny in its evaluation of this proposal, especially in this early scoping stage, that it used in deciding to prohibit HVHF.

As you may recall, many of the same groups on this letter sent DEC the attached letters on April 11, 2012 and July 27, 2015 expressing concerns when DEC was considering similar permit applications to engage in LPG fracking activity in New York State. Specifically, the letters described the potential significant adverse environmental impacts associated with LPG fracking, and urged DEC not to issue permits without a full environmental review in compliance with the State Environmental Quality Review Act (“SEQRA”).[1] We request that these letters be included as part of our comments in the current scoping process. As we wrote in 2015, LPG fracking presents risks similar to and beyond

those identified in the Final Supplemental Generic Environmental Impact Statement (“FSGEIS”) for HVHF, including, but not limited to groundwater contamination, radioactive wastes, dangers in transport of LPG, harmful air emissions, and direct and indirect impacts upon public health. In addition, of the small number of instances where LPG fracking has been employed, there have been a number of major explosions that seriously injured multiple workers. Given the breadth of harms associated with LPG fracking, and the precedent that would be set by allowing any such project to proceed, we urged DEC to require the preparation of a comprehensive supplemental generic impact statement for all LPG fracking activity that could take place within the state.

We appreciate that the Department is requiring the preparation of a full EIS for TEP’s project and are confident that the EIS will demonstrate that the significant adverse environmental impacts require that DEC deny any LPG fracking permits under the same grounds as HVHF. In addition to considering all of the scientific evidence behind the 2015 HVHF ban, DEC should review all of the new scientific evidence that has emerged since 2015, including approximately 1,000 additional studies, which overwhelmingly find that drilling, fracking, and its infrastructure pose serious risks and harms to the environment and public health.[2] And given the explosive nature of propane, the primary component of LPG fracking fluid, DEC should also carefully evaluate the risk of LPG fracking to public safety.

The Department also must carefully review the full extent of climate impacts associated with TEP’s proposal and others like it. As DEC is aware, the Climate Leadership and Community Protection Act, (“CLCPA”) signed by Governor Andrew Cuomo on July 18, 2019,[3] requires aggressive reductions of greenhouse gas emissions (“GHGs”). The law mandates emissions reductions of 40% by 2030 and 85% by 2050, and that the State source 70% of its electricity from renewable sources like wind and solar by 2030. The CLCPA also requires a 100% carbon-free electric sector by 2040; a 3% utility energy efficiency target; and installation of 9 gigawatts of offshore wind, 3 gigawatts of energy storage and 6 gigawatts of distributed solar. DEC will be playing a critical leadership role in these efforts by crafting regulations to implement emissions reduction targets across the economy, transportation sector reductions programs, and performance standards for buildings, the commercial and industrial sectors.

In light of the clear enforceable and legally-binding climate mandates contained in the CLCPA, and in light of DEC’s policy to calculate direct and indirect GHG emissions of all projects covered by SEQRA,[4] the Department must carefully consider the full lifecycle GHG emissions of TEP’s project and LPG fracking. The draft EIS must calculate and evaluate the lifecycle GHG footprint of TEP’s plan not only to extract shale gas, but also to use LPG to do it. In addition to fostering additional consumption of gas—a fossil fuel—there is considerable leakage of methane (CH4) at every step of the gas extraction and transmission process. Indeed, up to 8% of the methane produced at U.S. shale wells escapes into the atmosphere through the extraction process and infrastructure leakage.[5] And

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[3] Climate Leadership and Community Protection Act (CLCPA): Governor Program Bill #7, S.6599/A.8429 CHAP.106 (07/18/19)


methane is a much more potent GHG than carbon dioxide (CO\textsubscript{2}) and has Global Warming Potential of 84–87 times greater over a 20-year time frame.\textsuperscript{[6]} The lifecycle analysis also must include the energy invested or lost in well development, final use, and opportunity costs for low carbon alternatives. It is difficult to see how allowing additional extraction in New York State of the very hydrocarbons whose use we are seeking to eliminate is consistent with the State’s climate laws. The CLCPA mandates the reduction of GHG emissions, and LPG fracking would result in a higher demand for LPG and a greater production and consumption of gas—in other words, more GHG emissions. Simply put, LPG fracking cannot be reconciled with New York’s enforceable climate change mitigation law.\textsuperscript{[7]}

Moreover, the permit requested by TEP cannot be viewed in isolation as a singular act. Before granting any permit for LPG fracking, DEC should first undertake a comprehensive supplemental generic environmental impact statement that examines the cumulative impacts of LPG fracking across the state. The Department must treat any individual environmental impact statement for LPG fracking as a prototype for other such wells. Once a single permit is granted for LPG fracking, it will be difficult to hold back hundreds of other applications that will simply use the Snyder E 1-A permit as a template for approval. It is essential that the draft EIS include a discussion of the true cumulative impacts that multiple wells in New York will have upon environmental degradation, water quality, air quality, public health, as well as GHG emissions, and how the concept of allowing any LPG fracturing interfaces with the intent of the CLCPA.

The Department and the State of New York already have taken the lead on protecting the public and the environment from the dangers of fracking and setting bold and binding targets for reductions of GHG emissions. DEC’s 2015 final conclusion in banning fracking was that: “there are no feasible or prudent alternatives that would adequately avoid or minimize adverse environmental impacts and that address the scientific uncertainties and risks to public health from [HVHF].” The CLCPA directs New York State to “reduce greenhouse gas emissions from all anthropogenic sources 100% over 1990 levels by the year 2050, … at least 40% reduction in climate pollution by the year 2030, … to avoid the most severe impacts of climate change.” There is a stark contradiction between the trajectory the state of New York has adopted to lead the world out of the climate crisis and the advancement of LPG fracking. The Department must take the environmental and climate risks posed by LPG fracking with the utmost seriousness and ensure the completion of a detailed and thorough draft EIS that addresses the substantial risks LPG fracking poses to the environment, public health, and New York’s efforts to combat climate change.

Sincerely,

Kimberly Ong, Senior Attorney
Natural Resources Defense Council

Moneen Nasmith, Staff Attorney
Earthjustice

\textsuperscript{[6]} https://www.epa.gov/ghgemissions/understanding-global-warming-potentials.

\textsuperscript{[7]} In addition, the Department should carefully consider whether any regulatory program for oil and gas extraction involving subsurface fracturing and uncontrolled surface, subsurface, and atmospheric leakage can be permitted in the future in New York, including proposals to fracture shale with gelled propane.
Roger Downs, Conservation Director
Sierra Club Atlantic Chapter

Wes Gillingham, Associate Director
Catskill Mountainkeeper

Brian Smith, Associate Executive Director
Citizens Campaign for the Environment

Elizabeth Moran, Environmental Policy Director
New York Public Interest Research Group

Neil Woodworth, Executive Director
Adirondack Mountain Club

Kate Kurera, Deputy Director
Environmental Advocates of New York

Alex Beauchamp, Northeast Region Director
Food and Water Watch

Julia Walsh, Campaign Director
Frack Action

Jeremy Cherson, Legislative Advocacy Manager
Riverkeeper, Inc.

Nadia Steinzor, Manager, Community Empowerment Project
Earthworks

Carmi Orenstein, Co-founder
Concerned Health Professionals of New York

Sara Schultz, Chair
Sierra Club Niagara Group

Raina Rippel, Director
Southwest Pennsylvania Environmental Health Project

Laura Hartmann, Chairperson
Town of Ulster Citizens

Cc: Dale Bryk, Deputy Secretary for Energy and Environment
BY EMAIL AND FIRST CLASS MAIL

July 27, 2015

Marc Gerstman, Acting Commissioner
New York Department of Environmental Conservation
625 Broadway
Albany, NY 12233-1011

Re: Liquefied Petroleum Gas (Propane) Fracturing Applications

Dear Commissioner Gerstman:

We are writing to you to express concern regarding two reported well permit applications in Tioga County, NY that propose to use liquefied petroleum gas ("LPG") as a fracturing agent to target natural gas in the Utica and Marcellus formations.¹ We again congratulate and thank the Department for its comprehensive review of, and proper decision to prohibit, proposed high-volume hydraulic fracturing ("HVHF") in New York State. We have full confidence that the Department will apply the same thoughtful review to these applications.

As you may recall, the above listed groups sent you the attached letter on April 11, 2012 expressing similar concerns after several newspapers reported that the Canadian gas company, GasFrac Energy Services, Inc. ("GasFrac"), reached a preliminary agreement with the Tioga County Landowners Association to employ Houston-based driller eCORP in drilling several gas wells in Tioga County using the unconventional technique of fracturing with LPG.² At the time it was suggested that the landowners association’s strategy was to bypass the de facto moratorium through the use of an alternative fracturing agent. We strongly urged that no permit could be issued for LPG fracturing without full compliance with SEQRA.

Propane fracturing presents significant adverse environmental impacts similar to and beyond those identified in the Final Supplemental Generic Environmental Impact Statement ("FSGEIS") for HVHF and we urge the Department to require the preparation of a comprehensive supplemental generic environmental impact statement pursuant to the State Environmental Quality Review Act ("SEQRA"). Since propane fracturing would result in many of the same

unmitigated significant adverse impacts identified in the Findings Statement for HVHF that formed the basis for its prohibition, it would appear inevitable that, upon completion of the SEQRA process, these pending applications would also be denied.

While we believe that the Findings Statement for the FSGEIS outlined many risks that are shared with propane fracturing, our 2012 letter sets forth other considerable known risks which are distinct from HVHF or conventional drilling. These additional risks, which would significantly impact the environment, are not adequately addressed in the 1992 GEIS for conventional drilling or the FSGEIS for HVHF. The main component used in LPG fracturing, propane gas, is itself highly flammable and because it is heavier than air, it naturally pools on the ground when leaked, creating a clear and substantial threat of explosion—a risk highlighted by two major explosions in 2011 at GasFrac well sites that injured fifteen workers and caused the company to suspend all of its operations for two weeks. Additional hazards will no doubt result from trucking thousands of gallons of LPG to the well site, compressing and re-condensing the LPG for reuse, and mixing the LPG with chemicals for use in fracturing.

While LPG fracturing has been presented as more environmentally benign than water-based HVHF, both require the addition of toxic chemicals. In LPG fracturing, additives include gelling agents, breakers and crosslinkers, and may contain chemicals such as surfactants, amines, iron salts, and other contaminants. In addition, as with HVHF, LPG fracturing returns polluting products to the surface that must be properly handled and disposed, in this case, flammable gases that would have to be collected in pressurized tanks or flared—a step generating air emissions and leaks that can harm public health and safety.

Even more alarming than the known risks are the unknown and potentially numerous hazards associated with LPG fracturing. Because the use of LPG fracturing is recent and it employs a proprietary method owned by GasFrac, there is little publicly available information on the

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5 Although LPG fracturing uses about one quarter of the truck trips used in normal hydraulic fracturing, these trucks will be carrying highly explosive liquefied gasses as opposed to water.
process.\textsuperscript{9} GasFrac has multiple patents for its LPG fracturing system, often with slightly different descriptions of chemical additives.\textsuperscript{10} Because GasFrac considers the actual chemical recipes to be “trade secrets,”\textsuperscript{11} it is difficult to know exactly what chemicals are actually being used as gelling agents or for other purposes. To date, there has been no independent empirical analysis of the complete life cycle of LPG fracturing. In light of the facts that, GasFrac filed for bankruptcy protection in January 2015\textsuperscript{12} and that there has been little publically reported progress with the technology, it remains unclear whether this critically needed information can be made available or whether LPG fracturing is ultimately viable as a practice.

Neither the known nor the unknown risks from LPG fracturing have ever been adequately addressed in any EIS. By its own terms, the recently completed FSGEIS was limited to the study of HVHF, defined as horizontal or vertical wells “using 300,000 gallons of water or more per well.”\textsuperscript{13} Furthermore, it frankly acknowledges that LPG fracturing was not considered within the scope of the study, noting that “[a]s to the use of propane rather than water, this technology would have to be evaluated pursuant to a specific proposal and also may raise other environmental issues not identified or assessed in this SGEIS.”\textsuperscript{14} LPG fracturing is likewise well outside of the scope of the 1992 GEIS. LPG itself is discussed only in the context of underground storage of the gas, and reference to LPG constituents used in fracturing, such as “propane” and “butane,” appears only once in the entire document.\textsuperscript{15}

Bearing all of this in mind, we write to remind the Department not only of the importance of comprehensive environmental review before permitting any LPG fracturing wells in New York State, but also of its mandatory nature. As you have said in reference to the environmental review process for permitting HVHF, “[t]he goal of the process all along has been to identify the risks associated with [HVHF], to see if they can be mitigated in a way that protects the environment.”\textsuperscript{16}

In consideration of the DEC’s final conclusion that: “... there are no feasible or prudent alternatives that would adequately avoid or minimize adverse environmental impacts and that address the scientific uncertainties and risks to public health from this activity. The Department’s chosen alternative to prohibit high-volume hydraulic fracturing is the best alternative based on the balance between protection of the environment and public health and economic and social


\textsuperscript{11} Id. at 8 (“GASFRAC relies upon trade secrets, its know-how and patent applications that have been filed or are in preparation in order to provide its innovative services to its customers”).

\textsuperscript{12} http://www.bizjournals.com/sanantonio/blog/eagle-ford-shale-insight/2015/01/gasfrac-files-for-bankruptcy-protection-in-san.html

\textsuperscript{13} 2015 Final Findings Statement for SGEIS on HVHF at 2 (defining HVHF as “the stimulation of a well using 300,000 gallons or more of water as the primary carrier fluid in the hydraulic fracturing fluid”).

\textsuperscript{14} Final SGEIS 2015 at RTC-16.

\textsuperscript{15} 1992 GEIS at 12-27 (discussing the use of a “slug” of ethane, propane, and butane in enhanced oil recovery).

considerations.\textsuperscript{17} we ask that the Department give the same consideration to the unique hazards of LPG fracturing, as required by SEQRA.

Sincerely,

Kate Sinding, Senior Attorney  
Natural Resources Defense Council

Deborah Goldberg, Managing Attorney, Northeast Office  
Earthjustice

Roger Downs, Conservation Director  
Sierra Club Atlantic Chapter

Nadia Steinzor, Marcellus Shale Regional Organizer  
EARTHWORKS Oil & Gas Accountability Project

Wes Gillingham, Program Director  
Catskill Mountainkeeper

Kate Hudson, Watershed Program Director  
Riverkeeper, Inc.

Sarah Eckel, Legislative & Policy Director  
Citizens Campaign for the Environment

Russ Haven, Senior Staff Attorney  
New York Public Interest Research Group

Neil F. Woodworth, Executive Director and Counsel  
Adirondack Mountain Club

Alex Beauchamp, Northeast Region Director  
Food and Water Watch

Elizabeth Moran, Water & Natural Resources Associate  
Environmental Advocates of New York

Julia Walsh, Campaign Director  
Frack Action

cc: Basil Segos, Deputy Secretary for the Environment  
Ed McTiernan, General Counsel  
Eugene Leff, Deputy Commissioner Remediation and Materials Management

Attached: 4/11/12 letter

\textsuperscript{17} 2015 Final Findings Statement on HVHF at 42.
BY EMAIL AND FIRST CLASS MAIL

April 11, 2012

Joseph Martens
Commissioner
New York Department of Environmental Conservation
625 Broadway
Albany, NY 12233-1011


Dear Commissioner Martens:

We are writing to you with respect to reports regarding potential applications to conduct shale fracturing using liquefied petroleum gas ("LPG") in New York. Several newspapers have reported that the Canadian gas company, GasFrac Energy Services, Inc. ("GasFrac"), recently reached a preliminary agreement with the Tioga County Landowners Association to employ Houston-based driller, eCORP in drilling several gas wells in Tioga County using the unconventional technique of fracturing with LPG.¹ These articles further suggest that the coalition’s strategy is to bypass the current de facto moratorium on high-volume hydraulic fracturing ("HVHF") through use of an alternative fracturing agent. New York law does not permit shale fracturing with LPG at this time. Shale fracturing using LPG has not been previously evaluated by the Department. Given both the unique and significant risks of this activity, as well as the potential for significant adverse environmental impacts, an application to perform LPG fracturing would plainly necessitate the preparation of either a supplemental-generic or site-specific environmental impact statement ("EIS") prior to well permitting.

The State Environmental Quality Review Act ("SEQRA") requires all state agencies, including DEC, to prepare or cause to be prepared an EIS for "any action...which may have a significant effect on the environment."² This includes actions subject to discretionary agency

² E.C.L. § 8-0109(2).
decisions, such as departmental permitting of natural gas wells. In circumstances where the impacts from separate actions are common and predictable, a generic EIS may be prepared analyzing the impacts of all such actions generally and cumulatively in lieu of preparing an individual EIS for each such action. A generic EIS, however, only covers those actions which are adequately addressed within scope of the EIS. Subsequent proposed actions which may significantly affect the environment, but which are not adequately addressed, require preparation of a supplemental generic EIS, or else site-specific environmental review.

Pursuant to this mandate, DEC completed a generic EIS in 1992 (“GEIS”) addressing environmental impacts associated with conventional oil and gas exploration. In 2008, however, recognizing that the GEIS failed to adequately consider a number of hazards newly posed by proposed HVHF activities in the state, then-Governor Paterson directed the DEC to prepare a supplemental GEIS (“SGEIS”) to study “all potential new impacts” from HVHF. The Department additionally recognized that both the scale of anticipated HVHF activities and the potential for new significant impacts – such as those associated with the high-pressure injection of large quantities of then-unknown chemical additives below groundwater aquifers – were such that permitting HVHF statewide presented significant issues needing to be “addressed comprehensively and publicly.”

Likewise, LPG fracturing presents considerable known risks which are distinct from those posed by either HVHF or conventional drilling, likely to significantly impact the environment, and not adequately addressed in either the GEIS or the revised draft SGEIS for HVHF. The main component of LPG used in fracturing, propane gas, is itself highly flammable, and because it is heavier than air, it naturally pools on the ground when leaked, creating a clear and substantial threat of explosion – a risk highlighted by two major explosions last year at GasFrac well sites that injured fifteen workers and caused the company to suspend all of its operations for two weeks. Additional hazards will no doubt result from trucking thousands of gallons of LPG to the well site, compressing and re-condensing the LPG for reuse, and mixing the LPG with chemicals for use in fracturing.

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3 6 N.Y.C.R.R. § 617.2(b)(1)(iii).
4 6 N.Y.C.R.R. § 617.10.
5 6 N.Y.C.R.R. § 617.10(d)(4).
6 E.C.L. § 8-0109(2).
12 Although LPG fracturing uses about one quarter of the truck trips used in normal hydraulic fracturing, these trucks will be carrying highly explosive liquefied gasses as opposed to water.
While LPG fracturing has been presented as more environmentally benign than water-based HVHF, both require the addition of toxic chemicals. In LPG fracturing, additives include gelling agents, breakers and crosslinkers, and may contain chemicals such as surfactants, amines, iron salts, and other contaminants.\textsuperscript{14} According to Ronald Bishop, Ph.D., Chemistry and Biochemistry Department of State University of New York, an early GasFrac promotional brochure listed an aluminum sulfate complex of triethylphosphate, which has been used as a nerve gas stimulant, as one of the chemical agents used in the process.\textsuperscript{15} In addition, as with HVHF, LPG fracturing returns polluting products to the surface that must be properly handled and disposed; in this case, flammable gases that would have to be collected in pressurized tanks or flared\textsuperscript{16} – a step generating air emissions and leaks that can harm public health and safety.

Even more alarming than the known and potentially numerous hazards associated with LPG fracturing. Because the use of LPG fracturing is recent and it employs a proprietary method owned by GasFrac, there is little publicly-available information on the process.\textsuperscript{17} GasFrac has multiple patents for its LPG fracturing system, often with slightly different descriptions of chemical additives.\textsuperscript{18} Because GasFrac considers the actual chemical recipes as “trade secrets,”\textsuperscript{19} it is difficult to know exactly what chemicals are actually being used as gelling agents or for other purposes. To date, there has been no independent empirical analysis of the complete life cycle of LPG fracturing.

Neither the known nor the unknown risks from LPG fracturing have ever been adequately addressed in any EIS. By its own terms, the revised draft SGEIS is limited to the study of HVHF, defined as horizontal or vertical wells “using 300,000 gallons of water or more per well.”\textsuperscript{20} Furthermore, it frankly acknowledges that LPG fracturing was not considered within the


\textsuperscript{19} Id. at 8 (“GASFRAC relies upon trade secrets, its know-how and patent applications that have been filed or are in preparation in order to provide its innovative services to its customers.”)

\textsuperscript{20} DEC, Revised Draft Supplemental Environmental Impact Statement, 2-1 (Sept. 2011)(emphasis added) [hereinafter 2011 SGEIS] available at http://www.dec.ny.gov/data/dmn/rdsgeseisfull0911.pdf. That HVHF, as defined by DEC, only applies to water as the primary carrier fluid is supported by the proposed regulatory definition of HVHF. Proposed 6 NYCRR § 560.2(b)(8) (defining HVHF as “the stimulation of a well using 300,000 gallons or more of water as the primary carrier fluid in the hydraulic fracturing fluid.”).
scope of the study, \textsuperscript{21} noting that “at the current time, this technology is not mature enough to support development of the Marcellus Shale and other low-permeability gas reservoirs.”\textsuperscript{22} LPG fracturing is likewise well outside of the scope of the 1992 GEIS. LPG itself is discussed only in the context of underground storage of the gas, and reference to LPG constituents used in fracturing, such as “propane” and “butane,” appears only once in the entire document.\textsuperscript{23}

Bearing all of this in mind, we write to remind the Department not only of the importance of comprehensive environmental review (either generic or site-specific) before permitting any LPG fracturing wells in New York State, but also of its mandatory nature. As you have said in reference to the environmental review process for permitting HVHF – “The goal of the process all along has been to identify the risks associated with [HVHF], to see if they can be mitigated in a way that protects the environment.”\textsuperscript{24} We ask that the Department give the same consideration to the unique hazards of LPG fracturing, as required by SEQRA.

Sincerely,

Kate Sinding, Senior Attorney
Natural Resources Defense Council

Deb Nardone, Director, Natural Gas Campaign
Sierra Club

Deborah Goldberg, Managing Attorney, Northeast Office
Earthjustice

Nadia Steinzor, Marcellus Shale Regional Organizer
EARTHWORKS Oil & Gas Accountability Project

Anthony Ingraffea, Ph.D., PE, Dwight C. Baum Professor of Engineering
Cornell University

Neil F. Woodworth, Executive Director and Counsel
Adirondack Mountain Club

\textsuperscript{21} 2011 SGEIS at 9-9. (“Well applications that specify and propose the use of LPG as the primary carrier fluid will be reviewed and permitted pursuant to the 1992 GEIS and Findings Statement.”)

\textsuperscript{22} Id.

\textsuperscript{23} 1992 GEIS at 12-27 (discussing the use of a “slug” of ethane, propane, and butane in enhanced oil recovery).

\textsuperscript{24} Nick Reisman, \textit{DEC unveils recommendations for hydrofracking}, YNN (Jul. 7, 2011) \textit{available at} http://centralny.ynn.com/content/politics/548676/dec-unveils-recommendations-for-hydrofracking/.
Wes Gillingham, Program Director
Catskill Mountainkeeper

Kate Hudson, Watershed Program Director
Riverkeeper, Inc.

Maya van Rossum, the Delaware Riverkeeper
Delaware Riverkeeper Network

Roger Downs, Conservation Director
Sierra Club Atlantic Chapter

David VanLuven, Director
Environment New York

John Rumpler, Senior Attorney
Environment America

Katherine Nadeau, Water & Natural Resources Program Director
Environmental Advocates of New York

Sarah Eckel, Legislative & Policy Director
Citizens Campaign for the Environment

Cathleen Breen, Clean Water Program Director
New York Public Interest Research Group

John L. Barone, Vice-President of Conservation
Theodore Gordon Flyfishers, Inc.

cc: Steven Russo, Deputy Commissioner and General Counsel