August 23, 2017

Elder Ghigiarelli, Jr.
Deputy Program Administrator, Wetlands and Waterways Program
Water Management Administration,
Maryland Department of the Environment
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Re: Application #17-WQC-02, Lower Susquehanna River and Upper Chesapeake Bay, Use I & 2 Waters

Dear Mr. Ghigiarelli,

The Water and Power Law Group PC submits these comments on behalf of The Nature Conservancy (the Conservancy) in response to the Maryland Department of the Environment’s (MDE or Department) “Public Notice of the Proposed Relicensing of the Conowingo Hydroelectric Project Application for Water Quality Certification” (Notice) issued on July 10, 2017. We thank the Department for extending the comment deadline to August 23, 2017.

These comments are organized as follows: Section I describes the Conservancy’s significant interests in ensuring that the Conowingo Project complies with applicable water quality standards for the lower Susquehanna River and Chesapeake Bay; Section II describes our concerns regarding the project’s impacts on sediment and nutrient loads into Chesapeake Bay, and on designated uses for fish, aquatic life, and wildlife; Section III states our recommendations for further procedures on Exelon’s application prior to hearing; and Section IV provides concluding remarks.

I. The Conservancy Is an Interested Party.

The Conservancy is a private, non-profit 501(c)3 organization with membership and operations throughout the Susquehanna River and Chesapeake Bay Watersheds and around the globe. The Conservancy’s mission is to conserve the lands and waters on which all life depends. It is a science-based organization that works with partners to identify and implement solutions to complex conservation problems. It has over one million members world-wide.

As the United States’ largest estuary, the Chesapeake Bay is an iconic feature that provides important ecological services along with employment, food, and recreation for millions of people. It also serves as a home for more than 3,600 species and is a crucial nursery for many fish and birds that migrate up and down the Atlantic coast and beyond. The health of the
Chesapeake is directly connected to the Susquehanna River, its largest tributary and the largest river on the East Coast of the United States. In addition to its ecological role, the Susquehanna River provides a critical source of drinking water to millions, unparalleled recreational opportunities, and power generation for the Mid-Atlantic region. Due to their enormous economic and ecological values, the Susquehanna River and the Chesapeake Bay are conservation priorities for the Conservancy.

Beyond restoration of these important places, the Conservancy is working globally to ensure a sustainable path to a low-carbon energy future. Our goals for the certification proceeding include the support of low-carbon electricity while: (1) restoring self-sustaining migratory fish populations by improving access to historic habitats above the Conowingo dam; (2) restoring habitat below the dam to restore populations of fish, mussels, turtles, submerged aquatic vegetation (SAV), and other aquatic life; and (3) improving water quality and sediment transport patterns in the Lower River and Upper Chesapeake Bay.

In addition to its organizational interests, the Conservancy represents individual members who use and enjoy the Susquehanna River and Chesapeake Bay for water supply, recreation, including fishing and boating, and their livelihoods.

The Conservancy, particularly its Pennsylvania and Maryland/DC Chapters and Chesapeake Bay Program, has interests that will be directly affected by the outcome of the Department’s decision on Exelon Generation Corporation’s (Exelon) application for Clean Water Act (CWA) section 401 certification for the Conowingo Project (Application #17-WQC-02). The Conservancy is also a party to the related hydropower relicensing before the Federal Energy Regulatory Commission (FERC).

II. Exelon’s Application Does Not Yet Demonstrate that the Proposed Project Will Comply with Water Quality Standards.

The Conservancy agrees that the proposed protection, mitigation, and enhancement (PM&E) measures proposed in Exelon’s Application for a Maryland Water Quality Certificate for the Conowingo Hydroelectric Project (hereafter, Application), will nominally enhance baseline conditions. However, we find the proposed measures are inadequate to mitigate the Conowingo Project’s (Project’s) known and significant effects on environmental resources in the lower Susquehanna River and Upper Chesapeake Bay.

The CWA and Maryland law require more than minimum protection. CWA section 101(a)\(^1\) declares: “The objective of this Act is to restore and maintain the chemical, physical, and biological integrity of the Nation's waters.”

In furtherance of this goal, CWA section 401(a)(1), 33 U.S.C. §1341(a)(1), provides:

Any applicant for a Federal license or permit to conduct any activity . . . which may result in any discharge into the navigable waters, shall provide the licensing or permitting agency

\(^1\) 33 U.S.C. § 1251(a).
a certification from the State in which the discharge originates or will originate . . . that any such discharge will comply with the applicable provisions of sections 1311, 1312, 1313, 1316, and 1317 of this title.2

Thus, the certification must assure that the Conowingo Project will comply with state water quality standards for the term of any new FERC license.3 State water quality standards consist of designated uses, the water quality criteria necessary to protect such uses, and the anti-degradation standard.4 Thus, “a project that does not comply with a designated use of the water does not comply with the applicable water quality standards.”5

The certification must also assure compliance with the Chesapeake Bay Total Maximum Daily Load for Nitrogen, Phosphorus and Sediment (Chesapeake Bay TMDL), which was approved under CWA section 303(d).6 Under the Chesapeake Bay TMDL, MDE is required to demonstrate that it is making “sufficient progress” toward meeting the TMDL allocations through implementation of Watershed Implementation Plan (WIP) and other actions. If sufficient progress cannot be shown, MDE may be required to undertake additional actions to achieve the required nitrogen, phosphorus, and sediment load reductions that MDE has determined are necessary to protect designated beneficial uses.7

In the sections below, we describe why the Application does not provide a reasonable assurance of compliance with applicable state water quality standards, including the Chesapeake Bay TMDL. More detailed explanation is provided in the Attachments.

Of particular concern are the current and proposed design and operations as they affect the physical, chemical, and biological integrity of the Lower Susquehanna and Upper Chesapeake Bay. Specifically:

- The **unmitigated impact of reservoir design and releases to support designated uses** including: Growth and propagation of fish, other aquatic life and wildlife (year-round); Seasonal migratory fish spawning and nursery use (2/1-5/31); Seasonal Shallow-Water Submerged Aquatic Vegetation (4/1-10/30); and Open-water fish and shellfish (year-round); and

- The **unmitigated impact of reservoir storage and releases on the timing and quality of sediment and nutrient loads stored** in the reservoir above the dam, which are released to the lower Susquehanna River and Upper Chesapeake Bay.

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2 33 U.S.C. § 1341(a)(1); see also Maryland ADC § 26.08.02.10.A(1).
3 See id. See also Maryland ADC §§ 26.08.02.01 (“To protect surface water quality, this State shall adopt water quality standards to: (1) Protect public health or welfare; (2) Enhance the quality of water; (3) Protect aquatic resources; and (4) Serve the purposes of the Federal Act.”), 26.08.02.02 (Designated Uses), 26.08.02.04 (Anti-Degradation Policy).
6 33 U.S.C. § 1313(d).
7 See Chesapeake Bay TMDL, pp. 7-11 – 7-12.
A. Impacts on the designated uses for fish, aquatic life, and wildlife

As stated above, the Conservancy is concerned that Exelon’s Application does not accurately describe project impacts to designated uses of project waters, which include but are not limited to: Growth and Propagation of Fish (not trout), Other Aquatic Life and Wildlife; Leisure Activities Involving Fishing; Seasonal Migratory Fish Spawning and Nursery Use; and Seasonal Shallow-Water Submerged Aquatic Vegetation Use. It also does not propose PM&E measures that would mitigate impacts on these uses.

1. Migratory fish passage

Conowingo dam blocks 98% of historic migratory spawning habitat on the Susquehanna River for fish including American shad, river herring, and American eel. Efforts to pass migrating fish through the existing lifts have largely failed, with American shad passage remaining at less than 1 percent of population restoration goals (Figure 1). Regional stocks of native diadromous species remain relicts, well below sustainable thresholds. In addition to the ecological benefits of restoration, it is estimated that a restored stock of American shad on the Susquehanna River could produce 500,000 angler days valued at $25 to $37 million annually.

![Figure 1. Annual number of shad passed at Conowingo dam as a percent of the SRAFRC restoration target.](image)

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8 Code of Maryland Regs. § 26.08.02.02.B(4).
As described in the Application (see pp. 36-38), Exelon made several commitments in the Conowingo Hydroelectric Project Settlement (April 21, 2016) (Fish Passage Agreement)\textsuperscript{12} to improve migratory fish passage in an effort to operate in a manner that supports the fish passage goals established in Amendment 3 of the Interstate Fishery Management Plan and the 2010 SRAFRC Migratory Fish Management and Restoration Plan.

The Conservancy participated in the negotiations that led to the Fish Passage Agreement. To ensure reasonable protection of designated uses related to migratory fish and avoid inconsistent license requirements, the Conservancy requests that the Department incorporate the terms and conditions of the Fish Passage Agreement into their certification conditions as appropriate. We are particularly concerned that the Application omits the following three components of the Fish Passage Agreement that we believe are critical to restoring fish passage at the Project: (1) the inclusion of design criteria that reflect science-based goals to restore self-sustaining populations of shad, river herring and American eel to the Susquehanna River Basin; (2) the incorporation of performance-based standards for passage efficiency as opposed to technological standards to meet the design criteria; and (3) the inclusion of an adaptive management framework if performance standards are not met.

Although we participated in the negotiations, we declined to sign the Fish Passage Agreement for two reasons. First, we are concerned that the Agreement does not expressly limit use of trap-and-transport, at any point in the proposed 50-year license, in favor of increasing volitional passage. Second, we are concerned by the Agreement’s definition and use of “adjusted passage efficiency” to trigger structural and operational investments. Specifically, under trap-and-transport, passage efficiency values are credited (or adjusted) at a greater rate than volitional passage. This adjustment is predicted to inflate passage efficiency values (to be greater than 100% under moderate population growth scenarios), which could result in a delay or complete deferral of operational and/or structural investments over the term of the license. These reasons are described in detail in Attachment 1.

We request that MDE address these outstanding issues and their implications on the protection of designated uses on the Susquehanna River and Upper Chesapeake Bay in its review of the Application and in the development of any certification conditions.

2. **Migratory cues and fish stranding**

Project operations adversely impact native diadromous fish populations by interrupting migratory cues, lengthening migration times, and stranding fish during ramping events.

The Application (see p. 22) states, “regardless of project discharge, tagged adult American shad migrated upstream to the Dam with little observable difficulty.” We disagree with this conclusion. In our review of Revised Study Plan 3.5\textsuperscript{13} and related telemetry data, we

\textsuperscript{12} eLibrary no. 20160512-5272 (May 12, 2016).
found that after entering the tail race, it took American shad an average of 11 days to successfully enter the fish lift. Given typical swimming speeds, this distance should take only hours to migrate, and less than an hour at burst speeds. Peaking operations of up to 86,000 cfs create velocities at the fish lifts that exceed 6 ft./s and the maximum burst swim speeds of migratory fish. In addition, telemetry data revealed that fish enter the east fish lift disproportionately under certain operational scenarios. The operation of Unit 11 negatively impacts entry to the east fish lift, and successful entries were dominated by operating a combination of Units 2, 5, and 7.14 It has been demonstrated that delay of upstream migration associated with hydropower operations has been detrimental to the spawning and survival of diadromous fish.15

In addition to delaying migration, peaking operations at the Project cause fish stranding. Specifically, current operations allow the dam to change from peaking flows of 86,000 cfs to minimum flows (3,000 – 10,000 cfs), or by up to 9 feet, in an hour. The Application, states that “very low numbers of American shad, river herring and white perch were documented” (see p. 22), and goes on to conclude that while, “implementing an alternative flow regime could reduce this source of mortality, FERC concluded that the results of Exelon’s stranding surveys indicate that the magnitude of this benefit would be minor” (id. at p. 23).

Based on our review of the stranding studies, we strongly disagree and find that stranding impacts are significant on diadromous fish populations. Current project operations result in fish stranding and mortality in all months, both as a direct result of dewatering and indirectly from thermal stress and increased predation. During the 2011 spawning migration, it is estimated that 1,400 American shad and more than 500 river herring were stranded due to peaking operations (Attachment 2, Appendix1: Table 4 and Figure 14). Further, total stranding is likely underestimated due to confounding factors of predation in isolated pools and issues of pool access during the FERC studies.16

We ask MDE to consider these outstanding issues and their implications to designated uses on the Susquehanna River in its review of the Application.

3. Downstream Aquatic Habitat

The Application proposes minimum flow conditions (see pp. 34). In our opinion, the weight of evidence in FERC’s administrative record shows these flows will not mitigate the impacts of the Project’s regulation of flow on resources of the lower Susquehanna River. For context, the proposed minimum flow releases would be lower than the historic minimum daily flows for most of the year and would be orders of magnitude lower than typical average flows

15 Casto-Santos and Letcher 2010.
throughout the year (Figure 2). More simply put, minimum flow releases would be lower than drought conditions for much of the year.

We strongly disagree with the Applicant’s statement that this measure will, “adequately impact the Project’s regulation of flow on the Susquehanna River, and protect suitable habitats and key natural processes (Application, p. 35).” The discussion below summarizes the basis for this disagreement, with a detailed report outlining ecological impacts of Project operations included in Attachment 2, Appendix1.

First, we disagree with the scientific basis for the Application’s findings on flow regime impacts. Exelon bases its findings of benefit on an invalid method to estimate aquatic habitat availability at a peaking facility (see Application p. 27, Table 1). The result is a gross overestimate of available habitat. Our scientific objections to this method and their related habitat estimates are corroborated by an attached expert testimony from Dr. Stalnaker (see Attachment 3) and other relevant filings (see Attachments 2 and 4). Dr. Stalnaker developed the Instream Flow Incremental Method and has played a key role in the development of instream flow science over the last 30 years. As explained by Dr. Stalnaker, the minimum flow approach and methods used by Exelon are based on science of the 1970’s and 1980’s. In his opinion, this approach is now regarded as “outdated and ecologically unsound.”

Best available data, models, and literature in the record continue to show that existing and proposed project operations have significant adverse impacts on the quality and availability of habitat for native diadromous fish migration, spawning and rearing, including American shad, river herring (Federal Species of Concern), striped bass, Atlantic (Federally-listed Endangered) and shortnose sturgeon (Federally-listed Endangered); freshwater mussels; map turtles (State-listed Endangered); submerged aquatic vegetation; and macroinvertebrates (Attachments 2 and 4). As shown in Table 1 below, in most cases, the proposed operations will support less than 1/3 of maximum available persistent habitat for migratory fish spawning and rearing.
Figure 2. The Applicant’s minimum flow alternative (dashed black line) proposes releases that would be lower than historic minimum flows (yellow line) for most of the year and orders of magnitude lower than median flows (brown line) year-round.

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**Natural Flow Variability: Susquehanna River at Conowingo**

*Estimated distribution of unaltered daily flows using Marietta Baseflows (1930-2007) - basin area ratio method*
Table 1. Estimated percent of maximum available persistent habitat available for critical life stages with low mobility under proposed PM&E measures (Application pp. 34).

<table>
<thead>
<tr>
<th>Target life stages</th>
<th>Percentage of Maximum Available Persistent Quality Habitat under Proposed Operations(^{17})</th>
</tr>
</thead>
<tbody>
<tr>
<td>American shad spawning</td>
<td>35 %</td>
</tr>
<tr>
<td>American shad fry</td>
<td>14 to 27 %</td>
</tr>
<tr>
<td>Striped bass spawning</td>
<td>33 %</td>
</tr>
<tr>
<td>Striped bass fry</td>
<td>3 to 24 %</td>
</tr>
<tr>
<td>Shortnose sturgeon spawning</td>
<td>50 %</td>
</tr>
<tr>
<td>Shortnose sturgeon fry</td>
<td>21 %</td>
</tr>
<tr>
<td>River herring spawning</td>
<td>4 to 5 %</td>
</tr>
<tr>
<td>Smallmouth bass spawning</td>
<td>2 %</td>
</tr>
<tr>
<td>Smallmouth bass fry</td>
<td>5 %</td>
</tr>
<tr>
<td>Trichoptera</td>
<td>5 to 9 %</td>
</tr>
</tbody>
</table>

The Conservancy, in consultation with resource agencies and other non-governmental organizations,\(^{18}\) developed ecological performance goals and a preferred operational alternative that supports the continued generation of low-cost, low carbon energy, while better balancing the ecological and ecosystem service values of the river (Attachment 2). This proposal was supported by multiple organizations and submitted by the U.S. Fish and Wildlife Service as part of its fish and wildlife recommendations under authority of Federal Power Act section 10(j).\(^{19}\)

In summary, the Conservancy does not agree with the Application’s statement that Exelon’s proposed “flow condition adequately balance[s] both environmental and economic interests” (see Application, p. 7). The existing and proposed flow regime has, and is likely to continue to adversely affect submerged and emergent aquatic vegetation and the propagation of fish, shellfish and wildlife and aquatic habitat downstream on the Susquehanna River and Upper Bay downstream of Conowingo dam (see Attachment 2, Appendix 1: pp 6-13).

We ask MDE to address these outstanding issues and their implications on the protection of designated uses on the Susquehanna River and Upper Chesapeake Bay in its review of the Application and in the development of any certification conditions.

\(^{17}\) Estimated using minimum flows proposed in the Application, paired with maximum generation flows (86,000 cfs) and comparing to RSP 3.16 Appendix G, persistent habitat look up tables.

\(^{18}\) Susquehanna River Basin Commission, Maryland Department of Natural Resources, Maryland Department of the Environment, Pennsylvania Department of Environmental Protection, U.S. Fish and Wildlife Service, American Rivers.

\(^{19}\) 16 U.S.C. § 803(j).
4. Federal and State Listed T&E Species

**Northern map turtle.** As acknowledged in the Application (see p. 31), the Northern Map Turtle, listed as endangered in the state of Maryland, occurs in the Project boundary. The occurrences on the Susquehanna River below Conowingo dam are the largest remaining population in the state, with only a couple of additional occurrences being documented on local tributaries. The Application makes no statement of effect on the Northern Map Turtle, nor does it propose PM&E measures for their protection.

Project operations have been shown to adversely impact map turtle habitats important for reproduction, adult and juvenile growth and hibernation. Generation flows inundate basking habitats (see Attachment 2 – Appendix 1, Figures 3-4), which has reduced basking activity by an estimated 50 percent. Basking is critical to juvenile and adult growth and reproductive development (rate and quality of egg-shelling). Conowingo’s peaking has also been shown to hinder short- and long term movements and proposed minimum flows during winter months are not sufficient to maintain suitable habitat conditions at key hibernacula (Attachment 2, App. 1, Figure 20).

**Shortnose and Atlantic sturgeon.** The Application (see pp. 31-32) states that both species have historically occurred in the project area, but, “continued operation of the Project would not be likely to adversely affect either” (id., p. 32). The Application and referenced Final Environmental Impact Statement (FEIS) provide no basis for its conclusion (see Attachment 4 (TNC’s comments on FEIS)). We disagree that continued operation of the Project as Exelon proposes would not be likely to adversely affect these species.

As outlined in the Final Recovery Plan for the Shortnose Sturgeon (*Acipenser brevirostrum*) (1998) (pp. 49-50), “in all but one of the northeast rivers supporting sturgeon populations…, the first dam on the river marks the upstream limit of the shortnose sturgeon population’s range. In all of these rivers, shortnose sturgeon spawning sites occur just below the dams, leaving all life stages vulnerable to perturbations of natural river conditions (e.g. volume, flow, velocity) caused by the dam’s operation.” The Conowingo dam on the Susquehanna River is not the exception.

As detailed in Table 1 above, proposed minimum flows are expected to provide less than 50% of maximum available spawning habitat for Shortnose sturgeon and less than 25% of available habitat for Shortnose sturgeon fry development. As Atlantic sturgeon use similar spawning habitat, effects are expected to be similar. Further, as sturgeon require gravels to

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22 Richards and Seigel 2009 & 2011
spawn, and reservoir storage has trapped spawning substrate above the dam, this likely underestimates total habitat loss as a result of the ongoing, and proposed future operations of the dam. While this reach of the river was not listed as critical habitat for the Atlantic sturgeon Chesapeake Bay DPS, sturgeon have occurred on the reach of river affected by the Project, and changes in project operations could nonetheless benefit Atlantic sturgeon. Particularly in drier years when the salinity gradient moves upstream and into the tributaries.23

B. Impacts on the timing and quality of sediment and nutrient loads to the Susquehanna River and Chesapeake Bay

The Application states that, “relatively little sediment is introduced from Project lands” (see pp. 19). While we agree with that statement, and recognize that the Upper Susquehanna as well as other major tributaries of the Chesapeake Bay contribute a far greater proportion of excess nutrients and sediment loads, the record shows that the Project nonetheless has an incremental and measurable effect on water quality conditions in the Lower Susquehanna River and Upper Chesapeake Bay, and that this contribution may impact MDE’s compliance with the Chesapeake Bay TMDL.24

Proposed PM&E measures in the Application only address shoreline erosion and do not propose mitigation to reduce or avoid the impacts of (1) the direct and indirect water quality impacts of scour events that mobilize sediment stored in the Applicant’s reservoir or (2) the influence in low flow conditions, during warm late summer months, in increasing the bioavailability of nutrients.

In recent decades, increasing nutrient concentrations below Conowingo Dam contrast trends observed above the reservoir system.25 This has highlighted an urgent need to better understand how the reservoir system affects water quality.

The 2015 Lower Susquehanna River Watershed Assessment (LSRWA) specifically assessed the impact of scouring events (capable of mobilizing sediment stored in Conowingo pond), on downstream water quality. The study found negative effects on nutrient loading, dissolved oxygen (DO), water clarity and chlorophyll a concentrations, including an increase in

frequency of non-attainment of DO standards. The LSRWA also found that the effects on these constituents are more severe if the event occurs during the summer and that the impacts can last for years.

The recently released 2017 University of Maryland Center for Environmental Science (UMCES) studies confirm and add to the understanding of the incremental effects on loading. Specifically, they provide a better understanding of the potential release of bio-available nutrients (phosphorus and nitrogen (in the form of ammonia)) to the upper and mid-Bay.

While recent studies have improved our ability to characterize the incremental effect of Conowingo Pond on sediment and nutrient dynamics as they concern the Bay TMDL, a few key questions remain:

1. **How do low flow conditions in the reservoir, especially during dry years and warm summer months, affect the bioavailability of phosphorus?**

   Water quality trends suggest that excess phosphorus loads continue to increase and present a major challenge to achieving the Chesapeake Bay TMDL; the source of excess phosphorus, however, remains uncertain. Cornwell (et al. 2017) notes that the study years (2015 and 2016) occurred under average and above average hydrologic conditions. During the study period, bottom water conditions remained aerobic. Previous observations in the reservoir suggest that bottom water hypoxia has occurred in the past. Low flow conditions could play a role in regulating downstream export of bio-available phosphorus and other contaminants of concern, especially during dry years and warm summer months when low oxygen conditions typically occur, see Section 2, infra. Any mitigation program, should continue to design and implement research that refines our understanding of reservoir dynamics.

2. **How does the volume, type and timing of scour event affect the relative contribution of total load and the bioavailability of nutrients from the event – including extreme events as a result of climate change?**

   Existing observations of storm events show that the relative contribution of material scoured from Conowingo Pond as compared to the upstream watershed contribution varies with the type of event (e.g. 2011 Sept. Tropical Storm Lee compared to a Jan. 1996 snowmelt event). The LSWRA study found that the effects on these constituents are more severe if the event occurs during the summer.

26 LSWRA 2015
Routine bathymetry surveys, which the Applicant has already committed to provide every five years, will be critical to characterizing the integrated impacts of upstream sediment contributions and internal reservoir depositional and scouring patterns. In addition to surveys every five years, it will be critical to add surveys after major scour events (> 275,000 cfs). This information is critical to understanding the role of the Conowingo Reservoir in regulating downstream water quality. As highlighted by Cornwell and others, reservoir sediment chemistry, including internal phosphorus and nitrogen transformations, also should also be evaluated to fully understand impacts and inform an adaptive reservoir sediment management plan to be consistent with Bay TMDL goals, over the term of the certificate.

3. **How does downstream coarse sediment starvation affect water quality regulators (e.g. mussels, emergent vegetation and submerged aquatic vegetation)?**

In addition to changing the timing and quality of inputs, Conowingo Dam traps a large portion of coarse sediments, resulting in downstream ‘starvation,’ of sands and gravels critical for aquatic habitat. The loss of habitat-forming gravels in combination with daily peaking, has resulted in a loss of recruitment for communities that require these habitats, including mussels, SAV, EAV and gravel spawners (Attachment 2). Only a small percentage of fine particles, are trapped. The latter tend to settle across the Upper Chesapeake Bay. In addition to having a direct impact on these communities, the Project indirectly impacts the regulating services that these communities once provided in improving water clarity, buffering extreme temperatures and dissolved oxygen.29

4. **What are the most feasible, best practicable technologies (BPT) or interventions to mitigate the Project’s incremental impact (direct, indirect and cumulative) on achieving the Chesapeake Bay TMDL?**

Currently, there is no comparison of effectiveness or feasibility across the BPTs. The Conowingo Project’s incremental impacts to the attainment of water quality standards and related designated uses should be mitigated through a multi-pronged, holistic and cost-effective solution that considers the range of interventions including upstream floodplain and river corridor restoration, innovative reservoir operations, and active sediment management.

Recent studies suggest that dredging is not likely to provide a cost-effective approach to sediment management and Bay restoration (LSRWA 2015).30 If dredging is pursued, targeted dredging should be considered as previous studies indicate discrete areas of sediment deposition and scouring occur within the reservoir. Inactive areas where trapping capacity can be best restored, however, also may hold historically contaminated sediments and release additional pollutions (Cornwell et al. 2017). The Department should consider these tradeoffs.

In summary, the record shows that the Project has an incremental and measurable contribution to sediment and nutrient loading in the Lower Susquehanna River and Upper

30 LSWRA 2015
Chesapeake Bay, and that this contribution may impact MDE’s compliance with the Chesapeake Bay TMDL.\textsuperscript{31} We recognize that the Upper Susquehanna as well as other major tributaries of the Chesapeake Bay contribute a far greater proportion of excess nutrients and sediment loads. We ask MDE to address the incremental impact of Project operations on meeting the goals of the Bay TMDL in its review of the Application and in the development of any certification conditions including the development of an adaptive management plan to address remaining questions.

**III. The Conservancy Recommends Additional Procedures Prior to Hearing.**

The Conservancy requests that the Department undertake the following procedures prior to scheduling hearing.

First, we request that the Department undertake the additional information gathering and analysis requested herein prior to developing a draft water quality certification. The Department should assess the ecological benefits of the proposed flow regime using models developed for the proceeding. Similarly, the new information learned in the UMCES sediment studies should be used upon finalizing the defined impact of Project operations, and Exelon should be directed to propose mitigation for their impacts.

Second, we request that the Department issue a draft water quality certification for public comment before convening a public hearing, proposed for this fall, and issuing a final certification.

Third, we request the Department provide a preliminary list of disputed issues of facts of law for which it intends to request evidence. The Conservancy reserves the right to request to present evidence at the hearing depending on the list of disputed issues of facts and law.

Fourth, we request to be added to both the interested parties and the service list to receive copies of all future filings by Exelon and others. Notices should be sent to:

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\textsuperscript{31} Sanford et al. 2017; Cornwell et al 2017; LSRWA 2015.
IV. Conclusion

The Conservancy thanks the Department for the opportunity to comment on the Application. We request that the Department consider the new information provided herein, and grant the requests for further procedures. We support and incorporate by reference the substantive comments of the Chesapeake Bay Foundation and the Susquehanna River Basin Commission. We reserve the right to supplement these comments as new or additional information that is relevant to the proposed certification becomes available. We look forward to participating in public meeting and otherwise assisting the Department in the development of the record for this proceeding.

Respectfully submitted,

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Attachments

Attachment 1. June 2016 Comments by The Nature Conservancy on Offer of Settlement for Fish Passage (Conowingo Project, P-405) TNC comments on fish passage settlement agreement

Attachment 2. January 2014 The Nature Conservancy’s Motion to Intervene, Recommended Alternatives for Environmental Analysis and Preliminary Terms and Conditions;
   Att2 - Appendix 1: TNC Summary Report on Estimated Impacts to Ecological Resources and Restoration Goals

Attachment 3. Expert testimony by Dr. Claire Stalnaker.

Attachment 4. April 2015 Comments by The Nature Conservancy on Final Environmental Impact Statement for Susquehanna River Hydroelectric Projects
June 1, 2016

Via eFiling

The Honorable Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
888 First Street, N.E.
Washington, DC 20246

Re: Comments by The Nature Conservancy on the Offer of Settlement (Conowingo Project, P-405)

Dear Secretary Bose:

The Nature Conservancy (Conservancy) provides comments in response to Exelon Generation Company, LLC’s (Exelon) “Offer of Settlement and Explanatory Statement” (Settlement Offer) to settle remaining issues between Exelon and the U.S. Department of Interior regarding the appropriate terms of the fishway prescription for the Conowingo Project relicensing.1 We note that these comments are limited to the Settlement Offer, and do not address other issues – e.g., fish stranding, operational effects on downstream aquatic habitat, or project effects on sedimentation and water quality in the lower Susquehanna River and Chesapeake Bay – that remain unresolved.

The Conservancy is a party to this relicensing, and participated in the negotiations that led to the Settlement Offer, but did not sign the Settlement Agreement that is the basis for the offer, for reasons discussed below. Although we did not sign, the Conservancy is generally supportive of the terms of the Settlement Agreement. Conowingo dam blocks 98% of historic migratory spawning habitat for fish including American shad, river herring, and American eel. Presently less than one percent of the population restoration goals have been met. Restoration of large historic runs like that in the Susquehanna is fundamental to meeting coast-wide population restoration goals.

We support the Settlement Agreement’s inclusion of design criteria and populations that reflect the goal of restoring self-sustaining populations of millions of shad, river herring, and American eel to the Susquehanna Basin (see Settlement Offer, Attachment 1, § 12.1.1). The Agreement’s establishment of a quantitative goal for restoring these populations is consistent

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1 eLibrary no. 20160512-5272 (May 12, 2016).

The Nature Conservancy’s Comments on Offer of Settlement for Fishway Prescription
Exelon, Conowingo Project (P-405)
with the regional, science-based comprehensive plan from the Susquehanna River Anadromous Fish Restoration Cooperative (SRFRAC 2010).

We support the Agreement’s incorporation of performance-based standards for both upstream and downstream passage efficiency as a means to measure whether the alternative is on track for population restoration. This measure is also consistent with the comprehensive SRFRAC plan.

We also support the adaptive management framework, which requires iteratively testing passage efficiency, and prescribes tiered alternatives to correct any deficiencies or limitations identified by the tests. The framework identifies a range of alternative corrective actions, from preferential turbine operation to existing lift modification and new lift construction.

The Conservancy declined to sign the settlement for two, related reasons. First, while we support trap-and-transport as an interim mitigation tool that may aid in jumpstarting population growth while fish passage modifications are being made at Conowingo and the upstream dams (York Haven and Holtwood), we believe the long-term use of this tool does not meet the design population goal of self-sustaining populations. We are concerned that the Agreement does not expressly limit use of trap-and-transport in favor of increasing volitional passage over the proposed 50-year term of the license.

Second, we are concerned about the Agreement’s definition and use of “adjusted passage efficiency” to trigger structural and operational modifications to the fishways. The trap-and-transport credit calculation provides credit toward meeting the 85% upstream passage efficiency by adjusting the total passage efficiency based on a proposed formula that incorporates a multiplier for bypassing upstream dams. Currently, upstream passage efficiency at Conowingo dam is between 35 and 40%. As a result of the proposed credit calculation, the operator could maintain this passage efficiency (35-40%) and receive up to a 72% credit for trap and transport, resulting in an adjusted passage efficiency that is greater than 100%, if and until migrating populations exceed 500,000 fish (Attachment 1, Table 1). Based on our understanding of the proposed methodology, the value of the trap and transport credit diminishes to account for less than 40% of the adjusted upstream efficiency if and when populations exceed 500,000 and upstream dams exceed 75% passage efficiency (Attachment 1, Tables 1-6). Because the threshold for structural and operational modifications under the adaptive management tiers are only triggered when the adjusted passage efficiency is less than 85%, the reliance on trap-and-truck to achieve that efficiency rate may delay implementation of structural and operational modifications for the first half of the license term, or longer, depending on population growth and performance of upstream dams. We recommend that any license term based on the Settlement Offer use the term “adjusted passage efficiency,” to describe the measured efficiency plus the trap and transport credit, rather than “upstream passage efficiency,” which is the defined term used in the Settlement Agreement.

Although the Conservancy did not sign the Settlement Agreement, we remain committed to achieving the goal of restoring self-sustaining populations of millions of shad, river herring, and American eel to the Susquehanna Basin. As an organization we have considerable expertise...
in restoration of degraded ecosystems through adaptive management. We request that, under Federal Power Act section 10(a)(1), the Commission name the Conservancy as one of the entities that will be consulted in the implementation of the fishway measures. The Conservancy is willing to make a commitment to allocate sufficient staff time and other resources over the course of any license term to participate in the implementation of the fishway measures. We will undertake further discussion with Exelon and the Department of Interior’s Fish and Wildlife Service regarding this request, and we will file an appropriate further pleading.

We thank the Commission for this opportunity to provide comments.

Dated: June 1, 2016

Respectfully submitted,

Mark Bryer
Director, Chesapeake Bay Program
The Nature Conservancy
5410 Grosvenor Lane, Suite 100
Bethesda, MD 20814
301-897-8570
mbryer@tnc.org
DECLARATION OF SERVICE

Exelon Corporation, Conowingo Project (P-405)

I, Julie Gantenbein, declare that I today served the attached “Comments by The Nature Conservancy on the Offer of Settlement,” by electronic mail, or by first-class mail if no e-mail address is provided, to each person on the official service list compiled by the Secretary in this proceeding.

Dated: June 1, 2016

By:

Julie Gantenbein
WATER AND POWER LAW GROUP PC
2140 Shattuck Ave., Suite 801
Berkeley, CA 94704-1229
Phone: (510) 296-5591
Fax: (866) 407-8073
office@waterpowerlaw.com
## Table 1. Relationship between population size, upstream passage efficiency of 37% and adjusted passage efficiency (credit) when upstream dams are passing 25% and 85% (denominator of .225).

<table>
<thead>
<tr>
<th>Migrating Population that Reaches Rowland Island in Year X (#)</th>
<th>Number of Fish Passed (Pi) over 1 year with 37% Upstream Passage Efficiency (#)</th>
<th>Trap and Transport Volitional Equivalent with .225 denominator (#)</th>
<th>Volitional Upstream (#)</th>
<th>Adjusted Total Volitional (#)</th>
<th>Adjusted Overall Efficiency (%)</th>
<th>Potential Contribution of T&amp;T Credit to Passage Efficiency (%)</th>
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## Table 2. Relationship between population size, upstream passage efficiency of 55% and adjusted passage efficiency (credit) when upstream dams are passing 25% and 85% (denominator of .225).

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<th>Number of Fish Passed (Pi) over 1 year with 55% Upstream Passage Efficiency (#)</th>
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Table 3. Relationship between population size, upstream passage efficiency of 37% and adjusted passage efficiency (credit) when upstream dams are passing 60% and 80% (denominator of .297).

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<th>Migrating Population that Reaches Rowland Island in Year X (#)</th>
<th>Number of Fish Passed (Pi) over 1 year with 37% Upstream Passage Efficiency (#)</th>
<th>80% Trap and transport up to 100K ($)</th>
<th>Trap and Transport Volitional Equivalent with .297 denominator ($)</th>
<th>Volitional Upstream ($)</th>
<th>Adjusted Total Volitional ($)</th>
<th>Adjusted Overall Efficiency (%)</th>
<th>Potential Contribution of T&amp;T Credit to Passage Efficiency (%)</th>
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Table 4. Relationship between population size, upstream passage efficiency of 55% and adjusted passage efficiency (credit) when upstream dams are passing 60% and 80% (denominator of .297).

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<th>Migrating Population that Reaches Rowland Island in Year X (#)</th>
<th>Number of Fish Passed (Pi) over 1 year with 55% Upstream Passage Efficiency (#)</th>
<th>80% Trap and transport up to 100K ($)</th>
<th>Trap and Transport Volitional Equivalent with .297 denominator ($)</th>
<th>Volitional Upstream ($)</th>
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<th>Potential Contribution of T&amp;T Credit to Passage Efficiency (%)</th>
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### Table 5. Relationship between population size, upstream passage efficiency of 37% and adjusted passage efficiency (credit) when upstream dams are passing 75% (denominator of .428).

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<th>Migrating Population that Reaches Rowland Island in Year X (#)</th>
<th>Number of Fish Passed (Pi) over 1 year with 37% Upstream Passage Efficiency (#)</th>
<th>80% Trap and transport up to 100K ($)</th>
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<th>Volitional Upstream Volitional ($)</th>
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### Table 6. Relationship between population size, upstream passage efficiency of 55% and adjusted passage efficiency (credit) when upstream dams are passing 75% (denominator of .428).

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<th>80% Trap and transport up to 100K ($)</th>
<th>Trap and Transport Volitional Equivalent with .428 denominator ($)</th>
<th>Volitional Upstream Volitional ($)</th>
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<th>Potential Contribution of T&amp;T Credit to Passage Efficiency (%)</th>
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Pursuant to 18 C.F.R. § 385.214, The Nature Conservancy moves to intervene in the relicensing of Exelon Generation Company’s Conowingo and Muddy Run Hydroelectric Projects and York Haven Power Company’s York Haven Hydroelectric Project, all located on the Susquehanna River. Pursuant to 18 C.F.R. § 5.23(a) and the “Notice Granting Extension of Time and Intent to Prepare an Environmental Impact Statement,” the Conservancy also requests that Office of Energy Projects (OEP) Staff develop and study specific alternatives in the Environmental Impact Statement it is preparing for these relicensings.

This filing is organized as follows. Section I provides the Conservancy’s Motion to Intervene; Section II states the legal basis for the Conservancy’s comments and recommended alternatives for the Conowingo Project that OEP should analyze in the Environmental Impact Statement (EIS). On factual issues, we rely on the Final License Application (FLA) for the Conowingo Project and other documents as cited. Section III states the Conservancy’s preliminary terms and conditions for the new Conowingo license and provides explanation. Section IV proposes further procedures to assist in the resolution of the disputed issues of law and fact in these coordinated proceedings.

I. THE NATURE CONSERVANCY’S MOTION TO INTERVENE

A. Description of The Nature Conservancy

The Nature Conservancy (the Conservancy) is a private, non-profit 501(c)3 organization with membership and operations throughout the Susquehanna River and Chesapeake Bay.
watersheds and around the globe. The Conservancy’s mission is to conserve the lands and
waters on which all life depends. The Conservancy is a science-based organization that works
with partners to identify and implement solutions to complex conservation problems; it has over
one million members world-wide. Since its inception in 1951, the Conservancy has protected
more than 120 million acres of land, 5,000 miles of streams, and has 150 active marine
conservation projects.

B. Description of The Nature Conservancy’s Interests

As the United States’ largest estuary, the Chesapeake Bay is an iconic feature that
provides important ecological services along with employment, food, and recreation for millions
of people. It also serves as a home for more than 3,600 species and is a crucial nursery for many
fish and birds that migrate up and down the Atlantic coast and beyond.

The health of the Chesapeake is directly connected to the Susquehanna River, its largest
tributary and the largest river on the East Coast of the United States. In addition to its ecological
role, the Susquehanna River provides a critical source of drinking water to millions, unparalleled
recreational opportunities, and power generation for the Mid-Atlantic region.

Because of their enormous economic and ecological values, the Susquehanna River and
the Chesapeake Bay are conservation priorities for The Nature Conservancy. Through its
Pennsylvania and Maryland Chapters and Chesapeake Bay Program, The Nature Conservancy
has interests that will be directly affected by the outcome of the relicensing of the Conowingo,
Muddy Run, and York Haven Projects.

These interests include protecting and enhancing the ecosystem processes that support
freshwater and estuarine species and habitats of the Susquehanna River and the upper
Chesapeake Bay. Efforts to restore and protect a more natural hydrologic regime, sediment
regime, and connectivity of migratory fish habitat in the Susquehanna River are a key component
of the Conservancy’s conservation work. Modifications to the infrastructure and operation of the
hydropower facilities on the Lower Susquehanna – including improvements to fish passage and
modifying releases to restore critical flows – will benefit priority species and habitats.

The Nature Conservancy has developed global expertise in environmental flow science
and management, including creating tools and techniques to assess human influence on water
2007, Poff et al. 2010). These assessments have provided important information to develop
collaborative solutions that resolve potential incompatibilities between human and ecosystem
needs, as well as to design and implement adaptive management plans to improve water
management on large river systems including the Savannah, the Willamette, the Rivanna and the
Upper Colorado (Bowler et al. 2006, Richter et al. 2006, Gregory et al. 2007, Wilding and Poff
2008). As a result of our expertise in environmental flows and our interest in the health of the
Susquehanna River and the Chesapeake Bay, the Conservancy has developed assessments that
directly inform these proceedings. For example, the Conservancy filed “Ecosystem Flow
Recommendations for the Susquehanna River Basin,” with its comments on the Draft License Application (DePhilip et al. 2010).

For these reasons, the Commission should grant the Conservancy’s Motion to Intervene.

II. BASIS FOR THE NATURE CONSERVANCY’S REQUEST FOR CONSIDERATION OF SPECIFIC ALTERNATIVES

A. The Commission Must Ensure the New License is Best Adapted for All Beneficial Uses of the Susquehanna River.

FPA section 10(a)(1), 16 U.S.C. § 803(a)(1), requires that any license be, in FERC’s judgment, “best adapted to a comprehensive plan for improving or developing a waterway or waterways for the use or benefit of interstate or foreign commerce, for the improvement and utilization of water-power development, for the adequate protection, mitigation, and enhancement of fish and wildlife (including related spawning grounds and habitat), and for other beneficial public uses, including irrigation, flood control, water supply, and recreational and other purposes . . . .”

The statute “requires the Commission to consider all beneficial public uses when it grants a license.” Confederated Tribes and Bands of Yakima Indian Nation v. FERC, 746 F.2d 466, 471 (1984) (emphasis added). This requirement applies equally to new licenses. FERC is to “make the same inquiries on relicensing as on initial licensing.” Id. at 470. FPA section 15(a)(2), 16 U.S.C. § 808(a)(2), expressly requires that “[a]ny new license issued under this section shall be issued to the applicant having the final proposal which the Commission determines is best adapted to serve the public interest . . . .”

The FLA is not proposing any changes to Project operations (FLA at B-4). It does propose to construct a permanent trap and transport facility for the upstream and downstream passage of American Eel. However, most of its proposed environmental measures focus on development and implementation of various resource management plans, e.g., Shoreline Management Plan. Id. at E-26 – E-28.

The Conservancy agrees that these measures will enhance baseline conditions. However, they are inadequate to mitigate the project’s significant effects on environmental resources in the lower Susquehanna River and Upper Chesapeake Bay.

DePhilip et al. (2010) documented the need to protect the timing, magnitude, frequency and rate of change of high, seasonal and low flow components in order to support the ecosystem needs of the Susquehanna River mainstem (Att 1: Figure 1). Current operations significantly impact in-stream flows and downstream habitat by the combination of (1) decreasing daily minimum flows during storage and increasing the duration of low flows during dry conditions,
(2) increasing daily maximum flows during generation, and (3) increasing the rate and frequency of rise of fall events (Att 1, Table 4-Column III).

More specifically, minimum flow releases (0 to 10,000 cfs) are less than the minimum recorded daily flow during the winter and spring months. In addition, releases are 60 to 100% lower than the historic monthly median flows during fall, winter and spring (Att 1: Figure 2, Table 1).

Maximum generation releases (86,000 cfs) range from 8 to 25 times greater than minimum flow releases, depending on the month (Att 1: Table 1). Daily maximum generation releases are equivalent to seasonal flood pulses. In July and August, generation releases, are greater than the maximum recorded daily flow (Att 1: Figure 2, Table 1).

There is no limit to the rate of rise or fall between minimum releases and maximum generation releases, therefore the river can fluctuate by as much as 86,000 cfs/hour, equating up to a 9 foot change in depth, or from typical dry conditions to flood conditions (Att 1: Tables1-2, Figures 3-4).

The maximum hourly rise rate is 12 times or 1,200% greater than an upstream reference gage and the maximum hourly fall rate is 25 times or 2,542% greater than an upstream reference gage. The frequency of flow fluctuations is 341% greater than an upstream reference gage (Att1: Table 2).

FPA section 15(a)(2) requires that “any new license … shall be issued to the applicant having the final proposal which the Commission determines is best adapted to serve the public interest.” 16 U.S.C. § 808(a)(2). This echoes the requirement under FPA section 10(a)(1) that FERC show, based on a thorough study of alternatives, that the new license is best adapted to a comprehensive plan of development for the Susquehanna River for all beneficial uses over the term of the license. See Scenic Hudson, 354 F.2d 608, 612 (2d Cir. 1965); Green Island Power Auth. v. FERC, 577 F.3d 148, 168 (2d Cir. 2009). Based on the existing record, the Conservancy does not believe that Exelon’s preferred licensing alternative, with only modest environmental measures as stated in the FLA, is best adapted to serve the public interest.

Further, we support the Susquehanna River Basin Commission’s (SRBC) comments and explanations regarding the adequacy of the existing record.

B. The Commission Must Consider the Extent to Which the Project under the New License Will Be Consistent with the Comprehensive Plans of State and Federal Agencies.

In making its best adapted determination under FPA section 10(a)(1), the Commission must consider “[t]he extent to which the project is consistent with … comprehensive plan[s] for improving, developing or conserving a waterway or waterways affected by the project” developed by other agencies. 16 U.S.C. § 803(a)(2).
In its comments on the DLA, the Nature Conservancy requested that Exelon demonstrate how its proposed PM&E measures would be consistent with the specific goals and objectives in the relevant comprehensive plans. See The Nature Conservancy, “Comments on the Draft License Applications for Conowingo and Muddy Run Projects (P-405 and P-2355),” eLibrary no. 20120709-5134 (July 9, 2012), p. 7. In response, Exelon provided some additional discussion of comprehensive plans in the FLA. FLA at E-374 – E-384. However, this discussion is still too cursory for OEP Staff to base findings of consistency under FPA section 10(a)(2) on it.

For example, the FLA states that “[t]he continued operation of the Project will not have a significant impact on the shad and river herring population of the Susquehanna River, and is therefore consistent with” Amendment 3 of the Interstate Fishery Management Plan for shad and river herring (Feb. 2010). FLA at E-377. However, it does not describe how the proposed measures will comply with the overall goal to “[p]rotect, enhance, and restore Atlantic coast migratory stocks and critical habitat of American shad in order to achieve levels of spawning stock biomass that are sustainable, can produce a harvestable surplus, and are robust enough to withstand unforeseen threats.” Atlantic States Marine Fisheries Commission, “Amendment 3 to the Interstate Fishery Management Plan for Shad and River herring (American Shad Management) (Feb. 2010), p. iv. It does not describe how continuation of project operations will mitigate the impact of the project’s instream flow regulation on these fish. See id. at vi.

In another example, the FLA finds that the project “will not impact the recovery plan for the shortnose sturgeon, and is therefore consistent with this management plan.” FLA at E-379. However, it does not discuss how the proposed measures, which do not include any changes in project operation for sturgeon, will mitigate the continuing adverse effects of the dam on shortnose sturgeon, which are significant:

Hydroelectric dams may affect shortnose sturgeon by restricting habitat, altering river flows or temperatures necessary for successful spawning and/or migration, and causing mortalities to fish that become entrained in turbines. In all but one of the northeast rivers supporting sturgeon populations …, the first dam on the river marks the upstream limit of the shortnose sturgeon population’s range (Kynard 1997). In all of these rivers, shortnose sturgeon spawning sites occur just below the dams, leaving all life stages vulnerable to perturbations of natural river conditions (e.g., volume, flow velocity) caused by the dam’s operation.

NMFS, “Final Recovery Plan for the Shortnose Sturgeon (Acipenser brevirostrum) (1998), pp. 49-50. The FLA does not describe how the proposed measures are consistent with the recovery objective to “[m]itigate/eliminate impact of adverse anthropogenic actions on shortnose sturgeon population segments.” Id. at 61.

The FLA also finds that the project “is consistent with the management objectives associated with hydropower development on the Susquehanna River, and is therefore consistent
with the” Susquehanna River Basin Commission’s “Comprehensive Plan for Management and Development of the Water Resources of the Susquehanna River Basin” (Dec. 2008). FLA at E-380. Again, the FLA offers no explanation in support of this conclusion. Further, it does not discuss whether or how the project is consistent with the plan’s other goals and objectives that are not strictly related to hydropower. For example, the FLA does not discuss how the project is consistent with the stated goal for sustainable water development, which is “[t]o regulate and plan for water resources development in a manner that maintains economic viability, protects instream users, and ensures ecological diversity; and meets immediate and future needs of the people of the basin for domestic, municipal, commercial, agricultural and industrial water supply and recreational activities.” Susquehanna River Basin Comprehensive Plan at 45. It does not describe whether and how the project is consistent with similar goals for protection of water quality (id. at 52), flood protection (id. at 60), ecosystem restoration (id. at 64), and Chesapeake Bay restoration and maintenance (id. at 68).

C. The Commission Must Consider Reasonable Alternatives to the Applicants’ Preferred Alternatives.

As stated above, the Commission has a substantive obligation under FPA section 10(a)(1) to undertake a thorough study of alternatives as the basis for its finding that a new license is best adapted to a comprehensive plan of development. See Scenic Hudson, 354 F.2d at 612; Green Island, 577 F.3d at 168.

FERC is also subject to parallel, procedural obligations to study alternatives under the National Environmental Policy Act.

NEPA section 102(2)(C) requires that the FEIS provide a “detailed statement” on the following:

(i) the environmental impact of the proposed action,

(ii) any adverse environmental effects which cannot be avoided should the proposal be implemented,

(iii) alternatives to the proposed action,

(iv) the relationship between local short-term uses of man's environment and the maintenance and enhancement of long-term productivity, and

(v) any irreversible and irretrievable commitments of resources which would be involved in the proposed action should it be implemented.

42 U.S.C. § 4332(2)(C). The EIS requirement “provides evidence that the mandated decision making process has in fact taken place and, most importantly, allows those removed from the
initial process to evaluate and balance the factors on their own.” *Calvert Cliffs’ Coordinating Committee, Inc. v. U.S. Atomic Energy Commission*, 449 F.2d 1109, 1114 (D.C. Cir. 1971).

NEPA section 102(2)(E) imposes an independent, and broader obligation than the EIS requirement to evaluate alternatives; it requires that the Commission “study, develop, and describe appropriate alternatives to recommended courses of action in any proposal which involves unresolved conflicts concerning alternative uses of available resources.” 42 U.S.C. § 4332(2)(E); *Bob Marshall Alliance v. Hodel*, 852 F.2d 1223, 1229 (9th Cir. 1988).

The goal of the statute is to ensure “that federal agencies infuse in project planning a thorough consideration of environmental values.” *Conner*, 836 F.2d at 1532. The consideration of alternatives requirement furthers that goal by guaranteeing that agency decisionmakers “[have] before [them] and take [ ] into proper account all possible approaches to a particular project (including total abandonment of the project) which would alter the environmental impact and the cost-benefit balance.” *Calvert Cliffs’ Coordinating Committee, Inc. v. United States Atomic Energy Commission*, 449 F.2d 1109, 1114 (D.C.Cir.1971) (emphasis added).

*Bob Marshall Alliance v. Hodel*, 852 F.2d at 1228. Further, NEPA’s requirement that alternatives be studied, developed, and described both guides the substance of environmental decisionmaking and provides evidence that the mandated decisionmaking process has actually taken place. *Id.* Informed and meaningful consideration of alternatives-including the no action alternative-is thus an integral part of the statutory scheme.

*Id.*

Under the Council for Environmental Quality’s (CEQ) rules, the presentation of alternatives is the heart of the environmental impact statement. Based on the information and analysis presented in the sections on the Affected Environment (§ 1502.15) and the Environmental Consequences (§ 1502.16), it should present the environmental impacts of the proposal and the alternatives in comparative form, thus sharply defining the issues and providing a clear basis for choice among options by the decisionmaker and the public. In this section agencies shall:

... 

(b) *Devote substantial treatment to each alternative considered in detail including the proposed action so that reviewers may evaluate their comparative merits.*

40 C.F.R. § 1502.14 (emphasis added).
Further, an EIS must provide a comparable level of analysis of the Staff Alternative and other alternatives that are not preferred.

5b. Q. Is the analysis of the “proposed action” in an EIS to be treated differently from the analysis of alternatives?

A. The degree of analysis devoted to each alternative in the EIS is to be substantially similar to that devoted to the “proposed action.” Section 1502.14 is titled “Alternatives including the proposed action” to reflect such comparable treatment. Section 1502.14(b) specifically requires “substantial treatment” in the EIS of each alternative including the proposed action. This regulation does not dictate an amount of information to be provided, but rather, prescribes a level of treatment, which may in turn require varying amounts of information, to enable a reviewer to evaluate and compare alternatives.

CEQ, Forty Questions, supra, Question 5b.

We request that OEP provide this level of analysis for the alternatives the Conservancy identifies below so as to present a clear basis for evaluation not only for OEP Staff, but also other stakeholders.

D. The EIS Should Evaluate Specific Alternatives that are Better Adapted to Other Agencies’ Comprehensive Plans of Development for the Susquehanna River.

The information and study results in the record, in addition to the analyses referenced herein, show that the Conowingo Project has adverse effects on ecological resources and processes in the Lower Susquehanna River and Upper Chesapeake Bay.

We start by noting that Study 3.11, as approved in the February 4, 2010 Final Study Plan Determination (FSPD), required that Exelon model alternative flow management scenarios, including run-of-river operations, and compare these to its baseline operations proposal. The purpose of this modeling, as stated by Exelon, was to develop “a comprehensive flow management plan for the lower Susquehanna River that minimizes environmental and hydrologic impacts, while maintaining the viability of energy generation and water supply uses.” Exelon was required to provide the results of its modeling in its study reports. However, the Final Study Report for RSP 3.11 only contains three of nine operational scenarios submitted by the stakeholders. Further the report does not include an adequate basis for comparison between alternatives presented. Pursuant to the Study Plan Determination, we expect the results from the operational alternatives analysis, including hydrologic data, habitat analyses, and energy analyses (Muddy Run and Conowingo power generation and revenue loss compared to the baseline) will be filed in the public record and considered as best available information in OEP’s evaluation in the EIS.
The Conservancy, in consultation with resource agencies and other non-governmental organizations, developed ecological goals that could be achieved in whole or in part by the new license (Att 1: Table 4-Columns I and II, Figure 5). These goals include a focus on physical, chemical and biological habitat on the Lower River from Conowingo dam to Spencer Island and from Spencer Island to the Upper Chesapeake Bay. Using information published in the FLA, literature and inter-agency and organizational consultation, and pursuant to the study plan requirement for 3.11 Hydrologic Study of the Lower Susquehanna River, several alternative operating scenarios were developed to support ecosystem goals (Att1: Table 5).

Stakeholders estimated the ecological performance of each alternative operational scenario using a combination of habitat based metrics including (1) persistent habitat, (2) weighted usable area (WUA), (3) shear stress, and (4) hydraulic variables (local depth, wetted area, velocity) (Att1: Table 4-Column IV). Because Project operations cause rapid and significant sub-daily fluctuations to instream habitat (depth, wetted width, velocity and shear stress), instantaneous measures of habitat (e.g., WUA), used alone, provide an inadequate basis of comparison for operational alternatives (Stalnaker 1992).

Instead, availability of habitat under peaking operations should be compared among alternatives using units of persistent habitat, especially for species and life stages characterized as immobile or having low mobility (Stalnaker 1992, Freeman et al. 2001, Maloney et al. 2012, Gomez and Sullivan 2013). Persistent habitat is defined as the amount of habitat that remains functionally connected over a biologically relevant time period. Persistent habitat was calculated pursuant to study plan requirements and is available for several taxa life stages (Att 1: Table 4-Column IV). We recommend OEP use this metric in combination with those described previously as a basis of comparison for alternatives in the EIS. The specific methods to calculate these metrics are included in Attachment 1.

It is important to note that all estimates of maximum habitat (instantaneous and persistent) as defined currently in the FLA are underestimates that do not reflect the influence of the Project on the availability of coarse substrate. Therefore, these metrics are used with caution, and are most useful for comparative purposes as opposed to providing absolute values.

Using this information, and the direction of the comprehensive management plans described above, the stakeholders drafted quantitative goals using best available information and professional judgment for target species, physical and chemical processes, and assumptions that increases in available habitat will result in increased abundance of affected target species (Att 1: Table 4). For each scenario we reviewed ecosystem performance during each season and under dry, average and wet hydrologic conditions. Based on the results from this preliminary analysis we identified two operational alternatives that bracket a range of mitigation opportunities under

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the new license with the potential to meet performance goals. We specifically request that OEP consider the two following operational alternatives in the EIS.

**Ecosystem Restoration Alternative.** We recommend that OEP include the run-of-river scenario (SRBC Run 007) as a basis for comparison in the EIS. This scenario provides opportunities for peaking generation at the Muddy Run Project, but limits peaking operations at Conowingo. It requires, on an hourly basis, passing the daily average flow at Marietta plus intervening inflow between Marietta and Conowingo (Att 1: Table 5). From our preliminary analysis, the run-of-river scenario provided maximum habitat benefits and minimizes operational risk over the term of a proposed license for threatened and endangered species, species of concern, and species with declining stocks, as compared to all operating scenarios modeled (Att 1: Figures 4-11, 13-16, 23-43). This scenario will allow OEP to bracket a reasonable range of alternatives by identifying the months and hydrologic conditions under which run-of-river or percent run-of-river operations may meet the project’s purpose and need. Further, it provided the greatest net energy production of all alternatives, including the baseline scenario. However, because this energy production did not occur during peak demand, it was predicted to result in a net loss of profit.

**Ecosystem Enhancement Alternative.** We also recommend that OEP consider the operational alternative outlined in Table 1 in the EIS. This alternative was developed based on analysis of the ecological performance of several operating scenarios under different seasons and hydrologic conditions (Att 1, p. 14). While the ecosystem benefits are less than the Ecosystem Restoration Scenario, based on preliminary analysis, we believe this alternative would achieve performance goals while allowing for peaking operations at both Muddy Run and Conowingo Projects.
Table 1. Proposed operational alternative for analysis in OEP’s EIS\(^3\).

<table>
<thead>
<tr>
<th>Month</th>
<th>Q(_\text{Marietta}) &gt; Monthly P(50)</th>
<th>Q(_\text{Marietta}) &lt; Monthly P(50)</th>
<th>Max. Down Ramping (cfs/hr)</th>
<th>Max. Up Ramping (cfs/hr)</th>
<th>Max. Generation Flow (cfs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>December</td>
<td>11,000</td>
<td></td>
<td>20,000</td>
<td>40,000</td>
<td>Same as current</td>
</tr>
<tr>
<td>January</td>
<td>11,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>February</td>
<td>12,500</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>March</td>
<td>30,000</td>
<td>24,000</td>
<td>20,000</td>
<td>40,000</td>
<td>May and June: 65,000</td>
</tr>
<tr>
<td>April</td>
<td>35,000</td>
<td>29,000</td>
<td>20,000</td>
<td>40,000</td>
<td></td>
</tr>
<tr>
<td>May</td>
<td>25,500</td>
<td>17,500</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>June</td>
<td>14,000</td>
<td>10,000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>July</td>
<td>8,500</td>
<td>5,500</td>
<td>10,000 if Q &lt; 30,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>August</td>
<td>6,000</td>
<td>4,500</td>
<td>20,000 if Q &lt; 86,000</td>
<td>40,000</td>
<td>65,000</td>
</tr>
<tr>
<td>September</td>
<td>5,500</td>
<td>3,500</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>October</td>
<td>6,000</td>
<td></td>
<td>20,000</td>
<td>40,000</td>
<td>Same as current</td>
</tr>
<tr>
<td>November</td>
<td>11,000</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The numerical values in Attachment 1 are estimates, based on professional judgment and preliminary modeling assessments, of habitat amount and quality needed for consistency with existing comprehensive plans. The Conservancy recommends OEP staff use these values as a starting point to evaluate alternative operations and their performance against the metrics described above and using the methodology described in Attachment 1. Additionally, we recommend that any additional alternatives for analysis evaluate: 1) minimum flows, 2) maximum flows, and 3) ramping rates between low flows and generation, as all have significant and different effects on instantaneous and persistent habitat for priority species.

The Conservancy proposes license terms in Section III, *infra*, for OEP’s evaluation in the EIS that it believes, based on the current relicensing record, may best achieve these goals.

\(^3\) The relicensing stakeholders’ flow management alternatives recognize that fish passage flows take priority over flow through the turbines during the fish passage season and that flow through the fish passage facilities would count toward the minimum flow requirements.

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III.
THE CONSERVANCY’S PRELIMINARY TERMS AND CONDITIONS FOR NEW LICENSE FOR EXELON’S CONOWINGO PROJECT.

The ILP permits stakeholders to submit terms and conditions for projects undergoing relicensing. The Nature Conservancy does so in this section, subject to two caveats. First, the record is still being developed. Ongoing studies, especially related to sediment and its impacts on the water quality of the Susquehanna River and Chesapeake Bay, will potentially provide significant and new information to this proceeding. Second, ongoing negotiations between the licensee and stakeholders may result in modifications to certain terms and conditions.

As such, we have not settled on final recommendations for license conditions, but we recommend OEP analyze the following alternatives in the EIS to address the effects described above in Section II.D and explained further below. We will timely notify OEP of any modifications to these preliminary recommendations based on information disclosed in the EIS, ongoing studies, or negotiated resolution of disputed issues.

**Preliminary License Condition 1. Fish Passage.** Licensee shall provide passage to migratory fish through structural and operational modifications so as to achieve the following:

- **Commensurate with the goal of the Susquehanna River Anadromous Fish Restoration Cooperative (SRAFRC) Migratory Fish Management and Restoration Plan for the Susquehanna River Basin to, ‘Restore self-sustaining robust and productive stocks of migratory fish capable of producing sustainable fisheries to the Susquehanna River Basin throughout their historic ranges...” (SRAFRC 2010):**

  1. **Upstream passage efficiency of at least 85% for adult American shad and river herring, with at least 80% of shad and river herring passed within 36 hours of crossing the head of Rowland Island**
  2. **Downstream passage efficiency and survival rates for adult American shad and river herring of at least 80%**.
  3. **Downstream passage efficiency and survival rates for juvenile American shad and river herring of at least 95%**.
  4. **Upstream passage efficiency for American eels consistent with January 2013 SRAFRC American Eel Restoration Plan for the Susquehanna River Basin.**
  5. **Downstream passage efficiency and survival rates for adult American eel (silver eels) of at least 85% survival for silver eels**

In addition to passage performance standards, TNC recommends that the Commission require Exelon to a) operate volitional upstream passage for American shad at both east and west fish lifts, and b) provide for interim trap-and-truck fish passage until such time as both fish lifts are operational and meeting the performance standards described above.
Explanations. Diadromous fish in the Susquehanna River, including American shad, river herring, American eel, Striped bass, and Atlantic and Shortnose sturgeon, once represented valuable commercial and recreational fisheries. In particular, American shad were one of the region’s most valuable commodities for commerce and daily living through the 1800’s. In the Susquehanna basin, the migratory cycle of these diadromous fish has been impinged by anthropogenic activities, primarily the construction of the four dams on the lower Susquehanna River, including Conowingo dam. The dams disconnect the Lower River and migratory fish from an estimated 98% of their formerly available habitat in the basin (Snyder 2005).

Recognizing the critical role of re-connecting migratory habitats to restoring depleted stocks of diadromous fish, in 1988 and 1989, stakeholders on the river signed settlement agreements with provisions for addressing fish passage at Conowingo dam. The east fish lift became operational in 1997. In 2010 a restoration plan was developed setting goals for diadromous fish restoration in the river basin including 2 million American shad and 5 million river herring. Presently, regional stocks of all diadromous species remain relicts, well below sustainable thresholds (Brown et al. 2013). Current American shad passage on the Lower River remains less than 1% of the restoration goal, which has called into debate the alternative of mainstem dam removal to restore diadromous fisheries (Brown et al. 2013).

Exelon’s FLA does not demonstrate that its proposed fish passage measures are consistent with the goals and objectives of relevant comprehensive plans, including Amendment 3 of the Interstate Fishery Management Plan, the 2010 SRAFRC Migratory Fish Management and Restoration Plan, and the SRBC’s 2008 Comprehensive Plan for Management and Development of the Water Resources of the Susquehanna River Basin. We recommend a license condition based on the quantitative objectives outlined in the 2010 SRAFRC Migratory Fish Management and Restoration Plan’s Objective A: Tasks 1-5.

Alternatives to Exelon’s proposed fish passage measures and fishway design proposal are needed to ensure the new license is best adapted for all beneficial uses of the Susquehanna River and should be considered by OEP in the EIS pursuant to NEPA. In addition to the ecological benefits of restoration, it is estimated that a restored stock of American shad on the Susquehanna River could produce 500,000 angler days valued at $25 to $37 million annually (SRAFRC 2010).

Preliminary License Condition 2. Instream Flows. Licensee shall release flows sufficient to achieve the following within the project area downstream of Conowingo dam:

Based on best available information, the flow schedule provided in Table 1, supra, is one combination of operational change to meet the following ecosystem goals:

i. Restore persistent habitat and maximum weighted usable area (MWUA) for the spawning, migration and egg and larval development of diadromous and resident fish and for macroinvertebrates

1. Provide at least 50% of historic maximum persistent habitat and minimize the amount of time that <25% of historic maximum persistent habitat is available

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2. Target 70% of MWUA across species and life stages (Table 4, Column I)

   ii. Increase the probability of lift entry for American shad, river herring and American eel

   iii. Eliminate stranding related mortality of adult and juvenile fish

   iv. Provide at least 50% of available mussel habitat with suitable shear stress

   v. Increase stability and suitability of basking and hibernation habitats for map turtles

   vi. Increase suitability for SAV and emergent vegetation establishment

**Explanation.** As described in Section II.A, *supra*, Exelon’s existing and proposed operations of the Conowingo Project significantly impact in-stream flows and habitat on the Lower River and may influence salinity and DO in the Upper Bay by the combination of (1) significantly decreasing daily minimum flows during storage, and increasing the duration of low flows during dry conditions; (2) significantly increasing daily maximum flows during generation; and (3) significantly increasing the rate of rise and rate of fall, with the river transitioning from extreme low flows to high flows within a one to two hour period (Att 1, Figures 1-3, Tables 1-3, Table 4-Column III).

Project operations adversely impact all native diadromous fish populations by interrupting migratory cues and lengthening migration times, stranding fish during ramping events and by significantly reducing suitable hydraulic habitat. Based on telemetry data from RSP 3.5, it took migrating American shad an average of 11 days between first entering the tailrace and successfully entering the fish lift. Delay of upstream migration associated with hydropower operations has been shown to impose bioenergetics costs that are detrimental to the spawning and survival of diadromous fish (Castro-Santos and Letcher 2010).

Exelon’s operation of Conowingo dam has also significantly reduced downstream hydraulic habitat for diadromous fish migration and spawning and egg and larval development, by an estimated 75 to 95%.

Further, current project operations result in fish stranding and mortality in all months, both as a direct result of dewatering and indirectly from thermal stress and increased predation. During the 2011 spawning migration, an estimated 1,400 American shad (about 6% that passed that year) and more than 500 river herring were stranded as a result of hydropower operations (Att1: Table 4-Column III, Figure 14). It is estimated that 420,000 fish may have been stranded over the course of the year. Mortality from stranding was highest during the spring and summer months.

Project operations adversely impact the mussel community composition and abundance below Conowingo dam. Under current operations the population is not viable. Recruitment of juveniles is not occurring and the age distribution of the current population is nearing expected life span for some species due to the combination of high flow related shear stress on adult and juvenile life stages and unsuitable conditions for host-fish (Att1: Table 4-Column III, Figure 13).

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4 Comparison between persistent habitat available under baseline and run-of-river operations.
Study 3.1.6, Figure 4.3-3 shows that when generation releases increase above 60,000 cfs, there is a loss of more than 50% of suitable habitat due to shear stress forces. Further it is estimated that current operations have reduced persistent habitat for host fish by 70 to 80% (Att1: Table 4-Column III).

Project operations adversely impact map turtles, an endangered species in the state of Maryland, and other native reptiles and amphibians by impacting habitats for reproduction, adult and juvenile growth and hibernation. Generation flows inundate basking habitats which are critical to adult reproductive growth (Att1: Table 4-Column III). This has reduced basking activity by an estimated 50% (Richards and Seigel 2009, Att 1: Figures 2-3, Figures 20-21). Further, peaking flows impair short- and long term movements (Richards and Seigel 2009). During hibernation, specifically the winter months, minimum releases are not sufficient to maintain suitable habitat conditions at key hibernacula (Att1: Figure 22).

Project operations adversely impact Submerged Aquatic Vegetation (SAV) communities, which are now largely absent on the lower river due to elimination of coarse-grained sediments and turbulent conditions resulting from hydropower operations.

Project operations adversely impact the macroinvertebrate community below Conowingo dam. Study 3.18 concluded that the assemblage below the dam was dominated by taxa tolerant of poor habitat conditions and of species adapted to hydrologic alteration. Further, important taxa including mayflies, stoneflies and crayfish are underrepresented or absent below the dam. These taxa are present upstream of the dam (below Safe Harbor), where sensitive taxa composed a higher proportion of the community.

Exelon’s proposed project operations are inconsistent with the goals and objectives of relevant comprehensive plans over the term of the requested license, including the NMFS 1998 Final Recovery Plan for the Shortnose Sturgeon (Acipenser brevirostrum), Amendment 3 of the Interstate Fishery Management Plan, the SRBC 2008 Comprehensive Plan for Management and Development of the Water Resources of the Susquehanna River Basin, and the 2010 SRAFRC Migratory Fish Management and Restoration Plan, Objective B-Task 2: “Assess and mitigate the impacts of hydroelectric projects and their operation on migratory fish spawning and rearing habitat within the project area immediately downstream and upstream of the project.”

**Preliminary License Condition 3. Sediment Transport.** *Licensee shall mitigate for loss of coarse sediments (i.e., sand, gravel, and cobble) within the project area downstream of Conowingo dam and to the Chesapeake Bay.*

**Explanation.** The record is still being developed with regards to the magnitude of habitat impacts from sediment regime changes behind Conowingo dam, as well as specific alternatives to mitigate these impacts. However, the record (as demonstrated in Exelon’s FLA) is clear that living resources are negatively affected by the lack of coarse substrate in the project area below Conowingo dam. This lack of substrate, which results from the presence and operation of Conowingo dam, has and will continue to have significant implications for the

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The amount of quality habitat available to priority species, such as American Shad, river herring, Shortnose and Atlantic sturgeon, map turtle, freshwater mussels, SAV, and potentially to habitats further downstream into the Chesapeake Bay.

The FLA does not propose any environmental measures to mitigate for this impact of continuing operations. It does not demonstrate consistency with SRBC’s Comprehensive Plan for Management and Development of the Water Resources of the Susquehanna River Basin, specifically for ecosystem restoration (id. at 64), and Chesapeake Bay restoration and maintenance (id. at 68). Accordingly, we request that OEP staff develop and consider alternatives that mitigate the effects on living resources to meet these goals.

**Preliminary License Condition 4. Compliance with Water Quality Standards.**
Licensee shall ensure that ongoing project operations do not result in violation of water quality standards or non-attainment of water quality criteria established for the Susquehanna River or the Chesapeake Bay, including consistency with the Chesapeake Bay TMDL.

**Explanation.** The record is still being developed with regards to the water quality and habitat impacts from sediment regime changes behind Conowingo dam, as well as specific alternatives to mitigate these impacts. However, initial studies (e.g., Hirsch 2012) indicate that new conditions within the project area may result in new effects from discharges of sediment and associated nutrients resulting from the presence of Conowingo dam and its operations. Further, an assessment led by the U.S. Army Corps of Engineers (available at http://mddnr.chesapeakebay.net/LSRWA/index.cfm) is ongoing and will provide information critical to this license application. As the record is developed, we request that OEP staff develop and consider alternatives that mitigate the effects on living resources to meet these goals.

**Preliminary License Condition 5. Adaptive Management Plan.** Licensee shall develop an adaptive management plan to ensure ongoing operations of the project are not in conflict with comprehensive management plans prepared by other agencies under FPA section 10(a)(2). The adaptive management plan shall be prepared in consultation with relevant resource agencies and interested stakeholders, and include the following: measurable objectives for the project’s performance based on objectives contained in the comprehensive plans, deadlines for meeting measurable objectives, specific procedures for reopener if the measurable objectives are not met on time; and procedures for affirmative coordination between the Licensee, resource agencies that administer the comprehensive plans, and interested stakeholders.

**Explanation.** TNC recommends that Exelon prepare an adaptive management plan that coordinates post-licensing monitoring and adaptive management measures as necessary to ensure license conditions are meeting previously established measurable objectives and otherwise performing as forecasted over the term of the new license. TNC further recommends that such plan include specific provisions for reopener in the event the project is not meeting measurable objectives as intended, rather than reliance on the general reopener clause contained in Standard License Article 15, Form L-3 (October 1975), which FERC has interpreted restrictively.
IV. FURTHER PROCEDURES

There are a number of disputed factual issues remaining that are material to how the Commission will condition the new licenses for these projects. For this reason we request the following procedures to help narrow or resolve the remaining disputes.

A. **Technical Conference**

Pursuant to 18 C.F.R. § 385.601, The Conservancy requests that OEP convene a Technical Conference once NREA comments and replies have been submitted, in an effort to identify, discuss, and resolve any differences in analytical data or method that underlie such disputed conditions. For example, the FLA uses the metric of instantaneous WUA for predicting aquatic species’ response to current operations. The Conservancy advocates use of a more reliable, and available, metric, persistent habitat for this project, where instream flows can vary by a factor of between 8 and 25 on a sub-daily basis. It would be useful to have a technical conference to discuss the comparative merits of these two methods for evaluating alternative project operations.

The Conservancy recommends against the Commission’s standard practice of relying exclusively on paper hearing. However, if OEP elects to proceed in this manner, Exelon, as the applicant for a discretionary permit, has the burden of proof on any disputed issue. 5 U.S.C § 556(d).

B. **Continued Coordination of Several Proceedings**

The Conservancy strongly supports the continued coordination of the Conowingo, Muddy Run, and York Haven relicensing proceedings. Many disputed issues are common to these proceedings. Further, effective mitigation of the cumulative impacts of these projects may require coordinated measures in the three new licenses.

C. **Disclosure in the Environmental Impact Statement.**

The Conservancy understands that the Commission has discretion as to how it balances the competing beneficial uses of the Susquehanna River. However, its final licensing decision must state legal and factual findings and the basis therefor. 5 U.S.C. § 557(c). Its factual findings must be based on substantial evidence. 16 U.S.C. § 825l(b).

The Commission typically relies on the EIS prepared by OEP as the factual basis for its findings of fact, sometimes incorporating OEP’s findings in the EIS directly into the final decision issuing new license. For this reason we request that the EIS state the specific basis for
OEP’s findings. This request is consistent with the Commission’s obligations under the FPA and Administrative Procedures Act.

The Commission must have and state a rational basis for choosing among competing methods or evidence. *Farmers Union Central Exchange v. FERC*, 734 F.2d 1486 (D.C. Cir. 1984). The Commission must exercise independent judgment and may not assume that evidence submitted by the applicant or any other party is adequate as the basis for its decision. 40 C.F.R. § 1502.14(a); *Scenic Hudson*, 354 F.2d at 620-621. Any scientific evidence on which the Commission relies must be consistent with scientific method, reliable, and probative. *Fed. Rules Evid. 702; Daubert v. Merrell Dow Pharmaceuticals*, 113 S.Ct. 2786 (1993). More generally, in any finding based on the record, the Commission must identify the facts on which it relies, explain why these facts are reliable and relevant, and then demonstrate how the facts support its decision. See 5 U.S.C. §§ 556, 557, 706(2); *Motor Vehicle Manufacturers Association v. State Farm Insurance*, 463 U.S. 29 (1983); *Burlington Truck Lines v. United States*, 371 U.S. 156 (1962). OEP must include specific citations to evidence relied upon for its findings, and explanation as to why such evidence is reliable and relevant, and then demonstrate how the facts support its decision.

D. Request to Accept the Chesapeake TMDL as a Comprehensive Plan.

As stated in Section II.B, *supra*, under FPA section 10(a)(2) the Commission is required to consider the extent to which a new license is consistent with a comprehensive plan for improving, developing, or conserving a waterway affected by a project. The Conservancy requests that the Commission add the Chesapeake Bay Total Maximum Daily Load for Nitrogen, Phosphorus, and Sediment (Dec. 29, 2010)\(^5\) (Chesapeake Bay TMDL) to the list of comprehensive plans for the states of Pennsylvania and Maryland.

The TMDL is relevant to these relicensings because it includes pollution limits for the Susquehanna River, which is a tributary to the Bay:

About half of the Bay’s water volume consists of saltwater from the Atlantic Ocean. The other half is freshwater that drains into the Bay from its 64,000-square-mile watershed (Figure 2-1). Ninety percent of the freshwater is delivered from five major rivers: the Susquehanna (which is responsible for about 50 percent), Potomac, James, Rappahannock, and York rivers.

*Id.* at 2-1.

In addition, the TMDL relies on assumptions regarding the sediment trapping capacity of Conowingo and upstream dams:

\(^5\) The Chesapeake Bay TMDL is available at [http://www.epa.gov/reg3wapd/tmdl/ChesapeakeBay/tmdlexec.html](http://www.epa.gov/reg3wapd/tmdl/ChesapeakeBay/tmdlexec.html).
The dams along the lower Susquehanna River are a significant factor influencing nitrogen, phosphorus, and sediment loads to the Bay because they retain large quantities of sediment and phosphorus, and some nitrogen, in their reservoirs (Appendix T). The three major dams along the lower Susquehanna River are the Safe Harbor Dam, Holtwood Dam, and Conowingo dam. In developing the TMDL, EPA considered the impact of these dams on the pollutant loads to the Bay and how those loads will change when the dams no longer function to trap nitrogen, phosphorus, and sediment.

…”

For the purposes of the Chesapeake Bay TMDL, EPA and the partners assumed the current trapping efficiencies will continue. If future monitoring shows that trapping efficiencies are reduced, Pennsylvania, New York, and Maryland’s respective 2-year milestone delivered loads could be adjusted accordingly. Therefore it is imperative that those jurisdictions work together to develop an implementation strategy for addressing the sediment, nitrogen, and phosphorus behind the Conowingo dam through their respective WIPs, so that they are prepared if the trapping efficiencies decrease.

*Id.* at 10-8.

In Order No. 481-A, the Commission stated that it will consider a plan under Section 10(a)(2) if the plan is:

1. prepared by an agency established by Federal law that has the authority to prepare such a plan, or by a state agency authorized to conduct such planning pursuant to state law;

2. a comprehensive study of one or more of the beneficial uses of a waterway or waterways;

3. articulates the standards applied, the data relied upon, and the methodology used; and

4. is filed with the Secretary of the Commission.

The Chesapeake Bay TMDL meets these criteria.

Pursuant to Clean Water Act section 303(d), 33 U.S.C. § 1313(d), the U.S. Environmental Protection Agency (EPA), and Delaware, Maryland, New York, Pennsylvania, Virginia, West Virginia and the District of Columbia – all of which have jurisdiction over waters tributary to the Bay – developed the Chesapeake Bay TMDL.

The TMDL includes a comprehensive study of measures necessary to protect water quality standards, including designated beneficial uses, in the Bay:

*The Nature Conservancy’s MOI and NREA Comments*

*Exelon, Conowingo (P-405-106) and Muddy Run Projects (P-2355-018)*

*York Haven, York Haven Project (P-1888-030)*
The TMDL – the largest ever developed by EPA – identifies the necessary pollution reductions of nitrogen, phosphorus and sediment across Delaware, Maryland, New York, Pennsylvania, Virginia, West Virginia and the District of Columbia and sets pollution limits necessary to meet applicable water quality standards in the Bay and its tidal rivers and embayments…. These pollution limits are further divided by jurisdiction and major river basin based on state-of-the-art modeling tools, extensive monitoring data, peer-reviewed science and close interaction with jurisdiction partners.

Chesapeake Bay TMDL at ES-1. The TMDL highlights five designated beneficial uses of the Bay that reflect “the habitats of an array of recreationally, commercially, and ecologically important species and biological communities” that the TMDL is intended to protect. Id. at 3-4. Implementation of the TMDL will likely benefit the ecologically important species and biological communities in the lower Susquehanna River as well.

The TMDL articulates the standards applied and documents the scientific methodology used to establish the pollution limits and measures to achieve the limits. Id. at Sections 5-8. The TMDL also includes programs for implementation and adaptive management that are intended to ensure accountability for achieving the TMDL objectives.

The TMDL is designed to ensure that all pollution control measures needed to fully restore the Bay and its tidal rivers are in place by 2025, with at least 60 percent of the actions completed by 2017. The TMDL is supported by rigorous accountability measures to ensure cleanup commitments are met, including short- and long-term benchmarks, a tracking and accountability system for jurisdiction activities, and federal contingency actions that can be employed if necessary to spur progress.

Id.

The Conservancy is filing a hard copy of the Chesapeake Bay TMDL concurrently with the Secretary of the Commission.

E. Request for Additional Studies/Analysis

As stated above, the EIS will likely serve as the factual basis for the Commission’s licensing decision. However, the Conservancy is concerned that OEP does not yet have substantial evidence to support findings regarding the environmental effects of Exelon’s proposed new license or the feasibility of alternatives. More specifically, the environmental effects of evolving sediment-storage processes behind Conowingo are not currently part of the record (Hirsch 2012).

As stated above, Exelon, as the license applicant has the burden of proof in this relicensing. 5 U.S.C. § 556(d). OEP has the necessary authority to request that Exelon provide...
information and complete studies necessary for OEP to prepare the EIS and for the Commission to make its licensing decision. We request that OEP use this authority to complete the record.

V. CONCLUSION

The Nature Conservancy respectfully requests that the OEP Staff grant this Motion to Intervene, and develop and consider the alternatives requested by the Conservancy.
Dated: January 31, 2014

Respectfully submitted,

______________________________

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The Nature Conservancy’s MOI and NREA Comments
Exelon, Conowingo (P-405-106) and Muddy Run Projects (P-2355-018)
York Haven, York Haven Project (P-1888-030)
DECLARATION OF SERVICE

Exelon Generation Company, LLC’s Conowingo (P-405) and Muddy Run Hydroelectric Projects (P-2355) and York Haven Power Company, LLC’s York Haven Hydroelectric Project (P-1888)

I, Nicholas Niiro, declare that I today served the attached “The Nature Conservancy’s Motion to Intervene, Recommended Alternatives For Environmental Analysis, and Preliminary Terms and Conditions” by electronic mail, or by first-class mail if no e-mail address is provided, to each person on the official service list compiled by the Secretary in this proceeding.

Dated: January 31, 2014

By:

___________________________
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Phone: (510) 296-5591
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Attachment 1. Preliminary Analysis of Conowingo Hydropower Operational Alternatives to Support Lower Susquehanna River and Upper Chesapeake Bay Ecosystem Restoration Goals

Summary Objective

The focus of this summary is to bracket the estimated impacts of baseline operations of the Conowingo dam and Muddy Run Projects on the Lower Susquehanna River and Upper Chesapeake Bay flow regime and related biological and physical processes. This discussion is followed by an outline of ecological goals and metrics for alternative future operating scenarios to improve downstream habitat to support fish, mussels, reptiles, submerged aquatic vegetation and flow mediated water quality conditions. We give an overview of the estimated performance of the baseline, run-of-river, and alternative operating scenarios related to ecological goals and summarize findings and recommendations. We do not have access to the operations or habitat models. Therefore this summary and findings do not represent multi-objective optimization. Rather, we present an identification of components of alternative operating scenarios that meet ecological objectives and should be considered in future alternatives.

Importance of the natural flow regime

A river’s flow regime is considered a “master variable” structuring physical and biotic components of aquatic ecosystems (Power et al. 1995, Poff et al. 1997). Patterns of river flow determine physical habitat in rivers and on floodplains and influence organic matter and nutrient availability, water temperature, and water quality (Stanford et al. 1996, Bunn and Arthington 2002, Whiting 2002). Five critical components of a natural flow regime, including magnitude of discharge, frequency of occurrence, duration, timing, and rate of change of flows, maintain aquatic biodiversity and ecosystem processes (Poff et al. 1997, Arthington et al. 2006). Life history strategies of aquatic and riparian species have evolved in response to natural flow regimes in the species' native rivers and streams (Poff et al. 1997, Bunn and Arthington 2002). Changes in components of the natural flow regime, including both low and high flows, may result in loss of aquatic biodiversity, changes in aquatic food webs, and reductions in fish species and abundance (Power et al. 1995a, Power et al. 1995b, Wootton et al. 1996). DePhilip (et al. 2010) documented the need to protect low, seasonal and high flows throughout the year in order to support ecosystem needs for the large river habitats including the mainstem Susquehanna river (Figure 1).

Changes to the flow regime from Conowingo reservoir operations

Under current and proposed project operations:

- minimum flow releases (0 to 10,000 cfs) are less than the lowest recorded daily minimum flow for the months of December through June and are 60 to 100% lower than the historic monthly median flows from October through June (Figure 2, Table 1);
- daily maximum generation releases (86,000 cfs) are equivalent to seasonal flood pulses during all months, with the exception of March and April, and are greater than the historic maximum daily flows during July and August (Figure 2, Table 1);
- depending on the month, maximum generation flows are between 8 and 25 times greater than minimum flows (Table 1);
- there is no limit to the rate of rise or fall between minimum releases and maximum generation releases so the river can fluctuate by as much as 86,000 cfs/hour, equating up to a 9 foot change in depth, or from typical dry conditions to flood conditions (Tables 1-2, Figures 3-4);
- the maximum hourly rise rate is 12 times or 1,200% greater than an upstream reference gage and the maximum hourly fall rate is 25 times or 2,542% greater than an upstream reference gage (Table 2); and
- The frequency of flow fluctuations is 341% greater than an upstream reference gage (Table 2).

**Table 1.** Comparison between current operations and a minimally altered flow regime.

<table>
<thead>
<tr>
<th>Month</th>
<th>Baseline Minimum Flows</th>
<th>Relationship to historic monthly exceedance probability</th>
<th>Estimated historic monthly median (% deviation of operations)</th>
<th>Relationship of Max generation flows (86,000 cfs) to historic monthly exceedance probability</th>
</tr>
</thead>
<tbody>
<tr>
<td>December</td>
<td>0 cfs 3,500 cfs</td>
<td>&lt; historic min &lt; historic min</td>
<td>28,257 (-88 to -100%)</td>
<td>December Q10</td>
</tr>
<tr>
<td>January</td>
<td>0 cfs 3,500 cfs</td>
<td>&lt; historic min &lt; historic min</td>
<td>32,220 (-89% to -100%)</td>
<td>January Q12</td>
</tr>
<tr>
<td>February</td>
<td>0 cfs 3,500 cfs</td>
<td>&lt; historic min &lt; historic min</td>
<td>62,875 (-94% to -100%)</td>
<td>February Q12</td>
</tr>
<tr>
<td>March</td>
<td>3,500 cfs</td>
<td>&lt; historic min</td>
<td>65,430 (-94%)</td>
<td>March Q32</td>
</tr>
<tr>
<td>April</td>
<td>10,000 cfs</td>
<td>&lt; historic min</td>
<td>39,519 (-74%)</td>
<td>April Q32</td>
</tr>
<tr>
<td>May</td>
<td>7,500 cfs</td>
<td>&lt; historic min</td>
<td>20,958 (-64%)</td>
<td>May Q13</td>
</tr>
<tr>
<td>June</td>
<td>5,000 cfs</td>
<td>&lt; historic min</td>
<td>12,721 (-60%)</td>
<td>June Q3</td>
</tr>
<tr>
<td>July</td>
<td>5,000 cfs</td>
<td>July Q92</td>
<td>9,103 (-45%)</td>
<td>&gt; historic max</td>
</tr>
<tr>
<td>August</td>
<td>5,000 cfs</td>
<td>Aug Q86</td>
<td>7,940 (-37%)</td>
<td>&gt; historic max</td>
</tr>
<tr>
<td>September</td>
<td>5,000 cfs 3,500 cfs</td>
<td>Sept Q77 Sept Q92</td>
<td>10,198 (-51% to -66%)</td>
<td>September Q2</td>
</tr>
<tr>
<td>October</td>
<td>3,500 cfs</td>
<td>Oct Q97</td>
<td>24087 (-85%)</td>
<td>October Q5</td>
</tr>
<tr>
<td>November</td>
<td>3,500 cfs</td>
<td>Nov Q99</td>
<td>31281 (-88%)</td>
<td>November Q11</td>
</tr>
</tbody>
</table>
Figure 1: An illustration of seasonal ecosystem flow needs related to high, seasonal and low flows for the Susquehanna River mainstem  DePhilip et al. (2010)
Figure 2: Minimum flow releases under current and proposed operations compared to historic daily distribution of low (red), seasonal (orange) and high (blue) flows on the Susquehanna River at Conowingo.
Table 2. (Zimmerman and Bryer 2009) Thresholds for six metrics of flow variability, above which flows may be considered flashy (“flashiness thresholds”), and the mean number of days per year that these flashiness thresholds were exceeded at the Marietta and Conowingo stream gages (for water years 1998-2007). Flashiness thresholds are in parentheses after each metric.

<table>
<thead>
<tr>
<th>Site</th>
<th>Mean number of days per year above flashiness threshold</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Richards-Baker flashiness index</td>
</tr>
<tr>
<td></td>
<td>(0.06)</td>
</tr>
<tr>
<td>Marietta</td>
<td>0</td>
</tr>
<tr>
<td>Conowingo</td>
<td>202.9</td>
</tr>
</tbody>
</table>

Figure 3. Lower River Conditions under minimum flows

Figure 4. Lower River conditions under maximum flows
Summary of estimated impacts of baseline hydropower operations on the Lower River and Upper Bay Ecosystem

- **Diadromous fish** populations have been significantly reduced (American shad, river herring, striped bass, Atlantic and Shortnose sturgeon).
  - Project operations adversely impact all native diadromous fish populations by interrupting migratory cues and lengthening migration times, stranding fish during ramping events and by significantly reducing suitable hydraulic habitat. Based on telemetry data from RSP 3.5, it took migrating American shad an average of 11 days between first entering the tailrace and successfully entering the fish lift. Delay of upstream migration associated with hydropower operations has been shown to impose bioenergetics costs that are detrimental to the spawning and survival of diadromous fish (Castro-Santos and Letcher 2010).
  - Downstream habitat for migration, spawning and egg and larval development, has been significantly reduced by 75 to 95%.

- Hydropower operations result in **fish stranding and mortality** in all months, both as a direct result of dewatering the varial zone and indirectly from thermal stress and increased piscivorous and avian predation. During the 2011 spawning migration, an estimated 1,400 American shad (about 6% that passed that year) and more than 500 river herring were stranded as a result of hydropower operations (Att1: Table 4-Column III). It is estimated that 420,000 fish may have been stranded over the course of the year. Mortality from stranding was highest during the spring and summer months.

- Operations have negatively impacted **freshwater mussel populations** on the lower river. Under current operations the population is not viable. Recruitment of juveniles is not occurring and the age distribution is shifting toward end of the expected life span for some species due to the combination of (1) high flow related shear stress during peaking generation (2) elimination of coarse grained bedload (3) unsuitable conditions for host-fish.

- **Macroinvertebrate community** is characterized as hydrologically impaired. Study 3.18 concluded that the assemblage below the dam was dominated by taxa tolerant of poor habitat conditions and of species adapted to hydrologic alteration. Further, important taxa including mayflies, stoneflies and crayfish are underrepresented or absent below the dam. These taxa are present upstream of the dam (below Safe Harbor), where sensitive taxa composed a higher proportion of the community.

- Project operations adversely impact **map turtles**, an endangered species in the state of Maryland, and other native reptiles and amphibians by impacting habitats for reproduction, adult and juvenile growth and hibernation. Generation flows inundate basking habitats which are critical to adult reproductive growth (Table 4-Column III). This has reduced basking activity by an estimated 50% (Richards and Seigel 2009, Figures 3-4). Further, peaking flows hinder short- and long term movements (Richards and Seigel 2009). During hibernation, specifically the winter

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1 Comparison between persistent habitat available under baseline and run-of-river operations.
months, minimum releases are not sufficient to maintain suitable habitat conditions at key hibernacula (Figure 20).

- Project operations adversely impact **Submerged Aquatic Vegetation (SAV)** communities, which are now largely absent on the lower river due to elimination of coarse-grained sediments and turbulent conditions resulting from hydropower operations.

- The lower river and upper bay are **coarse sediment-starved** with bedload gravels and sands being trapped above Conowingo dam. This has resulted in reduced maintenance of channel habitats, islands, and river edges. This has and will continue to have significant implications for the amount of quality habitat available to priority species, such as American Shad, river herring Shortnose and Atlantic sturgeon, map turtle, freshwater mussels, SAV and potentially to habitats further downstream into the Chesapeake Bay.

**Restoration goals for instream habitat and physical and chemical processes in the Lower River and Upper Chesapeake Bay**

Several agencies and organizations\(^2\) coordinated to develop ecological goals for the Lower River ecosystem. This includes goals for physical, chemical and biological habitat on the Lower River from Conowingo dam to Spencer Island and from Spencer Island to the Upper Chesapeake Bay. This document focuses on the goals and methods used to quantify habitat improvement for multiple species and life stages including fish, mussels, aquatic insects and reptiles on the modeled reach. Each habitat improvement goal is articulated in terms of one or more species or life stage and, is estimated with best available habitat metrics (Table 4-Column IV). Using information published in the ISR’s, literature and interagency and organizational consultation, more than 10 alternative operating scenarios were developed to identify operational alternatives that mitigate significant impacts of project operations on downstream ecological values (Table 5). Scenarios were developed to meet the following goals:

- **Diadromous and Resident Fish and Macroinvertebrates.** Restore persistent habitat and maximum weighted usable area for the spawning, migration and egg and larval development of diadromous and resident fish and for macroinvertebrates

  - Provide at least 50% of historic maximum persistent habitat for spawning and migration, egg and larval development. In addition, minimize the amount of time that < 25% maximum persistent habitat is available.
  - Target 70% of maximum weighted usable area for juvenile and adult fish growth.

\(^2\) Susquehanna River Basin Commission, Maryland Department of Natural Resources, Maryland Department of the Environment, Pennsylvania Department of Environmental Protection, Pennsylvania Fish and Boat Commission, US Fish and Wildlife Service, National Oceanic and Atmospheric Administration, and The Nature Conservancy
- Increase probability of **successful lift entry and up and downstream migration** for American shad, river herring and American eel. This includes elver traps and ramps.
- Reduce the risk of **stranding related mortality** and stress in all seasons

- **Freshwater Mussels.**
  - Provide 50% of mussel habitat below the high flow shear stress threshold to support **habitat for adult growth, spawning and juvenile establishment.**
  - Provide **suitable habitat for host-fish** during glochidia transfer

- **Map turtles.**
  - Increase persistence of **basking habitat for juvenile and adult growth** and access to nesting habitat
  - Increase **stability and suitability of hibernation habitat**

- **Submerged and Emergent Aquatic Vegetation.**
  - Increase persistent habitats for emergent and submerged aquatic vegetation

- **Salinity and Dissolved Oxygen in the Upper Bay.**
  - Avoid impacts to salinity and dissolved oxygen gradients under low flow conditions in the Upper Bay
Table 4: Summary of ecological goals, targets, impact from current operations and metrics for ecosystem performance to compare alternative operating scenarios

<table>
<thead>
<tr>
<th>Season</th>
<th>Column I</th>
<th>Column II</th>
<th>Column III</th>
<th>Column IV</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Ecological Goals of Future Operations</td>
<td>Ecological Targets</td>
<td>Impact from Current Operations</td>
<td>Metrics</td>
</tr>
<tr>
<td></td>
<td>Increase in persistent and usable habitat for <strong>diadromous fish migration and spawning</strong> providing at least 50% of historic persistent habitat and 70% of MWUA.</td>
<td>• American shad • River herring • Striped bass • Shortnose and Atlantic Sturgeon</td>
<td>Estimated loss of 75 to 95% of persistent spawning and migration habitat (Figures 6-9, 23-25 and 32-41).</td>
<td>• IFIM persistence • IFIM WUA</td>
</tr>
<tr>
<td>Spring</td>
<td>March, April, May, June</td>
<td>Increase in persistent and usable habitat for <strong>egg and larval development of diadromous fish</strong> providing at least 50% of historic persistent habitat and target 70% of MWUA</td>
<td>Estimated loss of 70 to 95% of persistent spawning and migration habitat (Figures 10-12 and 27-30).</td>
<td>• IFIM persistence • IFIM WUA</td>
</tr>
<tr>
<td></td>
<td>Increase in persistent and usable habitat for <strong>freshwater mussel and host-fish interaction</strong>, specifically for mussels with diadromous host fish to provide at least 50% of historic persistent habitat and 50 to 90% of</td>
<td>• Alewife floater • Eastern Elliptio</td>
<td>Estimated loss of 70 to 80% of persistent habitat for host fish(^3)</td>
<td>• Shear stress • Host-fish IFIM persistence</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Less than 50% of available habitat with suitable shear stress (Figure 13).</td>
<td></td>
</tr>
</tbody>
</table>

\(^3\) This may underestimate loss, depending on the current overlap between existing mussel populations and persistent diadromous fish habitat. Persistent habitat for adult fish was not modeled in ISR’s
<table>
<thead>
<tr>
<th>MWUA</th>
<th>Reduce stress and mortality from stranding of diadromous and resident fish</th>
<th>In 2011 migration and spawning season, estimated stranding of 1,485 migrating shad and 562 migrating river herring(^4) (Figure 14).</th>
<th>X X</th>
<th>• Estimate loss from baseline scenario using seasonal stranding analysis</th>
</tr>
</thead>
</table>
|      | Increase accessibility and efficiency of fish lifts, including elver traps and ramps | • American eel  
• American shad  
• River herring  
Avg. 11 days to navigate tailrace to and through lift\(^5\)  
Peaking flows (86K cfs) twice as high as range of most probable entry during telemetry studies (25 to 30K cfs)\(^6\). | X X | • Estimates from radio-telemetry study |
|      | Increase extent of SAV and emergent beds | • SAV and emergent vegetation establishment  
Habitat models for SAV are not available at this time. | X X | |
| Summer | Increase in persistent and usable habitat for fish spawning and adult growth providing at least 50% of historic persistent habitat and 50 to 90% of MWUA | • American eel  
(yellow)  
Smallmouth bass  
• White perch  
• Yellow perch  
Estimated loss of 50 to 80% persistent spawning habitat (Figure 17, Figure 26, and Figures 41-43). | X X | • IFIM persistence  
• IFIM WUA |

\(^4\) Estimated by extrapolating the RSP documentation of measured stranding during four sample events. Total stranding during these events was likely underestimated due to confounding factors of piscivorous and avian predation in isolated pools and pool access.

\(^5\) Castro-Santos and Letcher 2010

\(^6\) Pugh, D. 2013. Independent review of American Shad Radio-telemetry data
| Mitigate loss of habitat for egg, larval and juvenile fish development | • American shad  
• River herring  
• Striped bass  
• Shortnose and Atlantic Sturgeon  
• Smallmouth bass | Estimated loss of 17 to 90% persistent habitat (Figures 13-16). | X | X | • IFIM persistence (E&L)  
• IFIM WUA (juvenile) |
| Mitigate loss of habitat for mussel growth, spawning, glochidia transfer and juvenile mussel establishment | • Alewife floater  
• Eastern Elliptio  
• Lampmussels and tidewater mucket | Figure 13 | X | • Shear stress  
• Host fish IFIM WUA |
| Mitigate for loss of stranded adult and juvenile fish | • Draft list identified in stranding study | Figure 14 | X | X | • Estimate loss from baseline scenario using seasonal stranding analysis; rate of change |
| Mitigate loss of basking and access to nesting habitat for reptiles and amphibians | • Map turtle | Basking activity has been reduced by at least 50% under peaking operations (Figure 18). Peak generation hinders movement—turtles take shelter behind logs and rocks. | X | X | • Estimate loss from occurrence data, hydraulic habitat maps and Towson research |
| Fall October, | Mitigate loss of habitat for diadromous fish outmigration | • American eel  
• Juvenile shad | WUA curve | • • • | • IFIM WUA |

7 Basking hours are critical for adult reproductive growth and have been reduced significantly below Conowingo reservoir (Richards and Seigal 2012)
8 Richards and Siegel 2009
<table>
<thead>
<tr>
<th>Month</th>
<th>Action</th>
<th>Fish Species</th>
<th>WUA curve</th>
<th>Scores</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>November</td>
<td>Mitigate loss of habitat for juvenile fish development</td>
<td>• American eel&lt;br&gt;• American shad&lt;br&gt;• River herring&lt;br&gt;• Striped bass&lt;br&gt;• Shortnose and Atlantic Sturgeon&lt;br&gt;• Smallmouth bass&lt;br&gt;• White perch&lt;br&gt;• Yellow perch</td>
<td>WUA curve</td>
<td>• • •</td>
<td>IFIM WUA</td>
</tr>
<tr>
<td></td>
<td>Mitigate for loss of stranded adult and juvenile fish</td>
<td>• Draft list identified in stranding study</td>
<td>Figure 14</td>
<td>• • •</td>
<td>Estimate loss from baseline scenario using seasonal stranding analysis; rate of change</td>
</tr>
<tr>
<td></td>
<td>Mitigate loss of habitat for mussel growth, spawning and brooding</td>
<td>• Alewife floater&lt;br&gt;• Eastern Ellipito</td>
<td>Less than 50% of available habitat with suitable shear stress (Figure 13)</td>
<td>• • •</td>
<td>Sheer stress</td>
</tr>
<tr>
<td>Winter</td>
<td>Increase habitat for outmigrating and overwintering juvenile and adult diadromous fish</td>
<td>• American eels (yellow eels)&lt;br&gt;• Juvenile shad&lt;br&gt;• Striped bass&lt;br&gt;• Shortnose and Atlantic sturgeon</td>
<td>WUA curve</td>
<td>• • •</td>
<td>IFIM WUA</td>
</tr>
<tr>
<td>December, January, February</td>
<td>Increase habitat for resident fish during a time when they have low energy reserves</td>
<td>• Smallmouth bass&lt;br&gt;• White perch&lt;br&gt;• Yellow perch</td>
<td>WUA curve</td>
<td>• • •</td>
<td>IFIM WUA</td>
</tr>
<tr>
<td>Action</td>
<td>Species</td>
<td>Description</td>
<td>X</td>
<td>X</td>
<td>Action</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------</td>
<td>--------------------------</td>
<td>--------------------------------------------------</td>
<td>---</td>
<td>---</td>
<td>-----------------------------------------------------------------------</td>
</tr>
<tr>
<td>Increase <strong>reproductive habitat</strong> for freshwater mussels during spawning and brooding</td>
<td>Alewife floater</td>
<td>Freshwater mussel population is not viable</td>
<td>X</td>
<td>X</td>
<td>Shear stress</td>
</tr>
<tr>
<td>Mitigate for loss of persistent habitat for macroinvertebrates</td>
<td>Caddis</td>
<td>Figures 19 and 30.</td>
<td>X</td>
<td></td>
<td>IFIM persistence</td>
</tr>
<tr>
<td>Mitigate instability of map turtle hibernacula</td>
<td>Map turtle</td>
<td>Figure 22</td>
<td>X</td>
<td></td>
<td>Estimate using hydraulic habitat data and known hibernation locations on the reach</td>
</tr>
</tbody>
</table>
Evaluation of ecosystem performance of alternative operating scenarios for Conowingo Reservoir

The ecological performance of the baseline, run-of-river and each alternative operational scenario was estimated using a combination of habitat based metrics including (1) persistent habitat, (2) Weighted Usable Area (WUA), (3) shear stress and (4) hydraulic variables. Methods for using these variables are outlined below.

Use and limitations of available hydraulic and habitat models

Under study RSP 3.16 for the Conowingo Hydroelectric Project, a two-dimensional (depth-averaged) hydraulic and habitat model (River2D) was developed for the reach of the lower Susquehanna River from the downstream face of Conowingo Dam to the downstream end of Spencer Island, approximately a 4.5 mile reach. The study aimed to develop relationships between flow and aquatic habitat conditions for multiple species and life stages that occur on this reach. The model was calibrated for flows from 2,000 to 182,500 cfs, but was not run above 86,000 cfs (maximum generation at Conowingo Dam). For each species and life stage represented, Habitat Suitability Indices (HSI) were developed related to depth, velocity and/or substrate. Sources used to develop HSI curves for each species and life stage are documented in Study 3.16. Using the HSI curves, and the model’s hydraulic outputs, habitat for each species and life stage was estimated using weighted usable area, persistent habitat and shear stress.

There are two major limitations to available habitat models:

- First, for those species and life stages requiring gravel (all but striped bass), the estimate of total habitat available is an underestimate due to the geomorphic influences of operations. Specifically, downstream coarse sediments have been reduced by the combination of trapping of bedload materials behind the dam and downstream scour from increased high flow magnitude and frequency. A better understanding of the magnitude of these influences should come from pending studies.
- A second limitation in the hydraulic and associated habitat models is the estimation of available habitat for several species using four habitat guilds (shallow-slow, shallow-fast, deep-slow and deep-fast). While habitat guilds provide an estimate of available habitat, species-specific HSI curves and associated habitat models provide more accurate estimates. In order to address this concern, we reviewed the habitat guild results and based on consultation with the agencies, decided to (1) use the shortnose sturgeon habitat model as a surrogate to estimate Atlantic Sturgeon habitat over all life stages and (2) did not include species’ life stages assigned to shallow-slow and shallow-fast habitat guilds because the conditions under which the model predicted these habitats are maximized occurred less than 1% of the time over the period of record.

Persistent Habitat

With rapid sub-daily fluctuations in stream flow, habitat improvement goals for the reach are defined, for all immobile species and life stages, in terms of available persistent habitat (Stalnaker 1992, Freeman et al. 2001, Maloney et al. 2012). This definition is the area of quality habitat (HSI> .5) that persists as flows transition between minimum flow releases and generation releases. To compare the relative
performance of alternative operational scenarios, it is important to summarized available persistent habitat over three timescales under each operational scenario; (1) which operational scenarios maximize daily persistent habitat for each species/life stage over the period of record (2) how much persistent habitat is available during critical life stages in dry, average and wet years and (3) on a sub-daily basis, which rate-of-change scenarios increase persistent habitat.

First, for each immobile species and life stage identified in Table 4, we summarized daily persistent habitat available for the period of record. Under each operational scenario, daily persistent habitat for each immobile life stage was generated using the daily minimum and daily maximum flow for each day over the period of record and interpolating the area of habitat that persisted between the two flow conditions. We then summarized the total number of days over the period of record that persistent quality habitat was within 75% of maximum for the relevant months of each immobile species life stage, between 50 and 75%, 25 and 75% and < 25% (Figures 23-31). From this analysis, we found that the run-of-river scenario maximized the number of days within 75% of the maximum persistent habitat and minimized the number of days when <25% of maximum persistent habitat was available. The baseline scenario (current operations) had the highest number of days, or highest proportion of time that persistent habitat availability was < 25% (Figures 23-31).

In addition to summarizing available persistent habitat over the period of record, we selected representative dry, average, and wet conditions to compare consecutive days of persistent habitat available for immobile life stages. Dry, average and wet conditions were defined on a monthly basis using percentiles based on conditions at the Marietta gage based on the modeled operations period. We summarized habitat area that persisted over a 14-day and a 1-month period for each scenario (Figures 32 - 43) under these conditions. As expected, operational scenarios perform differently depending on year type. Similarly, we also reviewed habitat persistence within a day to compare availability during up- and down-ramping scenarios. The run-of-river scenario maximized hourly habitat persistence, followed by the scenario with variable ramping rates (based on the previous hourly discharge).

**Weighted Usable Area**

For mobile species and life stages without data on habitat persistence (adult and juvenile growth) we used an instantaneous habitat metric, percent of maximum weighted usable area (MWUA), to draft alternative operating scenarios (Gomez and Sullivan 2013). For each month, we used periodicity information to identify relevant species and life stages and compare MWUA across species and life stages to identify a minimum flow that would provide 70 to 90% MWUA across the majority of target species and no less than 50% MWUA for all species. For example, in Figure 5 MWUA for striped bass, shortnose sturgeon and American shad migration and spawning occurs between 40,000 and 50,000 cfs. The range of flows within 90% of MWUA for striped bass is from 77,550 cfs and 32,730 cfs (purple box).
Figure 5. Common habitat ranges of 90% MWUA for Striped bass, Shortnose sturgeon and American Shad migration and spawning.

Shear Stress

During spawning and glochidia transfer, an increase in high flow events may mobilize the bedload, increasing shear stress and scour of mussel beds. Shear stress influences the suitability of juvenile settlement and colonization (Hardison and Layzer 2001, Morales et al. 2006, Holland-Bartels 1990, Layzer and Madizon 1995). Vaughn and Taylor (1999) also documented that increases in high flow frequency and magnitude were a factor in reducing mussel species diversity and abundance.

As reported in Study 3.16, higher flows limit mussel habitat availability. A plot of catch per unit effort (CPUE) compared to shear stress at incremental discharges, showed the sample stations with the highest CPUE had relatively low shear stress values (Figure 4.3.3-2, Study 3.16). A habitat curve was created predicting percent of wetted area above and below the high flow shear stress threshold based on discharge (2,000 to 86,000 cfs). High flow shear stress curves were developed for the lower river below Conowingo at incremental flows. When discharge is less than 65,000 cfs, 50% of total current habitat is available. We developed scenarios that limit the maximum generation to 65,000 cfs during critical months of spawning and/or glochidia transfer for alewife floater, eastern elliptio, lampussels and tidewater mucket. Because total current habitat is limited by the lack of coarse substrates below the dam, this is an underestimate of historically available habitat.
Depth/Velocity maps for species and life stages not included in habitat mapping

For those species or life stages that were not included in life stage specific habitat mapping, we overlay ISR data on channel depth and velocity under various discharges to estimate suitability for a species’ life stage. For example, for map turtle hibernation, we took known river bed hibernacula, overlain by current minimum flows during the hibernation period to determine whether known hibernation locations remained at a suitable depth (1m). The depth over hibernacula provided by current minimum flows was unsuitable to support hibernation, therefore we developed scenarios with more suitable minimum flows during the hibernation period.

Integration across habitat goals and metrics

The distribution of benefits are typically reversed for species and life stages that prefer drier conditions, with those species benefitting most under dry conditions and least under wet conditions. We cross referenced draft minimum and maximum flow recommendations for each month with the Weighted Usable Area for each mobile species and life stage to develop recommendations that increase both persistent and instananeous (WUA) habitat across our targets as compared to the baseline.
Table 5. First round of alternative operating scenarios developed by stakeholders. All streamflow values are reported in cubic feet per second. The number in parantheses, e.g. (005) refers to the identification number used in the modeling process. ‘Daily Max’ refers to a cap on maximum generation flows. ROC refers to whether there is a rate-of-change component to current operations. Within ROC, the number of steps refers to the number of tiers of ramping based on the previous hour’s releases.

<table>
<thead>
<tr>
<th>Monthly Min</th>
<th>Baseline</th>
<th>Q92</th>
<th>ROR</th>
<th>IFIM</th>
<th>Q92_Cap_ROC</th>
<th>Spring ROR</th>
<th>75% of inflow Plus Peak</th>
</tr>
</thead>
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<tr>
<td></td>
<td>(005)</td>
<td>(006)</td>
<td>(007)</td>
<td>(008)</td>
<td>(204)</td>
<td>(205)</td>
<td>(206)</td>
</tr>
<tr>
<td>Jan</td>
<td>1,750</td>
<td>10,948</td>
<td>Marietta + intervening</td>
<td>28,257</td>
<td>4,011</td>
<td>10,900</td>
<td>10,900</td>
</tr>
<tr>
<td>Feb</td>
<td>1,750</td>
<td>12,513</td>
<td>Marietta + intervening</td>
<td>32,220</td>
<td>4,011</td>
<td>12,500</td>
<td>12,500</td>
</tr>
<tr>
<td>Mar</td>
<td>3,500</td>
<td>24,087</td>
<td>Marietta + intervening</td>
<td>61,408</td>
<td>24,000</td>
<td>24,100</td>
<td>Marietta flow + intervening</td>
</tr>
<tr>
<td>Apr</td>
<td>10,000</td>
<td>29,300</td>
<td>Marietta + intervening</td>
<td>65,837</td>
<td>24,000</td>
<td>29,300</td>
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<td>17,100</td>
<td>Marietta + intervening</td>
<td>39,492</td>
<td>24,000</td>
<td>17,100</td>
<td>0.75*(Marietta)</td>
</tr>
<tr>
<td>Jun 1-15</td>
<td>5,000</td>
<td>9,687</td>
<td>Marietta + intervening</td>
<td>20,735</td>
<td>24,000</td>
<td>9,700</td>
<td>0.75*(Marietta)</td>
</tr>
<tr>
<td>Jun 16-30</td>
<td></td>
<td></td>
<td>Marietta + intervening</td>
<td></td>
<td></td>
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<td>0.75*(Marietta)</td>
</tr>
<tr>
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<td>5,000</td>
<td>5,370</td>
<td>Marietta + intervening</td>
<td>12,721</td>
<td>14,068</td>
<td>5,300</td>
<td>9,700</td>
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<td>4,300</td>
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<td>Sept. 1-15</td>
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<td>3,545</td>
<td>Marietta + intervening</td>
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<td>3,500</td>
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<tr>
<td>Sept. 15-30</td>
<td>3,500</td>
<td>3,545</td>
<td>Marietta + intervening</td>
<td>4,011</td>
<td>3,500</td>
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<tr>
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<td>10,198</td>
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<tr>
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<td>10,500</td>
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</tr>
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</table>

| Daily Max   | N        | N     | NA       | 65 K | 65 K | N | N |
| ROC         | N        | NA    | Y - 1 step, 20K | Y - 3 step | Y - 3 step | N |
Findings and Recommended Components of a Future Operating Scenario

Through the preliminary analysis of alternative operational scenarios we gained a better understanding of the relationship between generation revenues and ecological goals in different seasons and under wet, average and dry hydrologic conditions. A few key findings include:

- During years with dry summer conditions, relatively little habitat value was gained under alternative scenarios that required higher minimum releases as compared to the baseline scenario. Further, higher minimum releases under these dry summer conditions resulted in failure to meet minimum flow requirements with downstream flows dropping to 800 cfs (leakage), more often. Those scenarios that required a minimum release of Q92 (SRBC 204) during dry summer conditions were able to sustain minimum releases through these conditions.
  
  Therefore, we’d recommend that any alternative scenario include tiered minimum flow requirements in summer (July, August and September), allowing lower minimum flow requirements during dry conditions (SRBC 204), and higher minimum flow requirements as hydrologic conditions allow (SRBC 208 < x > SRBC 204).

- The largest gains in meeting ecological goals occurred during Spring months in all alternative scenarios (Figure 6-12, 23-29 and 32-40). This is a biologically active period with several target species’ life stages with limited mobility (fish spawning, egg and larval development, mussel spawning and glochidia transfer). This is also a time of year when high river flows have allowed for more frequent peaking opportunities and higher revenues. During the Spring months, minimum flow releases under the baseline scenario are less than the estimated historic minimum daily flow (Table 1, Figure 2).
  
  In order to balance hydropower opportunities with the non-power values of the river, we recommend that any alternative scenario include higher minimum flow requirements during the Spring months. Minimum flows should be high enough to meet spring ecosystem goals (Table 4). While higher minimum flow releases impact revenues, this financial burden could be minimized by using a tiered schedule that takes advantage of availability of habitat under different hydrologic conditions. In years that flows are above average minimum flows could be high enough to meet spring ecosystem goals (SRBC 008 > x < SRBC 007). In years that flows are below average, minimum flows could be reduced to meet a portion of the spring ecosystem goals (SRBC 204).

  The run-of-river scenario provided significant habitat benefits during these months. However, the revenue losses under the run-of-river scenario were high. We would recommend an alternative operating scenario that considers run-of-river under above average conditions during a portion of the migration period once temperature cues for Alosid migration and spawning are met downstream.

- During fall and winter months, ecosystem performance was also high under alternative operating scenarios as compared to the baseline. While less biologically active, life stages during these months require more habitat than baseline operations provide (for map turtle hibernation, mussel brooding, American eel and shad outmigration and thermal buffering). During the fall and winter months, minimum releases under baseline operations are either less than the estimated historic minimum daily flow, or equal to drought flow conditions.
During winter months, we’d recommend minimum flow releases equivalent or greater than SRBC 204.

- Maximum generation is currently 86,000 cfs. In June and July, this is greater than the historic daily maximum flow. From June – December, maximum generation is equivalent to historic seasonal flood flows. This means that the lower river transitions from drought flows to flood flows on a daily basis for most of the year. This has a significant influence on the availability of persistent habitat and shear stress conditions.
  - During the biologically active months for species and life stages with limited mobility (fish spawning, egg and larval development, mussel glochidia transfer and juvenile deposition), we recommend a maximum peaking generation of 65,000 cfs. This, in combination with increased minimum flows, increases habitat persistence and increases the area of mussel habitat with acceptable shear stress. This would not apply to flood events, when river flows exceed typical generation flows.

- There is currently no limit to the transition between minimum flow releases and maximum generation releases. Most often this transition occurs over a 2 hour period, resulting in significant stress to aquatic species including stranding and mortality of fish and difficulty migrating to flow refugia.
  - All times of year, we recommend a flow conditional downramping rate to no more than 10,000 cfs/hr when flows are less than 30,000 cfs, and no more than 20,000 cfs per hour when flows are between 30,000 cfs and 86,000 cfs. We estimated downramping rates that would decrease the probability of stranding by calculating the distance from edge of wetted perimeter at Qx to the resulting edge of wetted perimeter at Qy and comparing that to swim speeds. This estimate assumes directional movement during downramping, therefore the effectiveness of a downramping rate at preventing stranding and mortality would have to be monitored and adaptively managed.

- All alternative operational scenarios resulting in a net gain of total electricity generated but a net loss in revenue. This is due to the energy required for pump storage (Muddy Run) but the timing and pricing associated with meeting peak energy demands.
Figure 6. American shad spawning

Figure 7. Shortnose sturgeon spawning

Figure 8. Striped bass spawning

Figure 9. River herring spawning
Relative comparison of estimated available habitat between baseline and run of river operations. **Important note** - for those species and life stages requiring gravel (all but striped bass), the estimate of total habitat available is an underestimate due to the geomorphic influences of operations. Specifically, downstream gravels have been reduced by the combination of trapping of bedload materials behind the dam and downstream scour from increased high flow magnitude and frequency. A better understanding of the magnitude of these influences will come from pending studies.
Figure 13. Example of frequency and duration of events when shear stress exceeds goals for suitable mussel habitat (> 50% of habitat available) comparing the baseline and run-of-river scenarios.
Figure 14. Comparison of depth and wetted area between minimum flow releases and maximum generation releases and a map of stranded and dead fish surveyed during 2011 study surveys. When releases are reduced to current minimum flows, fish become stranded in pools, increasing the probability of mortality from predation or poor water quality conditions.
Figure 15.

Figure 16.

Figure 17.

Figure 18.
Figures 15-19. Relative comparison of estimated available habitat between baseline and run of river operations. **Important note** - for those species and life stages requiring gravel (all but striped bass), the estimate of total habitat available is an underestimate due to the geomorphic influences of operations. Specifically, downstream gravels have been reduced by the combination of trapping of bedload materials behind the dam and downstream scour from increased high flow magnitude and frequency. A better understanding of the magnitude of these influences will come from pending studies.
Figures 20-21. Comparison of mid-river basking habitats (dark blue) available under moderate flows and maximum generation flows (86,000 cfs). In response to this loss of habitat, basking time for map turtles has been reduced by an estimated 50%. This has implications for successful adult and juvenile growth and reproductive success (Pers comm Siegel 2013).
Figure 22. Current minimum flow releases during the map turtle hibernation period are lower than the minimum recorded daily flow. During hibernation, map turtles are on the river bottom and have limited ability to move to avoid adverse habitat conditions. Water levels should be relatively stable with a minimum depth of 1m.
Figure 30.

Figures 23-31. Percent of total Maximum Persistent Habitat Available (MPHA) under alternative operating scenarios including baseline operations and run of river. Dark green represents the proportion of time at least 75% of MPHA is available, light green between 50 and 75% MPHA, pink between 25 and 50% MPHA and red less than 25% MPHA.
**Figures 32-41.** A comparison of available persistent habitat under alternative operating scenarios. The blue line represents run-of-river and the red line represents the baseline operations. Available habitat is compared between operational alternatives for diadromous and resident fish under representative dry, average and wet conditions. The description for additional scenarios displayed is included in Table 5.
Figure 34.

Am Shad Spawn Habitat Availability - Wet (May 1984)

Figure 35.

Am Sturgeon Spawn Habitat Availability - Dry (May 2006)
Figure 36.

**Shortnose Sturgeon Spawn Habitat Availability - Average (May 1980)**

- Baseline (005)
- Run of River (007)
- IFIM (008)
- Q92_C_R (204)
- 75Pct ROR (206)
- Q92 (006)

Day of the Month

Figure 37.

**Shortnose Sturgeon Spawn Habitat Availability - Wet (May 1984)**

- Baseline (005)
- Run of River (007)
- IFIM (008)
- Q92_C_R (204)
- 75Pct ROR (206)
- Q92 (006)

Day of the Month
Figure 38.

Figure 39.
**Figure 40.**

Striped Bass Spawn Habitat Availability - Wet (May 1984)

**Figure 41.**

Smallmouth Bass Spawn Habitat Availability - Dry (June 1993)
Figure 42.

Smallmouth Bass Spawn Habitat Availability - Average (June 1997)

Figure 43.

Smallmouth Bass Spawn Habitat Availability - Wet (June 2009)
Literature Cited


Richards, T.M. and R. A. Seigel 2009. Habitat use of Northern Map Turtles (*Graptemys geographica*) in an altered system, the Susquehanna River, Maryland (USA) – Poster Presentation at 2009 Ecological Society of America Conference.


THE NATURE CONSERVANCY’S SUPPLEMENTAL COMMENTS ON DRAFT MULTI-PROJECT ENVIRONMENTAL IMPACT STATEMENT FOR HYDROPOWER LICENSES, SUSQUEHANNA RIVER HYDROELECTRIC PROJECTS

The Nature Conservancy (the Conservancy) provides these supplemental comments on the instream flow analyses included in the “Draft Multi-Project Environmental Impact Statement for Hydropower Licenses” (DEIS), prepared by the Federal Energy Regulatory Commission, Office of Energy Projects (OEP), and dated July 2014.¹

In a letter to Clean Chesapeake Coalition, OEP Staff stated that it intended “to issue a final EIS on February 25, 2015.” It clarified that it was adhering to the schedule published on December 19, 2013. This clarification came notwithstanding the fact that Exelon recently withdrew its application for water quality certification under Section 401 of the Clean Water Act and committed to help fund a multi-year sediment study that will provide additional information that the Maryland Department of the Environment (MDE) has said is necessary to process Exelon’s application for water quality certification. We understand this to mean that it is unlikely that MDE will issue a water quality certification (or waiver), which is a prerequisite to the Commission’s issuance of a new license, within the next two years.

Given that issuance of a water quality certification is not anticipated for more than a year, we request that OEP Staff take additional time to complete analyses necessary to evaluate the effects of proposed and alternative instream flow schedules on the beneficial uses listed in Federal Power Act section 10(a)(1), 16 U.S.C. § 803(a)(1), as requested in our initial comments on the DEIS. To this end we are providing a declaration prepared by Dr. Clair Stalnaker, one of the founders of the Instream Flow Incremental Method (IFIM) and leading experts in its application, on the adequacy of the instream flow analyses undertaken in this proceeding to date. See Attachment 1.

¹ eLibrary no. 20140730-4001.
Dr. Stalnaker makes several recommendations for additional steps needed to complete the analysis of the Conowingo Project’s flow-related effects on aquatic habitat, including:

1. Complete the comparative analyses, as requested by The Nature Conservancy and other stakeholders and apparently intended by Exelon’s Study 3.11, and document this analysis in the FEIS. Attachment 1, ¶¶ 36-38.

2. Specifically focus on dual flow analyses examining the quantitative differences among suggested alternative project operation flow patterns and reporting those differences over representative wet, normal, and dry hydrologic conditions. Attachment 1, ¶¶ 47-51.

3. Use a decision-support framework to determine which combinations of base flow and generation flows best address the goals of enhanced habitat and survival for recovery involving improved recruitment for aquatic species of concern while still achieving reasonable levels of hydroelectric generation and project profits. A typical negotiated settlement for a peaking hydropower project includes different operating rules for seasons within each type of water year. In the case of critical species life stages, peaking may even be curtailed for a period of days in particular seasons for a particular water year type. For example, Piney Dam (FERC No. 309) is required to cease hydro-peeking and operate in a strict run-of-river mode during spring fish spawning. Attachment 1, ¶¶ 52-54.

We respectfully request that OEP undertake further analysis of the proposed and alternative flows schedules on aquatic habitat consistent with Dr. Stalnaker’s recommendations prior to publishing the FEIS. We believe this further analysis is necessary to satisfy the Commission’s obligations under the Federal Power Act and National Environmental Policy Act to conduct a rigorous study of licensing alternatives based on a complete record. We believe this analysis is also necessary to demonstrate consistency between the preferred alternative and the comprehensive plans of State and Federal Agencies pursuant to FPA Section 10(a), including:

- Susquehanna River Basin Commission, “Comprehensive Plan for Management and Development of the Water Resources of the Susquehanna River Basin” (2013);
- Susquehanna River Anadromous Fish Restoration Cooperative, “Migratory Fish Management and Restoration Plan for the Susquehanna River Basin” (2010);
- NMFS, Final Recovery Plan for the Shortnose Sturgeon (Acipenser brevirostrum) (1998); and
- Amendment 3 of the Interstate Fishery Management Plan for shad and river herring (Feb. 2010).

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2 See Scenic Hudson v. FPC, 354 F.2d 608 (2d Cir. 1965); Environmental Defense Fund v. U.S. Army Corps of Engineers, 492 F.2d 1123 (5th Cir. 1974).

The Nature Conservancy’s DEIS Comments
Exelon, Conowingo (P-405-106) and Muddy Run Projects (P-2355-018)
York Haven, York Haven Project (P-1888-030)
The Nature Conservancy will make Dr. Stalnaker available to OEP Staff if they have any questions regarding his recommendations or analysis supporting those recommendations. The Conservancy thanks OEP Staff for considering this request.

Dated: February 6, 2015

Respectfully submitted,

___________________________
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DECLARATION OF SERVICE

Exelon Generation Company, LLC’s Conowingo (P-405) and Muddy Run Hydroelectric Projects (P-2355) and York Haven Power Company, LLC’s York Haven Hydroelectric Project (P-1888)

I, Nicholas Niiro, declare that I today served the attached “The Nature Conservancy’s Supplemental Comments On Draft Multi-Project Environmental Impact Statement For Hydropower Licenses, Susquehanna River Hydroelectric Projects” by electronic mail, or by first-class mail if no e-mail address is provided, to each person on the official service lists compiled by the Secretary in these proceedings.

Dated: February 6, 2015

By:

Nicholas Niiro
WATER AND POWER LAW GROUP PC
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DECLARATION OF DR. CLAIR B. STALNAKER

1. I, Clair B. Stalnaker, Ph.D., provide this expert report on behalf of The Nature Conservancy in the concurrent relicensings of Exelon Corporation’s Muddy Run Pumped Storage and Conowingo Hydroelectric Projects before the Federal Energy Regulatory Commission (FERC). The Nature Conservancy requested that I analyze and provide my opinion regarding the proper application of the Instream Flow Incremental Methodology (IFIM) to the relicensing of the Conowingo Project to quantitatively evaluate the proposed action’s and alternatives’ flow-based impacts on aquatic habitat.

2. The Nature Conservancy has requested that FERC direct Exelon to complete spatial and temporal analyses of aquatic riverine habitats. This analysis would form the basis for evaluating alternative project operations and determining which alternative(s) are best suited to achieving the dual goals of Project Profitability from hydroelectric generation and Environmental Enhancement of degraded aquatic resources. I understand that the study plan was to provide data to be used with the IFIM analytical procedures necessary for comparative aquatic habitat based analyses of proposed alternative Project operations. However, the study is incomplete. As supervisor of the U.S. Fish and Wildlife Service/U.S. Geological Survey research and development group that developed IFIM and conducted training over three decades, I conclude that the information requested by the Conservancy is necessary for comparing alternative project operations on aquatic resources.

I. QUALIFICATIONS

3. I have played a key role in the development of instream flow science for over 30 years. I organized and served as leader of the Cooperative Instream Flow Service Groups (and various subsequent titles) under the U.S. Fish and Wildlife Service. This program brought together an interagency group of multidisciplinary scientists for the purpose of advancing state-of-the-art science and elevating the field of instream flow to national and international prominence. The primary focus of this group has been to develop a holistic view of river science addressing the major components of instream flow management, namely hydrology, geomorphology, water quality, aquatic biology and connectivity, and promoting instream flow regimes (incorporating intra- and inter-annual variability). I retired as a Senior Scientist with the U.S. Geological Survey where I served as Chief of the River Systems Management Section, Midcontinent Ecological Center, Fort Collins, Colorado. I earlier served as Assistant Professor of Fisheries and Wildlife Science and Adjunct Professor of Civil Engineering, Utah State University, Logan Utah, as well as Adjunct Professor in the Departments of Earth Resources and Fisheries and Wildlife, Colorado State University.

4. I have served on national and international technical committees, task forces and review boards, and have authored numerous publications focusing on the instream flow aspects of water allocation and river management. I served for the National Research Council (NRC) on the Water, Science and Technology Board Committee on Western Water Management and the NRC Board on Environmental Studies and Toxicology on the Klamath River Basin. In October
2008, I was recognized by the international Instream Flow Council with their Lifetime Achievement Award.

5. My curriculum vitae is Attachment 1.1 to this report.

6. In preparing this report I have reviewed the following documents specifically relevant to these proceedings:

- Instream Flow Habitat Study Report, Appendix G (Persistent Habitat Tables), eLibrary no. 20120831-5048 (Aug. 2012);
- The Nature Conservancy, “Motion to Intervene,” eLibrary no. 20140131-5199 (Jan. 31, 2014);
- Draft Environmental Impact Statement for the Susquehanna River Hydroelectric Projects: York Haven Hydroelectric Project (P-1888-030), Muddy Run Pumped Storage Project (P-2355-018), and the Conowingo Hydroelectric Project (P-405-106), eLibrary no. 20140730-4001 (July 30, 2014); and

I supplemented the information provided in these documents with other literature as cited below and listed in the References section.

II. RECOMMENDATIONS

I make the following recommendations for next steps to complete the analysis of flow effects on aquatic habitat in this relicensing:

(1) Complete the comparative analyses, as requested by The Nature Conservancy and other stakeholders and apparently intended by Exelon’s Study 3.11, and document this analysis in the FEIS.

(2) Specifically focus on dual flow analyses examining the quantitative differences among suggested alternative project operation flow patterns and reporting those differences over representative wet, normal and dry hydrologic conditions.

(3) Use a decision-support framework to determine which combinations of base flow and generation flows best address the goals of enhanced habitat and survival for recovery involving improved recruitment for aquatic species of concern while still achieving reasonable levels of hydroelectric generation and project profits. A typical negotiated settlement for a peaking hydropower project includes different operating rules for seasons within each type of water year. In the case of critical species life stages, peaking may even be curtailed for a period of days in
particular seasons for a particular water year type. For example, Piney Dam (FERC No. 309) is required to cease hydro-peaking and operate in a strict run-of-river mode during spring fish spawning.

The following sections provide background on the IFIM and explain the basis for these recommendations.

III.

IFIM BASELINES AND OBJECTIVES

7. IFIM studies have a long association with licensing and re-licensing of hydroelectric projects. An IFIM Training manual (IF 402, unpublished) was prepared for State and Federal agency staff responsible for reviewing hydroelectric projects. This training manual was designed to specifically address the FERC Revisions to the Federal Power Act, Hydroelectric Re-licensing Regulations Under the Federal Power Act (18 CFR Parts 4 and 16, May 17, 1989). Several IFIM training courses and numerous IFIM applications to hydro projects have been completed since.

8. I understand that the FERC-approved study plan required Exelon to conduct an Instream Flow Assessment below Conowingo Dam. The goal of the study was to determine the relationship between flow and habitat conditions in the river. Exelon undertook aquatic species habitat studies as part of its Study 3.16. These habitat studies can provide the site-specific data necessary for conducting a comprehensive IFIM-based comparative analysis of alternatives, but, as explained below, those studies alone do not provide the data necessary for a comprehensive IFIM analysis, or comparable analysis.

A. Baselines

9. IFIM analyses provide quantitative data for direct comparison of proposed and alternative water management operations against project baseline flow patterns. The project baseline is initially presented as a hydrologic time series representing existing conditions (actual gage records of hydrology as the project has operated since construction), not pre-project conditions requiring speculation about the status of resources prior to construction.

10. The Nature Conservancy, with the support of other resource agencies, has requested that FERC evaluate a run-of-river of river alternative. The run-of-river hydrologic time series is better considered as a second baseline from which to evaluate the effects of proposed alternative flow schedules.

11. These two sets of baseline hydrology time series are created and then transformed to habitat time series. Because the Conowingo Project is a daily peaking hydropower facility, and in some seasons peaks twice per day, habitat time series should be estimated using a metric for persistence. These baselines then serve as reference time series for comparisons among proposed alternative operation schemes. Comparisons to these baselines simultaneously quantify the degree of deviation of hydroelectric generation potential from present operations along with the degree of movement toward positive environmental
enhancement (if any) for each proposed alternative. All comparisons should address the spatial and temporal patterns of suitable habitats for selected aquatic species and/or species guilds.

B. **Representative Years**

12. Stratification of water years into wet, normal and dry strata is necessary for understanding the dynamic nature of riverine aquatic species and to maintain intra- and inter-annual stream flow and habitat variability essential for healthy aquatic environments. These analyses require a unique set of hydrologic and habitat time series for each alternative operating scenario that may be proposed by resource agencies and stakeholders.

13. It is useful to incorporate Indicators of Hydrologic Alteration (IHA) analyses to assess the natural range of variability of daily discharge within water year strata. There should be less variation in flow among calendar year weeks and months for all annual hydrographs placed within a water year strata than is seen for the same calendar weeks and months across water year strata. The usable locations for spawning within the river channel may be quite different between wet and dry years, perhaps even different between dry and extremely dry years, and are significantly different between different peaking regimes that are based on different base flows. Because IHA can only analyze daily data, the natural range of sub-daily variability, within water year strata, should be assessed using relevant metrics (Bevelhimer et al. 2013).

14. It is the variation within representative water strata that determines timing of spawning, duration of egg incubation and emergence of fry. The simulation of available suitable habitats by water year strata facilitates comparison of alternatives and preparation of decision support displays (see Section V).

C. **Fundamental Objectives**

15. Where protection, enhancement, or recovery of aquatic species of concern is recognized as a *fundamental resource management objective*, as it is in this proceeding, the in-river life stages and periodicity of each species should be compared to corresponding hydrology and suitable persistent habitat time series representing historical conditions available across all water year conditions. Baseline habitat conditions when compared alongside best available historical fish population data\(^1\) assist in identifying “habitat bottlenecks.”\(^2\) Such analyses look for correlations between occurrence of “habitat bottlenecks” during past years and any evidence of significantly low population numbers for species of concern (from creel census, age and growth studies, periodic sampling, year-class strength for given years, etc.). See Stalnaker, et al., 1994.

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\(^1\) Simple examination of recent hydrology time series translated to habitat time series representing the life stage periodicity of the species of concern can reveal “good years” and “bad years.” Specific years when simulated habitat conditions are extremely low and other years when habitat conditions are above average can often be related to generic observations and professional opinions from fishermen and resource agency representatives as relatively poor or good years for certain species. There nearly always is some information available even if no formal “fish population data” has been collected.

\(^2\) These are characterized by extremely low occurrences of suitable habitat present when spawning, fry or juvenile life stages are present.
16. Subsequently, an IFIM impact study compares simulated baseline habitat conditions with simulated hydrology and habitat for proposed alternative project operations. Comparisons of simulated habitat time series for each alternative project operation scenario against baseline habitat time series assist in identifying which alternative(s) may significantly enhance, or further depress, recognized habitat limitations (habitat bottlenecks).

17. A comprehensive IFIM impact analysis will illustrate (and quantify) the comparison of potential impacts (positive or negative) from proposed project operations having different fundamental objectives. Fundamental objectives are the most important objectives that represent the core values of the resource agencies, stakeholders and project decision-makers.

18. Given the negative impacts from past project operations and contemporary societal goals for recovery of species of special concern, the resource agencies involved in this relicensing have stated that their fundamental objectives for this relicensing are to significantly reduce the frequency and magnitude of habitat bottlenecks from present project operations for species of concern. In contrast, Exelon’s fundamental objectives may be to optimize hydroelectric generation and maximize profits. The IFIM analyses, when completed as intended, can be quite useful to FERC in selecting an alternative(s) that best achieves a balance between these opposing fundamental objectives.

D. Suitable Habitats as Means Objectives

19. Proposed flow schedules and simulated suitable habitats are means objectives not to be confused with the fundamental objectives. Once fundamental objectives have been defined, the means objectives, or approach, are defined in a manner that assures all fundamental objectives can be addressed using the same flow and habitat currency. Within IFIM impact analyses the proposed alternatives produce unique flow regimes that are transformed to suitable habitat time series that serve as the means objectives. Means objectives are the objectives that, if achieved, will presumably support the quantitative analyses required to assess and predict the project’s effect on each stakeholder’s fundamental objectives.

20. Proposed alternatives flow schedules are means objectives and should not to be treated simply as “minimum flows,” but must be transformed to flow and habitat time series simulating the flow changes to the baseline hydrology time series.

21. The three flow based alternatives identified in Section 2.0 of the DEIS\(^3\) are still means objectives that, as such, have no documented basis in aquatic ecology of the river system. They seem to have some habitat basis, but this has not been demonstrated, therefore they are simply proposed flows. They should be treated as alternatives and transformed to habitat time series for comparison through the IFIM modeling process.

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\(^3\) DEIS, pp. 33-34, 44-48, 53-55.
E. **IFIM is NOT a “Minimum Flow” Method**

22. The IFIM modeling process has always been focused on the timing and extent of limiting habitat events that determine success for riverine life stages of aquatic species. Habitat time series provide the basis for comparative analyses.

23. Initial development emphasis was placed on fish population response to habitat imposed limitations often referred to as “habitat bottlenecks” (Bovee, 1982; Stalnaker, 1994; Stalnaker et al., 1994; Stalnaker et al., 1996; Bovee et al., 1998). “Effective habitat analyses” was initially presented as a *quasi-* population model. “Effective habitat analyses allow the manager to determine if there are associations between weak or strong year-classes and patterns of year-class-strength, calculated growth histories, or any other anecdotal information on population status” (Bovee, et al., 1998).

24. The point being that IFIM is not a “minimum flow” method, rather it is a process for comparing alternative water management project operations and their effects on both the spatial and temporal aspects of aquatic habitats. It is best used as an environmental analysis tool.

IV. **Habitat Time Series Analyses**

A. **Steps to Developing the Analyses**

25. There are a series of important steps required to develop time and space sensitive habitat time series analyses. I describe each step below because, based on my review of the DEIS where some of these steps were abrogated or skipped, there appears to be some confusion. I also provide my opinion on whether the appropriate steps have been completed based on the documents I reviewed in preparation for this declaration and consultation with The Nature Conservancy Staff.

26. **Step 1.** The first step is to develop species-specific Habitat Suitability Criteria (HSC) for species and life stages of fish and aquatic organisms and conduct time series of usable habitats for biologically relevant time periods. Criteria are based on observed physical phenomena that may be a factor in fish preference (*e.g.*, depth, velocity, substrate, embeddedness, cover, proximity to cover, groundwater influence, turbidity). When study efforts are unable to develop robust site-specific data, HSC can be developed using the best available information and selected in consultation with the stakeholders. This step was completed through Study 3.16.

27. **Step 2.** Apply a mainstem open-water flow routing model that estimates water surface elevations, discharge and mean water velocities longitudinally along sampled habitat river sites. This step was completed through Study 3.11.

28. **Step 3.** Produce hydrologic time series for baseline and proposed alternative Project operation flow schedules. *This step is incomplete. Alternative operational flow schedules have not been published.*
29. **Step 4.** Develop integrated hydraulic/habitat models using species specific life stage periodicity and habitat criteria (HSC). This step was completed through Study 3.16.

30. **Step 5.** Produce habitat time series for baseline conditions and determine time and duration of habitat bottle necks for species of concern. Determine when habitat bottlenecks may occur and at what life stage and season, with particular attention to specific calendar years exhibiting good and poor year-class strength for species of concern. This step is incomplete. I understand there is limited data on which to determine the link between habitat and year class strength to identify bottlenecks. Regardless of the lack of formal study results, there is often some evidence of “poor years” for certain species. Reconstructed habitat time series for those years as compared to other years in the historical time series may be an adequate basis for finding that “habitat bottlenecks” have acted on specific life stages during those years. IFIM analyses use professional opinion based on knowledge of specific species and simulated habitat conditions over recent history.

31. **Step 6.** Stratify baseline hydrology into sets of annual hydrographs representing different types of water year conditions (e.g., extremely wet, wet, normal, dry, extremely dry). Identify the degree (timing, magnitude and duration) that habitat bottlenecks may or may not appear within stratified water year types. This step is incomplete.

32. **Step 7.** Compare proposed alternative operational flow scenarios against historic baselines as hydrologic time series. Also, compare representative annual hydrographs for extremely wet, normal, dry, and extremely dry hydrologic strata (also consider warm and cool climatic year types if water temperature is a major component of total usable habitat analysis). This step is incomplete. An example of this approach is included in The Nature Conservancy, “Motion to Intervene,” Attachment 1, pp. 32-36.

33. **Step 8.** Transform hydrological time series to habitat time series. This step is incomplete.

34. **Step 9.** Compare proposed alternative project flow schedules. This step is incomplete.

35. **Step 10.** Select alternative(s) that best achieves compromise between opposing goals of environmental enhancements and maximizing Project hydroelectric generation and profits. This step is incomplete.

36. **Step 11.** Determine if conditions other than suitable hydraulic habitat may override suitable habitat analysis conclusions. This step is incomplete.

37. Naturally flow and habitat conditions are quite dynamic across time, and species have evolved to cope with these different magnitudes, frequencies, durations and rates of change. The spatial and temporal occurrence of habitat bottlenecks is quite different for different obligate riverine species. Habitat limitations may only be observed during low flow years for some species, only during high flow years for other species and may seldom occur for other more
generalists species. Therefore stratification of analyses and display of comparative availability of persistent habitat by water year type is important. This step is incomplete.

38. **Step 12.** Prepare a Decision Support Framework capable of conducting a variety of post-processing comparative analyses that focus on comparison and contrast of fundamental objectives for all parties. This comparison uses the common output of habitat metrics (the means objectives), estimated from habitat time series, effective habitat, persistence of suitable habitat over peaking cycles and other models. It is appropriate to use tabular and visual display by water year strata for all comparisons. This step is incomplete.

39. **Step 13.** Negotiate unique project operating rules for the different water year types. This often identifies the best compromise for balancing environmental and project management goals. This step is incomplete.

**B. Effective Habitat, Persistent Habitat and Binary Criteria**

40. An effective habitat time series is a modified version of a habitat time series designed to help address the problem of non-uniform effects of available suitable habitat for different aquatic species life stages. This approach was incorporated into IFIM as “quasi-population analyses” termed effective habitat analyses (see Bovee, 1982, pp. 100-120; in Bovee et al., 1998, pp. 98-101).

41. The effective habitat time series is a simplified fish population model based on the concept of habitat ratios. The persistence of suitable spawning, incubation and fry habitats as time series is designed to address the special case of unstable habitat conditions below peaking hydroelectric projects. This analysis quantifies the area of wetted stream bed that is suitable for spawning and subsequently remains suitable during the egg incubation period as determined throughout the generation cycle below peaking hydroelectric projects (Stalnaker, 1992; Bovee et al., 1998). The foundational data for this analysis was included in Appendix G (Persistent Habitat Tables), eLibrary no. 20120831-5048 (Aug. 2012), but was not transferred to habitat time series to compare alternatives for Study 3.11 or in the DEIS.

42. Typical impact analyses involving a hydro-peaking project where there are many aquatic organisms of interest will involve multiple comparisons and numerous time series. In such situations the weighted usable area (WUA) index is difficult to interpret. Consequently, IFIM analyses involving peaking hydro projects are best evaluated by focusing on usable and unusable habitat as defined by binary habitat criteria. This simpler and more readily understood habitat index greatly facilitates a common understanding among project managers, agency staff and other stakeholders.

43. Thomas and Bovee (1993) converted HSC based composite suitability indexes to binary format, with the optimum range for a variable defined as having a composite suitability index greater than 0.85 and usable habitat defined as having a composite suitability value between 0.2 and 0.85. Suitable microhabitat is then defined as the full range of conditions in which the species life stage was observed. Unsuitable microhabitat is defined as all microhabitat values outside the suitable range.
44. Another way to visualize these habitat categories is as areas of the wetted stream bed that provide optimal, marginal or unusable microhabitat conditions. *Since habitat time series is the currency of IFIM and serves as the basis for comparing baseline conditions with proposed project operating schedules, the use of binary composite suitability indexes and testing of model output represents the state-of-the-art and should become the state-of-the-practice.*

“For statistical reasons of model testing and for ease in conducting habitat time series and effective habitat analysis, resorting to this simpler classification of model output should perhaps become the norm” (Locke et al., 2008).

45. Similarly the Norwegians have adopted the convention of suitable, indifferent, unsuitable, and dry (high points that become islands at low flows) presented as color coded 2 dimensional figures, where suitable habitat is blue and unsuitable habitat is red, while the indifferent habitat is yellow and dry areas are clear (Alfredsen et al., 2004; Heggenes et al. 1994). They have found during their studies of Atlantic salmon and brown trout that the “Niche differences were most pronounced with respect to what types of habitat were not used: salmon were much more tolerant for high mean water velocities and deeper stream areas.” *This highlights the fact that the area under the wetted surface of a stream that is unusable can be quite large, especially during hydropeaking. From the resource perspective negotiations of project operating rules should strive to keep the proportion of unusable area to highly suitable area (optimum) as low as possible.*

46. When proposed project operating flow schedules are to be evaluated, the change in the amount of optimal habitat present for a species life stage at critical times versus the amount of unusable stream area is the most informative metric. Likewise, it is undesirable to see an increase in the amount of marginal habitat at the expense of optimal habitat as a result of proposed project operations. Preventing the total amount of stream area that is unusable for specific life stages from being severely increased over baseline levels due to alternative project operation schedules is a common IFIM strategy for protection and recovery of species of concern.

C. **Dual Flow Habitat Analyses**

47. The idea of dual flow habitat is best understood by contrasting the large difference between the base and generation flows. These dual flows – the daily minimum and maximum – determine the suitability of habitat for aquatic organisms below peaking hydro projects. Again, the foundational data for the dual flow habitat analysis was included in Study 3.11, Appendix G (Persistent Habitat Tables), but was not transferred to habitat time series to compare alternatives for Study 3.11 or in the DEIS.

48. Rapid, frequent, and large magnitude changes in streamflow are common below peaking hydro projects. The discharge and habitat conditions for each square meter of stream bed may change dramatically throughout the peaking cycle. Mobile organisms, such as adult fishes, can move from one area to another to maintain position over areas of suitable habitat conditions.
49. In contrast organisms with restricted mobility, such as mussels and fish fry and juvenile fishes, may be displaced from suitable habitat areas of low velocity when flows increase. Those fish “species that dig redds, build nests, broadcast eggs to substrate or vegetation can be at risk due to rapid flow fluctuations. Likewise species whose young depend on stationary, reliable rearing habitats can be decimated by rapid changes in flow” (Stalnaker, 1992). Only those areas that remain suitable over the entire peaking cycle are considered as suitable for immobile organisms. Typically, during the peaking cycle, a large proportion of the stream bed that may have suitable habitat conditions for immobile organisms during base flow conditions becomes unsuitable as the flows increase. Consequently, the less mobile organisms are either stranded or swept downstream resulting in high mortalities.

50. The objective of dual flow analyses is to determine the effect of different combinations of generation and base flows on different aquatic organisms. This is referred to as “persistent habitat” by The Nature Conservancy in their comments. The “persistent habitat” is the amount of suitable habitat that persists as flow transitions from base flow conditions through generation releases. This persistent habitat metric is quite different (typically much lower) from minimum WUA, average WUA or other static habitat metrics calculated for the duration of the peaking cycle.

51. Negotiating unique project operating rules for the different water year conditions (see “Representative Years,” supra) often identifies the best compromise for balancing environmental and Project management goals. For peaking hydro operations this often means that the base flow upon which peaking is allowed will vary across water years. In the case of recovery for critical species life stages, peaking may even be curtailed for a period of days in particular seasons for a particular water year type(s). Consequently, a typical negotiated settlement for a peaking hydro project includes different operating rules for seasons within each type of water year. IFIM study based negotiated operating rules for weeks, months or seasons within each water year class can be identified as conditions to be included in a project license.

V. DECISION SUPPORT SYSTEM

52. Every process should include a decision support system for illustrating complex analyses contrasting alternative project operation scenarios. A well-defined support system will include a linked set of quantitative models (hydrologic, water temperature, hydraulic/fish habitat, fish population/production) and a Graphic Information System that provides the connection between project operations and ecological effects.

53. Resource agencies, project managers and stakeholders must understand and buy into the chain of analyses within the analytical system and use it as an integrative tool for comparing alternatives, informing management decisions, and assessing progress toward achieving fundamental objectives. HSCs, composite suitability indexes, and habitat time series are only means objectives (building blocks) that lead to the fundamental objectives and potential fish population response as consequence of river flow management. In this proceeding, a few of the means objectives have been completed (HSCs, dual flow habitat analysis), but they have not
been used to develop a chain of analyses to comparatively assess performance of alternatives in achieving *fundamental objectives*. Therefore the decision support system is incomplete.

54. A basic understanding of the modeling system and buy-in by stakeholders is critical. Understanding and accepting the uses and limitations of computer based flow to habitat to fish population response is a difficult task for non-modelers and takes time to develop a thorough understanding of the process. Describing the many technical tasks that feed into the process is important for stakeholder understanding. Stakeholders are naturally wary of computer models: trust is gained over time as stakeholders gain understanding and experience with the support system. Confidence and acceptance among all parties (including technical members) comes from many iterations of the linked models in the support system. Through a series of “scenario exercises” stakeholders become more involved and supportive.

VI.

MINIMUM FLOWS AND PERCENTAGE OF WUA

55. I am concerned that the analyses performed to date for this proceeding do not show a full understanding of the importance of habitat variability across time for obligate species. As described below, PHABSIM is not IFIM.

56. “Many people confuse IFIM with the Physical HABitat SIMulation System (PHABSIM). Where IFIM is a general problem solving approach employing systems analysis techniques, PHABSIM is but one specific model designed to calculate an index to the amount of suitable hydraulic habitat available for different life stages at different flow levels. PHABSIM has two major analytical components: stream hydraulics and life stage-specific habitat requirements (Stalnaker et al., 1994).

57. “Practitioners must remember that the habitat suitability criteria are “input” to the habitat model and are not the output” (Annear et al., 2004). “A common practice has evolved among some practitioners for prescribing an instream flow standard by recommending the maximum habitat value from the weighted usable area or discharge graph for a single life stage of a single species or by some aggregation technique of the maximum values from among several species and life stage plots” (Annear et al., 2004). Another common practice is to prescribe a minimum flow standard as some percentage of the peak (e.g., 90%) value from a flow versus habitat graph. This may be useful where local policy dictates that “minimum flow” is the accepted instream flow standard. This is referred to as Standard Setting. Standard Setting is defined as “a streamflow policy or technique that uses a single, fixed rule to establish minimum flow requirements” (Annear et al., 2004).

58. Standard setting of minimum flow is not appropriate for environmental impact studies where alternative water project operations are compared.

59. IFIM was developed to replace the simple but static minimum flow methods practiced during the mid to late 20th century and to specifically address the more comprehensive environmental impact analyses necessary to evaluate alternative water management flow release
schemes. Unfortunately, some have used output from but one model (PHABSIM) within the suite of IFIM models to perpetuate “minimum flow” prescriptions.

60. IFIM is designed to assist natural resource and water management agencies in comparing the relative merits of prosed instream flow management schemes for operating water projects (such as hydro project licensing). The use of habitat time series, coupled with life-history habitat requirements and periodicity is the proper approach when using IFIM to evaluate peaking hydro facilities. The amount of intra- and inter-annual flow and habitat variability present under baseline conditions and the magnitude of any deviations that may occur under alternative Project operations becomes the focus of these impact studies.

61. “There is an extensive ecological literature on habitat-selection modeling, which indicates that simple selection of flow recommendations from a static set of WUA versus flow curves is not considered a credible approach…” (National Research Council, 2008). The National Research Council (NRC, 2008) has devoted several chapters to modeling and river management (Formulating and Applying Models in Ecosystem Management, Instream Flow Study, and Applying Science to Management).

62. The dynamic effects of varying levels of hydraulic habitat on biological processes, including competition, bioenergetics, predation, disease, and the recruitment of juveniles into the population, must be considered (Bartholow, et al., 1993). “Ecological and biological processes occur over variable scales of time and space, so an instream flow prescription should provide an appropriate level of spatial and temporal variability, to preserve the complexity of these processes” (NRC, 2008).
References


1st International Symposium on Habitat Hydraulics. The Norwegian Institute of Technology, Trondheim, Norway.


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Professional Experience:

2000–present: Retired Senior Scientist, serving as consultant and expert witness.


1985 – 1999: Adjunct Professor of Environmental Engineering, Utah State University, Logan, Utah

1986 – 1990: Chief, Aquatic Systems Branch, National Ecology Research Center, FWS, Fort Collins, Colorado

1977 – 1999: Adjunct Professor, Dept. of Fisheries and Wildlife, Colorado State University, Fort Collins, Colorado


1966 - 1975: Assistant Unit Leader, Utah Cooperative Fishery Research Unit, FWS, Logan, Utah

1966 - 1975: Assistant Professor, Utah State University, Logan, Utah

Education:

Universities

1960 West Virginia University
BS in Forestry and Wildlife Mgt.

1966 North Carolina State University
PhD in Animal Ecology, Physiology and Genetics

Professional Societies

A.A.A.S., American Fisheries Society, Bonneville Chapter of A.F.S. (1973-74, two years executive committee member and chairman of resolutions committee; 1974-75 President Elect; 1975-76 Chapter President and executive committee member of the Western Division American Fishery Society), The Wildlife Society, and American Society of Naturalists.

Scholarly Societies

Gamma Sigma Delta - National Honor Society of Agriculture
Alpha Zeta - National Honorary Fraternity of Agriculture (Chapter Secretary and President)
Xi Sigma Pi - National Honor Society of Forestry (Chapter Secretary-Treasurer)
Phi Epsilon Phi - Honorary Botanical Fraternity
Tau Alpha Sigma - Honorary Wildlife Fraternity (Chapter President)
Sigma Xi

Appointments

Member five person Science Advisory Board, Trinity River Restoration Program, U.S. Department of Interior. 2002-present.
Member, six person National Review Panel, Department of Energy, Water and Power Program. Review of research projects being conducted by the DOE. National Laboratories. 2010 and 2011.

Adjunct Professor, Department of Civil and Environmental Engineering, Utah State University, Logan, Utah, 1985-1999.

Adjunct Professor, Departments of Fisheries and Wildlife, and Earth Resources Colorado State University, Fort Collins, Colorado, 1977-1999.


Member, Science Advisory Board, Trinity River Restoration Program, Trinity Management Council, Weaverville, California, 2004-present.


Member, Research Review Committee, CalFed, 2005.

Member, Research Review Committee, CalFed, 2002.


Member, Technical Advisory Committee, Joint BIA, Salish and Kootenai Tribes, Fishery/water study on the Flathead Reservation, Montana, 1987-1989

Member, Advisory Steering Committee, National Instream Flow Program Assessment, Joint State - Federal Aid assessment of the

Member, Technical Advisory Committee, Joint FWS N.Y. Department Environmental Conservation and Niagara Mohawk Power Co. research study on effects of hydropeaking on downstream fisheries, 1986-1990

Member Committee on Western Water Management Changes, National Research Council, Water Science and Technology Board, 1989-1992

Publications


1999. Stalnaker, C. B. Impounded river systems. Status and Trends of the Nation's Biological Resources. USGS.


1966. Stalnaker, C.B. Variation in growth rate of experimental populations of bluegill sunfish (Lepomis macrochirus...
Rafinesque) and analysis of some factors contributing to this variation. Ph.D. Dissertation, N.C. State University, Raleigh, N.C.
THE NATURE CONSERVANCY’S COMMENTS ON FINAL MULTI-PROJECT ENVIRONMENTAL IMPACT STATEMENT FOR HYDROPOWER LICENSES, SUSQUEHANNA RIVER HYDROELECTRIC PROJECTS

The Nature Conservancy (the Conservancy) provides comments in response to the “Final Multi-Project Environmental Impact Statement for Hydropower Licenses” (FEIS), prepared by the Federal Energy Regulatory Commission, Office of Energy Projects (OEP), and dated March 2015.1 We provide these comments by the April 20, 2015 deadline published in the Federal Register.2 The Nature Conservancy is a party to these proceedings, having filed a timely Motion to Intervene.3

These comments focus on OEP’s analysis of Conowingo Project flow releases, specifically Section 3.3.2 Water Resources: Downstream Flow Releases. The Conservancy thanks OEP for considering its comments on the Draft Environmental Impact Statement (DEIS) submitted in September,4 and supplemented in January5 with expert testimony provided by Dr. Clair Stalnaker. In those comments, the Conservancy made several recommendations for additional steps necessary to complete the analysis of the Conowingo Project’s flow-related effects on aquatic resources. Unfortunately, the revisions in the FEIS that were intended to address deficiencies in the DEIS instead perpetuate inappropriate analytical methods and result in significant misinformation. This misinformation is material to OEP’s findings of impact and

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1 eLibrary no. 20150311-4005.
3 See “The Nature Conservancy’s Motion to Intervene, Recommended Alternatives for Environmental Analysis, and Preliminary Terms and Conditions,” eLibrary no. 20140131-5199 (Jan. 31, 2014) (TNC MOI). The TNC MOI includes a complete description of the Conservancy and its interests in these proceedings.
4 eLibrary no. 20140929-5234 (TNC DEIS Comments).
5 eLibrary no. 20150206-5219 (TNC Supplemental DEIS Comments).

The Nature Conservancy’s FEIS Comments
Exelon, Conowingo (P-405-106) and Muddy Run Projects (P-2355-018)
York Haven, York Haven Project (P-1888-030)
recommendations for new license articles. We include a Second Expert Report by Dr. Stalnaker in support of these comments on the FEIS. See Attachment 1.

Contrary to OEP’s revised analysis, the best available data, models and literature in the record continue to show that existing project operations have significant adverse impacts on (1) populations and the quality and availability of habitat for native diadromous fish migration, spawning and rearing, including American shad, river herring (Federal Species of Concern), striped bass, Atlantic (Federally-listed Endangered) and shortnose sturgeon (Federally-listed Endangered); (2) freshwater mussels; (3) map turtles (State-listed Endangered); (4) submerged aquatic vegetation; and (5) macroinvertebrates.6

OEP should revise the analysis of instream flow alternatives in the FEIS consistent with the recommendations made by Dr. Stalnaker in his First and Second Expert Reports prior to license issuance so that the Commission has a correct and complete administrative record as the basis for its licensing decision, as required by FPA sections 10(a)(1)7 and 313(b).8 The Conservancy requests that OEP accomplish this in a supplement to the FEIS.9

These comments also briefly address issues the Conservancy raised related to fish passage and stranding, water quality, sediment transport, and Endangered Species Act (ESA)-listed species where the FEIS does not adequately resolve those issues. The Conservancy continues to support the DEIS comments filed by the United States Fish and Wildlife Service (USFWS), the United States Environmental Protection Agency (USEPA), National Marine Fisheries Service (NMFS), Pennsylvania Fish and Boat Commission (PFBC), Pennsylvania Department of Environmental Protection (PADEP), Susquehanna River Basin Commission (SRBC), the Maryland Department of Natural Resources (MD DNR), and American Rivers, and is concerned that the FEIS is not responsive to many of those comments. In particular, the Conservancy is concerned that OEP’s responses (see FEIS, Appendix H) to comments and

6 See id. at 14-15.


9 The Council for Environmental Quality’s (CEQ) regulations for implementing National Environmental Policy Act (NEPA) provide that agencies:

(1) Shall prepare supplements to either draft or final environmental impact statements if:
   (i) The agency makes substantial changes in the proposed action that are relevant to environmental concerns; or
   (ii) There are significant new circumstances or information relevant to environmental concerns and bearing on the proposed action or its impacts.

(2) May also prepare supplements when the agency determines that the purposes of the Act will be furthered by doing so.

40 C.F.R. § 1502.9.

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recommendations made regarding flow release alternatives (including minimum flows, maximum flows and rate of change), fish passage and stranding, sediment transport, and endangered sturgeon, rely on significant misinformation.

The Conservancy reserves the right to supplement these comments as the administrative record is further developed through additional investigation by Exelon, the relicensing parties, or OEP Staff. For example, additional information may be entered into the record as a result of proceedings related to Federal Power Act (FPA) section 18 prescription, Clean Water Act (CWA) section 401 water quality certification, and Endangered Species Act (ESA) section 7 consultation.

II. SPECIFIC COMMENTS

A. The FEIS Does Not Give Full Consideration to Feasible Alternatives.

Sections 2.0 and 4.0 of the FEIS are limited to the same three alternatives identified in the DEIS: No Action, Exelon’s Proposal, and Staff Alternative. Exelon’s Proposal and the Staff Alternative propose substantially the same project release schedule as the No Action Alternative. OEP rejected the Conservancy’s request that it consider the Agency-NGO Flow Alternative as a complete alternative in Section 2.0 and 4.0. It claims that it “fully analyze[d] American Rivers and The Nature Conservancy’s recommendations in this final EIS,” despite not treating them as stand-alone alternatives.”

The Conservancy disputes that the FEIS’s consideration of three variants of the same operational proposal satisfies the Commission’s obligation under FPA section 10(a)(1) and NEPA section 102(2)(E) to undertake a thorough study of feasible alternatives. The Conservancy also disputes that the FEIS’s disparate treatment of the Agency-NGO Flow Alternative is adequate under NEPA. Under NEPA section 102(C)(iii), an EIS must include a “detailed statement” on alternatives to the proposed action. According to the CEQ’s regulations implementing NEPA:

10 In its MOI the Conservancy proposed an operational alternative for evaluation in the FEIS. See TNC MOI, p. 11. The Conservancy stated that its preferred operational alternative might change based on further development of the record. Id. This alternative was supported by several other entities, including USFWS, USEPA, and American Rivers. The biological objectives for this alternative were supported by SRBC, Maryland Department of the Environment, NMFS, USFWS, and American Rivers. The FEIS refers to this alternative as the “TNC Flow Regime,” but it should more accurately be referred to as the “Agency-NGO Flow Alternative.”

11 Id. at H-8.

12 16 U.S.C. § 803(a)(1); Scenic Hudson v. FPC, 354 F.2d 608, 617-18 (2d Cir. 1965); Green Island Power Authority v. FERC, 577 F.3d 148, 168 (2d Cir. 2009).


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This section is the heart of the environmental impact statement. Based on the information and analysis presented in the sections on the Affected Environment (§ 1502.15) and the Environmental Consequences (§ 1502.16), it should present the environmental impacts of the proposal and the alternatives in comparative form, thus sharply defining the issues and providing a clear basis for choice among options by the decisionmaker and the public.\textsuperscript{15}

The omission of the Agency-NGO Flow Alternative from Section 2.0, where each action alternative is clearly described, and Section 4.0, which is the basis for OEP’s benefit-cost analysis, prevents a clear comparison of that alternative to the other operational alternatives and is an abuse of the Commission’s discretion under the FPA and NEPA and regulations implementing those statutes.

B. The FEIS Does Not Support OEP’s Finding that the Flow Regime Included in the Staff Alternative Will Achieve Biological Objectives.

In the FEIS, OEP finds that the Staff Alternative will achieve the fundamental, flow-dependent objectives established by the Conservancy and resource agencies, to an extent comparable to the Agency-NGO Flow Alternative.\textsuperscript{16} OEP’s use of the objectives to compare the Staff Alternative to the Agency-NGO Flow Alternative indicates OEP’s acceptance of those objectives as a statement of the desired future condition of these resources. However, the instream flow analysis in the FEIS does not support OEP’s finding that the two alternatives would achieve those objectives to a comparable extent. Thus, OEP’s rejection of the Agency-NGO Flow Alternative under FPA sections 10(a) and 10(j),\textsuperscript{17} is not supported by substantial evidence as required by FPA section 313(b).

We explain below why the analysis OEP used to determine the Staff alternative would achieve the biological objectives is not scientifically defensible.

\textsuperscript{15} 40 C.F.R. § 1502.14.

\textsuperscript{16} FEIS, p. 416.

\textsuperscript{17} 16 U.S.C. § 803(j). Pursuant to FPA section 10(j), the Department of Interior recommended that Exelon be required to “implement the flow recommendations of The Nature Conservancy unless more restrictive measures are adopted in the Maryland Clean Water Act 401 Water Quality Certification.” Department of Interior, “Comments, Recommendations, Preliminary Terms and Conditions, and Preliminary Prescriptions,” eLibrary no. 20140131-5118 (Jan. 31, 2014), p. 23. In the FEIS, OEP finds that this recommendation “may be inconsistent with the comprehensive planning standard of section 10(a) and the equal consideration provision of section 4(e) of the FPA.” FEIS, p. 439. This finding is based on the analysis in section 5.1.3.3 of the FEIS that “the TNC Flow Regime would not provide substantially more aquatic habitat benefits than the staff-recommended flow regime,” but would cost more. Id. at 439. This analysis is an inadequate basis for OEP’s failure to give “due weight to the recommendations, expertise, and statutory responsibilities” of the Department of Interior. 16 U.S.C. § 803(j).
1. **The Staff Alternative Recommends Flow Releases that Are Lower than Historic Minimum Flows Are Adequate to Support Aquatic Resources.**

The Staff Alternative includes Exelon’s proposed flow regime, subject to two adjustments recommended by OEP:

1. Eliminating the 6-hour periods of zero minimum flow from December through February; and

2. Increasing the minimum flow from 5,000 to 7,500 cfs during the first 2 weeks in June, to protect the end of the spawning period for shad and striped bass.  

Under the Staff Alternative, the recommended flow releases from Conowingo dam to the Lower Susquehanna River would continue to be lower than the historic minimum daily flow from December through June and would be orders of magnitude lower than typical seasonal flows throughout the year. More simply put, the Staff Alternative recommends flow releases that are lower than drought conditions for much of the year. See Figure 1, *infra.*

As explained by Dr. Stalnaker, the Staff Alternative is representative of “decision-making based on flow statistics and searching for ‘minimum flows’ (by observing flow/habitat relations generated from average flow conditions),” which is now regarded as “outdated and ecologically unsound.”

Such decision-making represents late 1970’s and early 1980’s “minimum flow” approaches, a time when obtaining any continuous flow in excess of leakage below large reservoirs was considered progress. The goal then was often to avoid extinction by providing a “minimum flow” that would sustain a minimalist aquatic community and avoid extinction of species. These analytical approaches do not represent the modern state-of-the-art science or management practice. Decision-making based on such approaches may not enhance or sustain a complex aquatic community in the Susquehanna River.

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18 FEIS, p. 416.
19 Attachment 1, ¶ 16.
20 *Id.*
Figure 1. The Staff Alternative (black dashed line) Recommends Flow Releases that would be Lower than Historic Minimum Flows (yellow line) for most of the year and orders of magnitude lower than seasonal baseflows (brown line) year round.

Natural Flow Variability: Susquehanna River at Conowingo*

*Estimated distribution of unaltered daily flows using Marietta Baseflows (1930-2007) - basin area ratio method

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2. The Comparison of Alternatives Presented in Table 3-21 Is Not Based on a Valid Scientific Method.

In preparing the FEIS, OEP conducted additional analysis of the Staff and Agency-NGO Flow Alternatives. These further analyses are presented in Tables 3-21 and 3-22. Table 3-21 summarizes OEP’s “analysis of flow pairs using The Nature Conservancy-recommended minimum and maximum flows, compared to existing flow conditions downstream of Conowingo dam using the monthly 90 percent exceedance flows as the minimum flow, and the 10 percent exceedance flow as the maximum generation flow.”21 According to OEP, Table 3-21 indicates “that the amount of persistent habitat is similar and the ranges in persistent habitat actually overlap for some life stages between the two flow scenarios.”22

In preparing Table 3-21, OEP used historic average daily flows to represent the persistent habitat available under existing peaking operations. This dataset averages the minimum flow releases and maximum generation releases on a daily basis. As shown in Figure 2, infra, the resulting number has little resemblance to “real world,” conditions. By averaging peaking operations (the high and low flows), the statistic has no biological relevance. This error in the FEIS is confounded by accumulating daily averages into an exceedance curve.

As Dr. Stalnaker explained:

The analyses offered by Exelon and FERC are based exclusively on statistics from the hydrological record. These statistical averages are translated into physical habitat values for various aquatic species of interest followed by attempts to select a series of “minimum flows” as a percentage of the maximum weighted usable area (MWUA) obtained from the flow/habitat relationships. These values are calculated from flow statistics representing average flows from across the entire hydrological record and, therefore, have no biological meaning. These flow patterns never actually occur during any one year and certainly did not occur every year over the many years of Project operations.23

Table 3-21 should be removed from the record and the findings that rely upon it should be re-examined using data and models reviewed and used during the re-licensing study process.

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21 FEIS, p. 153.

22 Id. at 154.

23 Attachment 1, ¶ 2 (emphasis in original).

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Figure 2. In the FEIS OEP uses historic daily average flows (red) to represent persistent habitat availability under current peaking operations at the Conowingo Project. Using data from USGS 01578310 both instantaneous and daily average data from USGS Conowingo, Figure 2 illustrates that this statistic does not represent daily flow and related habitat conditions.

In the FEIS, OEP uses these daily averages to represent ‘real world’ conditions.
We appreciate OEP’s intent in conducting independent analysis of this critical issue. However, it was not necessary for OEP to generate Table 3-21 given that the data needed to accurately conduct the comparison between operational scenarios are available in the existing relicensing studies and models.\(^\text{24}\) Much of this data was gathered pursuant to Studies 3.11 and 3.16, which were approved in the Study Plan Determination issued by OEP.\(^\text{25}\)

Study 3.11 included the development and comparison of several Agency and NGO stakeholder operational alternatives, including the existing condition and run-of-river.\(^\text{26}\) Gomez and Sullivan, as consultants to Exelon, developed a persistent habitat model in accordance with the study plan that was reviewed by interested participants. For each of the operational alternatives, a persistent habitat time series was estimated by using the minimum and maximum daily flows and selecting the appropriate persistent habitat value from the dual flows analysis in Appendix G.

According to Dr. Stalnaker:

The Instream Flow Study Report, Appendix G indicates that all of the data necessary for the habitat time series based analyses requested here are indeed available. State-of-the-art data collection using River 2D hydraulic modeling for habitat descriptions provides the data necessary for translating hydrological time series to habitat time series. Only additional analyses of the data are required.\(^\text{27}\)

The Conservancy reiterates the request made in our MOI and DEIS comments\(^\text{28}\) that OEP direct Exelon to disclose the results, including environmental benefit and operational cost, of all Agency and NGO operational alternatives on the record.

The Conservancy submitted preliminary analysis of the Study 3.11 data that was filed in the record in its MOI.\(^\text{29}\) Rather than address this information and methodology, OEP inexplicably ignores it in the DEIS and FEIS. The FEIS still does not explain OEP’s decision to abandon the persistent habitat model when comparing stakeholder operational scenarios conducted as part of Study 3.11.

\(^{24}\) See Attachment 1, ¶ 15. Models are a tool used as a best approximation of ‘real world’ conditions. See, e.g., Attachment 1, ¶¶ 4, 15.

\(^{25}\) Study Plan Determination, eLibrary no. 20100204-3055, pp. 4-5 (Feb. 4, 2010).

\(^{26}\) TNC MOI, pp. 8-11.

\(^{27}\) Attachment 1, ¶ 15.

\(^{28}\) TNC DEIS Comments, p. 6.

\(^{29}\) TNC MOI, Attachment 1.
Even under OEP’s flawed analysis, the FEIS states that, “the TNC Flow Regime generally shows a higher range of percent of maximum persistent habitat” for most species, with the exception of smallmouth bass.” Rather than recommend the Agency-NGO Flow Alternative on this basis, OEP states:

It is not known, however, whether higher persistent habitat would necessarily result in significant enhancements for these life stages because there is no information to indicate the current “carrying capacity” of habitat in the lower Susquehanna River.

OEP does not explain why the lack of information to definitively understand “carrying capacity” for the lower river is cause to abandon the persistent habitat model. This purported deficiency applies equally to the Maximum Weighted Useable Area (MWUA) method that OEP relies upon. If OEP views the current carrying capacity of habitat in the lower Susquehanna River as material to its evaluation of flow alternatives, then it should undertake to complete the record on this issue. As stated above, under FPA section 10(a)(1), the Commission has an obligation to undertake a thorough evaluation of alternatives based on a complete record.

Based on the historic data and observations that are available, the estimated “carrying capacity” is orders of magnitude higher than current population estimates for target species including striped bass, river herring, American shad, shortnose and Atlantic sturgeon, freshwater mussels, and map turtles (Meehan 1897, PADF 1906, McCoy and Vogt 1990, MDNR 2009, SSSRT 2010, Walburg 1967).

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30 FEIS, p. 154.
31 Id.
32 Scenic Hudson v. FPC, 354 F.2d at 617-18.
OEP also indicates that the persistent habitat model may not provide reliable results:

While we agree [habitat persistence analysis] is insightful in helping to understand the effects of flow fluctuations, “persistent habitat” may be difficult to simulate under “real world” conditions using flow pairs, because habitat is constantly changing in the lower Susquehanna River.\(^{39}\)

OEP does not cite to any authority for this statement. The persistent habitat model uses the hydrologic record with a one-hour timestep, \textit{i.e.}, “real world” conditions, to predict suitable habitat across time. The Conservancy has submitted numerous authorities, including expert testimony from Dr. Stalnaker, a leader in instream flow science, which state that persistent habitat models are a critical tool for analyzing the impacts of variable releases on flow-dependent species below dams.\(^{40}\) OEP has not disputed this evidence. Further, as stated and illustrated in Figure 2, \textit{supra}, the data OEP used is a completely inaccurate representation of actual conditions below a hydro-peaking facility.

As stated above, OEP should update the instream flow analysis in the FEIS consistent with the recommendations made by Dr. Stalnaker in his First Expert Report, and reiterated in his Second Expert Report. As the Conservancy stated in its supplemental comments to the DEIS, given that the State of Maryland is unlikely to issue a water quality certification pursuant to Clean Water Act section 401\(^{41}\) within the next 18 months, OEP has time to update its analysis consistent with the following recommendations:

(a) Complete habitat time series based analyses with stratification of water supply into wet, normal and dry representative conditions using historical Project operations. Consider these time series as the Project hydrological baseline. Convert these time series to habitat time series.

(b) Compare habitats provided by alternative flow regimes proposed by Exelon and the agency-NGO stakeholders (including the Conservancy). Summarize comparisons by wet, normal and dry representative water year conditions (how much deviation from Project habitat baselines do each provide?).

(c) Based on these new analyses design \textbf{new} flow schedules that are unique to each water supply condition along with operational rules by which flow releases switch from one set of schedules to another once the dry or wet water supply condition is determined to significantly differ from normal water supply conditions. This will

\(^{39}\) \textit{Id.} at 152.

\(^{40}\) \textit{See, e.g.}, Attachment 1, ¶¶ 8-12

\(^{41}\) 33 U.S.C. § 1341.
include three sets of flow schedules (wet, normal and dry) ensuring that both intra- and inter-annual flow and habitat variability is maintained.

(d) Design **instantaneous** reservoir release base flow levels for peaking that are unique to seasons within wet, normal and dry water supply conditions. Base flows and peaking flows should be based on actual conditions as simulated for stratified water supply conditions and **not** from averages computed over the entire Project historical flow records.

(e) Strive to design flow schedules that prove some quantitative level of enhancement over baseline habitat values for all species and life stages seasonally present. The natural resource agencies’ and TNC’s goals are to attain a significant level of habitat improvement over existing Project operations.

(f) Ensure that the new licensed releases will provide at least the same quantitative habitat level (habitat maintenance) and some increases (enhancements) to seasonal habitats within representative water supply conditions when compared with simulated historical time series . . .

(g) After investigating the historical habitat levels provided via Project operations, FERC should prepare recommendations that provide for feasible levels of Project profits **while also providing** some quantified level of physical habitat enhancements for downstream aquatic species and guilds. To be ecologically meaningful the Project release schedules approved in the new license must be **instantaneous** flows and **not** simply daily averages.42

3. **Table 3-22 Summarizes Maximum Weighted Usable Area Data Not Habitat Persistence Data.**

Table 3-22 in the FEIS is described as a “Summary of Exelon’s habitat persistence analysis by month . . . .”43 More specifically, it purportedly “summarizes the flow ranges that provide 70 percent of MWUA for evaluation species and life stages . . . .”44 According to the FEIS, “Table 3-22 indicates that, overall, the current and proposed Exelon operation generally brackets the range of flows that would provide 70 percent of MWUA for all the evaluation species combined.”45

42 Attachment 1, ¶ 19 (emphasis in original).
43 FEIS, p. 159.
44 Id. at 155.
45 Id. at 156.

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The data presented in Table 3-22 do not represent habitat persistence. The Conservancy requests that OEP remove “persistence” from the table description because the data do not show habitat that is available over time.

The data instead represent MWUA. As described in its previous filings (see, e.g., TNC MOI, Attachment 1), the MWUA statistic is not appropriate for immobile life stages including spawning and fry.

Further, as described in detail in our comments on the DEIS, the data summary row entitled “Flow range for 70% MWUA,” should be revised to represent overlapping values – as described in the table title. As published, the values are inaccurate, specifically the ranges are much less than 70% MWUA for several species life stages (e.g., striped bass adult).

Lastly, as described in the Conservancy’s MOI, the habitat models for guilds were less accurate and contested when compared to species-specific models. The Conservancy requested that the guild results be removed from the MWUA. The FEIS does not address this request.

C. The FEIS Does Not Support OEP’s Finding that the Agency-NGO Flow Alternative Would Have Major Adverse Effects on Project Economics.

The FEIS rejects the Agency-NGO Flow Alternative because benefits to some species life stages would not justify the effects on project operation and costs. While there would be a small gain in generation at the Conowingo Project (13,116 MWh), which a levelized annual value of $348,130, there would be a major loss of generation at the Muddy Run Project (146,837 MWh), with a levelized annual lows of $1,989,490, or about 9 percent of the annual generation at the project.

The Conservancy disputes that the record is adequate to show that the benefits to non-developmental uses would not be worth the potential costs. In addition to the ecological benefits of restoration, it is estimated that a restored stock of American shad on the Susquehanna River could produce 500,000 angler days valued at $25 to $37 million annually (SRAFRC 2010). As explained above, OEP’s findings regarding the potential benefits to fish and wildlife under the operational alternatives is based on invalid scientific methods and misinformation. In addition, OEP has not yet disclosed the assumptions and methods OEP used in its analysis of the Project’s cost-effectiveness under the different operational alternatives. The Conservancy reiterates the

46 TNC DEIS Comments, p. 8.
47 TNC MOI, Attachment 1.
48 See id.
49 FEIS, pp. 429, 439.
request made in our MOI and DEIS comments that OEP direct Exelon to disclose these results for all Agency-NGO flow alternatives completed under Study 3.11.  

D. **The FEIS Does Not Support OEP’s Recommended Measures for Fish Passage and Stranding.**

The FEIS rejects many of the measures the agencies and the Conservancy recommended to address fish passage and stranding at the Conowingo Project in favor of less expensive measures preferred by Staff.  

In its DEIS comments, the Conservancy requested that OEP provide substantial evidence in support of its fish passage recommendations and “state the specific basis for [OEP’s] finding that any fish passage recommendations are consistent with the applicable comprehensive plans.”  

OEP responds that it is not necessary to articulate how its recommended fish passage measures will achieve specific fish passage goals stated in the comprehensive plans. It states that it reviewed amendment 3 of the Interstate Fishery Management Plan for shad and river herring and found “no inconsistencies between our recommended measures and the plan.” It further states:

As is typical for such interstate plans, the goals, objectives, and recommended measures are generalized . . . Because staff-recommended measures would improve fish passage at the Conowingo and York Haven dams, the shad population in the river would be enhanced, which is the overall objective of the plan for the Susquehanna River.

The Conservancy disputes that this summary response shows that the recommended measures are best adapted to a comprehensive plan of development for the Susquehanna River as it relates to protection of fisheries.

The FEIS references the current biological performance goal for the Susquehanna River as described in SRAFRC (2010):

*Restore self-sustaining, robust, and productive stocks of migratory fish capable of producing sustainable fisheries, to the Susquehanna River Basin throughout their historic

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50 TNC MOI, pp. 8-9; TNC DEIS Comments, pp. 13-14.

51 *Id.* at 429-430, 434-441.

52 TNC DEIS Comments, p. 11.


54 *Id.* at H-26.
ranges in Maryland, Pennsylvania, and New York. The goals are 2 million American shad and 5 million river herring spawning upstream of the York Haven dam.\textsuperscript{55}

Rather than describe the basis for its determination that the recommended fish passage measures would specifically contribute to this goal, the FEIS states that determining whether those measures would achieve the goals

would involve a theoretical modeling of conditions 30 to 50 years into the future. Because such an exercise would be founded on many untested assumptions (which may be debatable among the parties to this proceeding, as would be the results), we conclude that it would provide little useful information for this proceeding.\textsuperscript{56}

The Conservancy disagrees that OEP has shown modeling potential future conditions is impossible and continues to support the basis for and recommendations by the USFWS and PFBC. Current American shad passage on the Lower River remains less than 1% of the SRAFRC restoration goal, which has called into debate the alternative of mainstem dam removal to restore diadromous fisheries (Brown et al. 2013).\textsuperscript{57}

The Conservancy further disagrees with OEP’s finding that fish stranding and mortality induced by down-ramping operations is not having a major adverse effect on target species including American shad and river herring. As documented in the Conservancy’s MOI, “[d]uring the 2011 spawning migration, an estimated 1,400 American shad (about 6% that passed that year) and more than 500 river herring were stranded as a result of hydropower operations.”\textsuperscript{58} The Conservancy continues to support recommendations made by USFWS, NMFS, PFBC, SRBC and American Rivers to mitigate these impacts.

E. The FEIS Does Not Support a Finding that the Project is Not Likely to Adversely Affect ESA-listed Sturgeon.

The FEIS finds:

While there is suitable habitat downstream of Conowingo for [shortnose and Atlantic sturgeon], only occasional individual shortnose sturgeon have been reported from the river below the dam, and there is no evidence of any recent occurrence of Atlantic sturgeon in the lower Susquehanna River. Therefore, continued operation of the

\textsuperscript{55} Id. (quoting SRAFRC (2010)).

\textsuperscript{56} Id.


\textsuperscript{58} TNC MOI, p. 14.
Conowingo Project would not be likely to adversely affect the shortnose and Atlantic Sturgeon.59

It rejects the Conservancy’s request that it prepare a biological assessment that describes the Project’s impacts on listed sturgeon under proposed and alternative operations because” most of the information that was requested for the biological assessment is already included in the EIS in multiple locations.”60

Leaving aside any dispute as to form, the Conservancy disagrees that the information included in the FEIS is adequate to support this finding. The Staff Alternative proposes to continue the existing flow schedule, subject to two adjustments proposed by OEP Staff. As stated above, this would perpetuate a flow regime that is lower than the historic minimum daily flow from December through June and would be orders of magnitude lower than typical seasonal flows throughout the year. The information in the record shows that the existing flow schedule is not protective of listed sturgeon.61

For the reasons stated in the Conservancy’s previous comments, particularly the Expert Reports prepared by Dr. Stalnaker, OEP has not yet complied with its regulatory obligation to “provide the Service with the best scientific and commercial data available or which can be obtained during the consultation for an adequate review of the effects that an action may have upon listed species or critical habitat.”62 Specifically, OEP has not yet completed the dual flow habitat analyses that are necessary to more accurately predict available habitat downstream of Conowingo Dam under the range of proposed and alternative operational flows.63 OEP has not explained why the dual flow analyses recommended by Dr. Stalnaker cannot be completed in the course of ESA consultation. As stated by Dr. Stalnaker, much of the information needed to conduct the analyses has already been gathered by Studies 3.11 and 3.16, OEP just needs to conduct further analyses.64

For these and the reasons stated in our MOI,65 the Conservancy continues to support NMFS’s request that OEP prepare a Biological Assessment to evaluate the effects of the continued operation of Conowingo on shortnose and Atlantic sturgeons, these species are (1)

59 FEIS, p. 16.
60 Id. at H-36.
62 50 C.F.R. § 402.14(d).
63 Attachment 1.
64 Id. at ¶ 15.
65 TNC MOI, p. 5.

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present in the project area, and (2) affected by dams and flow regulation throughout their range (Kynard 1997, NMFS 2010, Kynard 2012). We further request that the Biological Assessment include the dual flow analyses recommended by Dr. Stalnaker.

F. The FEIS Does Not Support OEP’s Finding regarding Sediment Transport.

The FEIS finds:

Based on the findings of the draft LSRWA study report (Corps and MDE, 2014), we find that changes in Conowingo Project structures and operation are not viable solutions to the sediment transport issue at this time. We consider it premature to conclude that dredging of Conowingo Pond would be an environmentally acceptable solution. Exelon’s proposal and other entities’ recommendations to use the LSRWA study as a basis for additional analysis of this issue are reasonable. . . . The ultimate resolution of the issue of environmental health of the Bay would require more than singular actions at the Conowingo Project, and instead would require a basin-wide approach involving many governmental jurisdictions and other entities.

The Conservancy agrees that the ultimate resolution of the environmental health of Chesapeake Bay requires more than just changes at Conowingo Dam. However, the fact that the sediment transport is a cumulative impact does not excuse the Commission from conditioning the new license on specific measures to limit the Conowingo Project’s contribution to the impact.

The record (as demonstrated in Exelon’s Final License Application) is clear that living resources are negatively affected by the lack of coarse substrate in the project area below Conowingo dam. This lack of substrate, which results from the presence and operation of Conowingo dam, has and will continue to have significant implications for the amount of quality habitat available to priority species, such as American Shad, river herring, Shortnose and Atlantic sturgeon, map turtle, freshwater mussels, submerged aquatic vegetation, and potentially to habitats further downstream into the Chesapeake Bay.

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69 FEIS, pp. 80-81.

70 TNC MOI, pp. 15-16.
G. **The FEIS Does Not Support a Finding of Consistency with Applicable Comprehensive Plans.**

In making its best adapted determination under FPA section 10(a)(1), the Commission must consider “[t]he extent to which the project is consistent with . . . comprehensive plan[s] for improving, developing or conserving a waterway or waterways affected by the project” developed by other agencies.71

The FEIS states that “[n]o inconsistencies were found” in OEP’s review of the 26 comprehensive plans applicable to the Susquehanna River Projects.72

The Conservancy objects that this summary finding satisfies the Commission’s substantive obligation under FPA section 10(a) to ensure the project is best adapted, or its general obligation to articulate the basis for its findings under Administrative Procedures Act sections 557 and 706(2)(A).73

Further, this finding is not supported by substantial evidence in the record, as required by FPA section 313(b). In its comments on the DEIS, the Conservancy submitted evidence that the Staff Alternative for the Conowingo Project was inconsistent with several applicable comprehensive plans. The FEIS does not resolve the inconsistencies identified by the Conservancy.

The FEIS rejects the Conservancy’s request that OEP consider the 2010 Chesapeake Bay Total Maximum Daily Load for Nitrogen, Phosphorus, and Sediment (Bay TMDL) as a comprehensive plan under FPA section 10(a)(2).74 It states: “[b]ecause the Bay TMDL was not filed by a state or federal agency that has comprehensive plan authority in the state where the project is located, it could not be considered for addition to the Commission’s list of comprehensive plans.”75 OEP cites 18 C.F.R. section 2.19 in support.76 However, there is no requirement in Section 2.19 that the plan be filed by the agency that prepared it or by another agency with concurrent jurisdiction over the affected resource.77 The Conservancy objects to OEP’s rejection of the plan on this basis. As stated in the Conservancy’s DEIS Comments, the Bay TMDL meets all the criteria identified in Section 2.19 for a plan to be considered under FPA

72 FEIS, p. 441.
74 Id. at H-8.
75 Id.
76 Id.
77 18 C.F.R. § 2.19.

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section 10(a)(2). The Conservancy requests that the Bay TMDL be added to the list of plans the Commission will consider under FPA section 10(a)(2).

CONCLUSION

The Nature Conservancy respectfully requests that the OEP address these comments in a supplement to the FEIS prior to issuing the new license.

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Respectfully submitted,

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The Nature Conservancy’s FEIS Comments
Exelon, Conowingo (P-405-106) and Muddy Run Projects (P-2355-018)
York Haven, York Haven Project (P-1888-030)
DECLARATION OF SERVICE

Exelon Generation Company, LLC’s Conowingo (P-405) and Muddy Run Hydroelectric Projects (P-2355) and York Haven Power Company, LLC’s York Haven Hydroelectric Project (P-1888)

I, Jessica Mangaccat, declare that I today served the attached “The Nature Conservancy’s Comments On Final Multi-Project Environmental Impact Statement For Hydropower Licenses, Susquehanna River Hydroelectric Projects” by electronic mail, or by first-class mail if no e-mail address is provided, to each person on the official service list compiled by the Secretary in this proceeding.

Dated: April 16, 2015

By: _____________________________

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SECOND EXPERT REPORT OF DR. CLAIR B. STALNAKER

1. I, Clair B. Stalnaker, Ph.D., provide this expert report on behalf of The Nature Conservancy (TNC) in the concurrent relicensings of Exelon Corporation’s Muddy Run Pumped Storage and Conowingo Hydroelectric Projects and York Haven’s York Haven Project before the Federal Energy Regulatory Commission (FERC). Upon reviewing the “Final Multi-Project Environmental Impact Statement for Hydropower Licenses” (FEIS), prepared by the Federal Energy Regulatory Commission, Office of Energy Projects (OEP) (Mar. 2015), I provide the following comments to supplement my First Expert Report.1

2. Unfortunately the FEIS ignores my recommendations for analyses based on stratification of water supply conditions and simulation of time series of flow records covering historical Project operations. The analyses offered by Exelon and FERC are based exclusively on statistics from the hydrological record. These statistical averages are translated into physical habitat values for various aquatic species of interest followed by attempts to select a series of “minimum flows” as a percentage of the maximum weighted usable area (MWUA) obtained from the flow/habitat relationships. These values are calculated from flow statistics representing average flows from across the entire hydrological record and, therefore, have no biological meaning. These flow patterns never actually occur during any one year and certainly did not occur every year over the many years of Project operations.

3. The following quotes from Annear et al. (2004) highlight the improper (or, at a minimum, ecologically illogical) use of similar constructed “minimum flows.”

Practitioners should not simply prescribe a minimum instream flow standard by recommending the maximum habitat value from the weighted usable area/discharge graph for a single life stage of a single species. Doing so can result in unrealistic recommendations that damage the credibility of the entire study and the study team.

They go on to say,

Practitioners who prescribe single, minimum flow values by examining the flow/habitat or flow/temperature relation (e.g., output from PHABSIM or SINTEMP) and present the results as an IFIM analysis are misusing the methodology and fueling the controversy regarding the appropriate tools.

4. The modern approach to the use of physical habitat analyses when comparing alternative operating schedules starts by developing “habitat time series” for the aquatic organisms of interest. This starts with the time series of the hydrological record over the entire period of Project operations and therefore reflects the actual flow patterns across seasons and years. This hydrological record is then translated into physical habitat values as the modeled representation of the actual quality and quantity of habitat that may have occurred during the seasons, months, and days within each year of operation. Observation of this modeled

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1 eLibrary no. 20150206-5219.
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habitat time series will reveal that different obligate riverine species thrive under very different water supply conditions. This is typical (and expected) for streams having numerous aquatic species, such as the Susquehanna River.

5. Aquatic ecologists would expect some species to thrive under higher physical habitat values during high water years, others to thrive under higher habitat values that occur only during low water years, and still others to have higher habitat values during years of more normal water supply conditions. Furthermore, the more “generalist” species seem to do well across all water year conditions (e.g., high habitat values are present across a wide range of flows found during most all water years), save the most extreme drought and century level or greater floods.

6. This issue has been recognized by OEP in the FEIS section *Alternative Flow Regime*:

Our analysis of Exelon’s instream flow study indicates that several combinations of minimum and maximum flows may improve habitat for some species and life stages, but those flow combinations are not consistent among the evaluation species. Certain flows may improve habitat for some species and life stages, while those same flows would reduce habitat for other species and life stages.\(^2\)

7. The FEIS further states that some species may benefit from a certain flow, while others may not:

Because the project (or any hydroelectric project) typically provides only one minimum flow on any given day (although the minimum flow may be varied over the season, as now occurs), some species or life stages may benefit from a specific minimum flow, while others may not benefit from the same flow.\(^3\)

As explained below, these statements support the need for the analyses I am recommending to more accurately predict suitable habitat under the range of flows being evaluated.

8. Rapid, frequent, and large magnitude changes in streamflow are common below peaking hydro projects resulting in corresponding rapid changes in available suitable stream habitats (Hughes, R.M., et al. 2005; Young et al., 2011; Cushman, 1985). Such changes are extreme below Conowingo Dam, both in the magnitude of difference between the base flow and peaking flows of the peaking cycle as well as in the up and down rates of change.

9. I stress again that the ratio of unusable to usable habitat (suitable) area under the wetted surface of the river often becomes quite large (ranging from 10/1 to 100/1) during the hydro-peaking cycle and this can be a major limitation for less mobile aquatic organisms, nest

\(^2\) FEIS, p. 152.

\(^3\) *Id.*, p. 156.
builders and young-of-year. This is discussed in my First Expert Report under section C, “Dual Flow Analyses.”

10. Dual flow analysis tracks each small area (termed the habitat cell as simulated from field measurements) throughout each peaking cycle from the base flow to the power peak and quantifies the amount of usable area that persists throughout. This is quite different from simply comparing the averaged usable habitat in a reach that is available at the base flow and at the power peak flow (and further assuming that the difference is the amount that remains usable over the cycle). A limitation of latter approach, is that it can lose sight of the fact that, in complex channels, individual cells can exhibit quite different degrees of usability and even become unusable within the hydro-peaking cycle while showing usability at the two end points.

11. With this limitation in mind, the information in the dual flow tables in Appendix G still provides a more scientifically defensible estimate of habitat availability for immobile life stages below a hydro-peaking facility than simply picking a point on the Weighted Usable Area vs. flow habitat curves. These curves do not account for temporal or spatial usability over recent flow history. These flow/habitat functions are initially used as input for developing habitat time series for each species, life stage and guild of interest. Only by examining these habitat time series (independently for each species and guild) can aquatic ecologists determine how the present Project flow releases may have influenced successful life history events. Based on this examination of the reconstructed recent history of habitat usability, the flow patterns that have produced habitat conditions assumed to lead to high success, as well as those leading to depressed or entirely unusable conditions, can be documented for each species and guild.

12. An important scientific point must be made: defining the base flow upon which power peaking takes place as the daily or hourly average flow is biologically invalid. Consequently, any flow release schedule intended to provide ecological enhancement below a peaking facility must identify instantaneous base flows and the up and down ramping rates. In order to maintain biological integrity across multiple species there should be different rules for seasons within years and for different water supply conditions (wet, normal, dry). These analyses allow for different flow schedules to enhance conditions for all species of interest. Contrary to the FEIS’s recommendation, there is no single flow schedule that will be good for all species. The analyses summarized above illustrate the fallacy of using averages to represent time dependent events. Thus new flow release schedules should provide for the sub-daily, intra- and inter-annual range of variability that is essential for maintaining healthy aquatic communities.

13. It is important to realize that only after the conversion of actual flow patterns into habitat time series values representing different water supply conditions can the analyst begin to compare habitat conditions and develop alternative flow schedules as is required for modern impact analyses.

14. Only after stratifying the hydrologic and corresponding habitat time series into representative years of differing water supply conditions is statistical summarization for comparing alternatives appropriate. This is highlighted in my First Expert Report, see ¶¶ 12, 14.
under section B, “Representative Years.” Statistics are for summarizing findings after thorough analyses and not as a means for summarizing the flow history prior to habitat analyses!

15. The Instream Flow Study Report, Appendix G indicates that all of the data necessary for the habitat time series based analyses requested here are indeed available. State-of-the-art data collection using River 2D hydraulic modeling for habitat descriptions provides the data necessary for translating hydrological time series to habitat time series. Only additional analyses of the data are required.

16. The continuation of decision-making based on flow statistics and searching for “minimum flows” (by observing flow/habitat relations generated from average flow conditions) is outdated and ecologically unsound. Such decision-making represents late 1970’s and early 1980’s “minimum flow” approaches, a time when obtaining any continuous flow in excess of leakage below large reservoirs was considered progress. The goal then was often to avoid extinction by providing a “minimum flow” that would sustain a minimalist aquatic community and avoid extinction of species. These analytical approaches do not represent the modern state-of-the-art science or management practice. Decision-making based on such approaches may not enhance or sustain a complex aquatic community in the Susquehanna River. The passage of environmental statutes like the National Environmental Policy Act requires decision-making based on detailed comparative analyses and balancing of competing water uses.

17. The Instream Flow Incremental Method (IFIM) was specifically developed and designed for modern Environmental Impact Studies and guidance documents. The Fish and Wildlife Service provided training at the specific request of FERC management, and numerous FERC staff attended IFIM training during the late 1980’s and 1990’s.

18. The scientific and commonly accepted ecological view of relicensing is to provide some level of enhancement for downstream aquatic communities that have been suppressed by decades of project operation under existing licenses issued decades ago. Restoration to pristine conditions is not expected but some significant and quantitative level of enhancements for the aquatic communities found below FERC licensed Projects is now the expected social norm. Projects that have operated for maximum profits over decades at the expense of obligate aquatic species should no longer be the norm. Reasonable profits (that may approach levels achieved under previous licenses) must be balanced with enhanced downstream biological goals. This is critical for threatened and endangered species.

RECOMMENDATIONS

19. I make the following recommendations consistent with those in my First Expert Report:

(a) Complete habitat time series based analyses with stratification of water supply into wet, normal and dry representative conditions using historical Project
operations. Consider these time series as the Project hydrological baseline. Convert these time series to habitat time series.\(^4\)

(b) Compare habitats provided by alternative flow regimes proposed by Exelon and the agency-NGO stakeholders (including TNC). Summarize comparisons by wet, normal and dry representative water year conditions (how much deviation from Project habitat baselines do each provide?).

(c) Based on these new analyses design new flow schedules that are unique to each water supply condition along with operational rules by which flow releases switch from one set of schedules to another once the dry or wet water supply condition is determined to significantly differ from normal water supply conditions. This will include three sets of flow schedules (wet, normal and dry) ensuring that both intra- and inter-annual flow and habitat variability is maintained.

(d) Design instantaneous reservoir release base flow levels for peaking that are unique to seasons within wet, normal and dry water supply conditions. Base flows and peaking flows should be based on actual conditions as simulated for stratified water supply conditions and not from averages computed over the entire Project historical flow records.

(e) Strive to design flow schedules that prove some quantitative level of enhancement over baseline habitat values for all species and life stages seasonally present. The natural resource agencies’ and TNC’s goals are to attain a significant level of habitat improvement over existing Project operations.

(f) Ensure that the new licensed releases will provide at least the same quantitative habitat level (habitat maintenance) and some increases (enhancements) to seasonal habitats within representative water supply conditions when compared with simulated historical time series. As Federal stewards of the “water commons” and accompanying aquatic resource, the modern charge to FERC, is

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\(^4\) To be more specific, this recommendation would include the following tasks:

1. Construct time series analyses starting with actual flows released during the time period of the current license. Transform this hydrological record into a habitat time series. These two time series are the baseline conditions for the period of Project operation during the existing license.

2. Stratify the hydrological record into representations of wet, normal and dry water supply conditions by assigning each hydrological year to one of the strata. Replace this set of annual flow records with their habitat equivalents. This creates three sets (wet, normal and dry) of simulated seasonal habitat values representing the intra-annual variability for habitats for all of the species and guilds of interest. The three strata represent the inter-annual variability. At this point the annual habitat values within each strata may be averaged (daily or weekly averages) if they appear similar, or single water year habitat graphs may be selected to represent the strata when similar. Each species or guild would likely require different decisions (averages or representative years).
achieving a balance among Project objectives and natural resource enhancements. Maintaining habitats at present Project operation levels represents a minimalist approach and does not demonstrate achieving a balance toward environmental enhancements during the new licensing process.

(g) After investigating the historical habitat levels provided via Project operations, FERC should prepare recommendations that provide for feasible levels of Project profits **while also providing** some quantified level of physical habitat enhancements for downstream aquatic species and guilds. To be ecologically meaningful the Project release schedules approved in the new license must be **instantaneous** flows and **not** simply daily averages.

Dated: April 17, 2015

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References


