Title 41 of the FAST Act (FAST-41)
Federal Permitting Improvement

Panel Discussion: National Tribal Preservation Conference
August 8, 2017
FAST-41: Overview

Improve Authorization and Environmental Review Processes through:

- High level oversight for covered projects
- Environmental review and authorization process improvement
  - Early consultation
  - Coordinated project plans
- Public Dashboard tracking (project timetables)
- Dispute resolution procedures
- Recommended best practices and recommended performance schedules

Central Point of Contact for Entire Federal Process

- Federal Permitting Improvement Steering Council (Deputy Secretary level) led by an Executive Director (ED) appointed by the President
- Created agency Chief Environmental Review and Permitting Officers (CERPOs)

Clarifies or Changes Some Existing NEPA Provisions:

- Reduces statute of limitations from 6 years to 2 years for covered projects (under the APA)
- Encourages state participation and adoption/incorporation of state reviews
- Allows formation of interstate compacts
- Provides direction on determination of range of alternatives and treatment of preferred alternative
FAST-41: Overview

FAST-41 does not (42 U.S.C. § 4370m-6(d)):

- Supersede, amend, or modify any Federal statute or affect the responsibility of any Federal officer to comply with or enforce any statute; or
- Create a presumption that a covered project will be approved or favorably reviewed by any agency.

FAST-41 does not preempt, limit, or interfere with (42 U.S.C. § 4370m-6(e)):

- Any practice of seeking, considering, or responding to public comment; or
- Any power, jurisdiction, responsibility, or authority that a Federal, State, or local governmental agency, metropolitan planning organization, Indian tribe, or project sponsor has with respect to carrying out a project or any other provisions of law applicable to any project, plan, or program.
**Covered Project Definition**

**FAST-41 Covered Project:**
Any activity in the United States that requires authorization or environmental review by a Federal agency ...

- ...Involving construction of infrastructure in a designated sector

- ...that is subject to NEPA, and
  - Does not qualify for an abbreviated review process and is likely to cost more than $200M; or

- Is of a size/complexity likely to benefit from enhanced oversight/coordination in the opinion of the Council, including:
  - Projects likely to require an Environmental Impact Statement
  - Projects likely to require reviews from more than 2 Federal agencies
FPISC Council Agencies:

- Advisory Council on Historic Preservation
- Department of Agriculture
- Department of the Army
- Department of Commerce
- Department of the Interior
- Department of Energy
- Department of Transportation
- Department of Defense
- Environmental Protection Agency
- Federal Energy Regulatory Commission
- Nuclear Regulatory Commission
- Department of Homeland Security
- Department of Housing and Urban Development
- Office of Management and Budget
- Council on Environmental Quality

FAST-41 Infrastructure Sectors:

- Renewable Energy Production
- Conventional Energy Production
- Electricity Transmission
- Surface Transportation*
- Aviation
- Ports and Waterways*
- Water Resource Projects*
- Broadband
- Pipelines
- Manufacturing
- Any other sector determined by majority vote of the Council

*Exemption: Does not include projects subject to Section 139 of Title (MAP-21) or Section 2045 of WRDA (2007)
<table>
<thead>
<tr>
<th>Title</th>
<th>Lead Agency</th>
<th>Bureau/Mode</th>
<th>Sector</th>
<th>Project Type</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aiya Solar Project (Moapa)</td>
<td>Department of Interior</td>
<td>Bureau of Indian Affairs</td>
<td>Renewable Energy Production</td>
<td>Solar</td>
<td>Complete</td>
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<tr>
<td>Atlantic Coast Pipeline, Atlantic Coast Pipeline Amendment, Supply Header, and ACP-Piedmont Lease</td>
<td>Federal Energy Regulatory Commission</td>
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<td>Interstate Natural Gas Pipelines</td>
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<td>Department of Interior</td>
<td>Bureau of Land Management</td>
<td>Pipelines</td>
<td>Land-based Oil &amp; Gas - Production/Extraction</td>
<td>In Progress</td>
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# Authorization Actions and Target Completion Dates

**Permitting Dashboard**

**Federal Infrastructure Projects**

- **About**
- **Projects**
- **Resources & Tools**
- **Map**

## Permitting Timeline

<table>
<thead>
<tr>
<th>Action</th>
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<td></td>
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<tr>
<td>Environmental Impact Statement (EIS)</td>
<td>Federal Energy Regulatory Commission</td>
<td>06/30/2017</td>
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## Permitting Dashboard – Milestones

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<td><strong>Milestones:</strong></td>
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<tr>
<td>Initial application received</td>
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<td>Complete 10/02/2015</td>
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<tr>
<td>Completed application received</td>
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<td>In Progress</td>
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<tr>
<td>Issuance of decision for permit/approval.</td>
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<td>Notice to proceed</td>
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<tr>
<td>Review Terminated with no decision</td>
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View Full Details
• Agencies can use the Permitting Dashboard to identify individual resource impacts (i.e., indicators) and their broader environmental and community outcomes (i.e., value) in nine general reporting categories:
  • Air Quality,
  • Climate Change,
  • Historic and Cultural Resources,
  • Land,
  • Procedural Enhancements,
  • Social and Economic Impacts (e.g., environmental justice, displacements),
  • Water Resources and Wetlands,
  • Wildlife and Biological Resources, and
  • Other (e.g., public health improvements).

Agencies have the ability to provide summaries for any of reporting areas at the project level and on an ongoing basis, with specific measures of:
  o Avoidance of resources
  o Minimization of impacts
  o Incorporation of mitigation measures, including compensatory mitigation
Cooperating Agencies under FAST-41

• Under FAST-41, the universe of cooperating agencies is the same as NEPA with respect to Federal agencies (those with jurisdiction or special expertise), but only includes State, tribal and local governments that choose to participate in the FAST-41 process and apply the requirements under FAST-41 to State, tribal and local authorizations.

• FAST-41 “cooperating agency” has a concurrence role for the permitting timetable, a heightened role for modification of schedules and decisions to extend public comment periods, a specific role in alternatives analyses and selection of methodologies for environmental review of the covered project, and a concurrence role in decisions to develop the preferred alternative to a higher level of detail.

• An MOU, 42 U.S.C. § 4370m-2(c)(3)(C), assures that a State, local, or tribal Government that chooses to participate has acknowledged and accepted its assigned authorities and responsibilities as a FAST-41 cooperating agency.

• State, local, or tribal agencies can still be a cooperating agency under NEPA for covered projects without being a cooperating agency subject to FAST-41 requirements.
BACKGROUND
Funding / Cost-Recovery

Creates new authority for agencies to issue fee-collection regulations

Allows agencies to establish a fee structure to recover reasonable costs for conducting reviews and authorizations for covered projects. Fees will be:

• Developed with affected project proponents and stakeholders
• Identify parties for which fees would be inappropriate or impose an undue burden
• Limited to no more than 20% of total estimated costs

Collected fees will go into a centralized Environmental Review & Permitting Improvement Fund

• Available as non-appropriated/no-year funds
• Expenditures limited to administering, implementing, and enforcing this title (including costs to agencies and costs of operating the Council)
• Exec. Director may transfer funds to agencies to facilitate timely & efficient reviews

Also creates new transfer authority for agencies to transfer appropriated funds for the purposes of implementing the provisions in this title