Positive Train Control Program Comment

Questions and Answers

Scope and Use of the Program Comment

Q: Will railroad structures that are not part of the PTC program use the Program Comment procedures?

A. No. Under Section III, the Program Comment is only applicable to PTC wayside poles and associated infrastructure. Railroad structures that are not intended for PTC, as well as PTC structures, such as base stations, that do not meet the parameters set forth in Section III, will continue to be processed under the Nationwide Programmatic Agreement.

Submission Format and Required Materials

- Q. Are the E106 and TCNS systems used for PTC the same as those used for non-PTC applications?
 - **A.** Yes, the same electronic systems are used for all filings. Filings under the PTC Program Comment are marked in E106 and TCNS with a special icon, and Tribal Nations and SHPOs receive separate letters each week identifying these filings.
- **Q.** What are the submission format and required materials for E106 and TCNS? Are all of the fields in TCNS and on Form 620 required?
 - **A.** The railroads must complete all required fields in E106 and TCNS. To the extent these fields require information for a specific location, the railroads should enter data for a representative pole and provide the information for all poles within the filing in an attachment, to the extent such information is required under the Program Comment. The information and materials that are required in both E106 and TCNS are set forth in Section VII.A of the Program Comment, and in general should be provided through attachments. Further guidance regarding the materials to be included in E106 and TCNS filings is available here.
- **Q.** Are the submission materials in the appendix of the January 29, 2014 draft Program Comment still required?
 - **A.** No. The requirements in the final Program Comment supersede the process set out in the January 29, 2014 draft.

Exclusions

Q. Do poles that are excluded from review have to be submitted through E106 and TCNS?

- **A.** Yes. Excluded poles may be included in the same filing with poles that are subject to review or may be filed separately. Railroads should identify in the description field whether the filings includes poles that are subject to review, excluded poles, or both. The map provided with the TCNS and E106 filings must show the location of each excluded pole, and the railroad must identify the basis for each exclusion under the Program Comment. Further guidance regarding the materials to be included in E106 and TCNS filings is available here.
- **Q.** May a SHPO or Tribal Nation object to a pole that is excluded from review?
 - **A.** If a SHPO or Tribal Nation believes a proposed pole was incorrectly excluded from review, it should bring its concern directly to the FCC within the 30-day review period. For example, a SHPO or Tribal Nation may identify a pole located within 500 feet of existing railroad signal equipment as ineligible for the exclusion because it is within the boundaries of a historic property. SHPOs and Tribal Nations may attempt to resolve these concerns directly with the railroads within the 30-day period, but they are not subject to the dispute resolution process in Section VII.E of the Program Comment and will not ordinarily be considered unless brought to the FCC within the 30 days.

SHPO and Tribal Review of a railroad filing

- **Q.** Are the automated responses some Tribal Nations have programmed into TCNS valid for PTC filings subject to the Program Comment?
 - **A.** Under the Program Comment, any request for additional information must be case-specific and include the basis for the request. Accordingly, railroads need not respond to any automated request for information, monitoring, or fees received through TCNS.
 - Other automated responses, such as those containing contact information or other communication preferences, remain valid and should be honored to the extent they are not inconsistent with the Program Comment. This includes a Tribal Nation's automated response that it is not interested in a filing if it does not respond to the filing within 30 days.
- **Q.** Section VII.D states that the SHPOs' and Tribal Nations' 30-day review of an application is not suspended due to an information request. If the railroad does not respond to an information request within the 30-day review period, what happens?
 - **A.** If a dispute exists over an information request, the parties are encouraged to raise the matter with the FCC as soon as possible and provide any documentation relevant to the dispute. Parties do not need to wait until the 30-day review period has ended. If the matter is not raised with the FCC during the 30-day review period, and if as a result the SHPO or Tribal Nation does not respond to the substance of the filing within 30 days, the Program Comment requires the railroad to refer the filing to the FCC. In its referral, the railroad shall include any requests for

information it has received, together with any related correspondence or summary of oral contacts.

As part of its review, if the FCC concludes that any requests for information should have been satisfied by the railroad, the FCC will direct the railroad to provide the information and designate a reasonable period, not to exceed 30 days, for the SHPO or Tribal Nation to review the response upon receipt.

- **Q.** What happens if a railroad does not satisfy a Tribal Nation's request for compensation in connection with a review?
 - **A.** We encourage all parties to discuss any compensation request as early in the process as possible. Consistent with ACHP guidance, any compensation should be commensurate with the work performed. If the parties do not agree on a compensation request, the dispute shall be subject to the same process as a disputed information request. Railroads are expected to remit any compensation promptly, ordinarily within 10 business days after reaching agreement on appropriate compensation.

Parties are reminded that under ACHP guidance, an agency or applicant is not required to pay a Tribal Nation for providing its views during consultation, but a Tribal Nation may expect reasonable compensation for its services in providing information and documentation in the role of a consultant or contractor.

- Q. Who determines if there is an adverse effect and when will this be determined?
 - **A.** The SHPOs and Tribal Nations will identify whether there is an adverse effect on a historic property during the 30-day review period. If there is a disagreement over whether a historic property is adversely affected, the railroad will notify the FCC within two business days after the end of the 30-day period. The railroad and SHPOs and Tribal Nations are expected to continue consultation and coordination to resolve the disagreement for an additional 10 business days. If an agreement cannot be reached after this time period, any party may refer the matter to the FCC for resolution with a copy to ACHP, as described in Section VII.E of the Program Comment.

Monitoring and Field Surveys

- **Q.** What is the difference between monitoring and a field survey? Can a SHPO or Tribal Nation request either one?
 - **A.** Monitoring refers to having a qualified professional present as an observer during construction. A field survey involves a qualified professional's visit to the site prior to construction to identify, record, and consider avoidance and mitigation measures for historic properties. Although the Program Comment uses the term "monitoring" to refer to these

activities interchangeably, both are contemplated under Section VII.F(1) and (2), and either may be requested under appropriate circumstances.

- **Q**. When may a SHPO or Tribal Nation request monitoring or a field survey?
 - **A**. A SHPO or Tribal Nation can request monitoring or a field survey any time during the 30-day review period. However, the work does not need to occur within the 30-day review period.
- **Q.** When PTC locations are selected for monitoring or field survey outside the 30-day review process, will the railroad companies be responsible for paying for professional services?
 - **A.** Yes. A railroad is expected to pay a reasonable fee for monitoring or surveying services including compensation for reasonable expenses. The terms of compensation will be negotiated as part of the scope of work under Section VII.F(1)(ii).
- **Q.** Once a Tribal Nation or SHPO requests monitoring or a field survey during the 30-day period for review, how will the timeline for completing the process be determined?
 - **A.** If a request for monitoring or field survey is made and is agreed to by the railroad, the timeline for completion of work will be determined between the parties. If there is a disagreement regarding a request for monitoring or field survey, it will be resolved under the process and timelines set forth in Section VII.E of the Program Comment.
- **Q.** May a Tribal Nation or SHPO monitor a helical screw installation?
 - A. For those installations performed using a helical screw, little or no material will be raised to the surface. Therefore, monitoring of such installations during construction is likely to be of little value. If a Tribal Nation or SHPO wishes to monitor wayside poles installed using a helical screw, it may wish to engage both the FCC and the railroad early in the process to discuss its need for that type of on-site activity. Otherwise, any disagreements will be resolved through the process set forth in Section VII.E. A field survey prior to construction may be appropriate for helical screw installations under the circumstances described in Section VII.F(2) of the Program Comment.
- **Q.** Will disputes arising during monitoring be resolved in a shorter time frame than the 10-business day period?
 - **A.** The FCC will endeavor to answer all disputes presented to it as soon as possible, but it is not required to resolve any dispute in less than 10 business days.

FCC Review of a Filing

Q. If the FCC extends its 10-business day review period due to "exceptional circumstances," is the extension limited to an additional 10-day period?

A. No. The FCC will resolve all such matters as quickly as possible, but it is not limited to any specific period of extension where necessitated under the circumstances.

Contact Information

- **Q.** How should required notifications and requests for action under the Program Comment be submitted to the FCC?
 - **A.** You should e-mail them to PTCQuestions@fcc.gov.
- **Q.** Who should be contacted for additional questions?
 - **A.** You may e-mail them to PTCQuestions@fcc.gov. In the alternative, you may contact Stephen DelSordo, Federal Preservation Officer, (202) 418-1986, stephen.delsordo@fcc.gov; Aaron Goldschmidt, Assistant Chief, Spectrum and Competition Policy Division, (202) 418-7146, aaron.goldschmidt@fcc.gov; or Anne Marie Wypijewski, Senior Attorney, Spectrum and Competition Policy Division, (717) 338-2508, annemarie.wypijewski@fcc.gov.