# 2022 Impact Fee Estimate



# Introduction

Pennsylvania imposes an annual impact fee on unconventional (i.e., shale) natural gas wells that were drilled or operating in the previous calendar year. Proceeds from the impact fee are distributed to local governments and state agencies to provide for infrastructure, emergency services, environmental initiatives and various other programs. Local governments receive funds based on the number of wells located within their boundaries or their proximity to jurisdictions where natural gas extraction took place. Distributions for the last four calendar years are shown in **Table 1**. (2022 is an estimate.)

The annual impact fee for an unconventional natural gas well is determined according to a bracketed schedule, based on the number of years since a well became subject to the impact fee (operating year), the type of well (horizontal or vertical) and, to a limited extent, the price of natural gas.<sup>2</sup> Horizontal wells in operating years four or greater that produce less than 90 Mcf (thousand cubic feet) per day are exempt (stripper wells). Plugged horizontal wells are exempt after remitting the fee in the first year. Vertical wells that produce less than 90 Mcf per day are exempt from the fee in any operating year.

This report uses recent data published by the Department of Environmental Protection to estimate collections for calendar year (CY) 2022, which will be remitted in April 2023. It also converts the impact fee into an annual effective tax rate (ETR) based on recent natural gas price and production data. The ETR quantifies the implicit tax burden imposed by the impact fee in a given year.

Table 1: Impact Fee Revenue and Distributions						
	2019	2020	2021	2022		
Total Revenues	\$200.4	\$146.3	\$234.4	\$274.8		
Counties, Municipalities and HARE Fund	109.2	76.7	129.0	153.3		
Marcellus Legacy Fund	72.8	51.1	86.0	102.2		
Commonwealth Agencies	10.5	10.5	10.5	10.5		
Conservation Districts/Commission	7.9	7.9	8.9	8.9		

Note: Dollar amounts in millions. Fees are remitted in the following April and distributed in July. Source: Pennsylvania Public Utility Commission. 2022 is an estimate by the IFO.

# **2022 Impact Fee Revenues**

The estimate for the CY 2022 impact fee is \$274.8 million, a \$40.4 million (17.2%) increase from collections in the prior year and the highest amount on record. (See **Table 2** on the next page.) The primary reasons for the increase in collections are as follows:

- <u>Higher Fee Schedule.</u> The average annual price of natural gas on the New York Mercantile Exchange (NYMEX) for CY 2022 is \$6.64 per MMBtu through November. When the price is \$6.00 or above, the impact fee schedule increases by up to \$20,000 per horizontal well compared to CY 2021 levels. This impact also includes an estimate of the statutorily required inflationary adjustment (7.5%) to the fee schedule due to the year-over-year increase in wells spud.<sup>3</sup> Estimated impact: +\$34.7 million.
- New and Existing Wells. The net impact of (1) collections from new wells drilled and (2) reduced collections from aging wells that pay lower fees. The increase in new wells paying the fee more than offset the impact of aging wells paying lower fees. Estimated impact: **\$+5.7 million.**

Table 2: Well Count and Estimated Collections for 2022

Operating	Wells Subj	Wells Subject to Fee		Fee Amount	
Year <sup>1</sup>	Horizontal	Vertical	Horizontal	Vertical	(\$ millions)
1	570	0	\$69,800	\$14,000	\$39.8
2	514	0	63,900	12,800	32.8
3	465	0	58,100	11,600	27.0
4-10	5,446	2	23,200	4,600	126.4
11+	<u>4,169</u>	<u>9</u>	11,700	2,300	<u>48.8</u>
Total	11,164	11			274.8

Note: Fee amounts based on schedule published by the PUC. Well counts and collections estimated by the IFO.

#### **Effective Tax Rate**

Impact fee collections do not respond proportionately to the price of natural gas or the volume of production, and do not provide a measure of tax burden relative to natural gas sales. Therefore, this report computes an annual effective tax rate (ETR) for all wells in operation during the year. The ETR is equal to annual impact fee revenues divided by the total market value of unconventional natural gas production. The market value is equal to the product of (1) the annual average regional hub price of natural gas net of post-production costs and (2) the total production from all unconventional wells. The ETR computation facilitates comparisons to states that levy a severance tax.

The ETR computation for CY 2022 uses these data:

- Annual production of 7.6 trillion cubic feet. This figure is based on statewide well production data published by the Department of Environmental Protection through August.
- An annual average hub price of \$6.07 per Mcf, prior to the deduction of post-production costs. This
  price is a weighted average of spot prices at the Dominion South and Leidy trading hubs, converted
  to dollars per thousand cubic feet.<sup>4</sup>
- Post-production costs of \$0.80 per Mcf. This amount reflects costs for gathering, processing and transporting gas to markets. Such costs are deducted to approximate the value of gas at the wellhead, the point at which other states levy severance taxes.<sup>5</sup>

The annual ETR fluctuates based on the movement of its three components: fee revenues, production and price. As shown in **Table 3**, the ETR was nearly the same in CY 2018 and CY 2019, despite much higher collections in CY 2018. This was due to a decline in the market value of natural gas from CY 2018 to CY 2019, which offset the increase in collections. For CY 2020, the ETR increased by 1.2 percentage points. This increase was due to the significant decline in the market value of natural gas (-52.4%), which outpaced the decline in impact fee collections (-27.0%). The drop in market value was due to the strong reduction in average regional gas prices (-54.3%) caused by the COVID-19 pandemic and related mitigation efforts. The ETR fell by 2.0 percentage points in CY 2021, as the combination of strong price growth and moderate production growth led to the market value of natural gas outpacing an increase in collections.

For CY 2022, the ETR is projected to decline to 0.7%. This reduction is due to a notable increase in the market value of natural gas that more than offsets the increase in estimated impact fee collections. Market value is projected to increase by 126% from the prior year, the strongest growth since the inception of the impact fee. This is entirely due to price increases, as statewide production growth for CY 2022 is projected to remain flat.

<sup>1</sup> Number of years a well has been subject to the impact fee. Horizontal wells are subject to the fee for the first three years after being spud (unless they are plugged). Wells in year 1 are estimated by the IFO based on DEP data.

**Table 3: Impact Fee Annual Effective Tax Rates** 

Calendar Year	Impact Fee Revenues	Unconventional Production (Bcf) <sup>1</sup>	Price of Gas (Mcf) <sup>2</sup>	Market Value <sup>3</sup>	Annual ETR
2018	\$251.8	6,123	\$1.89	\$11,554	2.2%
2019	200.4	6,821	1.38	9,399	2.1
2020	146.3	7,092	0.63	4,479	3.3
2021	234.4	7,574	2.34	17,702	1.3
2022	274.8	7,600	5.27	39,925	0.7

Note: Fees are remitted in the following April and distributed in July. Millions of dollars.

Sources: Pennsylvania Public Utility Commission, Department of Environmental Protection, Bentek Energy and the U.S. Energy Information Administration.

## **Endnotes**

- 1. The Pennsylvania Public Utility Commission administers the impact fee and provides data on impact fee assessments and actual collections. This was cross-referenced with unconventional well production data and spud data published monthly by the Department of Environmental Protection.
- 2. See 58 Pa.C.S. § 2302(b) for the statutory adjustments and 46 Pa.B. 632 for the current fee schedule. Pursuant to 58 Pa.C.S. § 2301, the price used is the annual average of the settled prices for nearmonth contracts on the New York Mercantile Exchange (NYMEX) in million British thermal units (MMBtu). This is the national benchmark price for the sale of natural gas. Other regional hubs exist in Pennsylvania (e.g., Dominion South and Leidy) and are used in Table 3 to approximate the prices received by producers.
- 3. The inflation adjustment reflects the annual growth in the Consumer Price Index for all urban consumers for the PA-NJ-DE-MD region in the preceding 12 months. Estimated by the IFO for 2022.
- 4. Prices are from Bentek Energy and are converted to dollars per thousand cubic feet using Pennsylvaniaspecific heat content.
- 5. Post-production cost estimates are informed by investor presentations for several regional producers.

## **Data Sources**

- Statewide production data and spud well counts can be found at <a href="https://www.paoilandgasreporting.state.pa.us/publicreports/Modules/Welcome/Welcome.aspx">https://www.paoilandgasreporting.state.pa.us/publicreports/Modules/Welcome/Welcome.aspx</a>.
- Act 13 impact fee revenues and distributions can be found at <a href="http://www.puc.state.pa.us/filing-resources/issues-laws-regulations/act-13-impact-fee-.aspx">http://www.puc.state.pa.us/filing-resources/issues-laws-regulations/act-13-impact-fee-.aspx</a>.

# **Staff Acknowledgements**

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<sup>1</sup> Production data from DEP. Bcf is billion cubic feet. 2022 is estimated by the IFO.

<sup>2</sup> Weighted average of spot prices at major PA hubs. Net of post-production costs, assumed to be \$0.80 per mcf based on investor presentations for several regional producers.

<sup>3</sup> Does not include natural gas liquids. Millions of dollars.