A. INTRODUCTION

As noted in Chapter 7, “Historic Resources,” inadvertent construction-related damage could potentially occur to three eligible resources, which would result in significant adverse impacts. Besides these potential impacts, the proposed action is not expected to result in any significant adverse construction impacts.

This chapter assesses the potential impacts of the construction of buildings and publicly accessible open space on the High Line expected to result from the proposed action on sites in West Chelsea. The following sections discuss the potential impacts resulting from the construction of the High Line open space and the projected development sites as described in the reasonable worst case development scenario (RWCDS) presented in Chapter 1, “Project Description.” Construction impacts, although temporary, can include disruptive and noticeable effects of a project. Determination of their significance and need for mitigation is generally based on the duration and magnitude of the impacts. Construction impacts are usually important when construction activity could affect traffic conditions, archaeological resources, the integrity of historic resources, community noise patterns, and air quality conditions.

Elements of the proposed action include zoning map and text amendments, and site selection and acquisition actions to facilitate the conversion of the High Line into an open space. The proposed action would result in the construction of new multi-unit residential buildings, with some ground-floor retail, and community facilities, as well as the conversion of some existing buildings that are primarily vacant or occupied with industrial and commercial uses to residential use. Some converted buildings also would be expanded with construction of new additions. As described in other chapters of this EIS, the anticipated developments are expected to be high density with building heights up to 390 feet tall, although most new or expanded buildings would be 120 to 145 feet tall. In addition, the proposed action also includes the creation of a new approximately 6.7-acre publicly accessible open space on the High Line elevated rail viaduct, involving the preservation of the existing structure and the construction of new elements such as stairways and elevators.

In the future with the proposed action by 2013, construction activities are expected on the 25 projected development sites. For approximately 21 of these sites new construction is projected, including some sites with multiple buildings where both new construction would occur and some existing buildings would be converted and/or expanded. In addition, 3 other sites are expected to have existing buildings converted and expanded and 1 site is expected to have an existing building converted but not expanded. In addition, there are 28 potential development sites considered less likely to be developed by 2013, but which are considered potential sites for future development.
Because the proposed action could result in construction-related impacts, this EIS provides an assessment of the existing and future conditions with and without the proposed action. The following is a discussion of the potential effects associated with the construction related activities, including traffic, air quality, noise, historic resources, natural resources, and hazardous materials.

**B. CONSTRUCTION SCHEDULE AND ACTIVITIES**

The proposed action is not intended to facilitate any specific development; as such, the reasonable worst case development scenario presented in Chapter 1, “Project Description,” does not describe which of the sites would be developed first or assume a particular sequence of development. However, it is assumed that construction of all projected development sites likely would be completed by 2013. While market considerations will determine the demand for residential development, it is reasonable to assume that a number of the projected development sites may be under construction at the same time. However, given the geographic distribution of the projected development sites over an approximately 15 block area, this is not expected to result in a clustering of construction activity at any given location at any one time within the proposed action area.

In addition, although a schedule has not been finalized, construction activity on the High Line would also occur in the future with the proposed action, with completion by 2013. This would be concurrent with construction on development sites, but is not expected to result in an over concentration of construction in any one location as the footprint of the High Line extends in an approximately 1.5-mile long elevated linear corridor. This layout is conducive to discrete construction phasing and its physical dimensions require that construction be dispersed across a wide area.

Construction activities would normally take place Monday through Friday, although the delivery/installation of certain critical equipment could occur on weekend days. Construction staging most likely would occur on the development sites themselves and may, in some cases, extend within portions of sidewalks, and curb and travel lanes of public streets adjacent to the construction sites. Any sidewalk or street closures require the approval of the New York City Department of Transportation’s Office of Construction Management and Coordination (NYCDOT-OCMC), the entity that insures critical arteries are not interrupted, especially in peak travel periods.

Builders would be required to plan and carry out noise and dust control measures during construction. In addition, there would be requirements for street crossing and entrance barriers, protective scaffolding, and strict compliance with all applicable construction safety measures.

Following is a general outline of typical scheduling for the projected development sites. It should be noted however that the duration and extent of new construction activities would vary based on which site is being developed. Also, for conversion sites, the construction process is much simpler and shorter in duration.
- Months 1-4: Site clearance, excavation, and foundation. The first 4 months of construction would entail site clearance; digging, pile-driving, pile capping, and excavation for the foundation; dewatering (to the extent required), and reinforcing and pouring of the foundation. Typical equipment used for these activities would include excavators, backhoes, tractors, pile-drivers, hammers, and cranes. Trucks would arrive at the site with pre-mixed concrete and other building materials, and would remove any excavated material and construction debris.

- Months 5-10: Erection of the superstructure and underground parking foundation, where applicable. Once the foundations have been completed, the construction of the building’s steel framework parking lots ramp and decking would take place. This process involves the installation of beams, columns and decking, and would require the use of cranes, derricks, hoists, and welding equipment.

- Months 11-24: Façade and roof construction, mechanical installation, interior and finishing work. This would include the assembly of exterior walls and cladding; installation of heating, ventilation and air conditioning (HVAC) equipment and ductwork; installation and checking of elevator, utility, and life safety systems; and work on interior walls and finishes. During these activities, hoists and cranes would continue to be used, and trucks would remain in use for material supply and construction waste removal.

For the High Line, as noted above, a construction schedule or detailed plan have not been finalized. However, it is likely that High Line construction would include both activities on the elevated structure as well as activities at ground level involving the preservation and reconstruction of existing elements, as well as provision of new structures, such as stairways. This likely would include one or more staging areas, the effects of which would be generally similar to those used for development sites.

C. POTENTIAL IMPACTS DURING CONSTRUCTION

Historic Resources

Archaeological Resources

As described in Chapter 7, “Historic Resources,” the NYC Landmarks Preservation Commission (LPC) reviewed the proposed action area to determine the potential archaeological sensitivity of the area. This was done to determine if the projected and potential developments could affect archaeological resources, as construction activities could result in excavation or other in-ground disturbance. LPC determined that the entire area is not archaeologically sensitive and therefore the proposed action does not have the potential to impact archaeological resources.

Architectural Resources

Three designated resources are within 90 feet of projected or potential development sites: The Merchants Refrigerating Company Warehouse (Historic Resource #23, S/NR-listed) is within 90 feet...
of Projected Development Site 21; 461 W. 18th Street (Historic Resource #30, LPC-designated, S/NR-listed) is within 90 feet of Projected Development Site 22; and 445 W. 18th Street (Historic Resource #31, LPC-designated, S/NR-listed) is within 90 feet of Potential Development Site 45.

As these resources are within 90 feet of a projected or potential development site, they could be inadvertently affected by construction activities at the development sites.

The City has procedures for avoidance of damage to structures from adjacent construction with added protection for designated historic resources, which would be afforded to the three buildings described above. Building Code section 27-166 (C26-112.4) serves to protect buildings by requiring that all lots, buildings, and service facilities adjacent to foundation and earthwork areas be protected and supported in accordance with the requirements of Building Construction Subchapter 7 and Building Code Subchapters 11 and 19. In addition, the New York City Department of Buildings’ Technical Policy and Procedure Notice (PPN) #10/88, supplements these procedures by requiring a monitoring program to reduce the likelihood of construction damage to adjacent LPC-designated or S/NR-listed historic structures (within 90 feet) and to detect at an early stage the beginnings of damage so that construction procedures can be changed. With these measures, significant, adverse construction-related impacts are not expected to the Merchants Refrigerating Company Warehouse (#23, S/NR-listed), 461 W. 18th Street (#30, LPC-designated, S/NR-listed), and 445 W. 18th Street (#31, LPC-designated, S/NR-listed).

Inadvertent construction-related damage could potentially occur to five eligible resources including: the Wolff Building and Annex (#13); the Cornell Ironworks (aka Standard Oil Building) (#14); the Reynolds Metal Building (#15); the B&O Terminal (#26); and the Nabisco Complex (Chelsea Market) (#32). These significant adverse impacts would be unmitigated because development activity on these eligible resources would occur as-of-right. With respect to construction-related impacts, the five resources would be afforded limited protection under DOB regulations applicable to all buildings located adjacent to construction sites; however, since the resources are not S/NR-listed or NYLPC-designated, they are not afforded special protections under DOB’s TPPN 10/88. The resources would be provided a measure of protection from construction as Building Code section 27-166 (C26-112.4), which requires that all lots, buildings, and service facilities adjacent to foundation and earthwork areas be protected and supported in accordance with the requirements of Building Construction Subchapter 7 and Building Code Subchapters 11 and 19. Additional protective measures afforded under DOB 10/88, which apply to designated historic resources, would not be applicable in this case, unless the eligible resources are designated in the future prior to the initiation of construction. If they are not designated, however, they would not be subject to the above construction protection procedures, and may therefore be adversely impacted by adjacent development resulting from the proposed action.

Natural Resources

As discussed in Chapter 11, “Natural Resources,” the projected developments would occur on sites that have been previously developed or improved. The plant life found on the High Line does not represent a unique or important resource as no threatened or endangered species have been identified.
by survey of flora provided in Appendix C. Accordingly, as the locations affected by action generated construction do not contain any important natural resources, the proposed action is not expected to result in any significant adverse construction impacts related to natural resources.

As discussed in Chapter 12, “Waterfront Revitalization Program,” portions of the proposed action area, including some of the projected and potential development sites and the High Line easement, are classified by FEMA as Zone “A”, areas of the 100-year flood, and Zone “B”, areas of the 500-year flood (refer to Figure 12-2, Flood Insurance Rate Map). However, this area is not classified as floodway. Structures planned for this area would not be considered a significant encroachment and would not result in any increases in flood levels in surrounding areas. The area is currently occupied by mainly impervious development; therefore, the proposed action would not eliminate existing primary beneficial floodplain characteristics. New York City’s Local Law 33 of 1988 regulates construction in the 100-year floodplain. In all cases, habitable structures must be flood-proofed or raised above the 100-year floodplain.

**Hazardous Materials**

As described in Chapter 10, “Hazardous Materials,” all of the projected and potential developments would be mapped with (E) designations, except for block 690, lots 12 and 54 (part of Projected Development Site 19), which are undergoing remediation through the Voluntary Cleanup Program under the auspices of the NY State Department of Environmental Conservation. Any site that receives an (E) designation requires that the fee owner of the site conduct a testing and sampling protocol, and develop a remediation plan, where appropriate, to the satisfaction of the New York City Department of Environmental Protection (NYCDEP) before the issuance of a building permit by the Department of Buildings (pursuant to Section 11-15 Zoning Resolution - Environmental Requirements). The (E) designation also includes mandatory construction-related health and safety plans which must be approved by the NYCDEP.

Demolition of interiors, portions of buildings or entire buildings are regulated by the NYC Building Department requiring abatement of asbestos prior to any intrusive construction activities including demolition. OSHA regulates construction activities to prevent excessive exposure of workers to contaminants in the building materials including lead in paint. New York State Solid Waste regulations control where demolition debris and contaminated materials associated with construction are handled and disposed. Adherence to these existing regulations would prevent impacts from development activities at any of the projected and potential development sites in the proposed action area.

In addition, as part of the proposed action the City would continue to coordinate with DEP in the completion of investigation of environmental conditions on the High Line and at possible City-provided public access points and in the development of a remediation plan, if required. No work on contaminated portions of the High Line structure or ground level access points would be allowed until it is certain that public health is not compromised. Since, NYCDEP acceptance of the testing plan and remediation work is required, significant adverse impacts to the environment would not occur.
With the requirements of the (E) designation on development sites and continued coordination with NYCDEP regarding the High Line, there would be no impact from the potential presence of contaminated materials.

Traffic and Parking

The proposed action would result in residential development with ground-floor retail space and some community facility development on 25 projected development sites by 2013, anticipated in newly constructed, existing converted, and existing converted and expanded buildings. It would also result in the conversion of the High Line to publicly accessible open space. These developments would replace existing uses on the development sites, including storage/manufacturing, commercial, parking/auto related, vacant buildings, and vacant land. Construction of the projected developments and conversion of the High Line anticipated to result from the proposed action would generate trips resulting from arriving and departing construction workers, movement of materials and equipment, and removal of construction waste. Construction would likely occur between 7 AM and 4 PM. Construction workers would typically arrive before the AM peak commuter period and depart before the PM peak hour, and therefore would not represent a substantial increment during the area’s peak travel periods. Truck movements typically would be spread throughout the day on weekdays, and would generally occur between the hours of 7:00 AM and 4:30 PM. Wherever possible, the scheduling of deliveries and other construction activities would take place during off-peak travel hours.

Construction activities may result in short-term disruption of both traffic and pedestrian movements at the development sites. This would occur primarily due to the temporary loss of curbside lanes from the staging of equipment and the movement of materials to and from the site. Additionally, construction at times would result in temporary closings of sidewalks adjacent to the sites.

These conditions would be temporary and not result in significant adverse impacts on traffic and transportation conditions. NYCDOT-OCMC issues permits for any street/sidewalk closures after evaluation of traffic and pedestrian conditions.

Construction workers would use either public transportation or private automobile to travel to and from the development sites. As with other workers in the area, parking demand likely would be accommodated at public off-street parking facilities available in the West Chelsea area.

Air Quality

Possible impacts on local air quality during construction of the projected development sites include:
- Fugitive dust (particulate) emissions from land clearing operations; and
- Mobile source emissions, including hydrocarbons, nitrogen oxide, and carbon monoxide.
Fugitive Emissions

Fugitive dust emissions could occur from land clearing, excavation, hauling, dumping, spreading, grading, compaction, wind erosion, and traffic over unpaved areas. Actual quantities of emissions depend on the extent and nature of the land clearing operations, the type of equipment employed, the physical characteristics of the underlying soil, the speed at which construction vehicles are operated, and the type of fugitive dust control methods employed. The U.S. Environmental Protection Agency (EPA) has suggested, in general, an overall emission rate of about 1.2 tons of particulate matter per acre per month of active construction from all phases of land clearing operations with no fugitive dust control measures. However, this is a national estimate and actual emissions would vary widely depending on many factors, including the intensity and type of land clearing operations. Much of the fugitive dust generated by construction activities consists of relatively large-size particles, which are expected to settle within a short distance from the construction site and to not significantly impact nearby buildings or people. All appropriate fugitive dust control measures—including watering of exposed areas and dust covers for trucks—would be employed during construction of the development sites.

Mobile Source Emissions

Mobile source emissions may result from the operation of construction equipment, trucks delivering materials and removing debris, workers’ private vehicles, or occasional disruptions in traffic near the construction site. Localized increases in mobile source emissions would be minimized by following standard traffic maintenance requirements, such as:

- Construction requiring temporary street closings would be performed during off-peak hours wherever possible;
- The existing number of traffic lanes would be maintained to the maximum extent possible; and
- Idling of delivery trucks or other equipment would not be permitted during unloading or other inactive times.

Furthermore, as the number of construction-related vehicle trips generated by the proposed action would be relatively small and the emissions from such vehicles as well as construction equipment would occur through 2013 and be dispersed throughout the proposed action area and vicinity, the mobile source emissions generated by the proposed action would not be significant.

Noise

Impacts on noise levels during construction of the development sites would include noise and vibration from the operation of construction equipment. The severity of impacts from these noise sources would depend on the noise characteristics of the equipment and activities involved, the construction schedule, and the distance to potentially sensitive noise receptors. Noise and vibration levels at a given location are dependent on the kind and number of pieces of construction equipment being operated, as well as the distance from the construction site (refer to Table 20-1). Noise caused by construction activities would vary widely, depending on the phase of construction—land clearing...
and excavations, foundation and capping, erection of structural steel, construction of exterior walls, etc.—and the specific task being undertaken.

Construction noise associated with the proposed action is expected to be similar to noise generated by other residential construction projects in the city. Increased noise levels caused by construction activities can be expected to be most significant during the early phases of construction. The most significant noise source associated with the construction equipment would be the use of pile-drivers. This noise would be intrusive and would be heard by the employees at surrounding businesses and the residents who live within several blocks of the development sites; however, no highly sensitive locations such as school and hospitals, are located in this area. Increases in noise levels caused by delivery trucks and other construction vehicles would not be significant. Small increases in noise levels are expected to be found near a few defined truck routes and the streets in the immediate vicinity of the development sites.

Construction noise is regulated by the New York City Noise Control Code and by EPA noise emission standards for construction equipment. These local and federal requirements mandate that certain classifications of construction equipment and motor vehicles meet specified noise emissions standards; that, except under exceptional circumstances, construction activities be limited to weekdays between the hours of 7 AM and 6 PM; and that construction material be handled and transported in such a manner as not to create unnecessary noise. These regulations would be carefully followed. In addition, appropriate low-noise emission level equipment and operational procedures would be used. Compliance with noise control measures would be ensured by directives to the construction contractor.
TABLE 20-1, Typical Noise Emission Levels for Construction Equipment

<table>
<thead>
<tr>
<th>Equipment Item</th>
<th>Noise Level at 50 ft. (dBA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Compressor</td>
<td>81</td>
</tr>
<tr>
<td>Asphalt Spreader (paver)</td>
<td>89</td>
</tr>
<tr>
<td>Asphalt Truck</td>
<td>88</td>
</tr>
<tr>
<td>Backhoe</td>
<td>85</td>
</tr>
<tr>
<td>Bulldozer</td>
<td>87</td>
</tr>
<tr>
<td>Compactor</td>
<td>80</td>
</tr>
<tr>
<td>Concrete Plant</td>
<td>83 ¹</td>
</tr>
<tr>
<td>Concrete Spreader</td>
<td>89</td>
</tr>
<tr>
<td>Concrete Mixer</td>
<td>85</td>
</tr>
<tr>
<td>Concrete Vibrator</td>
<td>76</td>
</tr>
<tr>
<td>Crane (derrick)</td>
<td>88</td>
</tr>
<tr>
<td>Delivery Truck</td>
<td>88</td>
</tr>
<tr>
<td>Diamond Saw</td>
<td>90 ²</td>
</tr>
<tr>
<td>Dredge</td>
<td>88</td>
</tr>
<tr>
<td>Dump Truck</td>
<td>88</td>
</tr>
<tr>
<td>Front End Loader</td>
<td>84</td>
</tr>
<tr>
<td>Gas-driven Vibro-compactor</td>
<td>76</td>
</tr>
<tr>
<td>Hoist</td>
<td>76</td>
</tr>
<tr>
<td>Jackhammer (Paving Breaker)</td>
<td>88</td>
</tr>
<tr>
<td>Line Drill</td>
<td>98</td>
</tr>
<tr>
<td>Motor Crane</td>
<td>83</td>
</tr>
<tr>
<td>Extractor</td>
<td>101</td>
</tr>
<tr>
<td>Pump</td>
<td>76</td>
</tr>
<tr>
<td>Roller</td>
<td>80</td>
</tr>
<tr>
<td>Shovel</td>
<td>82</td>
</tr>
<tr>
<td>Truck</td>
<td>88</td>
</tr>
</tbody>
</table>

Notes:


D. CONCLUSION

Construction-related activities resulting from the proposed action are not expected to have any significant adverse impacts on natural resources, traffic, air quality, noise, or hazardous materials conditions. Inadvertent construction-related damage could potentially occur to five eligible resources. These significant adverse impacts would be unmitigated because development activity on these eligible resources would occur as-of-right. With respect to construction-related impacts, the five resources would be afforded limited protection under DOB regulations applicable to all buildings located adjacent to construction sites; however, since the resources are not S/NR-listed or NYLPC-designated, they are not afforded special protections under DOB’s TPPN 10/88. The resources would be provided a measure of protection from construction as Building Code section 27-166 (C26-112.4), which requires that all lots, buildings, and service facilities adjacent to
foundation and earthwork areas be protected and supported in accordance with the requirements of Building Construction Subchapter 7 and Building Code Subchapters 11 and 19. Additional protective measures afforded under DOB 10/88, which apply to designated historic resources, would not be applicable in this case, unless the eligible resources are designated in the future prior to the initiation of construction. If they are not designated, however, they would not be subject to the above construction protection procedures, and may therefore be adversely impacted by adjacent development resulting from the proposed action.

The construction process in New York City is highly regulated to ensure that construction period impacts are eliminated or minimized. The construction process requires consultation and coordination with a number of City and/or State agencies, including NYCDOT, NYC Department of Buildings (DOB), NYCDEP, and NYCEDC (where applicable), among others.