

COLUMBUS I CLEVELAND CINCINNATI-DAYTON MARIETTA

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Sally W. Bloomfield 614.227.2368 sbloomfield@bricker.com August 21, 2013

Via Electronic Filing

Ms. Betty McCauly Administration/Docketing Public Utilities Commission of Ohio 180 East Broad Street, 11th Floor Columbus, OH 43215-3793

Re: Dominion East Ohio Gas Construction Notice for Line 3362 Ohio Power Siting Board Case No. 13-1753-GA-BNR

Dear Ms. McCauly:

This letter encloses for filing the letter from the Ohio Historic Preservation Office stating that no archeological or architectural investigations are necessary for this project.

If you have any questions please call at the number listed above.

Sally W Bloompiee

Sincerely

Sally W. Bloomfield

Attachment

Cc: Ed Steele (w/Attachment)





August 15, 2013

Dane Stinson
Bricker & Ecker, Attorneys at Law
100 South Third Street
Columbus, OH 43215-4291

Dear Mr. Stinson:

Re: Dominion East Ohio Gas 2-6 Line 3362 Project, Summit County, Ohio

The purpose of this correspondence is to provide recommendations to assist in designing survey strategies to identify significant archaeological sites and architectural properties in and near the construction zone for this project. My comments are made pursuant to Section 106 of the National Historic Preservation Act of 1966 as amended, its implementing regulations at 36 CFR Part 800, and Ohio Power Siting Board rules for siting this project (OAC 4906-15-01).

The information on which my recommendations are based comes from the Construction Notice documentation dated August 7, 2013, and received by this office on August 9, 2013. Project documentation indicates that Dominion East Ohio Gas (DEO) plans the replacement of an existing 8-inch gas transmission line that is approximately 4,400 feet in length. The existing pipe will be replaced with 12-inch coated high pressure steel pipe to improve flow restrictions. As indicated in your letter and on submitted mapping, all of the replacement transmission line will be constructed within an existing DEO right of way (ROW), which suggests that all of the project area has been previously disturbed by prior pipeline installation. A low number of archaeological sites have been previously recorded in the general area. In addition, all elements of the completed project will be subsurface, eliminating any potential indirect (visual) effects from the project. Based on this information, I recommend that no archaeological or architectural investigations for this project are necessary.

If the project changes and a new ROW is to be used, we request that the new project documentation be forwarded to our office for comment. Also, to help our office to ensure consistency of project documentation in the future, please be sure to complete and submit the OHPO Project Summary Form with the requested documentation, which can be downloaded online at http://www.ohiohistory.org/section106. In addition, we request that for future projects, especially those with abbreviated deadlines through the Ohio Power Siting Board, such as the Construction Notice (2 weeks) or Letter of Notification Applications (90 days), please begin compliance coordination with OHPO early to avoid possible delays in the application process. Early coordination will allow sufficient time to review the submitted information and request fieldwork or further consultation when deemed necessary to identify and protect significant resources.

If you have any questions, please contact me at (614) 298-2000, or by email at cnelson@ohiohistory.org.

Sincerely,

Christopher Nelson, Project Reviews Manager

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in

Case No(s). 13-1753-GA-BNR

Summary: Correspondence of Dominion East Ohio Gas Company Filing Letter from the Ohio Historic Preservation Office electronically filed by Teresa Orahood on behalf of Sally Bloomfield