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September 21, 2020

Ms. Tanowa M. Troupe Ohio Power Siting Board PUCO Docketing Division 180 East Broad Street, 11th Floor Columbus, OH 43215-3716

Re: Case No. 16-253-GA-BTX Staff Report Condition No. 11

Dear Ms. Troupe:

Please find attached the State Historic Preservation Office (SHPO) concurrence letter for the Central Corridor Pipeline project.

Duke Energy Ohio sets forth this communication to certify our adherence with Condition No. 11 of the OPSB's Opinion, Order and Certificate pertaining to Case No. 16-253-GA-BTX.

Please contact me if you have any questions.

Sincerely,

Emily A. Olive, CP Paralegal



In reply refer to: 2016-HAM-36589

September 14, 2020

Emailed by SHPO

Amy C. Favret Senior Archaeologist Jacobs Engineering Group Inc. 2 Crowne Point Court Suite 100 Cincinnati, OH 45241

RE: Section 106 Review- Duke Energy Ohio, Inc. Central Corridor Pipeline- Hamilton County, Ohio

Dear Ms. Favret:

This letter is in response to the reports entitled, *Duke Energy Central Corridor Pipeline Project, Hamilton County, Ohio Phase I Archaeological Reconnaissance* and *Duke Energy Central Corridor Pipeline Project, Hamilton County, Ohio Architectural and Historical Resources Report*, received August 3, 2020. The comments of the State Historic Preservation Office (SHPO) are made in accordance with the provisions of Section 106 of the National Historic Preservation Act of 1966, as amended, and the associated regulations at 36 CFR Part 800.

The Phase I Architectural and Historical Resource report identifies and discusses 27 history architecture target areas relative to the project Area of Potential Effects (APE). Thirteen areas are located within the APE. SHPO acknowledges that 3 of the 13 have been previously demolished (AH-22, 25, 26). SHPO concurs with the remaining recommendations: 7 of the 13 areas are not eligible for listing in the National Register of Historic Places (NRHP) (AH-3, 4, 11, 13, 18, 24, 27); there are 2 potential historic districts that require additional investigation (AH-12, 14); there is 1 (AH-21), the 3rd Street Historic District in Reading, eligible for listing on the National Register of Historic Places (NRHP). Ohio Historic Inventory forms have been completed for a sample of resources located within the district. In addition, AH-8 has been recommended as eligible for the NRHP.

The Phase I Archaeological report identified and tested the former site of Nivison-Weiskopf Glass Manufacturing (33HA885). After careful review SHPO concurs that site 33HA885 is not eligible for listing on the NRHP. In addition, the report suggests archaeological monitoring within the Reading Cemetery and former location of Cincinnati Gardens. Monitoring construction activities at former location of Cincinnati Gardens is not required; however, care must be taken when there are potential impacts to cemeteries. Please develop and provide to SHPO for review and comment a cemetery avoidance/monitoring plan. The plan should include:

- 1) A commitment by Duke Energy to conduct archaeological monitoring and take all precautions to avoid disturbing human remains.
- 2) The cemetery boundaries and burial locations established and/or potentially unknown, as related to project plans.

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- 3) A detailed discussion on disinternment, identification and notification of next-of-kin.
- 4) Provide an appropriate location for reinternment.
- 5) Finally, include evidence that the entity in charge of the cemetery has been consulted and approves the plan.

Therefore, contingent upon the receipt and approval of the cemetery avoidance/monitoring plan, SHPO agrees that this undertaking will not adversely affect historic properties.

Please be advised that this is a Section 106 decision. This review decision may not extend to other SHPO programs. If you have any questions, please contact either Thomas Grooms at <u>tgrooms@ohiohistory.org</u> or Mary Rody at <u>mrody@ohiohistory.org</u>. Thank you for your cooperation.

Sincerely,

Thomas Grooms, Archaeology Transportation Reviews Manager State Historic Preservation Office

Serial No. 1085085

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in

Case No(s). 16-0253-GA-BTX

Summary: Correspondence Duke Energy Ohio, Inc.'s Adherence with Condition No. 11 electronically filed by Carys Cochern on behalf of Duke Energy