



**The Culture Center**  
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**Randall Reid-Smith, Commissioner**

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EEO/AA Employer

September 5, 2018

Mr. Paul Friedman  
Federal Energy Regulatory Commission  
888 First Street NE, Room 1A  
Washington, DC 20426

RE: Mountain Valley Pipeline Project  
FERC Docket No. CP 16-10  
Slip Mitigation Workspaces MVP-ATWS-SM-020, MVP-ATWS-SM-021, MVP-ATWS-SM-022, and MVP-ATWS-SM-026  
FR: 15-67-MULTI-119

Dear Mr. Friedman:

We have reviewed the information that was submitted for the abovementioned undertaking. As required by Section 106 of the National Historic Preservation Act of 1966, as amended, and its implementing regulations, U.S. 36 CFR § 800: "Protection of Historic Properties," we submit our comments.

According to the submitted information, slips have occurred along the Mountain Valley Pipeline (MVP) in Wetzel County, WV. Four temporary workspaces are needed to stabilize the hillsides where the slips occurred. All four workspaces are located along Gilbert Ridge to the northeast of Smithfield. As well, all extend beyond the areas that were previously surveyed for the proposed pipeline project and will require tree clearing.

Archaeological Resources:

According to the submitted materials, the direct area of potential effect (APE) is consistent with that for the previously surveyed pipeline corridor and includes the proposed limits of disturbance for the workspaces. As indicated in our records, no previously documented archaeological sites are located within the proposed workspaces, which are situated on steeply sloped terrain. Archaeological survey of the direct APE included pedestrian reconnaissance. No cultural materials were identified. We concur that no further archaeological investigation is necessary. In our opinion, use of these workspaces to repair the slips will have no effect on archaeological historic properties.

Architectural Resources:

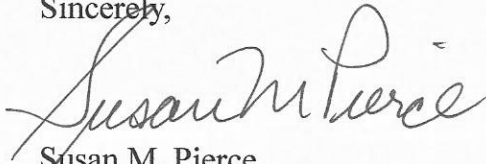
We have reviewed the submitted information and determined no further consultation is necessary regarding the aforementioned project elements. The project areas will require some tree clearance; however, they are all located within the previously assessed visual area of potential effects. Additionally, no new historic architectural resources were documented within the project elements'

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direct or indirect APEs. Therefore, it is our opinion the proposed variances will have *no effect* on historic architectural resources. No further consultation is necessary regarding architectural resources; however, we ask that you contact our office if the project should change.

We appreciate the opportunity to be of service. *If you have questions regarding our comments or the Section 106 process, please contact Lora A. Lamarre-DeMott, Senior Archaeologist, or Mitchell K. Schaefer, Structural Historian, at (304) 558-0240.*

Sincerely,

A handwritten signature in cursive script that reads "Susan M. Pierce". The signature is written in dark ink and is positioned above the typed name.

Susan M. Pierce  
Deputy State Historic Preservation Officer

SMP/LLD/MKS

CC: Ms. Evelyn Tidlow, GAI Consultants