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EEO/AA Employer

April 18, 2019

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
Revisions to Direct APE for Variances MVP-FS-001 (Ext) and MVP-FS-AR-001 (Ext)
FR: 15-67-MULTI-165

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, Mountain Valley Pipeline (MVP) proposes changes to one previously reviewed temporary workspace, MVP-FS-001, and one previously reviewed access road, MVP-FS-AR-001. The proposed variances are located in Harrison County, WV to the south of Shaw Run and Sycamore Shaw Road and to the north of the community of Jarvisville. The direct and indirect areas of potential effect (APE) are consistent with that for the previously surveyed pipeline corridor.

Archaeological Resources:

Archaeological survey of the proposed variance extensions included visual inspection and shovel test pit excavation. The proposed variance extensions are located on terrain that has been previously disturbed by strip mining activities. This was confirmed in the field during the survey. No archaeological deposits were encountered. As a result, we concur that no further archaeological survey is warranted. In our opinion, no archaeological historic properties are present within the proposed variance extensions.

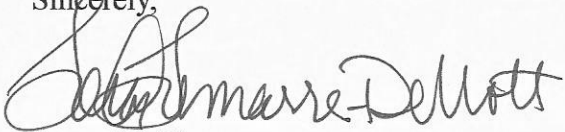
Architectural Resources:

We have reviewed the submitted documentation and determined no further consultation is necessary regarding the aforementioned project elements. Both variances fall within the previously established visual APE for the undertaking and no additional historic resources were located within their immediate vicinities. Thus, no further consultation is necessary regarding these project elements; however, we ask that you contact our office if the project should change.

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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, appearing to read "Susan M. Pierce".

Susan M. Pierce
Deputy State Historic Preservation Officer

SMP/LLD/MKS

CC: Ms. Evelyn Tidlow, GAI Consultants