

Transcontinental Gas Pipe Line Company, LLC

Requirement D-1 – PHMC Clearance Letters

Regional Energy Access Expansion Project – Effort Loop

April 2021 (Revised July 2022) January 5, 2021

Jonathan Glenn
Cultural Resource Manager
GAI Consultants, Inc.
385 East Waterfront Drive
Homestead, PA 15120
j.glenn@gaiconsultants.com

RE: ER 2020-0289-042-E; FERC: Phase I Archaeological Investigation for the Transcontinental Gas Pipeline Company, LLC Regional Energy Access Expansion, Bucks, Chester, Delaware, Luzerne, Monroe, Northampton, Wyoming, and York Counties.

Dear Mr. Glenn:

Thank you for submitting the report for the above referenced project. The Pennsylvania State Historic Preservation Office (PA SHPO) reviews projects in accordance with state and federal laws. Section 106 of the National Historic Preservation Act of 1966, and the implementing regulations (36 CFR Part 800) of the Advisory Council on Historic Preservation, is the primary federal legislation. The Environmental Rights amendment, Article 1, Section 27 of the Pennsylvania Constitution and the Pennsylvania History Code, 37 Pa. Cons. Stat. Section 500 et seq. (1988) is the primary state legislation. These laws include consideration of the project's potential effects on both historic and archaeological resources.

We concur with the findings in the report that the following properties are not eligible for listing in the National Register of Historic Places (NRHP) due to a lack of integrity and/or significance:

36LU0125; 36LU0318; 36LU0328; 36LU0353; 36LU0354; 36MR0085; 36MR0087

We also concur that the portions of sites **36LU0121** and **36LU0337** within the current APE do not contribute to the sites' overall NRHP eligibility and the current undertaking will have **No Adverse Effect** on either site.

Finally, we concur with your recommended to avoidance plans for sites **36LU0110**, **36LU0311** and **36LU0352** and the current undertaking will have **No Adverse Effect** on these sites. We also accept the proposed Unanticipated Discovery Plan (UDP) and will keep it on file.

This report meets our standards and specifications as outlined in *Guidelines for Archaeological Investigations in Pennsylvania* (SHPO 2017) and the Secretary of the Interior's Guidelines for Archaeological Documentation. We agree with the recommendations of this report and, in our opinion, no further archaeological work is necessary for this project.

If you have any questions or comments concerning this review, please contact me at (717) 772-0923 or chanson@pa.gov.

Sincerely,

Do borte

Douglas C. McLearen, Chief Division of Environmental Review

January 5, 2021

Ms. Dana Cress GAI Consultants, Inc. Pittsburgh Office 385 East Waterford Drive Homestead, PA 15120-5005

RE: ER 2020-0289-042-G; FERC: Transcontinental Gas Pipeline Company LLC; Regional Energy Access; Monroe and Luzerne Counties; Architectural and Historical Resources Investigations

Dear Ms. Cress.

Thank you for submitting information concerning the above referenced project. The Pennsylvania State Historic Preservation Office (PA SHPO) reviews projects in accordance with state and federal laws. Section 106 of the National Historic Preservation Act of 1966, and the implementing regulations (36 CFR Part 800) of the Advisory Council on Historic Preservation, is the primary federal legislation. The Environmental Rights amendment, Article 1, Section 27 of the Pennsylvania Constitution and the Pennsylvania History Code, 37 Pa. Cons. Stat. Section 500 et seq. (1988) is the primary state legislation. These laws include consideration of the project's potential effects on both historic and archaeological resources.

### **Above Ground Resources**

Thank you for providing the architectural and historical resources investigation report for our review. We are requesting additional information on the following properties:

- Key No. 212561 (WPA Wall): Due to the potential for a direct effect, please prepare a full Historic Resource Survey Form (HRSF) for this property. A copy of the HRSF is found here: https://www.phmc.pa.gov/Preservation/About/Pages/Forms-Guidance.aspx
- Key No. 202435 (Novicki House): Due to the potential for a direct effect, please prepare a full HRSF for this property that applies the statewide agricultural context within the appropriate agricultural region. A copy of the agricultural context and registration requirements for that region is available via the agricultural history website here: <a href="http://www.phmc.state.pa.us/portal/communities/agriculture/history/index.html">http://www.phmc.state.pa.us/portal/communities/agriculture/history/index.html</a> The HRSF should include all of the required attachments for agricultural properties. A list of these requirements as well as a copy of the HRSF is found here: <a href="https://www.phmc.pa.gov/Preservation/About/Pages/Forms-Guidance.aspx">https://www.phmc.pa.gov/Preservation/About/Pages/Forms-Guidance.aspx</a>. An example can be provided upon request.
- Key No. 211516 (Friedman Farm): Due to the potential for a direct effect, please prepare
  a full HRSF for this property that applies the statewide agricultural context within the
  appropriate agricultural region. A copy of the agricultural context and registration
  requirements for that region is available via the agricultural history website here:
  <a href="http://www.phmc.state.pa.us/portal/communities/agriculture/history/index.html">http://www.phmc.state.pa.us/portal/communities/agriculture/history/index.html</a> The HRSF
  should include all of the required attachments for agricultural properties. A list of these
  requirements as well as a copy of the HRSF is found here:
  <a href="https://www.phmc.pa.gov/Preservation/About/Pages/Forms-Guidance.aspx">https://www.phmc.pa.gov/Preservation/About/Pages/Forms-Guidance.aspx</a>. An example
  can be provided upon request.

ER 2020-0289-042-G D. Cress Page 2 of 2

Based on the information received and available within our files, we concur with the scope and level of effort utilized to identify historic properties for this project, appropriate pursuant to 36 CFR 800.4, on the remaining properties as individual resources. However, if the proposed pipeline route changes and/or if additional above ground features are proposed that have the potential to directly affect identified resources, additional information in the form of a HRSF for individual buildings and/or potential historic districts may be required for those properties (in consultation with our office).

For questions concerning this review and/or for future submittals, please contact Emma Diehl at <a href="mailto:emdiehl@pa.gov">emdiehl@pa.gov</a> or (717) 787-9121.

Sincerely,

Douglas C. McLearen, Chief

Dr. Corste

Division of Environmental Review

From: PA-SHARE <RA-phpasharednr@pa.gov>
Sent: Thursday, June 10, 2021 3:41 PM

To: Dana Cress

Subject: PA-SHARE Environmental Review Subsequent Submission Accepted by PA

SHPO for 2020PR01899 Regional Energy Access Project of

Transcontinental Gas Pipe Line Company, LLC

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Hello,

Your Submission 8T4UDVUWWR9C has been accepted as a new submission for Environmental Review 2020PR01899 Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC. You will receive further notifications from PA-SHARE when PA SHPO has completed their review of your submission. **No further other action is required at this time.** 

You can access the submission at:

https://share.phmc.pa.gov/pashare/

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Thank you,

**From:** PA-SHARE <RA-phpasharednr@pa.gov>

**Sent:** Thursday, June 10, 2021 3:31 PM

**To:** Jonathan Glenn

Subject: PA-SHARE Environmental Review Subsequent Submission Accepted by PA SHPO for 2020PR01899

Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC

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Hello,

Your Submission A5VPOCQ1HMNI has been accepted as a new submission for Environmental Review 2020PR01899 Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC. You will receive further notifications from PA-SHARE when PA SHPO has completed their review of your submission. **No further other action is required at this time.** 

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Thank you,

July 8, 2021

Jonathan Glenn GAI 385 East Waterfront Drive Homestead PA 151200000

RE: ER Project # 2020PR01899.009, Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC, Federal Energy Regulatory Commission, Multi-Municips, Luzerne County

Dear Jonathan Glenn:

Thank you for submitting information concerning the above referenced project. The Pennsylvania State Historic Preservation Office (PA SHPO) reviews projects in accordance with state and federal laws. Section 106 of the National Historic Preservation Act of 1966, and the implementing regulations (36 CFR Part 800) of the Advisory Council on Historic Preservation, is the primary federal legislation. The Environmental Rights amendment, Article 1, Section 27 of the Pennsylvania Constitution and the Pennsylvania History Code, 37 Pa. Cons. Stat. Section 500 et seq. (1988) is the primary state legislation. These laws include consideration of the project's potential effects on both historic and archaeological resources.

### **Archaeological Resources**

No Archaeological Concerns - Environmental Review - Negative Survey Report/Negative Survey Form

This report meets our standards and specifications as outlined in Guidelines for Archaeological Investigations in Pennsylvania (SHPO 2017) and the Secretary of the Interior's Guidelines for Archaeological Documentation. We agree with the recommendations of this report, and in our opinion, no further archaeological work is necessary for this project.

For questions concerning archaeological resources, please contact Casey Hanson at chanson@pa.gov.

Sincerely,

Andrea MacDonald

July 9, 2021

Dana Cress GAI 385 East Waterfront Drive Homestead PA 151200000

RE: ER Project # 2020PR01899.010, FERC: Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC; Multi-Municips, Luzerne County; Historical Architectural Addendum

Dear Ms. Cress,

Thank you for submitting information concerning the above referenced project. The Pennsylvania State Historic Preservation Office (PA SHPO) reviews projects in accordance with state and federal laws. Section 106 of the National Historic Preservation Act of 1966, and the implementing regulations (36 CFR Part 800) of the Advisory Council on Historic Preservation, is the primary federal legislation. The Environmental Rights amendment, Article 1, Section 27 of the Pennsylvania Constitution and the Pennsylvania History Code, 37 Pa. Cons. Stat. Section 500 et seq. (1988) is the primary state legislation. These laws include consideration of the project's potential effects on both historic and archaeological resources.

#### **Above Ground Resources**

Thank you for providing the full evaluation-level documentation as requested. Based on the information provided and available within our files, we offer the following comments.

**WPA Wall (Resource # 2020RE01016):** We concur with the findings that the WPA Wall (Resource # 2020RE01016) is **Not Eligible** for listing in the National Register of Historic Places under Criteria A, B, or C due to a lack of significance. The property has not been evaluated for its archaeological potential as part of the current investigation.

**Friedman Farm (Resource # 2020RE01125):** Although the production numbers suggest at one time this was a significant farm, the current property lacks the outbuildings and integrity to reflect this agricultural significance. Therefore, we concur that the property is **Not Eligible** for listing in the National Register under Criteria A, B, or C due to lack of integrity. This property has not been evaluated for its archaeological potential as part of the current investigation.

**Novicki Farm (Resource #2016RE01660):** We are requesting **additional information** to complete our review. Based on the information provided, the property reported above average returns for the 1927 agricultural period and appears to retain historic outbuildings from this period; however, the photographs provided are insufficient to support the recommended conclusion that the property lacks integrity to be eligible. Therefore, please provide updated photographs that clearly demonstrate the integrity of the overall farm as well as the buildings that remain.

For questions concerning above ground resources, please contact Emma Diehl at emdiehl@pa.gov.

Sincerely,

Andrea MacDonald

andrea AT acolonala

September 24, 2021

Jonathan Glenn GAI 385 East Waterfront Drive Homestead PA 151200000

RE: ER Project # 2020PR01899.016, Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC, Federal Energy Regulatory Commission, Multi-Municips, Luzerne County

Dear Jonathan Glenn:

Thank you for submitting information concerning the above referenced project. The Pennsylvania State Historic Preservation Office (PA SHPO) reviews projects in accordance with state and federal laws. Section 106 of the National Historic Preservation Act of 1966, and the implementing regulations (36 CFR Part 800) of the Advisory Council on Historic Preservation, is the primary federal legislation. The Environmental Rights amendment, Article 1, Section 27 of the Pennsylvania Constitution and the Pennsylvania History Code, 37 Pa. Cons. Stat. Section 500 et seq. (1988) is the primary state legislation. These laws include consideration of the project's potential effects on both historic and archaeological resources.

### **Above Ground Resources**

SHPO Sends Comments - Environmental Review - DOE - Not Eligible Property

Based on the information received and available in our files, it is the opinion of the Pennsylvania State Historic Preservation Officer that the Novicki Farm (Resource #2016RE01660) is not eligible for listing in the National Register of Historic Places due to a lack of integrity. This resource has not been evaluated for archaeological potential. Our evaluation is based upon the information provided and available in our files for review. If National Register listing for this property is sought in the future, additional documentation of the property s significance and integrity may be required to both verify this evaluation and satisfy the requirements of the National Park Service (36 CFR Part 60). Thus, the outcome of the National Register listing process cannot be assured by this evaluation.

For questions concerning above ground resources, please contact Emma Diehl at emdiehl@pa.gov.

Sincerely,

Andrea MacDonald

andrea AT a Donald

October 5, 2021

Jonathan Glenn GAI 385 East Waterfront Drive Homestead PA 151200000

RE: ER Project # 2020PR01899.017, Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC, Federal Energy Regulatory Commission, Multi-Municips, Luzerne County

Dear Jonathan Glenn:

Thank you for submitting information concerning the above referenced project. The Pennsylvania State Historic Preservation Office (PA SHPO) reviews projects in accordance with state and federal laws. Section 106 of the National Historic Preservation Act of 1966, and the implementing regulations (36 CFR Part 800) of the Advisory Council on Historic Preservation, is the primary federal legislation. The Environmental Rights amendment, Article 1, Section 27 of the Pennsylvania Constitution and the Pennsylvania History Code, 37 Pa. Cons. Stat. Section 500 et seq. (1988) is the primary state legislation. These laws include consideration of the project's potential effects on both historic and archaeological resources.

#### Above Ground Resources

SHPO Sends Comments - Environmental Review - SHPO Sends Above Ground Comments

With regards to the architectural and historical resources investigations (December 2020 and June 2021), we concur with the scope and level of effort utilized to identify above ground historic properties for this project, appropriate pursuant to 36 CFR 800.4. However, if the proposed pipeline route changes and/or if additional above ground features are proposed that have the potential to directly affect identified resources and/or you should be made aware of above ground historic property concerns, please re-initiate consultation with our office.

For questions concerning above ground resources, please contact Emma Diehl at emdiehl@pa.gov.

Sincerely,

Andrea MacDonald

From: Diehl, Emma <emdiehl@pa.gov>
Sent: Thursday, October 7, 2021 1:30 PM

To: Jonathan Glenn
Cc: Dana Cress

Subject: RE: [External] ER# 2020PR01899

## **EXERCISE CAUTION: This is an External Email Message!**

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Unfortunately – it looks like in the data migration from CRGIS to PA-SHARE, something happened to the actual report as it is not in our system. I have the =abbreviated HRSFs, a table, and some documentation regarding a railroad plus all of our correspondence but no actual effect documentation, recommendations or findings. In order for us to provide a letter concurring on those, we will need that documentation – you can either pull out the relevant info or provide a summary – whatever is easiest. I can then expedite the review on our side. I apologize for the inconvenience but we can't provide any comments regarding overall effects without the specific project information.

From: Jonathan Glenn

**Sent:** Thursday, October 7, 2021 12:00 PM **To:** Diehl, Emma <emdiehl@pa.gov>

Cc: Dana Cress < <a href="mailto:D.Cress@gaiconsultants.com">D.Cress@gaiconsultants.com</a> Subject: RE: [External] ER# 2020PR01899

In the December 2020 Architectural and Historical Resources Investigation report, we identified 114 resources potentially within the direct and indirect APEs of the current Project; 27 were previously recorded and 87 were newly recorded. The original report has effects assessment paragraphs under each previously-recorded eligible and listed resource description section.

There are 3 NRHP-listed properties and 1 recommended NRHP-eligible property; our assessment of the potential temporary and permanent effects of the Project's proposed construction on each of these indicates that there will be no adverse effects to these resources if the Project is implemented as currently planned.

The remaining 107 resources are recommended not eligible for NRHP listing due to a lack of historic integrity and/or significance.

## Jonathan Glenn, M.A., RPA

Cultural Resources Manager

**GAI Consultants, Inc.,** 385 East Waterfront Drive, Homestead, PA 15120-5005 **O**ffice 412.399.5191 **M**obile 412.735.9970 gaiconsultants.com (412-476-2000)

From: Diehl, Emma < <a href="mailto:emdiehl@pa.gov">emdiehl@pa.gov</a>>
Sent: Thursday, October 7, 2021 11:45 AM

To: Jonathan Glenn <<u>j.glenn@gaiconsultants.com</u>>
Cc: Dana Cress <<u>D.Cress@gaiconsultants.com</u>>
Subject: RE: [External] ER# 2020PR01899

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Was information ever submitted regarding the actual project effects? We only have provided comments regarding identification of historic properties – and that is what our letters have responded to. I'm not seeing actual project effects/documentation in what is available in PA-SHARE. If this was combined as part of an earlier investigation report, then we need that submitted so that we can comment on the effects now that the historic property investigations are complete. From what I recall, there are previously identified above ground historic properties within the APE but perhaps I'm remembering that incorrectly.

From: Jonathan Glenn < i.glenn@gaiconsultants.com >

Sent: Thursday, October 7, 2021 11:34 AM

To: Diehl, Emma <emdiehl@pa.gov>

Cc: Dana Cress < D.Cress@gaiconsultants.com >

Subject: [External] ER# 2020PR01899

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Emma,

Thanks for your recent letter addressing the overall Williams Regional Energy Access Expansion project (attached); however, it still only makes the generic statement that you "concur with the scope and level of effort utilized to identify above ground historic properties for this project." Is there a reason you are not issuing either concurrence with the individual resource recommendations or a general statement such as the project will have no affect or no adverse affect. This project has been filed with FERC and I am concerned they will not accept the statement that the level of effort was sufficient without some level of concurrence with our recommendations or indication of no affect by the project. Please let Dana or me know if you think it would be useful to talk this through on a phone call.

Thanks, Jonathan

Jonathan Glenn, M.A., RPA

Cultural Resources Manager

**GAI Consultants, Inc.,** 385 East Waterfront Drive, Homestead, PA 15120-5005 **O**ffice 412.399.5191 **M**obile 412.735.9970 gaiconsultants.com (412-476-2000) November 15, 2021

Jonathan Glenn GAI 385 East Waterfront Drive Homestead PA 151200000

RE: ER Project # 2020PR01899.018, Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC, Federal Energy Regulatory Commission, Multi-Municips, Luzerne County

Dear Jonathan Glenn:

Thank you for submitting information concerning the above referenced project. The Pennsylvania State Historic Preservation Office (PA SHPO) reviews projects in accordance with state and federal laws. Section 106 of the National Historic Preservation Act of 1966, and the implementing regulations (36 CFR Part 800) of the Advisory Council on Historic Preservation, is the primary federal legislation. The Environmental Rights amendment, Article 1, Section 27 of the Pennsylvania Constitution and the Pennsylvania History Code, 37 Pa. Cons. Stat. Section 500 et seq. (1988) is the primary state legislation. These laws include consideration of the project's potential effects on both historic and archaeological resources.

#### **Above Ground Resources**

No Above Ground Concerns - Environmental Review - No Adverse Effect - Above Ground

Thank you for submitting information concerning the above-referenced project. Based on the information received and available within our files, in our opinion, the proposed project will have No Adverse Effect on above-ground historic properties, including historic buildings, districts, structures, and/or objects. Should the scope of the project change and/or should you be made aware of historic property concerns, you will need to notify the PA SHPO at pashare@pa.gov.

For questions concerning above ground resources, please contact Emma Diehl at emdiehl@pa.gov.

Sincerely,

Andrea MacDonald

From: Hanson, Casey <chanson@pa.gov> Sent: Friday, February 11, 2022 3:25 PM To: Jonathan Glenn; Diehl, Emma

Cc: Dana Cress

Subject: Re: [External] ER: 2020PR01899 - clarification of concurrence findings

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#### Jonathan

I think the answer here is to have you direct the relevant agencies to PA SHARE so they can have access to the totality of the project consultation. We encourage agencies to request access for their review projects, but since you are a project contact, you can also add the agency reviewer and they will be able access all project documentation.

But to just quickly reassure any the other agencies' concerns, the reason the letters may have incomplete or incorrect counties is because our older project review database had limited space to enter municipality and county data, and our letters (and especially our No Effect letters) were often written based on that limited data. To date, the project (in all eight counties) will has No Adverse Effect on Historic Properties (above and below ground) and no further studies are required.

#### **Thanks**

Please note: In an effort to better advise and assist state and federal agencies with their responsibilities under Section 106 and the Pennsylvania History Code, Above Ground Environmental Review has shifted from regional to agencyspecific reviews. To find the Above Ground reviewer for a particular federal or state agency and/or Archaeology Reviewer for a particular region, please visit: https://www.phmc.pa.gov/Preservation/Environmental-Review/Pages/Contact-Information.aspx

Casey J. Hanson, PhD. | Archaeologist Pennsylvania Historical and Museum Commission State Historic Preservation Office 400 North Street, 2nd Floor | Harrisburg, PA 17120

Phone: 717.772.0923 | Fax: 717.772.0920

www.phmc.state.pa.us









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From: Jonathan Glenn < j.glenn@gaiconsultants.com>

**Sent:** Friday, February 11, 2022 11:04 AM

To: Hanson, Casey <chanson@pa.gov>; Diehl, Emma <emdiehl@pa.gov>

Cc: Dana Cress < D.Cress@gaiconsultants.com>

Subject: [External] ER: 2020PR01899 - clarification of concurrence findings

**ATTENTION:** This email message is from an external sender. Do not open links or attachments from unknown sources. To report suspicious email, forward the message as an attachment to CWOPA\_SPAM@pa.gov. Casey and Emma,

Over the course of the above referenced project you have issued a number of letters stating findings of no effect or no adverse effect, and opinions that no further studies are required. This includes the original survey reports, supplemental data requests for 3 architectural resources, and Addendum Report 1 (one each for archaeology and architecture). It has recently been brought to my attention that the title of some of your letters have only listed one or two of the primary counties for the project (surveys actually located in 8 counties). This has raised concerns by some of the other agency reviewers who are questioning if we actually have SHPO concurrence for the entire project.

Is it possible for you to issue another letter or an email response stating that you find the entire project submitted to date (including Bucks, Chester, Delaware, Luzerne, Monroe, Northampton, Wyoming, and York counties) will have no effects or no adverse effects and that no further studies are necessary? This can be a joint response for both archaeological and aboveground resources or, if you prefer, each can issue your own response.

Let me know if I need to submit this request through PA-SHARE, and if that request needs to be separately to each of you. I appreciate your consideration of this situation.

Thanks, Jonathan

#### Jonathan Glenn, M.A., RPA

Cultural Resources Manager

Office 412.399.5191 Mobile 412.735.9970

GAI Consultants, Inc., 385 East Waterfront Drive, Homestead, PA 15120-5005

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## GAI Consultants

#### ENGINEERING, PLANNING, AND ENVIRONMENTAL CONSULTING SINCE 1958

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From: PA-SHARE <RA-phpasharednr@pa.gov>
Sent: Tuesday, March 29, 2022 7:45 AM

To: Dana Cress

Subject: PA-SHARE Environmental Review Subsequent Submission Accepted by PA

SHPO for 2020PR01899 Regional Energy Access Project of

Transcontinental Gas Pipe Line Company, LLC

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Hello,

Your Submission K5GAGRMQV1HL has been accepted as a new submission for Environmental Review 2020PR01899 Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC. You will receive further notifications from PA-SHARE when PA SHPO has completed their review of your submission. **No further other action is required at this time.** 

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Thank you,

March 29, 2022

Jonathan Glenn GAI 385 East Waterfront Drive Homestead PA 151200000

RE: ER Project # 2020PR01899.020, Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC, Federal Energy Regulatory Commission, Multi-Municips, Luzerne County

Dear Jonathan Glenn:

Thank you for submitting information concerning the above referenced project. The Pennsylvania State Historic Preservation Office (PA SHPO) reviews projects in accordance with state and federal laws. Section 106 of the National Historic Preservation Act of 1966, and the implementing regulations (36 CFR Part 800) of the Advisory Council on Historic Preservation, is the primary federal legislation. The Environmental Rights amendment, Article 1, Section 27 of the Pennsylvania Constitution and the Pennsylvania History Code, 37 Pa. Cons. Stat. Section 500 et seq. (1988) is the primary state legislation. These laws include consideration of the project's potential effects on both historic and archaeological resources.

### **Above Ground Resources**

No Above Ground Concerns - Environmental Review - No Effect - Above Ground

Based on the information received and available within our files, it is our opinion that the proposed project will have No Effect on above ground historic properties, including historic buildings, districts, structures, and/or objects, should they exist. Should the scope of the project change and/or should you be made aware of historic property concerns, you will need to reinitiate consultation with our office using PA-SHARE.

For questions concerning above ground resources, please contact Cheryl Nagle at chnagle@pa.gov.

Sincerely,

Emma Diehl

Environmental Review Division Manager

From: PA-SHARE <RA-phpasharednr@pa.gov>
Sent: Tuesday, March 29, 2022 10:54 AM

**To:** Jonathan Glenn

Subject: PA-SHARE Environmental Review Subsequent Submission Accepted by PA SHPO for 2020PR01899

Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC

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Hello,

Your Submission XXRN4W2AF2QM has been accepted as a new submission for Environmental Review 2020PR01899 Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC. You will receive further notifications from PA-SHARE when PA SHPO has completed their review of your submission. **No further other action is required at this time.** 

You can access the submission at:

https://share.phmc.pa.gov/pashare/

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Thank you,

April 21, 2022

Jonathan Glenn GAI 385 East Waterfront Drive Homestead PA 151200000

RE: ER Project # 2020PR01899.021, Regional Energy Access Project of Transcontinental Gas Pipe Line Company, LLC, Federal Energy Regulatory Commission, Multi-Municips, Luzerne County

Dear Jonathan Glenn:

Thank you for submitting information concerning the above referenced project. The Pennsylvania State Historic Preservation Office (PA SHPO) reviews projects in accordance with state and federal laws. Section 106 of the National Historic Preservation Act of 1966, and the implementing regulations (36 CFR Part 800) of the Advisory Council on Historic Preservation, is the primary federal legislation. The Environmental Rights amendment, Article 1, Section 27 of the Pennsylvania Constitution and the Pennsylvania History Code, 37 Pa. Cons. Stat. Section 500 et seq. (1988) is the primary state legislation. These laws include consideration of the project's potential effects on both historic and archaeological resources.

### **Archaeological Resources**

No Archaeological Concerns - Environmental Review - Negative Survey Report/Negative Survey Form

This report meets our standards and specifications as outlined in Guidelines for Archaeological Investigations in Pennsylvania (SHPO 2021) and the Secretary of the Interior's Guidelines for Archaeological Documentation. We agree with the recommendations of this report, and in our opinion, no further archaeological work is necessary for this project. If project plans should change and/or you should be made aware of historic property concerns, please reinitiate consultation with our office using PA-SHARE.

For questions concerning archaeological resources, please contact Casey Hanson at chanson@pa.gov.

Sincerely,

Emma Diehl

**Environmental Review Division Manager**