

U. S. Department of Transportation Pipeline and Hazardous Materials Safety Administration

Natural Gas Distribution Infrastructure Safety and Modernization Grant Program Citizens Gas and Coke Utility Indianapolis, Indiana Finding of No Significant Impact NGDISM-FY22-EA-2023-14

PHMSA Approval:		

I. Introduction

This document serves as the Pipeline and Hazardous Materials Safety Administration's (PHMSA) Finding of No Significant Impact (FONSI) and provides final agency determinations and approvals for the federal actions to comply with the requirements of the National Environmental Policy Act (NEPA) (42 U.S.C. 4321 et seq.) and CEQ regulations (40 CFR parts 1500-1508). This FONSI is based on the information and analysis contained in the Tier 1 Nationwide Environmental Assessment for the Natural Gas Distribution Infrastructure Safety and Modernization Grant Program¹ (Tier 1 EA) and the site-specific Tier 2 Environmental Assessment (Tier 2 EA), approved February 21, 2024, incorporated herein by reference.

II. Public Involvement

On November 9, 2022, PHMSA published a Federal Register notice (87 FR 67748) with a 30-day comment period soliciting comments on the "Tier 1 Nationwide Environmental Assessment for the Natural Gas Distribution Infrastructure Safety and Modernization Grant Program". During the 30-day comment period, PHMSA received one comment letter dated December 9, 2022, from the American Public Gas Association (APGA) on various aspects of the program and air quality related analysis identified in the EA. The APGA noted that the majority of projects would conduct pipe replacements by open trenching construction methods and that it is standard industry practice to seal and abandon legacy pipes rather than removing old pipeline for replacement. The APGA also provided perspectives on three areas relating to the environmental reviews of pipeline projects and include (1) the use of the specific studies (e.g., Lamb (2015)² and Weller et al. (2020)³ for quantifying greenhouse gas emissions, (2) utilization of the Social Cost of Greenhouse Gasses (SC-GHG) and (3) the U.S. Army Corps of Engineer's Nationwide Permit (NWP) program. This APGA letter is available for public review at www.regulations.gov at the Docket No: PHMSA-2022-0123.

PHMSA reviewed the comment letter provided by APGA. PHMSA notes that project-specific construction methods are analyzed in the project specific Tier 2 EAs and that Tier 2 EAs include information on whether the work would include removal of old pipeline or abandonment. Regarding the suggested Lamb (2015) study for methane leak calculations, it is noted that PHMSA only utilized the pipeline material distribution reported by Weller et al. (2020) in order to quantify the leakage of methane from existing pipelines. The emission factors listed in the Tier 1 EA were calculated using data from Lamb (2015) and GRI/EPA (1996)⁴, not Weller et al. (2020). Table 1 of the Tier 1 EA lists the EPA methane emission factors, which were adopted from Lamb (2015). Regarding the SC-GHG, PHMSA analyzed the SC-GHG in accordance with the Council on Environmental Quality (CEQ) interim guidance to assist agencies in analyzing greenhouse gas (GHG) and climate change effects of their proposed actions under the National Environmental Policy Act (NEPA). CEQ recommends that agencies provide additional context for GHG emissions, including through the use of the best available social cost of GHG (SC-GHG) estimates, to translate climate impacts into the more accessible metric of dollars, allow decision makers and the public to make comparisons, help evaluate the significance of an action's climate change effects,

 $^{{}^{1}\}text{https://www.federalregister.gov/documents/2022/11/09/2022-24378/pipeline-safety-notice-of-availability-of-the-tier-1-nationwide-environmental-assessment-for-the}$

² Lamb, B. K., Edburg, S. L., Ferrara, T. W., Howard, T., Harrison, M. R., Kolb, C. E., ... & Whetstone, J. R. (2015). Direct measurements show decreasing methane emissions from natural gas local distribution systems in the United States. Environmental Science & Technology, 49(8), 5161-5169.

³ Weller, Z. D., Hamburg, S. P., & von Fischer, J. C. (2020). A national estimate of methane leakage from pipeline mains in natural gas local distribution systems. Environmental science & technology, 54(14), 8958-8967

⁴ GRI/EPA 1996. Methane Emissions from the Natural Gas Industry. EPA-600/R-96-080. June 1996.

⁵ https://www.federalregister.gov/documents/2023/01/09/2023-00158/national-environmental-policy-act-guidance-on-consideration-of-greenhouse-gas-emissions-and-climate

and better understand the tradeoffs associated with an action and its alternatives. PHMSA also supports the Army Corps of Engineer's NWP program. Based on a review and assessment of the APGA's comments, PHMSA has determined that no further analysis is warranted.

The approved Tier 2 EA for Citizens Gas and Coke Utility was made available on PHMSA's website⁶ for public review on February 27, 2024. A notice of availability for the Tier 2 EA was published in *The Indianapolis Star* on March 1, 2024, with a public comment period closing date of April 12, 2024. In addition to the EA (PHMSA Tier 2 EA Citizens Gas and Coke Utility (dot.gov)) being made available on PHMSA's website, a hard copy was available at Citizens' general office located at 2020 North Meridian Street, Indianapolis.

PHMSA did not receive any comments on the Tier 2 EA. The Tier 1 EA described that the majority of site-specific projects would utilize the insertion method of pipe replacement; it is noted that the Citizens Gas and Coke Utility (Citizens) would utilize these methods for the majority of work, with the exception of the Fall Creek segment where an HDD construction method would be used. These construction methods would result in similar impacts when compared to the insertion method and this was disclosed and assessed in the Tier 2 EA.

III. Selected Action Alternative

The Selected Action Alternative is identified as the "Proposed Action" in the Tier 2 EA and includes the following:

The Selection Action Alternative will replace 4.7 miles of cast iron pipe with polyethylene (PE) pipe. The project consists of six segments with approximately 3.1 miles of 24-inch and 1.6 miles of 16-inch cast iron pipe. Segments A - D will replace 3.1 miles of cast-iron pipe in the existing right-of-way (ROW) along North Rural Street corridor from East Fall Creek Parkway Drive to East Michigan Street. Projects E and F will replace 1.7 miles of cast-iron pipe in the ROW along East 42nd Street from Lesly Avenue to Pendelton Pike. The project will use insertion construction methods for most work, which consists of the replacement pipe being installed inside the existing pipeline, for all project segments except where pipeline will be replaced under Fall Creek. Pipeline near Fall Creek will be installed using horizontal directional boring methods where the pipeline will be within approximately 10 feet of the existing pipe segment under Fall Creek, likely below the existing pipe. Where new pipeline is installed adjacent to the existing line, the existing pipeline will be abandoned in place.

The Selected Action alternative was chosen as it best meets the project's purpose and need to: (1) improve upon the safe delivery of energy by reducing the likelihood of incidents, as well as methane leaks; (2) avoid economic losses caused by pipeline failures; and (3) protect the environment and reduce climate impacts by remediating aged and failing pipelines and pipes prone to leakage.

IV. Minimization and Mitigation

Citizens Gas and Coke Utility shall implement the following mitigation measures:

⁶ https://www.phmsa.dot.gov/about-phmsa/working-phmsa/grants/pipeline/tier-2-site-specific-environmental-documents

- Efficient use of on-road and non-road vehicles, by minimizing speeds and vehicles.
- Minimize excavation to the greatest extent practical.
- Use cleaner, newer, non-road equipment as practicable.
- Minimize all vehicle idling and at minimum, conform with local idling regulations.
- Ensure all vehicles and equipment are in proper operating condition.
- Ensure on-road and non-road engines meet EPA exhaust emission standards (40 CFR Parts 85, 86, and 89).
- Cover open-bodied trucks while transporting materials.
- Conduct watering, or use of other approved dust suppressants, at construction sites and on unpaved roadways, as necessary.
- Minimize the area of soil disturbance to those necessary for construction.
- Minimize construction site traffic by the use of offsite parking and shuttle buses, as necessary.
- Cross-compression technology will be used to capture methane.
- Citizens Gas and Coke Utility shall avoid staging in areas within or near aquatic resources.
- Citizens Gas and Coke Utility shall ensure all preconstruction contours are restored, natural
 areas are reseeded, and BMPs are used during construction to control sediment and erosion
 and prevent pollutants from entering waterways.
- Citizens Gas and Coke Utility shall avoid any direct impacts to open Fall Creek by using directional bore methods and complying with their frac-out plan.
- Citizens shall obtain and/or comply with any necessary Indiana Department of Natural Resources' approvals or permits for construction activities located in the regulated flood hazard areas.
- In the event of a release of hazardous materials/waste into the environment during construction, Citizens shall notify the appropriate emergency response agencies, potentially impacted residents, and regulatory agencies of the release or exposure.
- Citizens Gas and Coke Utility shall utilize a Stormwater Pollution Prevention Plan which would identify appropriate construction and restoration activities to minimize the potential impacts to groundwater. All impacted areas would be restored to pre-construction conditions.
- Prior to the commencement of work in areas potentially containing hazardous materials,
 Citizens Gas and Coke Utility shall conduct soil sampling to determine if any contaminants exist.
 Should contaminated soils be found and work in the area cannot be avoided, Citizens Gas and
 Coke Utility shall develop a Soil Management Plan to include soil screening requirements, the
 oversight or monitoring of soil moving activities, contingency plans for the handling, removing,
 temporarily storing, characterizing, disposing of contaminated or unsuitable materials, and
 measures for containing, treating, and disposing of stormwater that may contact exposed soils.
- If, during construction activities, environmental liabilities are encountered (i.e. stained soils, sheen on groundwater, petroleum odors in soil and groundwater, etc.), Citizens would cease all activities in that area, and notify the appropriate regulatory agency (i.e. ADEM or EPA) and implement the proper mitigation measures.
- Citizens Gas and Coke Utility shall utilize best management practices, as appropriate, to control
 sediment and erosion during construction which may include silt fencing, check dams, and
 promptly covering all bare areas. All impacted areas shall be restored to pre-construction
 conditions.
- Citizens Gas and Coke Utility is responsible for abiding by all applicable federal, state, and local regulations.

- If, during project implementation, a previously undiscovered archaeological or cultural resource that is or could reasonably be a historic property is encountered or a previously known historic property will be affected in an unanticipated manner, all project activities in the vicinity of the discovery will cease and the Citizens Gas and Coke Utility will immediately notify PHMSA. This may include discovery of cultural features (e.g., foundations, water wells, trash pits, etc.) and/or artifacts (e.g., pottery, stone tools and flakes, animal bones, etc.) or damage to a historic property that was not anticipated. PHMSA will notify the State Historic Preservation Office and participating federally recognized tribes and conduct consultation as appropriate in accordance with 36 CFR § 800.13. Construction in the area of the discovery must not resume until PHMSA provides further direction.
- In the event that unmarked human remains are encountered during permitted activities, all work shall halt and Citizens Gas and Coke Utility shall immediately contact PHMSA as well as the proper authorities in accordance with applicable state statutes to determine if the discovery is subject to a criminal investigation, of Native American origin, or associated with a potential archaeological resource. At all times human remains must be treated with the utmost dignity and respect. Human remains and associated artifacts will be left in place and not disturbed. No skeletal remains or materials associated with the remains will be photographed, collected, or removed until PHMSA has conducted the appropriate consultation and developed a plan of action. Project activities shall not resume until PHMSA provides further direction.
- All work, material, equipment, and staging to remain within the road's existing right-of-way or
 utility easement or other staging areas as identified in the environmental documentation. If the
 scope of work changes in any way that may alter the effects to historic properties as described
 herein, the grant recipient must notify PHMSA, and consultation may be reopened under
 Section 106.
- The exact staging areas for the Undertaking are currently unknown; therefore, staging should be confined to paved areas; if staging cannot be confined to paved areas, geotextile fabric or other similar protective measures (such as pressure distributing mats) must be laid in any affected unpaved area to minimize ground disturbance, prevent soil compaction, and protect potential archaeological features and artifacts.
- Citizens Gas and Coke Utility shall ensure that full public access to, and use of Fall Creek Trail, Washington Park, and Brookside Park is maintained during construction.
- Citizens Gas and Coke Utility shall utilize HDD methods to directionally bore the replacement pipeline under the Fall Creek Trail in all areas where the project intersects the Fall Creek Trail.
- Citizens Gas and Coke Utility shall coordinate with park officials when implementing a traffic management plan to ensure access to the park facilities are maintained prior to construction.
- Citizens Gas and Coke Utility shall maintain traffic flows to the extent possible and use traffic control measures to assist traffic negotiating through construction areas, as needed.
- Citizens Gas and Coke Utility shall coordinate with state and local agencies regarding detours and/or routing adjustments during construction and would notify any potentially impacted residents and/or business owners.
- Citizens Gas and Coke Utility shall have a traffic control plan in place, prior to construction, and coordinate with the appropriate agency well in advance of any impacted emergency services or essential agency functions.
- Citizens Gas and Coke Utility would adhere to Indianapolis, Municipal Code of Ordinances, Chapter 391, Article III, Noise.
- Citizens Gas and Coke Utility shall provide advanced public notifications of construction schedules to all affected parties including residents and businesses adjacent to the project area.

- Citizens Gas and Coke Utility shall use standard construction safety methods and procedures;
 and conduct regular safety audits of crews performing work in the field and subsequent follow-up reporting and/or training, as required.
- Citizens Gas and Coke Utility shall ensure their DIMP procedures are updated as necessary, the
 work is constructed in accordance with industry best practices and the project would comply
 with all local, state, and federal regulations, including those for safety.

V. Findings and Determinations

Based on the analysis in this Tier 2 EA, PHMSA did not identify any significant adverse impacts on human health or the natural environment that would result from implementation of the Selected Action Alternative. The project will not require any additional right-of-way or easements.

Section 106 of the National Historic Preservation Act

PHMSA issued a Section 106 'No Adverse Effect to Historic Properties' finding for the project and sent a letter to the Department of Natural Resources (acting in its capacity as the State Historic Preservation Office for Indiana) initiating Section 106 consultation and requesting concurrence on PHMSA's finding of 'No Adverse Effect to Historic Properties' on January 26, 2024. The Deputy Director of Planning and Construction for Indy Parks and Recreation, the Indianapolis Historic Preservation Commission, the Marion County Historical Society, and the Indiana Historical Society were copied on the letter and invited to participate as a consulting parties. PHMSA also sent letters on January 26, 2024, to the following federally recognized tribes, inviting them to participate in consultation:

- Delaware Nation, Oklahoma
- Miami Tribe of Oklahoma
- Seneca-Cayuga Nation

The letter to the tribes initiated Section 106 consultation to determine if there were any historic properties of cultural or religious significance to the tribes, to determine of the tribes would like to be consulting parties, and to notify the tribes of PHMSA's intention to make a finding of 'No Adverse Effect to Historic Properties'.

The Indiana Department of Natural Resources responded on February 27, 2024, stating that they concurred with the project provided all construction activities remain within areas disturbed by previous construction. No responses were received from the other tribes, or consulting parties within 30 days of submitting the consultation letters and therefore, in accordance with 36 CFR § 800.5(c)(1), PHMSA may proceed with carrying out the undertaking.

The Cultural Resource mitigation measures are listed above in Section IV, Minimization and Mitigation. One additional mitigation measure was added that specifies that staging areas should be confined to paved areas or geotextile fabric or other similar protective measures must be laid in unpaved areas. This, in conjunction with the other cultural resources mitigative measures, emphasizes the importance that all work should remain in disturbed areas and furthermore, all staging shall occur in paved areas. Should the project area or scope of work change, or if cultural materials are encountered during construction, PHMSA would re-initiate consultation with SHPO and the federally recognized tribes. In the event of unanticipated discoveries, the grantee is required to stop work and notify PHMSA immediately. In turn,

PHMSA would consult with SHPO and the federally recognized tribes. Attached to this FONSI is a document providing details on the protocol and requirements regarding unanticipated discoveries.

Section 4(f) of the U.S. Department of Transportation Act of 1966

As discussed in the Tier 2 EA, regarding Section 4(f) impacts, PHMSA solicited comments on their intention to issue a *De Minimis* use of Section 4(f) resources, specifically the Fall Creek Trail, Washington Park, and Brookside Park. Following the public comment period, PHMSA coordinated with the Section 4(f) property's Official with Jurisdiction, Indy Parks via letter dated April 15, 2023. On April 15, 2024, Indy Parks concurred that the proposed work does not have an adverse effect on the recreational activities, features, or attributes that qualify Fall Creek Trail, Washington Park, and Woodside Park for protection under Section 4(f) of the U.S. Department of Transportation Act of 1966.

The selected alternative will result in the use of Fall Creek Trail, Washington Park, and Brookside Park, which are Section 4(f) resources. PHMSA hereby makes a de minimis impact determination for the use of these Section 4(f) resources as the selected alternative will not adversely affect the resources' activities, features, and attributes. The de minimis impact determination is based on the impact avoidance, minimization, and mitigation or enhancement measures detailed in the Environmental Assessment and FONSI for the project.

Finding of No Significant Impact

Consistent with the Tier 1 EA and the Tier 2 EA, PHMSA is making a FONSI determination, in accordance with 40 CFR 1501.6, for this project as it meets the following conditions:

- The Tier 2 Environmental Questionnaire for the selected action is complete and accurate.
- The types and extent of anticipated environmental impacts are as expected in the Tier 1 EA.
- Project proponent commits to compliance with applicable Federal and State environmental requirements.
- The project proponent commits to perform mitigation measures described in the Tier 2 Site Specific Environmental Assessment.
- PHMSA's review of the Tier 2 Environmental Questionnaire did not identify adverse and unanticipated types or levels of environmental impacts.

After careful and thorough consideration of the facts herein, the undersigned finds that the proposed Federal action, namely the Selected Action Alternative, is consistent with existing environmental policies and objectives as set forth in NEPA and other applicable environmental requirements and is not a major federal action significantly affecting the quality of the human environment or otherwise, including any condition requiring consultation pursuant to Section 102(2)(c) of NEPA. Furthermore, PHMSA finds that the Tier 1 EA and Tier 2 EA satisfy the requirements of NEPA (42 U.S.C. 4321 et seq.) and CEQ regulations (40 CFR parts 1500-1508). As a result, PHMSA will not prepare an Environmental Impact Statement.

PIPELINE AND HAZARDOUS MATERIALS SAFETY ADMINISTRATION (PHMSA) UNANTICIPATED DISCOVERIES PROTOCOLS

A. Unexpected Discoveries, Previously Unidentified Properties, or Unexpected Effects:

In accordance with 36 CFR § 800.13, if a previously undiscovered archeological or cultural resource that is or could reasonably be a historic property is encountered or a previously known historic property will be affected in an unanticipated manner during construction, the Grant Recipient will implement the following procedures. This may include discovery of cultural features (e.g., foundations, water wells, trash pits, etc.) and/or artifacts (e.g., pottery, stone tools and flakes, animal bones, etc.) or damage to a historic property that was not anticipated. We advise construction personnel to cease construction and for the Grant Recipient to consult with PHMSA to address post-review concerns. Each step within these procedures will be completed within seven (7) days unless otherwise specified:

- 1. The person or persons encountering such properties or effects shall immediately stop construction in the area of the discovery and notify the Grant Recipient, who will contact PHMSA and the Section 106 point of contact (POC; contact information listed below). Upon notification by the Grant Recipient of a discovery, PHMSA shall immediately notify the State Historic Preservation Office (SHPO), participating Tribe(s)/Nation(s), and other consulting parties that may have an interest in the discovery, previously unidentified property or unexpected effects, and consult to evaluate the discovery for eligibility for listing in the National Register of Historic Places (National Register) and/or the effects of the undertaking on historic properties.
- 2. The Grant Recipient will take all reasonable measures to avoid or minimize harm to the property until PHMSA has completed consultation with the SHPO, participating Tribe(s)/Nation(s), and any other consulting parties. They will require the contractor to immediately cease all ground disturbing and/or construction activities within a 100-foot radius buffer zone of the discovery, which PHMSA may reduce or expand based on SHPO standards. For any discovered archeological resources, the Grant Recipient will also halt work in surrounding areas where additional subsurface remains are reasonably expected to be present.
- 3. The Grant Recipient will ensure that no excavation, operation of heavy machinery, or stockpiling occurs within the buffer zone. The Grant Recipient will secure the buffer zone through the installation of protective fencing. The Grant Recipient will not resume ground disturbing and/or construction activities within the buffer zone until the specified Section 106 process is complete. Work in all other Project areas may continue.
- 4. Following notification of an unanticipated discovery or effect, the Grant Recipient, in coordination with PHMSA, the Section 106 POC, and consultants as appropriate, will investigate the discovery site and evaluate the resource(s). The Grant Recipient or their consultant will prepare and submit a written document containing a proposed determination of National Register eligibility for the resource and/or, if relevant, an assessment of the Undertaking's effects on historic properties. PHMSA may elect to assume eligibility and/or adverse effects for expediency.
- 5. If the unanticipated discovery is determined to be eligible for listing in the National Register and/or adverse effects cannot be avoided, the Grant Recipient, in coordination with PHMSA, will propose in writing to SHPO and participating Tribe(s)/Nation(s) and consulting parties, treatment measures to resolve adverse effects.
- 6. If it is necessary to develop treatment measures, the Grant Recipient, in coordination with PHMSA, will implement the approved treatment measures. The Grant Recipient will ensure construction-related activities within the buffer zone do not proceed until consultation with SHPO, Tribe(s)/Nation(s) and other consulting parties concludes with: 1) a determination that the resource is not National Register-eligible or there are no new adverse effects; 2) the agreed upon treatment

measures have been implemented; or 3) it has been agreed that the treatment measures can be completed within a specified time period after construction-related activities have resumed.

B. Unanticipated Discovery of Human Remains

If the unanticipated discovery includes what is or suspected to be human remains, the Grant Recipient will implement the following procedures. At all times human remains must be treated with the utmost dignity and respect. Human remains or associated artifacts will be left in place and not disturbed. No skeletal remains or materials associated with the remains will be photographed, collected or removed until appropriate consultation has taken place and a plan of action has been developed. We advise construction personnel to cease construction and for the Grant Recipient to consult with the PHMSA to address post-review concerns. Each step within these procedures will be completed within seven (7) days unless otherwise specified:

- 1. If marked or unmarked graves, human skeletal remains, or skeletal remains believed to be human are encountered during development, all potential disturbance to the graves, skeletal remains, or associated items (e.g., artifacts, headstones, etc.) must cease and law enforcement be notified in accordance with applicable State statute(s) and to determine if the discovery is subject to a criminal investigation. The Grant Recipient will notify PHMSA and the Section 106 POC within twenty-four (24) hours of the initial discovery.
- 2. Work in the general area of the discovery will stop immediately and the Grant Recipient will immediately secure and protect the human remains and any associated artifacts in place in such a way that minimizes further exposure or damage from the elements, looting, and/or vandalism. The Grant Recipient will ensure a perimeter with a 100-foot radius buffer zone around the discovery is established where there will be no excavation, operation of heavy machinery, or stockpiling. PHMSA may reduce or expand this buffer zone based on SHPO standards. The Grant Recipient will secure the buffer zone through the installation of protective fencing at minimum. The Grant Recipient will not resume ground disturbing and/or construction activities within the buffer zone until the specified Section 106 process is complete. Work in all other Project areas may continue.
- 3. If a criminal investigation is not appropriate, the Grant Recipient will ensure compliance with any applicable State and local laws pertaining to human remains, funerary objects, and cemeteries. Discoveries of human remains on Federal or Tribal lands shall be subject to the Native American Graves Protection and Repatriation Act (NAGPRA) (25 USC §3001-3013, 18 USC § 1170); and the Archaeological Resources Protection Act (ARPA) (14 USC § 470), as applicable. PHSMA, in coordination with the Grant Recipient, will consult with the appropriate Tribe(s)/Nation(s) and consulting parties.
- 4. In the event the human remains encountered are of Native American origin, PHMSA, in coordination with the Grant Recipient, will consult with the appropriate Tribe(s)/Nation(s) and SHPO to determine treatment measures for the avoidance, recovery or reburial of the remains and any associated artifacts. When applicable, PHMSA and the Grant Recipient will follow the principles within the ACHP's Policy Statement on Burial Sites, Human Remains, and Funerary Objects, dated March 1, 2023.
- 5. If the remains are not of Native American origin, the Grant Recipient, in coordination with PHMSA, will consult with the SHPO and participating consulting parties to determine if the discovery is a historic property, take into account the effects on the historic property, and resolve adverse effects, as appropriate.
- 6. If it is necessary to develop treatment measures, the Grant Recipient, in coordination with PHMSA, will implement the approved treatment measures. The Grant Recipient will ensure ground disturbing and construction-related activities within the buffer zone do not proceed until consultation with the SHPO, consulting Tribe(s)/Nation(s) and participating consulting parties

- concludes with: 1) a finding that the resource is not National Register-eligible or there are no new adverse effects; 2) the agreed upon treatment measures have been implemented; or 3) it has been agreed that the treatment measures can be completed within a specified time period after construction-related activities have resumed.
- 7. The Grant Recipient, in coordination with PHMSA, will also ensure ground disturbing and construction-related activities within the buffer zone do not proceed until the Grant Recipient has complied with all applicable State or local cemetery or burials laws.

Points of contact are as follows:

- o PHMSA: Matt Fuller (217) 707-8169; Matt.Fuller@dot.gov
- Section 106 POC (Volpe): Kathering Giraldo (857) 320-1359; PHMSA106@dot.gov