

From: [Quinnell, Susan L.](#)
To: [Picha, Paul R.](#); kspilman@keitu.com; wharding@swca.com
Subject: RE: Paradigm Johnson's Corner Connector Pipeline - SWCA Report dated September 2015 Principal Investigator William Harding
Date: Tuesday, March 15, 2016 1:47:09 PM
Attachments: [image001.jpg](#)

Hi Kathleen,

SWCA archaeologists and or historians should update the site form again, (or submit a new site form) with their opinion of the rock foundation. Further document research may be helpful in pinpointing the location of the former post office. If the rock foundation can be linked to the former post office, (and the 500 feet keeps it out of harm's way), then monitoring is not warranted for 32MZx97.

Susan Quinnell
Review and Compliance Coordinator
ND State Historic Preservation Office
State Historical Society of North Dakota
North Dakota Heritage Center
612 East Boulevard Avenue
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From: Picha, Paul R.
Sent: Monday, March 14, 2016 5:00 PM
To: Quinnell, Susan L.
Subject: FW: Paradigm Johnson's Corner Connector Pipeline - SWCA Report dated September 2015 Principal Investigator William Harding

From: Kathleen Spilman, PE [<mailto:kspilman@keitu.com>]
Sent: Monday, March 14, 2016 4:55 PM
To: Picha, Paul R.
Cc: Ryan King
Subject: FW: Paradigm Johnson's Corner Connector Pipeline - SWCA Report dated September 2015 Principal Investigator William Harding

Mr. Picha

You may recall from this email last fall, you were successful in asking SWCA to revise their report eliminating the need for a monitor at this site for the Johnson's Corner Connector pipeline. The site identifier 32MZx97 (denoted by the use of the "x") and their report identifies it as only a site lead. And since it was originally identified in the days before the use of GIS/GPS field units was widespread, the site lead location was only identified as somewhere within the designated quarter section. Since we have been involved in providing compliance services for this project, we have

EXHIBIT 9

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Exhibit 9 - E-mail Correspondence with SHPO

Sacagawea Pipeline Company, LLC

discovered information to identify the reported "post office" feature as being over 500 feet away as what remains of the rock foundation of the former building.

This same corridor was approved by the ND PSC for a second pipeline, namely the main Sacagawea Pipeline. That project is starting its construction in this area later this week.

Given that SWCA did change their report for the exact same item for the other pipeline and eliminated the need for a field construction monitor; (2) that the "x" designates it as no more than a site lead; and that (3) subsequent and more specific information now places the feature over 1000 feet away; is it appropriate for us to eliminate the site monitor for this other project in the exact same area?

Please advise.

Thank You.

Kathleen M. Spilman, P.E.

From: Kathleen Spilman, PE [<mailto:kspilman@keitu.com>]

Sent: Wednesday, September 30, 2015 4:31 PM

To: 'Paul R. Picha (ppicha@nd.gov)' <ppicha@nd.gov>

Subject: Paradigm Johnson's Corner Connector Pipeline - SWCA Report dated September 2015
Principal Investigator William Harding

Paul –

SWCA was engaged by our client (Paradigm Midstream) to assess cultural resource impacts of this 13 mile pipeline project which is likely to be submitted to the ND PSC. Their report is likely already enroute to your office. Keitu will be prepping the actual PSC application and performing some of the other work necessary for submission of a transmission pipeline application to the PSC. We will likely also be hired as the applicants (i.e. Paradigm's) independent on-site compliance inspector during project construction.

Could I have 5 minutes of your time to discuss this report? Stationing a monitor there during the construction seems unnecessary - especially when SWCA did not find anything at all during the Class III field survey. And there is nothing in the hand sketch to suggest the original site lead is anywhere near the extreme southwest corner of the area denoted in the sketch which is where the pipeline will run.

Send me a time and date. With the exception of next week Wednesday, I am available at your convenience.

Kathleen M. Spilman, P.E.
Managing Director

KECI 3-color Logo 08.jpg



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