

NEPA ASSESSMENT

**Seelyville Site
N. Twin Beach Street
Brazil, Clay County, IN**

DEA Project No. 22111004

August 31, 2022

PREPARED FOR:

Bethel Baptist Church

12970 W 500 N
Linton, IN 47441

PREPARED BY:



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1. INTRODUCTION

1.1 Scope of Services

Pursuant to authorization issued by Bethel Baptist Church on behalf of Bethel Baptist Church, a NEPA Assessment was performed for the Seelyville Site in Brazil, Clay County, IN. This report presents the findings of our investigation.

The scope of services for the NEPA Assessment was based, in part, on the guidelines set forth by the Council on Environmental Quality (CEQ) and the National Environmental Policy Act (NEPA). The scope for this project was in general accordance with the specific Federal Communication Commission (FCC) regulations for implementing NEPA (47 CFR, Part 1, Subpart I, §1.1301 to 1.1319).

1.2 Site Location/Description

Bethel Baptist Church proposes to construct a 199' (with appurtenances) tall Self-Support tower located near N. Twin Beach Street, in Brazil, Clay County, IN. The Site (Lease Parcel) is a 208' x 208' area which is part of a larger ± 1 acre Parent Tract of land located at Latitude N39° 31' 43.9", Longitude W87° 11' 58.1". The proposed project will include the development of a 60' x 60' tower compound, a 199' (199' with appurtenances) tall Self-Support tower and associated communications equipment. A proposed $\pm 16'$ wide x $\pm 45'$ long access/utility easement will extend in an easterly direction from N. Twin Beach Road (N. County Rd 500 W) to the proposed project area.

The Site is located within the central portion of the Parent Tract property, which is currently agricultural land. The Site and Parent Tract are located in the northwestern portion of Clay County, IN. The surrounding area is rural in nature, with a mix of residential, agricultural, and undeveloped area throughout.

Please refer to Site Plans for a general location map.

2. SCREENING SUMMARY TABLE

The following Table illustrates the results of the NEPA review that was conducted for the Site and surrounding area:

FCC-NEPA Review Checklist Summary			
NEPA Item		New Build	
		Yes	No
1.	Is the proposed facility located in an officially designated wilderness area?	<input type="checkbox"/>	<input checked="" type="checkbox"/>
2.	Is the proposed facility located in an officially designated wildlife preserve?	<input type="checkbox"/>	<input checked="" type="checkbox"/>
3.	Will the proposed facility likely affect listed threatened or endangered species or designated critical habitats; or likely jeopardize the continued existence of any proposed endangered or threatened species; or likely result in the destruction or adverse modification of proposed critical habitats? (Ref. 50 CFR Parts 17, 222, 226 & 227).	<input type="checkbox"/>	<input checked="" type="checkbox"/>
4.	Will the proposed facility affect districts, sites, buildings, structures, or objects significant in American history, architecture, archeology, engineering, or culture that are listed, or potentially eligible for listing in the National Register of Historic Places (NRHP)? (Ref. 36 CFR Part 800 as modified and supplemented by the NPA for the Collocation of Wireless Antennas and the NPA Regarding the Section 106 National Historic Preservation Act Review Process).	<input type="checkbox"/>	<input checked="" type="checkbox"/>
5.	Will the facility affect Indian Religious Sites?	<input type="checkbox"/>	<input checked="" type="checkbox"/>
6.	Is the proposed facility located in a flood plain? (Ref. Executive Order 11988 and 40 CFR Part 6, Appendix A)	<input type="checkbox"/>	<input checked="" type="checkbox"/>
7.	Will construction of the proposed facility involve significant change in surface features (e.g. wetlands, deforestation, or water diversion)? (Ref. Executive Order 11990 and 40 CFR Part 6, Appendix A)	<input type="checkbox"/>	<input checked="" type="checkbox"/>
8.	Is the proposed facility located in a residential neighborhood and required to be equipped with high intensity white lights?	<input type="checkbox"/>	<input checked="" type="checkbox"/>
9.	Will the proposed facility equal or exceed total power output limitations set forth in 47 CFR, Chapter 1, Subpart I, § 1.1307, Table 1?	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Note: Please see Section 3.3 for additional measures provided by the Indiana Department of Natural Resources Division of Fish & Wildlife.

3. NEPA EVALUATION SUMMARY

The National Environmental Policy Act (NEPA) requires federal agencies to evaluate the potential impacts to the environment for projects under their jurisdiction. In accordance with 47 CFR, Part 1, Subpart I §1.1307, the issues/questions, presented below, will require additional evaluation and the preparation of an Environmental Assessment (EA) if answered in the affirmative. Included below is a discussion of the evaluation work conducted during this review, including whether the proposed facility will require the preparation and filing of an EA in accordance with FCC regulations.

3.1 Designated Wilderness Area

Is the facility located in an officially designated wilderness area? No.

Based on a review of USGS Topographic Maps ("Brazil West, IN (1986)" Quadrangle) and other available mapping, the Site is not located in a designated wilderness area.

3.2 Designated Wildlife Preserves

Is the facility located in an officially designated wildlife preserve? No.

Based on a review of USGS Topographic Maps ("Brazil West, IN (1986)" Quadrangle) and other available mapping, the Site is not located in a designated wildlife preserve.

3.3 Threatened and Endangered Species and Habitat

Will the facility affect listed or proposed threatened or endangered (T&E) species or designated critical habitats? No.

A current listing of threatened and endangered species in the area of the subject site was obtained from the U.S. Fish & Wildlife Service (FWS) IPaC website. In addition, a current listing of State listed threatened and endangered species in the area of the subject site was obtained from Indiana Department of Natural Resources Division of Fish & Wildlife's website. Using the compiled information in conjunction with our own data, an Informal Biological Assessment (IBA) was conducted by DEA to determine if any of the listed or proposed T&E species were readily observable and/or whether habitat necessary to support the listed species is present on or in proximity to the Site.

Our evaluation of flora and fauna in the Site area used the current list of Threatened and Endangered Species that have been identified in the immediate project area. No listed or proposed threatened or endangered species were observed on or in proximity to the Site. Further, it is our opinion that the proposed project will have no effect on habitat that may be used by T&E species. Based on the data available and our field observations, we find that the project will have No Effect on listed threatened or endangered species.

Based on DEA's determination that that project will have No Effect on listed threatened or endangered species, Section 7 consultation with USFWS is completed. Copies of all documentation are included in the Appendix.

Our IBA was submitted to the Indiana Department of Natural Resources Division of Fish & Wildlife, requesting concurrence with our findings. The Indiana Department of Natural Resources Division of Fish & Wildlife concurred with our findings, by letter dated June 16, 2022 (attached), provided that the following measures be implemented:

- 1.) Revegetate all bare and disturbed areas with a mixture of grasses (excluding all varieties of tall fescue) and legumes as soon as possible upon completion; low endophyte tall fescue may be used in the ditch bottom and side slopes only.
- 2.) Appropriately designed measures for controlling erosion and sediment must be implemented to prevent sediment from entering the stream or leaving the construction site; maintain these measures until construction is complete and all disturbed areas are stabilized.

Copies of all documentation are included in the Appendix.

The Site is not designated as "Critical Habitat" as defined in 50 CFR.

3.4 Historic and Cultural Concerns

Will the proposed project affect districts, Sites, buildings, structures or objects significant in American history, architecture, archeology, engineering or culture that are listed or potentially eligible for listing in the National Register of Historic Places? No.

DEA conducted a Section 106 Review for the proposed tower construction project in accordance with the requirements stipulated by the Nationwide Programmatic Agreement (NPA). The Review defined the tower compound construction area, access easements, and other potential areas of ground disturbance, as the Area of Potential Effect (APE) for Direct Effects. The Review defined an area one-half mile in radius from the Site as the Area of Potential Effect (APE) for Visual Effects. This work concluded that there are no historic properties within either APE.

As required by the NPA, Public Participation as well as notification to Local Governments and other Potentially Interested Parties was conducted. A Public Notice was posted in the Brazil Times on March 25, 2022, inviting review and comment on the proposed project by the general public. This notice provided for a 30-day comment period. As of the date of this report we are aware of no comments made by the public.

Notification letters, dated March 23, 2022, inviting comment on the proposed tower project, were directed to:

City of Brazil Planning & Zoning
Clay County Council
Clay County Historical Society
Indiana Historical Society
Indiana Landmarks

As of the date of this report we have received no responses. Therefore, we consider the lack of response as an indication that these parties have chosen not to participate in the review process.

As required by the NPA, a completed FCC Form 620 was submitted to the IN SHPO requesting concurrence that there are no historic properties within either APE. By letter dated June 9, 2022 the SHPO concurred.

Copies of all correspondence, including Form 620, are included in the Appendix.

3.5 Indian Religious & Significant Sites

Will the proposed project affect Indian religious Sites? No.

In accordance with the requirements stipulated by the Nationwide Programmatic Agreement (NPA), notification of the proposed project was made via the FCC Tower Construction Notification System (TCNS). Twenty-four (24) Native American Tribes, registered as having a potential interest in the geographic area of the project, were notified of the project by the TCNS. Required consultation has been completed with eleven (11) of these Tribes. The following Tribes have completion clauses included in their TCNS comments or have responded stating they have no objection to, or significant comments on, the proposed project:

Bad River Band of Lake Superior Chippewa Indians
Crow Creek Sioux Tribe
Eastern Shawnee Tribe of Oklahoma
Forest County Potawatomi Community
Lac du Flambeau Band of Lake Superior Chippewa Indians
Miami Tribe of Oklahoma
Peoria Tribe of Indians of Oklahoma
Pokagon Band of Potawatomi Indians
Prairie Band Potawatomi Nation
Red Lake Band of Chippewa Indians of Minnesota
Shawnee Tribe

In accordance with the provisions of the NPA, a reasonable and significant effort was made to follow up with the Tribes that did not respond to the TCNS notification. All documentation related to these efforts is included in the Appendix. To date, the following thirteen (13) Tribes have not responded to our consultation attempts:

Absentee-Shawnee Tribe of Indians of Oklahoma
Chippewa Cree Tribe of the Rocky Boy's Reservation
Delaware Tribe of Indians of Oklahoma - Midwestern Office
Ho-Chunk Nation
Iowa Tribe of Oklahoma
Kaw Nation
Omaha Tribe of Nebraska
Otoe-Missouria Tribe of Indians
Ottawa Tribe of Oklahoma
Ponca Tribe of Indians of Oklahoma
Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin
Seneca-Cayuga Nation
Wyandotte Nation

The Federal Communications Wireless Infrastructure Second Report and Order (WTB Docket No. 17-79), sets forth that the applicant's Tribal Consultation obligations have been fulfilled for projects after two attempts to consult have been made by the applicant over a 30- or 35-day period (depending on how the Tribe prefers to receive submission materials), and subsequently, additional attempts have been made by the FCC. On June 13, 2022 and June 22, 2022, the non-responsive Tribes were referred to the FCC for resolution, via the Tower Construction Notification System or manual referral. On June 16, 2022 and June 23, 2022, the FCC issued letter notifications to DEA, which confirmed that the FCC had contacted the above referenced Tribes as of that date. This letter further stated that if no statement of interest was received from these Tribes by DEA or the FCC, within the ensuing 15-day period, consultation is complete. As of the date of this report we are not aware of any comments made by any of these Tribes. Therefore, the Second Report and Order (WTB Docket No. 17-79) allows construction of the proposed tower Site to proceed without further consultation with these Native American Tribes.

3.6 Floodplains

Is the Site located in a flood plain? No.

According to information depicted on FEMA - Flood Insurance Rate Mapping, Panel No. 18021C0015C , dated September 2, 2011, the Site is located in Flood Zone "X", an area outside the 100 year flood zone.

3.7 Significant Change in Surface Features

Will the proposed project involve significant change in surface features (i.e.: wetlands, deforestation or water diversion)? No.

No wetlands were observed on or near the Site.

No water bodies are located on or in proximity to the Site.

There is no deforestation/tree removal needed, the site and access/utility easement are within an agricultural field. Removal of trees or shrubbery will not be required.

3.8 National Scenic Trails

Is the proposed facility located within one mile of a National Scenic Trail? No.

We have reviewed the National Scenic Trail information on the National Park Service website. Based on a review of the information contained on this web site, the Site is not within one mile of a National Scenic Trail.

3.9 High Intensity White Lights

Is the proposed facility located in a residential neighborhood and required to be equipped with high intensity white lights? No.

The tower is proposed to be 199 feet tall, and to the best of our knowledge, will not be equipped, nor required to be equipped, with High Intensity White Lights.

3.10 Radio-Frequency Radiation

Will the proposed project potentially cause exposure of workers or the general public to radio frequency (RF) radiation in excess of the assessment guidelines specified in § 1.1307(b), Table 1? No.

It is our understanding that Bethel Baptist Church will ensure that the tower meets all regulatory requirements for "maximum permissible exposure" of RF Radiation.

4. LIMITATIONS

This report is based upon a visual reconnaissance of the Site, information provided by Bethel Baptist Church, documentation obtained through research conducted by DEA, and consultation with applicable government agencies. The activities described, and the results, findings, and recommendations included herein are based on information gathered during an investigation which was limited in scope. A more comprehensive investigation, which may be done later, may produce different results. The information contained herein was prepared for the exclusive use of Bethel Baptist Church, solely in conjunction with the subject investigation. Unless specifically stipulated in the scope of work, nothing herein should be interpreted as a review of, or compliance with, state or local regulations. The findings and recommendations set forth herein are based on the conditions encountered at the subject Site, and the evidence which was available at the time the Site investigation was conducted. Future investigations and findings could change the contents of this report. The work conducted and the report preparation were in accordance with generally accepted environmental consulting practices. No other expressed or implied warranty is made. This report is not a legal opinion which can only be provided by individuals licensed to practice law.

5. CERTIFICATION

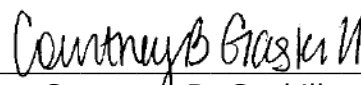
The findings presented herein, which may be limited as described above, are accurate to the best of our knowledge and may be relied on by Bethel Baptist Church.



David A. Jermakian
President

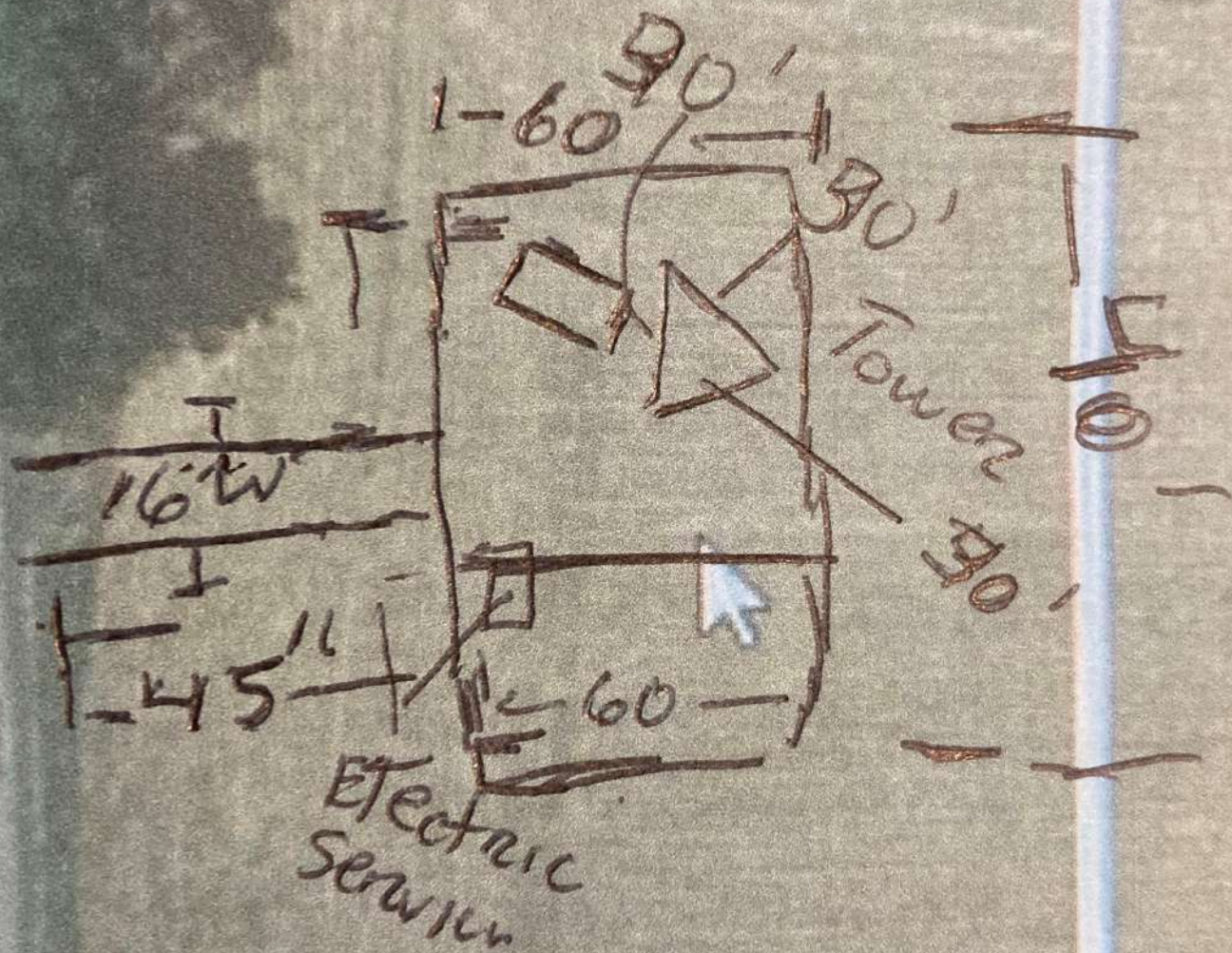


Brian R. Schneider, M.A., RPA
Manager, Cultural Resources



Courtney B. Gaskill
Manager, NEPA Services

I. Site Plans

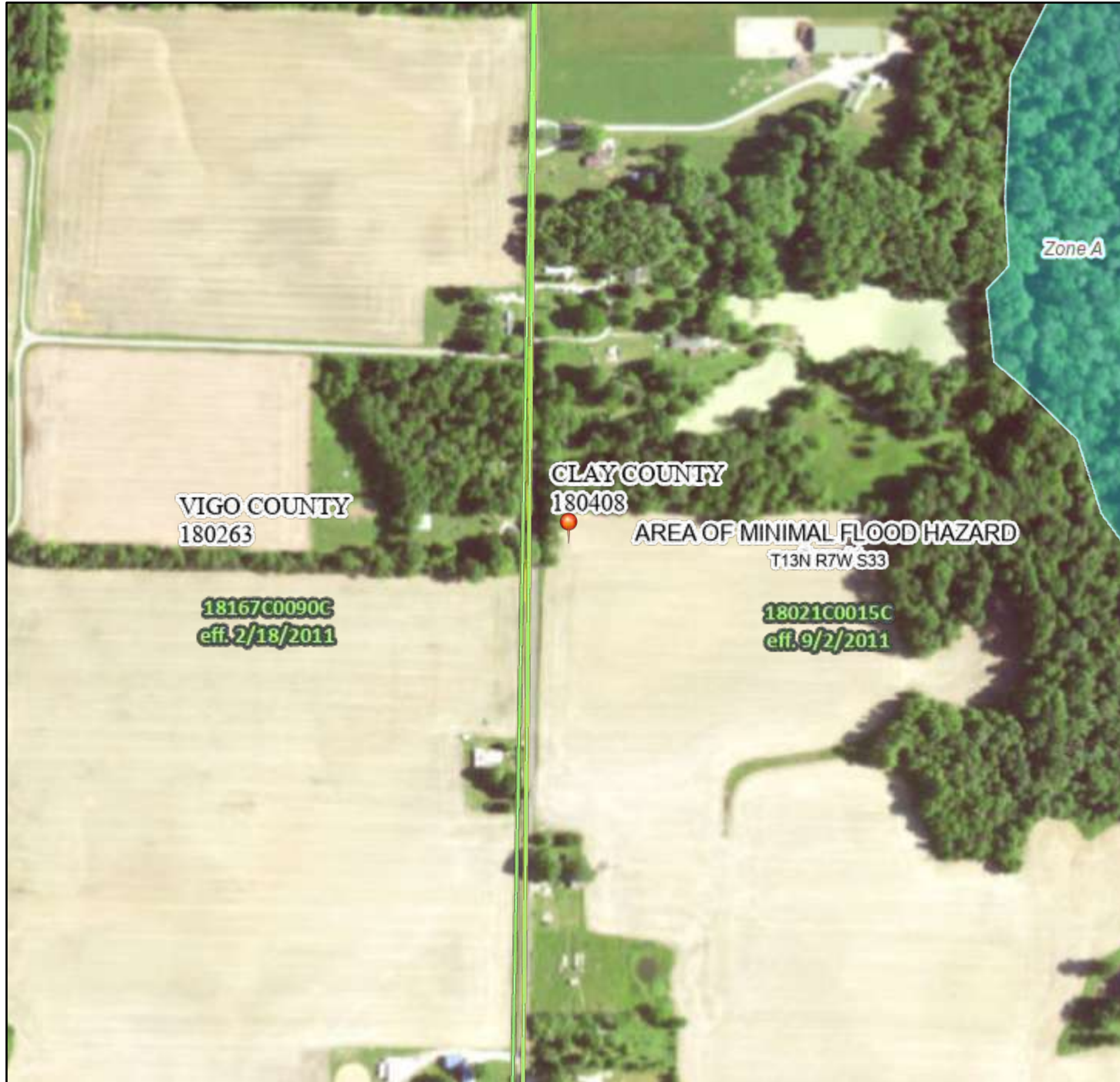


II. FEMA FLOOD ZONE MAP

National Flood Hazard Layer FIRMette


























87°12'17"W 39°31'58"N



Legend

SEE FIS REPORT FOR DETAILED LEGEND AND INDEX MAP FOR FIRM PANEL LAYOUT

SPECIAL FLOOD HAZARD AREAS		Without Base Flood Elevation (BFE) Zone A, V, A99
		With BFE or Depth Zone AE, AO, AH, VE, AR
		Regulatory Floodway
OTHER AREAS OF FLOOD HAZARD		0.2% Annual Chance Flood Hazard, Areas of 1% annual chance flood with average depth less than one foot or with drainage areas of less than one square mile Zone X
		Future Conditions 1% Annual Chance Flood Hazard Zone X
		Area with Reduced Flood Risk due to Levee. See Notes. Zone X
		Area with Flood Risk due to Levee Zone D
OTHER AREAS		NO SCREEN Area of Minimal Flood Hazard Zone X
		Effective LOMRs
		Area of Undetermined Flood Hazard Zone D
GENERAL STRUCTURES		Channel, Culvert, or Storm Sewer
		Levee, Dike, or Floodwall
OTHER FEATURES		20.2 Cross Sections with 1% Annual Chance Water Surface Elevation
		17.5 Cross Sections with 1% Annual Chance Water Surface Elevation
		Coastal Transect
		Base Flood Elevation Line (BFE)
		Limit of Study
		Jurisdiction Boundary
		Coastal Transect Baseline
MAP PANELS		Digital Data Available
		No Digital Data Available
		Unmapped
MAP PANELS		The pin displayed on the map is an approximate point selected by the user and does not represent an authoritative property location.

This map complies with FEMA's standards for the use of digital flood maps if it is not void as described below. The basemap shown complies with FEMA's basemap accuracy standards

The flood hazard information is derived directly from the authoritative NFHL web services provided by FEMA. This map was exported on 5/12/2022 at 4:29 PM and does not reflect changes or amendments subsequent to this date and time. The NFHL and effective information may change or become superseded by new data over time.

This map image is void if the one or more of the following map elements do not appear: basemap imagery, flood zone labels, legend, scale bar, map creation date, community identifiers, FIRM panel number, and FIRM effective date. Map images for unmapped and unmodernized areas cannot be used for regulatory purposes.

0 250 500 1,000 1,500 2,000 Feet 1:6,000

Basemap: USGS National Map: Orthoimagery: Data refreshed October, 2020

87°11'39"W 39°31'30"N

III. THREATENED & ENDANGERED SPECIES DOCUMENTATION

State of Indiana
DEPARTMENT OF NATURAL RESOURCES
Division of Fish and Wildlife
Early Coordination/Environmental Assessment

DNR #: ER-24717

Request Received: May 17, 2022

Requestor: Dynamic Environmental Associates, Inc
Courtney Gaskill
3850 Lake Street, Suite C
Macon, GA 31204

Project: Construction of a 199' self-support telecommunications tower and associated equipment within a 60' x 60' fenced area, Seelyville Site, Brazil; DEA #22111004

County/Site info: Clay

The Indiana Department of Natural Resources has reviewed the above referenced project per your request. Our agency offers the following comments for your information and in accordance with the National Environmental Policy Act of 1969.

If our agency has regulatory jurisdiction over the project, the recommendations contained in this letter may become requirements of any permit issued. If we do not have permitting authority, all recommendations are voluntary.

Regulatory Assessment: Formal approval by the Department of Natural Resources under the regulatory programs administered by the Division of Water is not required for this project.

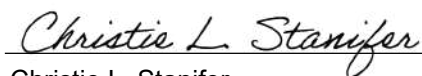
Natural Heritage Database: The Natural Heritage Program's data have been checked. To date, no plant or animal species listed as state or federally threatened, endangered, or rare have been reported to occur in the project vicinity.

Fish & Wildlife Comments: The US Fish and Wildlife Service (USFWS) has issued national guidelines for measures to be incorporated into tower design to minimize migratory bird collisions. Please refer to the following website for a listing of the USFWS guidelines for communication tower projects: <http://www.fws.gov/midwest/Endangered/section7/telecomguidance.html>. We recommend that these guidelines be followed. From the information submitted, it does not appear that any trees will need to be removed for this project.

The additional measures listed below should be implemented to avoid, minimize, or compensate for impacts to fish, wildlife, and botanical resources:

1. Revegetate all bare and disturbed areas with a mixture of grasses (excluding all varieties of tall fescue) and legumes as soon as possible upon completion; low endophyte tall fescue may be used in the ditch bottom and side slopes only.
2. Appropriately designed measures for controlling erosion and sediment must be implemented to prevent sediment from entering the stream or leaving the construction site; maintain these measures until construction is complete and all disturbed areas are stabilized.

Contact Staff: Christie L. Stanifer, Environ. Coordinator, Fish & Wildlife
Our agency appreciates this opportunity to be of service. Please contact the above staff member at (317) 232-4080 if we can be of further assistance.



Christie L. Stanifer
Environ. Coordinator
Division of Fish and Wildlife

Date: June 16, 2022

By: Electronic Mail

May 17, 2022

Christie Stanifer
Indiana Department of Natural Resources
Division of Fish & Wildlife
402 West Washington St. Room W273
Indianapolis, IN 46204

Re: Informal Biological Assessment
Seelyville Site
Brazil, Clay County, IN
DEA No. 22111004

Dear Ms. Stanifer:

Dynamic Environmental Associates, Inc. is completing a NEPA Review for the proposed construction of a telecommunications tower facility (Undertaking) within the State of Indiana, in accordance with 47 CFR 1.1307 (a) 3. As described herein, an Informal Biological Assessment (IBA) has been conducted on behalf of Bethel Baptist Church (Bethel Baptist Church) to identify federal and state threatened and endangered species (T&E) and/or critical habitat that may be located at or near the proposed project location and evaluate the potential for the proposed Undertaking to affect these species and habitat. Further, the IBA also evaluated the potential effect of the proposed Undertaking on migratory birds.

Project Description: Bethel Baptist Church is proposing to construct a broadcast tower facility within a 60' x 60' tower compound (Site). The proposed tower compound will consist of a 199' tall (overall height of 199' with appurtenances) Self-Support tower and associated communication equipment, all surrounded by a chain link fence. However, for the purposes of this assessment, the Site is defined as the lease parcel, the tower compound, and the proposed $\pm 16'$ wide x $\pm 45'$ long access/utility easement (collectively known as the Project Area).

Project Location: The Site is located within a larger Parent Tract parcel of land located at N. Twin Beach Street, Brazil, Clay County, IN at Latitude N39° 31' 43.9", and Longitude W87° 11' 58.1".

The following has been derived from information provided by Bethel Baptist Church, a review of available data and literature, and on observations made during a site visit conducted on April 15, 2022:

Project Area: The Site is located on the central portion of the Parent Tract and consists of agricultural land.

Parent Tract and Vicinity: The Parent Tract consists of agricultural land. The subject property is found in a rural area of northern Clay County, IN. The surrounding area includes agricultural land with scattered residential properties.

Site Reconnaissance & Data Review: DEA obtained current listings of species and habitat information for plants and animals protected or proposed for protection under the Federal Endangered Species Act, or state statute. The attached documentation presents state and federal listed and candidate Threatened or Endangered (T&E) species known, or suspected, to exist in the County as well as a project location specific USFWS IPaC report. No Threatened or Endangered Species were observed during our site visit. No habitat capable of supporting any of the identified listed species was found to exist on or adjacent to the Parent Tract property. The proposed tower facility is expected to have no effect on state and federal listed and candidate threatened or endangered species.

DEA also reviewed "designated critical habitat" as defined in 50 CFR and confirmed that no designated or proposed critical habitat exists in the site area.

Although a wetland delineation was not within the scope of this assessment, no obvious evidence of wetlands were observed within or adjacent to the Project Area. No federal wetlands are depicted on the National Wetland inventory mapping as being present within, adjacent to, or within 300 feet of the Project Area.

No evidence of surface water was observed within the Project Area.

Hydric soils and hydrophytic vegetation were not observed within or adjacent to the Project Area. Observations made within the Project Area indicate the presence of a silt, loamy soil typical of the Pike soil series mapped in this area by the USDA-SCS.

USFWS recommendations, published in the 2018 U.S. Fish and Wildlife Service (USFWS) Recommended Best Practices for Communication Tower Design, Siting, Construction, Operation, Maintenance, and Decommissioning, state the preferred tower height to decrease potential effects on migratory birds is less than 200 feet tall. The siting and design process for this project could not conform to all the USFWS recommendations. Therefore, it has included mitigating factors such as consideration of collocation, tower siting with existing towers or in minimally sensitive areas, limiting tower height to 199' tall, and eliminating the need for guy wires and FAA obstruction lighting.

Conclusions: Based on data collected during our site reconnaissance and from various maps, and publicly available information it is DEA's opinion that:

- No evidence was discovered suggesting that state or federally protected species are present or occur within the Project Area.
- No habitat capable of supporting state or federally protected species is present within or adjacent to the Project Area.
- The proposed project will have no effect on state or federally protected species.
- The proposed project is not likely to adversely affect migratory birds.
- The Project Area is not designated as "Critical Habitat" as defined in 50 CFR and no impact to Critical Habitat will occur.
- The proposed project will not impact wetlands or other waters of the United States.

Based on information provided herein, it is our current opinion that the proposed project is not likely to adversely affect Threatened or Endangered Species or migratory birds, and we request your concurrence.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Courtney Gaskill
Senior Project Manager

enc.



United States Department of the Interior

FISH AND WILDLIFE SERVICE

Indiana Ecological Services Field Office

620 South Walker Street

Bloomington, IN 47403-2121

Phone: (812) 334-4261 Fax: (812) 334-4273

<http://www.fws.gov/midwest/Endangered/section7/s7process/step1.html>



In Reply Refer To:

Project Code: 2022-0042500

Project Name: Seelyville (22111004)

May 13, 2022

Subject: List of threatened and endangered species that may occur in your proposed project location or may be affected by your proposed project

To Whom It May Concern:

The enclosed species list identifies threatened, endangered, proposed and candidate species, as well as proposed and final designated critical habitat, that may occur within the boundary of your proposed project and/or may be affected by your proposed project. The species list fulfills the requirements of the U.S. Fish and Wildlife Service (Service) under section 7(c) of the Endangered Species Act (Act) of 1973, as amended (16 U.S.C. 1531 *et seq.*).

New information based on updated surveys, changes in the abundance and distribution of species, changed habitat conditions, or other factors could change this list. Please feel free to contact us if you need more current information or assistance regarding the potential impacts to federally proposed, listed, and candidate species and federally designated and proposed critical habitat. Please note that under 50 CFR 402.12(e) of the regulations implementing section 7 of the Act, the accuracy of this species list should be verified after 90 days. This verification can be completed formally or informally as desired. The Service recommends that verification be completed by visiting the ECOS-IPaC website at regular intervals during project planning and implementation for updates to species lists and information. An updated list may be requested through the ECOS-IPaC system by completing the same process used to receive the enclosed list.

The purpose of the Act is to provide a means whereby threatened and endangered species and the ecosystems upon which they depend may be conserved. Under sections 7(a)(1) and 7(a)(2) of the Act and its implementing regulations (50 CFR 402 *et seq.*), Federal agencies are required to utilize their authorities to carry out programs for the conservation of threatened and endangered species and to determine whether projects may affect threatened and endangered species and/or designated critical habitat.

Please use the species list provided and visit the U.S. Fish and Wildlife Service's Region 3 Section 7 Technical Assistance website at - <http://www.fws.gov/midwest/endangered/section7/s7process/index.html>. This website contains step-by-step instructions which will help you

determine if your project will have an adverse effect on listed species and will help lead you through the Section 7 process. For all **wind energy projects and projects that include installing towers that use guy wires or are over 200 feet in height**, please contact this field office directly for assistance, even if no federally listed plants, animals or critical habitat are present within your proposed project or may be affected by your proposed project.

A Biological Assessment is required for construction projects (or other undertakings having similar physical impacts) that are major Federal actions significantly affecting the quality of the human environment as defined in the National Environmental Policy Act (42 U.S.C. 4332(2)(c)). For projects other than major construction activities, the Service suggests that a biological evaluation similar to a Biological Assessment be prepared to determine whether the project may affect listed or proposed species and/or designated or proposed critical habitat. Recommended contents of a Biological Assessment are described at 50 CFR 402.12.

If a Federal agency determines, based on the Biological Assessment or biological evaluation, that listed species and/or designated critical habitat may be affected by the proposed project, the agency is required to consult with the Service pursuant to 50 CFR 402. In addition, the Service recommends that candidate species, proposed species and proposed critical habitat be addressed within the consultation. More information on the regulations and procedures for section 7 consultation, including the role of permit or license applicants, can be found in the "Endangered Species Consultation Handbook" at:

<http://www.fws.gov/endangered/esa-library/pdf/TOC-GLOS.PDF>

Migratory Birds: In addition to responsibilities to protect threatened and endangered species under the Endangered Species Act (ESA), there are additional responsibilities under the Migratory Bird Treaty Act (MBTA) and the Bald and Golden Eagle Protection Act (BGEPA) to protect native birds from project-related impacts. Any activity, intentional or unintentional, resulting in take of migratory birds, including eagles, is prohibited unless otherwise permitted by the U.S. Fish and Wildlife Service (50 C.F.R. Sec. 10.12 and 16 U.S.C. Sec. 668(a)). For more information regarding these Acts see <https://www.fws.gov/birds/policies-and-regulations.php>.

The MBTA has no provision for allowing take of migratory birds that may be unintentionally killed or injured by otherwise lawful activities. It is the responsibility of the project proponent to comply with these Acts by identifying potential impacts to migratory birds and eagles within applicable NEPA documents (when there is a federal nexus) or a Bird/Eagle Conservation Plan (when there is no federal nexus). Proponents should implement conservation measures to avoid or minimize the production of project-related stressors or minimize the exposure of birds and their resources to the project-related stressors. For more information on avian stressors and recommended conservation measures see <https://www.fws.gov/birds/bird-enthusiasts/threats-to-birds.php>.

In addition to MBTA and BGEPA, Executive Order 13186: *Responsibilities of Federal Agencies to Protect Migratory Birds*, obligates all Federal agencies that engage in or authorize activities that might affect migratory birds, to minimize those effects and encourage conservation measures that will improve bird populations. Executive Order 13186 provides for the protection of both migratory birds and migratory bird habitat. For information regarding the implementation of

Executive Order 13186, please visit <https://www.fws.gov/birds/policies-and-regulations/executive-orders/e0-13186.php>.

We appreciate your concern for threatened and endangered species. The Service encourages Federal agencies to include conservation of threatened and endangered species into their project planning to further the purposes of the Act. **Please include the Consultation Code in the header of this letter with any request for consultation or correspondence about your project that you submit to our office.**

Attachment(s):

- Official Species List
- Migratory Birds
- Wetlands

Official Species List

This list is provided pursuant to Section 7 of the Endangered Species Act, and fulfills the requirement for Federal agencies to "request of the Secretary of the Interior information whether any species which is listed or proposed to be listed may be present in the area of a proposed action".

This species list is provided by:

Indiana Ecological Services Field Office

620 South Walker Street
Bloomington, IN 47403-2121
(812) 334-4261

Project Summary

Project Code: 2022-0042500

Event Code: None

Project Name: Seelyville (22111004)

Project Type: Communication Tower New Construction

Project Description: Proposed 199 foot self support communications tower within a 60' by 60' compound.

Project Location:

Approximate location of the project can be viewed in Google Maps: [https://](https://www.google.com/maps/@39.52874765,-87.19935977813444,14z)

www.google.com/maps/@39.52874765,-87.19935977813444,14z



Counties: Clay County, Indiana

Endangered Species Act Species

There is a total of 3 threatened, endangered, or candidate species on this species list.

Species on this list should be considered in an effects analysis for your project and could include species that exist in another geographic area. For example, certain fish may appear on the species list because a project could affect downstream species. Note that 1 of these species should be considered only under certain conditions.

IPaC does not display listed species or critical habitats under the sole jurisdiction of NOAA Fisheries¹, as USFWS does not have the authority to speak on behalf of NOAA and the Department of Commerce.

See the "Critical habitats" section below for those critical habitats that lie wholly or partially within your project area under this office's jurisdiction. Please contact the designated FWS office if you have questions.

-
1. [NOAA Fisheries](#), also known as the National Marine Fisheries Service (NMFS), is an office of the National Oceanic and Atmospheric Administration within the Department of Commerce.

Mammals

NAME	STATUS
Indiana Bat <i>Myotis sodalis</i> There is final critical habitat for this species. The location of the critical habitat is not available. Species profile: https://ecos.fws.gov/ecp/species/5949	Endangered
Northern Long-eared Bat <i>Myotis septentrionalis</i> No critical habitat has been designated for this species. This species only needs to be considered under the following conditions: <ul style="list-style-type: none"> ▪ Incidental take of the NLEB is not prohibited here. Federal agencies may consult using the 4(d) rule streamlined process. Transportation projects may consult using the programmatic process. See www.fws.gov/midwest/endangered/mammals/nleb/index.html Species profile: https://ecos.fws.gov/ecp/species/9045	Threatened

Insects

NAME	STATUS
Monarch Butterfly <i>Danaus plexippus</i> No critical habitat has been designated for this species. Species profile: https://ecos.fws.gov/ecp/species/9743	Candidate

Critical habitats

THERE ARE NO CRITICAL HABITATS WITHIN YOUR PROJECT AREA UNDER THIS OFFICE'S JURISDICTION.

Migratory Birds

Certain birds are protected under the Migratory Bird Treaty Act¹ and the Bald and Golden Eagle Protection Act².

Any person or organization who plans or conducts activities that may result in impacts to migratory birds, eagles, and their habitats should follow appropriate regulations and consider implementing appropriate conservation measures, as described [below](#).

1. The [Migratory Birds Treaty Act](#) of 1918.
2. The [Bald and Golden Eagle Protection Act](#) of 1940.
3. 50 C.F.R. Sec. 10.12 and 16 U.S.C. Sec. 668(a)

MIGRATORY BIRD INFORMATION WAS NOT AVAILABLE WHEN THIS SPECIES LIST WAS GENERATED. PLEASE CONTACT THE FIELD OFFICE FOR FURTHER INFORMATION.

Migratory Birds FAQ

Tell me more about conservation measures I can implement to avoid or minimize impacts to migratory birds.

[Nationwide Conservation Measures](#) describes measures that can help avoid and minimize impacts to all birds at any location year round. Implementation of these measures is particularly important when birds are most likely to occur in the project area. When birds may be breeding in the area, identifying the locations of any active nests and avoiding their destruction is a very helpful impact minimization measure. To see when birds are most likely to occur and be breeding in your project area, view the Probability of Presence Summary. [Additional measures](#) or [permits](#) may be advisable depending on the type of activity you are conducting and the type of infrastructure or bird species present on your project site.

What does IPaC use to generate the migratory birds potentially occurring in my specified location?

The Migratory Bird Resource List is comprised of USFWS [Birds of Conservation Concern \(BCC\)](#) and other species that may warrant special attention in your project location.

The migratory bird list generated for your project is derived from data provided by the [Avian Knowledge Network \(AKN\)](#). The AKN data is based on a growing collection of [survey, banding, and citizen science datasets](#) and is queried and filtered to return a list of those birds reported as occurring in the 10km grid cell(s) which your project intersects, and that have been identified as warranting special attention because they are a BCC species in that area, an eagle ([Eagle Act](#) requirements may apply), or a species that has a particular vulnerability to offshore activities or development.

Again, the Migratory Bird Resource list includes only a subset of birds that may occur in your project area. It is not representative of all birds that may occur in your project area. To get a list of all birds potentially present in your project area, please visit the [AKN Phenology Tool](#).

What does IPaC use to generate the probability of presence graphs for the migratory birds potentially occurring in my specified location?

The probability of presence graphs associated with your migratory bird list are based on data provided by the [Avian Knowledge Network \(AKN\)](#). This data is derived from a growing collection of [survey, banding, and citizen science datasets](#).

Probability of presence data is continuously being updated as new and better information becomes available. To learn more about how the probability of presence graphs are produced and how to interpret them, go to the Probability of Presence Summary and then click on the "Tell me about these graphs" link.

How do I know if a bird is breeding, wintering, migrating or present year-round in my project area?

To see what part of a particular bird's range your project area falls within (i.e. breeding, wintering, migrating or year-round), you may refer to the following resources: [The Cornell Lab of Ornithology All About Birds Bird Guide](#), or (if you are unsuccessful in locating the bird of interest there), the [Cornell Lab of Ornithology Neotropical Birds guide](#). If a bird on your migratory bird species list has a breeding season associated with it, if that bird does occur in your project area, there may be nests present at some point within the timeframe specified. If "Breeds elsewhere" is indicated, then the bird likely does not breed in your project area.

What are the levels of concern for migratory birds?

Migratory birds delivered through IPaC fall into the following distinct categories of concern:

1. "BCC Rangewide" birds are [Birds of Conservation Concern](#) (BCC) that are of concern throughout their range anywhere within the USA (including Hawaii, the Pacific Islands, Puerto Rico, and the Virgin Islands);
2. "BCC - BCR" birds are BCCs that are of concern only in particular Bird Conservation Regions (BCRs) in the continental USA; and
3. "Non-BCC - Vulnerable" birds are not BCC species in your project area, but appear on your list either because of the [Eagle Act](#) requirements (for eagles) or (for non-eagles) potential susceptibilities in offshore areas from certain types of development or activities (e.g. offshore energy development or longline fishing).

Although it is important to try to avoid and minimize impacts to all birds, efforts should be made, in particular, to avoid and minimize impacts to the birds on this list, especially eagles and BCC species of rangewide concern. For more information on conservation measures you can implement to help avoid and minimize migratory bird impacts and requirements for eagles, please see the FAQs for these topics.

Details about birds that are potentially affected by offshore projects

For additional details about the relative occurrence and abundance of both individual bird species and groups of bird species within your project area off the Atlantic Coast, please visit the [Northeast Ocean Data Portal](#). The Portal also offers data and information about other taxa besides birds that may be helpful to you in your project review. Alternately, you may download the bird model results files underlying the portal maps through the [NOAA NCCOS Integrative Statistical](#)

[Modeling and Predictive Mapping of Marine Bird Distributions and Abundance on the Atlantic Outer Continental Shelf](#) project webpage.

Bird tracking data can also provide additional details about occurrence and habitat use throughout the year, including migration. Models relying on survey data may not include this information. For additional information on marine bird tracking data, see the [Diving Bird Study](#) and the [nanotag studies](#) or contact [Caleb Spiegel](#) or [Pam Loring](#).

What if I have eagles on my list?

If your project has the potential to disturb or kill eagles, you may need to [obtain a permit](#) to avoid violating the Eagle Act should such impacts occur.

Proper Interpretation and Use of Your Migratory Bird Report

The migratory bird list generated is not a list of all birds in your project area, only a subset of birds of priority concern. To learn more about how your list is generated, and see options for identifying what other birds may be in your project area, please see the FAQ "What does IPaC use to generate the migratory birds potentially occurring in my specified location". Please be aware this report provides the "probability of presence" of birds within the 10 km grid cell(s) that overlap your project; not your exact project footprint. On the graphs provided, please also look carefully at the survey effort (indicated by the black vertical bar) and for the existence of the "no data" indicator (a red horizontal bar). A high survey effort is the key component. If the survey effort is high, then the probability of presence score can be viewed as more dependable. In contrast, a low survey effort bar or no data bar means a lack of data and, therefore, a lack of certainty about presence of the species. This list is not perfect; it is simply a starting point for identifying what birds of concern have the potential to be in your project area, when they might be there, and if they might be breeding (which means nests might be present). The list helps you know what to look for to confirm presence, and helps guide you in knowing when to implement conservation measures to avoid or minimize potential impacts from your project activities, should presence be confirmed. To learn more about conservation measures, visit the FAQ "Tell me about conservation measures I can implement to avoid or minimize impacts to migratory birds" at the bottom of your migratory bird trust resources page.

Wetlands

Impacts to [NWI wetlands](#) and other aquatic habitats may be subject to regulation under Section 404 of the Clean Water Act, or other State/Federal statutes.

For more information please contact the Regulatory Program of the local [U.S. Army Corps of Engineers District](#).

Please note that the NWI data being shown may be out of date. We are currently working to update our NWI data set. We recommend you verify these results with a site visit to determine the actual extent of wetlands on site.

WETLAND INFORMATION WAS NOT AVAILABLE WHEN THIS SPECIES LIST WAS GENERATED.
PLEASE VISIT [HTTPS://WWW.FWS.GOV/WETLANDS/DATA/MAPPER.HTML](https://www.fws.gov/wetlands/data/mapper.html) OR CONTACT THE FIELD OFFICE FOR FURTHER INFORMATION.

IPaC User Contact Information

Agency: Federal Communications Commission
Name: Courtney Gaskill
Address: 3850 Lake Street, Suite C
City: Macon
State: GA
Zip: 31204
Email: cgaskill@dynamicenvironmental.com
Phone: 4787457740

Telecommunication Projects

Step 3

A. Does your project involve installing towers that include use of guy wires?

Yes - Your project requires further review. Please contact the Indiana Ecological Services Field Office for assistance.

No - Continue to Step 3.B.

B. Does your project involve removal of native vegetation (i.e., vegetation other than cultivated plants and lawns)?

Yes - Your project requires further review. Return to [Step 2](#) of the S7 Technical Assistance Step-by-Step Instructions.

No - Continue to Step 4 of the "no effect" determination process.

Step 4

Does your project entail one of the following?

- Addition of communication-related devices to existing tower structures, along with any associated equipment, within existing disturbed areas, or
- Installation of new towers, antennas, and associated equipment in previously disturbed areas, in basements, or on existing buildings, rooftops, billboards, and bridges, or
- Expansion of tower compounds in previously disturbed areas.

Yes - Go to Step 5 to complete the "no effect" determination process.

No - Return to [Step 2](#) of the S7 Technical Assistance Step-by-Step Instructions.

Step 5

["No Effect" Determination and Documentation](#)

Your project does not involve removal of any native vegetation and entails one of the following activities:

- Addition of communication-related devices to existing tower structures, along with any associated equipment, within existing disturbed areas (e.g., manicured lawns, active agricultural fields, paved, graveled, or otherwise unvegetated areas that do not require impacts to trees)

- Construction of new or existing towers, antennas and associated equipment installed on or in existing buildings, rooftops, billboards, basements, or bridges, or located in previously disturbed areas (e.g., manicured lawns, active agricultural fields, paved, graveled, or otherwise unvegetated areas that do not require impacts to trees).
- Expansion of tower compounds in previously disturbed areas (e.g., manicured lawns, active agricultural fields, paved, graveled, or otherwise unvegetated areas that do not require impacts to trees).

Based on these factors, a "No Effect" determination is appropriate because the project will not remove suitable habitat for any listed species and/or no habitat disturbance is anticipated. Hence, no listed species or designated critical habitat is anticipated to be directly or indirectly affected by this action.

Indiana County Endangered, Threatened and Rare Species List

County: Clay



Species Name	Common Name	FED	STATE	GRANK	SRANK
Mollusk: Bivalvia (Mussels)					
Obovaria subrotunda	round hickorynut	PT	SE	G4	S1
Pleurobema clava	Clubshell	E	SE	G1G2	S1
Villosa lienosa	Little Spectaclecase		SSC	G5	S3
Insect: Odonata (Dragonflies & Damselflies)					
Enallagma divagans	turquoise bluet		SR	G5	S3
Amphibian					
Acris blanchardi	Blanchard's cricket frog		SSC	G5	S4
Lithobates areolatus circulosus	northern crawfish frog		SE	G4T4	S2
Reptile					
Clonophis kirtlandii	Kirtland's snake		SE	G2	S3
Crotalus horridus	timber rattlesnake		SE	G4	S2
Nerodia erythrogaster neglecta	copperbelly water snake	PS:LT	SE	G5T3	S2
Terrapene ornata ornata	plains box turtle		SE	G5T5	S1
Thamnophis proximus proximus	western ribbon snake		SSC	G5T5	S3
Bird					
Bartramia longicauda	Upland Sandpiper		SE	G5	S3B
Haliaeetus leucocephalus	bald eagle			G5	S3
Lanius ludovicianus	loggerhead shrike		SE	G4	S2B
Peucaea aestivalis	Bachman's Sparrow			G3	SXB
Mammal					
Myotis sodalis	Indiana Bat	E	SE	G2	S1
Nycticeius humeralis	Evening Bat		SE	G5	S1
Taxidea taxus	American Badger		SSC	G5	S2
Vascular Plant					
Carex atlantica ssp. atlantica	Atlantic sedge		SE	G5T5	S1
High Quality Natural Community					
Wetland - seep acid	Acid Seep		SG	GU	S1

Indiana Natural Heritage Data Center
Division of Nature Preserves
Indiana Department of Natural Resources
This data is not the result of comprehensive county surveys.

Fed: E = Endangered; T = Threatened; C = candidate; PDL = proposed for delisting
State: SE = state endangered; ST = state threatened; SR = state rare; SSC = state species of special concern;
SX = state extirpated; SG = state significant
GRANK: Global Heritage Rank: G1 = critically imperiled globally; G2 = imperiled globally; G3 = rare or uncommon globally; G4 = widespread and abundant globally but with long-term concerns; G5 = widespread and abundant globally; G? = unranked; GX = extinct; Q = uncertain rank; T = taxonomic subunit rank
SRANK: State Heritage Rank: S1 = critically imperiled in state; S2 = imperiled in state; S3 = rare or uncommon in state; S4 = widespread and abundant in state but with long-term concern; SG = state significant; SH = historical in state; SX = state extirpated; B = breeding status; S? = unranked; SNR = unranked; SNA = nonbreeding status unranked



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Site Location Map

Informal Biological Assessment
Seelyville Site
Clay County, IN

For: Bethel Baptist Church

DEA No.: 22111004

Date: 05/12/2022

Figure No.: 1



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2018 Aerial Photograph

Informal Biological Assessment
Seelyville Site
Clay County, IN

For: Bethel Baptist Church

DEA No.: 22111004

Date: 05/12/2022

Figure No.: 3

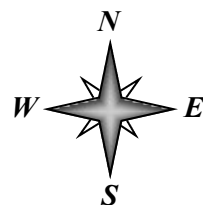
Wetlands

- Freshwater Emergent
- Freshwater Forested/Shrub
- Estuarine and Marine Deepwater
- Estuarine and Marine
- Freshwater Pond
- Lake
- Riverine
- Other

No Wetlands Mapped in the Project Area



SITE



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NWI Map

Informal Biological Assessment
Seelyville Site
Clay County, IN

For: Bethel Baptist Church

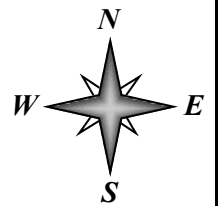
DEA No.: 22111004

Date: 05/12/2022

Figure No.: 4

No Critical Habitat Mapped in the Project Area

SITE



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Critical Habitat Map

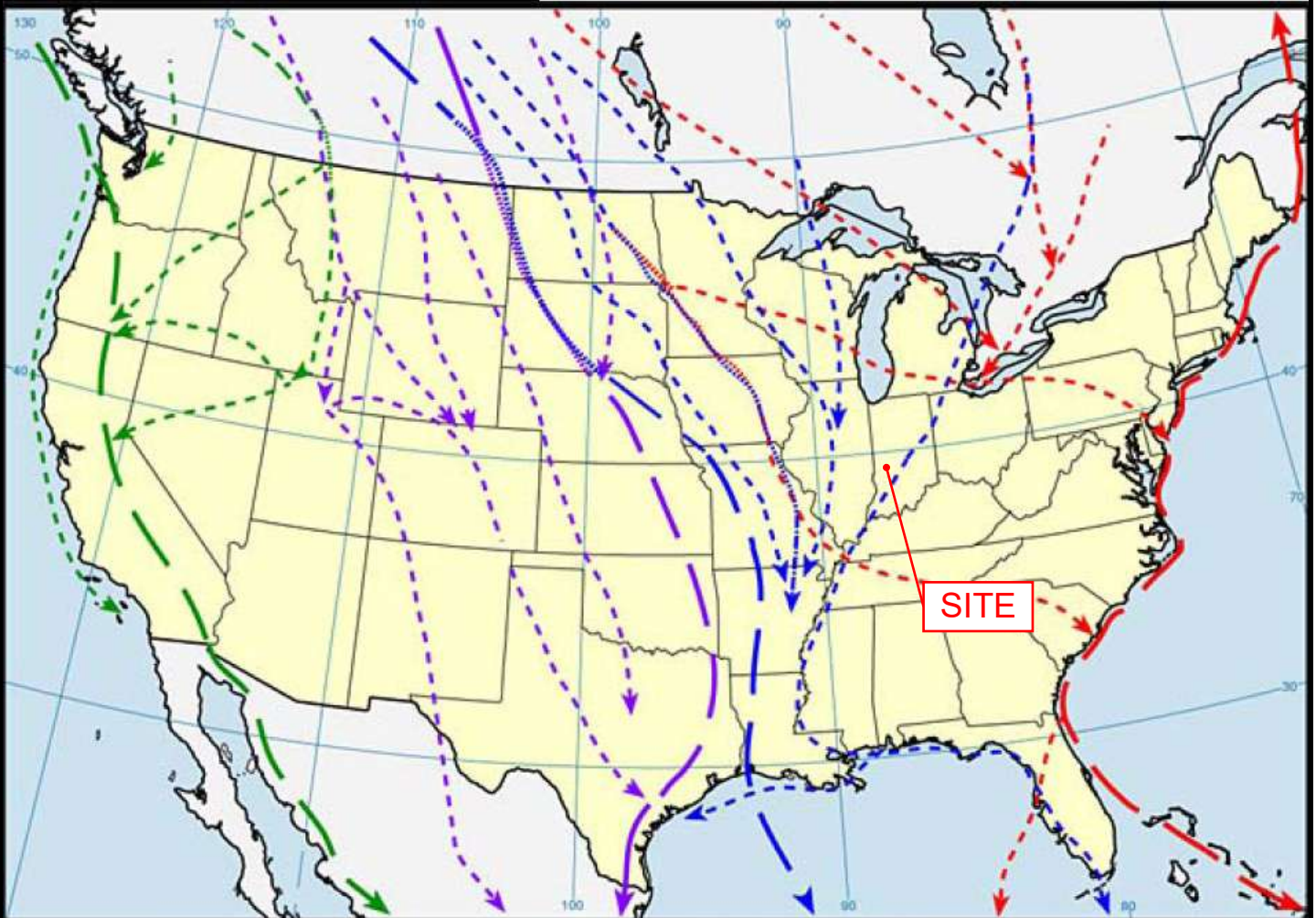
Informal Biological Assessment
Seelyville Site
Clay County, IN

For: Bethel Baptist Church

DEA No.: 22111004

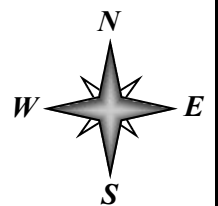
Date: 05/12/2022

Figure No.: 5



***North American Migration Flyways
(with Principal Routes)***

Atlantic Flyway
Mississippi Flyway
Central Flyway
Pacific Flyway



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Migratory Bird Flyway Map

Informal Biological Assessment
Seelyville Site
Clay County, IN

For: Bethel Baptist Church

DEA No.: 22111004

Date: 05/12/2022

Figure No.: 6



Photo 1 - View towards proposed lease area, facing north.



Photo 2 - View toward proposed lease area, facing south.



Photo 3 - View toward proposed lease area, facing east.



Photo 4 - View toward proposed lease area, facing west.



Photo 5 - View from proposed lease area, facing north.



Photo 6 - View from proposed lease area, facing south.



Photo 7 - From proposed lease area, facing east.



Photo 8 - View from proposed lease area, facing west.



Photo 9 - View of proposed access/utility easement, facing west.



Photo 10 - View of proposed access/utility easement, facing east.



TABLE 1: Federal & State Species Listing

Note: No surface waters are within the project area. Aquatic species have been excluded.

Common Name	Scientific Name	Federal Species Status	State Species Status	Species Habitat Requirement	Species Effect	Rationale
Bat, Indiana	Myotis sodalis	Federal Endangered	State Endangered	In hibernation, limestone caves with pools are preferred. Hall (1962) noted that preferred caves are of medium size with large, shallow passageways. Roosts usually are in the coldest part of the cave. During the fall, when these bats swarm and mate at their hibernacula, males roost in trees nearby during the day and fly to the cave during the night. In summer, habitat consists of wooded or semiwooded areas, mainly along streams. Solitary females or small maternity colonies bear their offspring in hollow trees or under loose bark of living or dead trees (Humphrey et al. 1977, Garner and Gardner 1992).	1 - No Effect	No habitat capable of supporting this species exists onsite or in the general area.
Bat, northern long-eared	Myotis septentrionalis	Federal Threatened		This bat generally is associated with old-growth forests composed of trees 100 years old or older. It relies on intact interior forest habitat, with low edge-to-interior ratios. Relevant late-successional forest features include a high percentage of old trees, uneven forest structure (resulting in multilayered vertical structure), single and multiple tree-fall gaps, standing snags, and woody debris. These late successional forest characteristics may be favored for several reasons, including the large number of partially dead or decaying trees that the species uses for breeding, summer day roosting, and foraging. [Source: USFWS 2011, which see for citations of further literature]	No Effect	No habitat capable of supporting this species exists onsite or in the general area.



TABLE 1: Federal & State Species Listing

Note: No surface waters are within the project area. Aquatic species have been excluded.

Common Name	Scientific Name	Federal Species Status	State Species Status	Species Habitat Requirement	Species Effect	Rationale
Rattlesnake, Timber/Canebrake	Crotalus horridus		State Endangered	In the Northeast, this species inhabits mountainous or hilly deciduous or mixed deciduous-coniferous forest, often with rocky outcroppings, steep ledges, and rock slides (Petersen and Fritsch 1986, Brown 1993). In the upper Midwest, this snake occurs on steep rocky bluffs and bluff prairies with oaks (Breckenridge 1944, Oldfield and Keyler 1989, Vogt 1981). In the central midwest, optimum habitat is a high, dry ridge with oak-hickory forest interspersed with open areas (Minton 1972), and "deciduous forest, especially along hilltop rock outcrops in thick woods" (Fitch 1958).	No Effect	No habitat capable of supporting this species exists onsite or in the general area.
Sandpiper, Upland	Bartramia longicauda		State Endangered	Preferred habitat includes large areas of short grass for feeding and courtship with interspersed or adjacent taller grasses for nesting and brood cover; in the northeastern U.S., airfields currently provide the majority of suitable habitat, though grazed pastures and grassy fields also are used (Carter 1992). Nests on ground among grasses; sometimes along prairie sloughs (Terres 1980).	No Effect	No habitat capable of supporting this species exists within the project site or on the Parent Tract property.



TABLE 1: Federal & State Species Listing

Note: No surface waters are within the project area. Aquatic species have been excluded.

Common Name	Scientific Name	Federal Species Status	State Species Status	Species Habitat Requirement	Species Effect	Rationale
Shrike, Loggerhead	Lanius ludovicianus		State Endangered	BREEDING: Open country with scattered trees and shrubs, savanna, desert scrub (southwestern U.S.), and, occasionally, open woodland; often perches on poles, wires or fenceposts (Tropical to Temperate zones) (AOU 1983). Suitable hunting perches are an important part of the habitat (Yosef and Grubb 1994).	No Effect	No habitat capable of supporting this species exists within the project site or on the Parent Tract property.
Snake, Kirtland's	Clonophis kirtlandii		State Endangered	Kirtland's snake occurs in relict Prairie Peninsula habitats: prairie fens, wet meadows, lakeplain wet prairies and associated open and wooded wetlands, seasonal marshes, open swamps, sparsely wooded hillsides, and the vicinity of ponds and sluggish creeks.	No Effect	No habitat capable of supporting this species exists within the project site or on the Parent Tract property.



TABLE 1: Federal & State Species Listing

Note: No surface waters are within the project area. Aquatic species have been excluded.

Common Name	Scientific Name	Federal Species Status	State Species Status	Species Habitat Requirement	Species Effect	Rationale
Butterfly, Monarch	Danaus plexippus	Federal Candidate		Habitat is a complex issue for this species. In general, breeding areas are virtually all patches of milkweed in North America and some other regions. The critical conservation feature for North American populations is the overwintering habitats, which are certain high altitude Mexican conifer forests or coastal California conifer or Eucalyptus groves as identified in literature. It appears virtually all North American monarchs overwinter in one of these two areas. Lethal cold would preclude successful overwintering in places like the Gulf Coast and much of Florida some years and it appears these are not major wintering regions as used to be assumed. In addition certain major coastal migratory stopovers may be important conservation sites especially those in along Delaware Bay in New Jersey including Cape May where adults may holdover for several days awaiting suitable conditions for crossing the Bay. There are major, but probably less important, roosting sites farther north such as east of New Haven and probably others farther south perhaps even as far as Cuba. Coastal regions are important flyways and so nectar (wild or in gardens) is an important resource in such places. In places like Hawaii and some others the species simply breeds year round and is not really migratory.	No Effect	No habitat capable of supporting this species exists within the project site or on the Parent Tract property.

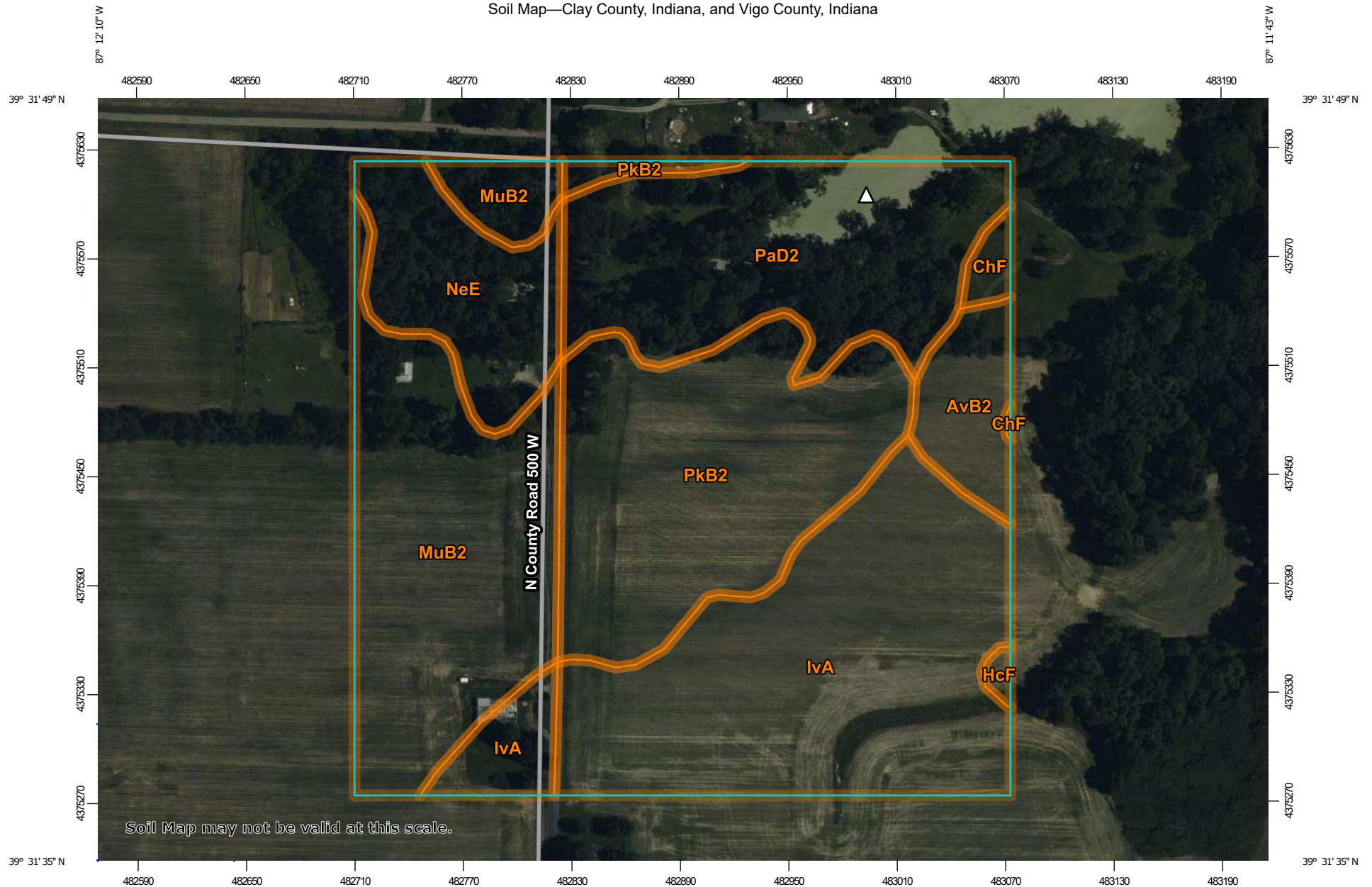


TABLE 1: Federal & State Species Listing

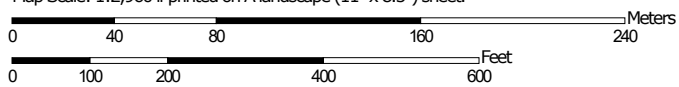
Note: No surface waters are within the project area. Aquatic species have been excluded.

Common Name	Scientific Name	Federal Species Status	State Species Status	Species Habitat Requirement	Species Effect	Rationale
Frog, Northern Crawfish	Lithobates areolatus circulosus		State Endangered	Prairies, woodlands, and brushy fields in hardpan clay soils in low, wet areas. Common breeding sites include flooded fields, fish-free farm ponds, and small lakes in pastures or on golf courses. Natural History: Lives underground most of year in mammal burrows, storm drains, and abandoned crayfish burrows	No Effect	No habitat capable of supporting this species exists within the project site or on the Parent Tract property.
Turtle, Plains Box	Terrapene ornata ornata		State Endangered	favor prairies and sandy, treeless grasslands, but also occur in open woodlands (Baxter and Stone 1985, Ernst et al. 1994, Stebbins 2003). They will seek areas with loose soils suitable for burrowing (Stebbins 2003). Plains Box Turtles usually construct their own burrows or forms	No Effect	No habitat capable of supporting this species exists within the project site or on the Parent Tract property.
Sedge, Atlantic	Carex atlantica ssp. Atlantica		State Endangered	Bogs, swamps, wetland margins (edges of wetlands)	No Effect	No habitat capable of supporting this species exists within the project site or on the Parent Tract property.

Soil Map—Clay County, Indiana, and Vigo County, Indiana



Map Scale: 1:2,960 if printed on A landscape (11" x 8.5") sheet.



Map projection: Web Mercator Corner coordinates: WGS84 Edge tics: UTM Zone 16N WGS84




**Natural Resources
Conservation Service**

Web Soil Survey
National Cooperative Soil Survey

5/13/2022
Page 1 of 4


MAP LEGEND

Area of Interest (AOI)

 Area of Interest (AOI)

Soils

 Soil Map Unit Polygons

 Soil Map Unit Lines

 Soil Map Unit Points

Special Point Features



Blowout



Borrow Pit



Clay Spot



Closed Depression



Gravel Pit



Gravelly Spot



Landfill



Lava Flow



Marsh or swamp



Mine or Quarry



Miscellaneous Water



Perennial Water



Rock Outcrop



Saline Spot



Sandy Spot



Severely Eroded Spot



Sinkhole



Slide or Slip



Sodic Spot



Spoil Area



Stony Spot



Very Stony Spot



Wet Spot



Other



Special Line Features

Water Features



Streams and Canals

Transportation



Rails



Interstate Highways



US Routes



Major Roads



Local Roads

Background



Aerial Photography

MAP INFORMATION

The soil surveys that comprise your AOI were mapped at scales ranging from 1:15,800 to 1:20,000.

Warning: Soil Map may not be valid at this scale.

Enlargement of maps beyond the scale of mapping can cause misunderstanding of the detail of mapping and accuracy of soil line placement. The maps do not show the small areas of contrasting soils that could have been shown at a more detailed scale.

Please rely on the bar scale on each map sheet for map measurements.

Source of Map: Natural Resources Conservation Service

Web Soil Survey URL:

Coordinate System: Web Mercator (EPSG:3857)

Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required.

This product is generated from the USDA-NRCS certified data as of the version date(s) listed below.

Soil Survey Area: Clay County, Indiana

Survey Area Data: Version 25, Sep 3, 2021

Soil Survey Area: Vigo County, Indiana

Survey Area Data: Version 26, Sep 9, 2021

Your area of interest (AOI) includes more than one soil survey area. These survey areas may have been mapped at different scales, with a different land use in mind, at different times, or at different levels of detail. This may result in map unit symbols, soil properties, and interpretations that do not completely agree across soil survey area boundaries.

Soil map units are labeled (as space allows) for map scales 1:50,000 or larger.

Date(s) aerial images were photographed: Jun 25, 2019—Jul 23, 2019

MAP LEGEND

MAP INFORMATION

The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Map Unit Legend

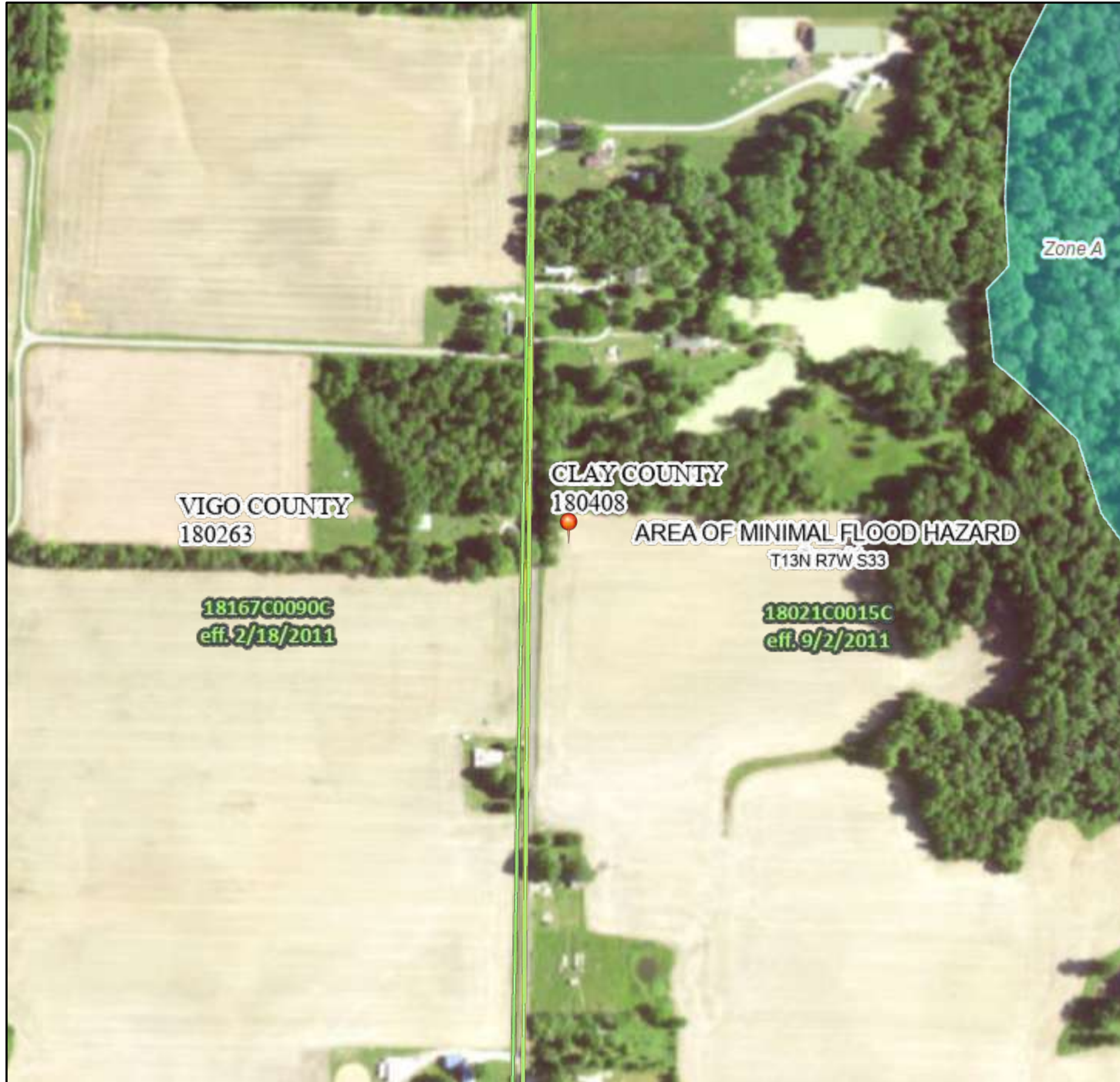
Map Unit Symbol	Map Unit Name	Acres in AOI	Percent of AOI
AvB2	Ava silt loam, 2 to 6 percent slopes, eroded	1.2	3.9%
ChF	Chetwynd loam, 25 to 70 percent slopes	0.3	0.8%
HcF	Hickory loam, 30 to 70 percent slopes	0.1	0.3%
IvA	Iva silt loam, 0 to 2 percent slopes	7.9	25.1%
PaD2	Parke silt loam, 12 to 18 percent slopes, eroded	5.6	18.0%
PkB2	Pike silt loam, 2 to 6 percent slopes, eroded	6.5	20.7%
Subtotals for Soil Survey Area		21.6	68.8%
Totals for Area of Interest		31.5	100.0%

Map Unit Symbol	Map Unit Name	Acres in AOI	Percent of AOI
IvA	Iva silt loam, 0 to 2 percent slopes	0.8	2.4%
MuB2	Muren silt loam, 2 to 6 percent slopes, eroded	6.5	20.6%
NeE	Negley loam, 18 to 25 percent slopes	2.6	8.1%
Subtotals for Soil Survey Area		9.8	31.2%
Totals for Area of Interest		31.5	100.0%

National Flood Hazard Layer FIRMette



87°12'17"W 39°31'58"N



0 250 500 1,000 1,500 2,000 Feet 1:6,000

Basemap: USGS National Map: Orthoimagery: Data refreshed October, 2020

Legend

SEE FIS REPORT FOR DETAILED LEGEND AND INDEX MAP FOR FIRM PANEL LAYOUT

SPECIAL FLOOD HAZARD AREAS		Without Base Flood Elevation (BFE) Zone A, V, A99
		With BFE or Depth Zone AE, AO, AH, VE, AR
		Regulatory Floodway
OTHER AREAS OF FLOOD HAZARD		0.2% Annual Chance Flood Hazard, Areas of 1% annual chance flood with average depth less than one foot or with drainage areas of less than one square mile Zone X
		Future Conditions 1% Annual Chance Flood Hazard Zone X
		Area with Reduced Flood Risk due to Levee. See Notes. Zone X
		Area with Flood Risk due to Levee Zone D
OTHER AREAS		NO SCREEN Area of Minimal Flood Hazard Zone X
		Effective LOMRs
		Area of Undetermined Flood Hazard Zone D
GENERAL STRUCTURES		Channel, Culvert, or Storm Sewer
		Levee, Dike, or Floodwall
OTHER FEATURES		20.2 Cross Sections with 1% Annual Chance Water Surface Elevation
		17.5
		Coastal Transect
		Base Flood Elevation Line (BFE)
		Limit of Study
		Jurisdiction Boundary
		Coastal Transect Baseline
MAP PANELS		Digital Data Available
		No Digital Data Available
		Unmapped



The pin displayed on the map is an approximate point selected by the user and does not represent an authoritative property location.

This map complies with FEMA's standards for the use of digital flood maps if it is not void as described below. The basemap shown complies with FEMA's basemap accuracy standards

The flood hazard information is derived directly from the authoritative NFHL web services provided by FEMA. This map was exported on 5/12/2022 at 4:29 PM and does not reflect changes or amendments subsequent to this date and time. The NFHL and effective information may change or become superseded by new data over time.

This map image is void if the one or more of the following map elements do not appear: basemap imagery, flood zone labels, legend, scale bar, map creation date, community identifiers, FIRM panel number, and FIRM effective date. Map images for unmapped and unmodernized areas cannot be used for regulatory purposes.

SOURCES

Project Name: Seelyville

Project No.: 22111004

1. NatureServe Online database. Association for Biodiversity Information.
<http://www.natureserve.org/>
2. U.S. Fish & Wildlife Service, Environmental Conservation Online System.
<http://ecos.fws.gov/ecos/indexPublic.do>
3. U.S. Fish & Wildlife Service, IPaC - Information, Planning, and Conservation System
<http://ecos.fws.gov/ipac/>
4. U.S. Fish & Wildlife Service, Twin Cities Ecological Services Field Office
<https://www.fws.gov/midwest/twincities/>
5. The Flora of North America. http://www.efloras.org/flora_page.aspx?flora_id=1
6. U.S. Fish and Wildlife Service, National Wetlands Inventory Website:
<http://www.fws.gov/wetlands/index.html>
7. U.S. Fish & Wildlife Service, Critical Habitat Portal: <http://ecosfws.gov/crithab/>
8. Indiana Department of Natural Resources: <https://www.in.gov/dnr/>

IV. SECTION 106 REVIEW DOCUMENTATION

Division of Historic Preservation & Archaeology 402 W. Washington Street, W274 Indianapolis, IN 46204-2739
Phone 317-232-1646 Fax 317-232-0693 dhpa@dnr.IN.gov



June 9, 2022

Brian R. Schneider
Dynamic Environmental Associates, Inc.
3850 Lake Street
Macon, GA 31204

Federal Agency: Federal Communications Commission

Re: Project information and Dynamic Environmental Associates finding of "no historic properties affected" for the construction of a 199' self-supporting telecommunications tower to be located along North Twin Beach Street (TCNS #246267; DHPA #29254)

Dear Mr. Schneider:

Pursuant to Section 106 of the National Historic Preservation Act (54 U.S.C. § 306108) and the Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings Approved by the Federal Communications Commission ("Nationwide Agreement"), the staff of the Indiana State Historic Preservation Officer ("Indiana SHPO") has conducted an analysis of the materials dated and received on May 12, 2022, for the above indicated project in Brazil, Clay County, Indiana.

We concur with Dynamic Environmental Associates' May 12, 2022, finding that there are no historic buildings, structures, districts, objects, or archaeological resources within the area of potential effects that will be affected by the above indicated project. We do note that in a June 7, 2022 email to you from Amy Johnson of our staff that we await a revised archaeological short report in order to close out this project on our end.

If any prehistoric or historic archaeological artifacts or human remains are uncovered during construction, demolition, or earthmoving activities, state law (Indiana Code 14-21-1-27 and 29) requires that the discovery must be reported to the Department of Natural Resources within two (2) business days. In that event, please call (317) 232-1646. Be advised that adherence to Indiana Code 14-21-1-27 and 29 does not obviate the need to adhere to applicable federal statutes and regulations, including but not limited to 36 C.F.R. 800.

A copy of the Nationwide Agreement that went into effect on March 7, 2005, may be found on the Internet at <http://wireless.fcc.gov/siting/environment.html> for your reference. If you have questions about archaeological issues please contact Amy Johnson at (317) 232-6982 or ajohnson@dnr.IN.gov. If you have questions about buildings or structures please contact Miriam Burkett at (317) 233-3883 or mburkett@dnr.IN.gov. Additionally, in all future correspondence regarding the above indicated project, please refer to DHPA #29254.

Very truly yours,

Beth K. McCord
Deputy State Historic Preservation Officer

BKM:ALJ:MLB:mlb

emc: Christine Heacock, Federal Communications Commission

Virginia M. Janssen

From: Christi Rowan <no-reply@stamps.com>
Sent: Friday, May 13, 2022 11:58 AM
To: SEC106
Subject: Christi Rowan has sent you a package



This message was sent to you at the request of Christi Rowan, to notify you that they have shipped a package to you. For details about your shipment or to track your package, please refer to the information below.

Shipment Details

Shipped To: Beth McCord
Deputy SHPO, Indiana DNR, 402 W Washington ST Rm W274,
Indianapolis, IN 46204

Mailing Date: 5/13/2022

Est. Delivery: 2 days

Service: Priority Mail (R)

Signature: Not Required

Tracking: [9405511202540509982946](#)

The shipment information contained in this email is provided by Stamps.com. For questions about this package, please contact Christi Rowan or U.S. Postal Service.

Easily print USPS shipping labels from your PC or Mac. At Stamps.com, our goal is to simplify shipping so you can focus on your business. Get started at www.stamps.com.

Brian Schneider

From: Brian Schneider
Sent: Thursday, May 12, 2022 4:42 PM
To: DHPARReview@dnr.IN.gov
Subject: 22111004 - FCC Form 620 - Seelyville Site, Brazil, Clay County
Attachments: 22111004 - 106 - GOV - SHPO - 051222.pdf; Seelyville - Form 620 (22111004).pdf

Good evening,

Please find attached for review an FCC Form 620 and the associated SHPO Cover Letter with completed Review Request Submittal Form and Archaeological Short Form with requested attachments.

IN addition, a HARD COPY of the attached is being mailed to your office. Finally, this project has been submitted to the E106 system today.

Please let me know if you need anything further in order to review this project.

Thanks,

Brian R. Schneider, M.A., RPA
Cultural Resources Manager
Principal Archaeologist



Phone: (478) 745-7740
Mobile: (540) 290-2677
Toll Free: (877) 968-4787
Fax: (478) 745-7415

Virginia M. Janssen

From: towernotifyinfo@fcc.gov
Sent: Thursday, May 12, 2022 4:45 PM
To: SEC106
Subject: Section 106 New Filing Submitted- Email ID #6992114

The following new Section 106 filing has been submitted:

File Number: 0010047102
TCNS Number: 246267
Purpose: New Tower Submission Packet

Notification Date: 7AM EST 05/13/2022

Applicant: Bethel Baptist Church (22111004)
Consultant: Dynamic Environmental Associates
Positive Train Control Filing Subject to Expedited Treatment Under Program Comment: No
Site Name: Seelyville
Site Address: N. Twin Beach Street
Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.
Site Coordinates: 39-31-43.9 N, 87-11-58.1 W
City: Brazil
County: CLAY
State: IN
Lead SHPO/THPO: Indiana Natural Resources Department

Consultant Contact Information:
Name: Dynamic Environmental Associates
Title: Principal Archaeologist
PO Box: 31204
Address: 3850 Lake Street, STE C
Suite C
City: Macon
State: GA
Zip: 31204
Phone: 478-745-7740
Fax:
Email: Sec106@dynamicenvironmental.com

NOTICE OF FRAUDULENT USE OF SYSTEM, ABUSE OF PASSWORD AND RELATED MISUSE

Use of the Section 106 system is intended to facilitate consultation under Section 106 of the National Historic Preservation Act and may contain information that is confidential, privileged or otherwise protected from disclosure under applicable laws. Any person having access to Section 106 information shall use it only for its intended purpose. Appropriate action will be taken with respect to any misuse of the system.

By: E106, Email, and Regular Mail

DHPARReview@dnr.IN.gov

May 12, 2022

Ms. Beth McCord, Deputy SHPO
Indiana Department of Natural Resources
Division of Historic Preservation and Archaeology
402 W. Washington Street, Room W274
Indianapolis, In 46204

Re: Section 106 Review
Crown Castle Towers 06-2 LLC
Seelyville Site
DEA No. 22111004

Dear Ms. McCord:

On behalf of Crown Castle Towers 06-2 LLC, Dynamic Environmental Associates, Inc. (DEA) is requesting a review of potential impacts to historic properties that may result from the construction of a telecommunications tower facility at the above location. Federal Communications Commission's (FCC) regulations require that a Section 106 Review be completed in accordance with the *National Historic Preservation Act* (NHPA) and the *Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings Approved by the Federal Communications Commission* (NPA).

DEA is submitting for your review the enclosed FCC-Form 620, as well as a completed Review Request Submittal form for the project site. We have concluded that there are no historic properties within the Area of Potential Effects (APE) for direct effects and no previously documented historic properties located within the APE for visual effects. We request your concurrence.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Brian R. Schneider
Principal Archaeologist

22111004 - SHPO Letter



INDIANA ARCHAEOLOGICAL SHORT REPORT

State Form 54566 (R3 / 3-22)

INDIANA DEPARTMENT OF NATURAL RESOURCES DIVISION OF HISTORIC PRESERVATION AND ARCHAEOLOGY

402 West Washington Street, Room W274

Indianapolis, Indiana 46204-2739

Telephone Number: (317) 232-1646

Fax Number: (317) 232-0693

E-mail: dhpa@dnr.IN.gov

Where applicable, the use of this form is recommended but not required by the Division of Historic Preservation and Archaeology (DHPA).

Name(s) of author(s) Brian R. Schneider		Date (month, day, year) May, 12, 2022
Title of project FCC Form 620 - Seelyville Site		
This document is being used to report on the results of: <input type="checkbox"/> Records check only <input checked="" type="checkbox"/> Records check and Phase 1a archaeological reconnaissance <input type="checkbox"/> An addendum to a previous archaeological report. For an addendum, provide the following information.		
Name(s) of author(s) of previous report		
Title of previous report		
Date of previous report (month, day, year)	DHPA number	

PROJECT OVERVIEW			
Description of project The proposed project will include the development of a 60' x 60' (18.3 x 18.3 m) tower compound, a 199' (60.7 m) (60.7 m with appurtenances tall Self-Support tower and associated communications equipment. A proposed ±16' (4.9 m) wide x ±45' (13.7 m) long access/utility easement will extend in an easterly direction from N. Twin Beach Road (N. County Rd 500 W) to the proposed project area.			
INDOT designation number(s)	Project number 22111004	DHPA number	DHPA plan number
Prepared for: (Company / Institution / Agency) Bethel Baptist Church			
Name of contact Harold Smith			
Address (number and street, city, state, and ZIP code) 12970 W 500 N, Linton, IN 47441			
Telephone number ()	E-mail address wytj893fm@gmail.com		
Name of principal investigator Brian R. Schneider, M.A., RPA			
Name of company / institution Dynamic Environmental Associates, Inc.			
Address (number and street, city, state, and ZIP code) 3850 Lake Street, ste C, Macon, GA 31204			
Telephone number (877)968.4787	E-mail address bschneider@dynamicenvironmental.com		
Signature of principal investigator (Required)			Date (month, day, year) May 12, 2022

PROJECT LOCATION						
County Clay	USGS 7.5' series topographic quadrangle Brazil, West, IN				Civil township Brazil	
Legal Location						
Grid alignment 16S 482857E, 4375487N						
1/4	1/4	1/4	1/4	Section	Township	Range
W	C	N	W	33	13N	7W

Comments Project area is located approximatley 4 miles west-northwest of Brazil, IN						
Property ownership <i>(Check all that apply)</i> <input checked="" type="checkbox"/> Private <input type="checkbox"/> Local Government <input type="checkbox"/> State Government <input type="checkbox"/> Federal Government <input type="checkbox"/> Other						
Name of owner Bethel Baptist Church						
Address of owner <i>(number and street, city, state, and ZIP code)</i> 12970 W 500 N, Linton, IN						

PROJECT AREA DETAILS	
<i>See Short Report instructions for required references to be consulted.</i>	
Size of project area <i>(hectares)</i> 0.033	Size of project area <i>(acres)</i> 0.083
Natural region	Topography Esker and Kame
Soil(s) information Pike Silt Loam Series	Watershed
Current land usage Agricultural	
Comments	

RECORDS CHECK	
<input type="checkbox"/> Records check only; no field investigation conducted.	Date of records check <i>(month, day, year)</i> 3/10/22 and 3/11/22
Records consulted <i>(Check all that apply)</i> <input checked="" type="checkbox"/> Archaeological site forms, reports in SHAARD, and SHAARD Archaeology and Structures Map Web Application <input type="checkbox"/> Cultural Resource Management reports, other research reports, etc., on file in locations other than SHAARD <input type="checkbox"/> Historical documents and maps from other institutions / resources <input type="checkbox"/> IHSSI / NRHP structures records in SHAARD <input type="checkbox"/> Cemetery records in SHAARD	
Within the Project Area	
Previously recorded archaeological sites <i>(Include citations)</i> None	
Previous archaeological studies within the project area <i>(Include citations)</i> None	
Name(s) of previously recorded cemetery(ies) None	
Cemetery registry number(s) None	
Outside the Project Area	
Distance from boundary <i>(Check one)</i> <input checked="" type="checkbox"/> Area researched was a half (½) mile radius from the boundary of the project area. <input type="checkbox"/> Area researched was a one (1) mile radius from the boundary of the project area. <input type="checkbox"/> Area researched was a two (2) mile radius from the boundary of the project area.	
Previously recorded archaeological sites <i>(Include citations)</i> None	
Previous archaeological studies <i>(Include citations)</i> None	
Name(s) of previously recorded cemetery(ies) None	
Cemetery registry number(s) None	

FIELD INVESTIGATION	
Date(s) of field investigation <i>(month, day, year)</i> April 14, 2022	Name of field supervisor James P. Morgan
Names of field crew James P. Morgan	
Field Conditions	
Surface visibility 80%	Factors affecting visibility Crop remains
Slope <3%	Environmental (weather) conditions during the survey Sunny, some cloud, ~70°

Methods			
Surface survey (Check all that apply)			
<input type="checkbox"/> Visual walkover	Interval: <input type="checkbox"/> Thirty (30) meters	<input type="checkbox"/> Other (Describe below.)	
<input checked="" type="checkbox"/> Pedestrian survey	Interval: <input checked="" type="checkbox"/> Five (5) meters	<input type="checkbox"/> Ten (10) meters	<input type="checkbox"/> Other (Describe below.)
Describe methods.			
A systematic surface inspection of the proposed lease area was conducted along 5-meter interval transects. A single pedestrian transect was used to visually assess the entire length of the proposed access/utility easement.			
Shovel probes (Check all that apply)			
<input checked="" type="checkbox"/> Shovel probes	Interval: <input type="checkbox"/> Five (5) meters	<input type="checkbox"/> Ten (10) meters	<input checked="" type="checkbox"/> Fifteen (15) meters <input type="checkbox"/> Other (Describe below)
The standard is screened shovel probes using ¼" size mesh. If shovel probes were not screened, or a different size mesh was utilized, an explanation must be provided in the methods below.			
Describe methods.			
Additionally, five subsurface shovel tests were excavated within the proposed 60' x 60' (18.3 x 18.3 m) compound area and two shovel tests were excavated along the ±16' (4.9 m) wide by ±45' (13.7 m) long access/utility easement, with soils from the excavated shovel tests dry-screened through 6mm hardware cloth, as part of this investigation			
Cores / auger probes (Check all that apply)			
<input type="checkbox"/> Cores / auger probes	Interval: <input type="checkbox"/> Five (5) meters	<input type="checkbox"/> Ten (10) meters	<input type="checkbox"/> Fifteen (15) meters <input type="checkbox"/> Other (Describe below)
The standard is screened cores / auger probes using ¼" size mesh. If cores / auger probes were not screened, or a different size mesh was utilized, an explanation must be provided in the methods below.			
Describe methods.			
None			
Additional field investigation comments			

RESULTS	
Summary of relevant regional culture background	
Records check (Check all that apply)	
<input checked="" type="checkbox"/> The project area does not have the potential to contain archaeological resources. <i>Provide explanation / justification.</i>	
<input type="checkbox"/> There are previously recorded archaeological resources within the project area, but those resources do not warrant additional archaeological investigation. <i>Provide explanation / justification.</i>	
<input type="checkbox"/> The project area contains previously recorded archaeological resources that warrant additional investigation and/or the project area has the potential to contain archaeological resources. <i>Provide explanation / justification.</i>	
<input type="checkbox"/> Based upon the records check results, a reconnaissance has been conducted.	
<input type="checkbox"/> A cemetery is located within or adjacent to the project area.	
Explanation / justification	
No artifacts or archaeological features were observed during pedestrian surface inspection of the APE for direct effects; in addition, no artifacts or features indicative of an archaeological site were encountered in the excavated shovel tests. Considering this, it is the opinion of the principal investigator that no intact, significant archaeological site is present within the APE for direct effects.	
Phase 1a archaeological reconnaissance (Check all that apply)	
<input type="checkbox"/> No Phase 1a reconnaissance was conducted.	
<input checked="" type="checkbox"/> Phase 1a reconnaissance located no archaeological resources.	
<input type="checkbox"/> Previously recorded sites were in the project area.	
<input type="checkbox"/> Artifacts and/or features at a previously recorded site(s) within the project area were not discovered. <i>List the site(s) below.</i>	
<input type="checkbox"/> Phase 1a reconnaissance has identified landforms conducive to buried archaeological deposits. <i>Describe below.</i>	
List sites.	

Describe landforms.	
Number of shovel probes excavated 7	Number of cores / auger probes 0
Describe disturbances. Attach photographs documenting disturbances. Agricultural disturbance.	
Actual area surveyed (hectares) 0.033	Actual area surveyed (acres) 0.083
Explain results of fieldwork. No artifacts or archaeological features were observed during pedestrian surface inspection of the APE for direct effects; in addition, no artifacts or features indicative of an archaeological site were encountered in the excavated shovel tests. Considering this, it is the opinion of the principal investigator that no intact, significant archaeological site is present within the APE for direct effects.	

RECOMMENDATIONS
Records check (Check all that apply) <ul style="list-style-type: none"> <input type="checkbox"/> No archaeological investigation is recommended before the project is allowed to proceed because the records check has determined that the project area does not have the potential to contain archaeological resources. <input type="checkbox"/> A Phase 1a archaeological reconnaissance is recommended. <input checked="" type="checkbox"/> Based upon the records check results, a Phase 1a archaeological reconnaissance was recommended and has been conducted. <input type="checkbox"/> A cemetery development plan may be required under Indiana Code 14-21-1-26.5 because project ground disturbance will be within 100 feet of a cemetery.
Phase 1a archaeological reconnaissance (Check all that apply) <ul style="list-style-type: none"> <input type="checkbox"/> It is recommended that the project be allowed to proceed as planned because the Phase 1a archaeological reconnaissance has located no archaeological sites within the project area and/or previously recorded sites that were investigated warrant no additional investigation. <input type="checkbox"/> It is recommended that Phase 1c archaeological subsurface reconnaissance be conducted before the project is allowed to proceed. The Phase 1a archaeological reconnaissance has determined that the project area includes landforms which have the potential to contain buried archaeological deposits.
Other recommendations / commitments

Pursuant to IC-14-21-1, if any archaeological artifacts or human remains are uncovered during construction, demolition, or earthmoving activities, state law (Indiana Code 14-21-1-27 and 29) requires that the discovery must be reported to the Department of Natural Resources within two (2) business days. In that event, please call (317) 232-1646.

REQUIRED ATTACHMENTS
<ul style="list-style-type: none"> <input checked="" type="checkbox"/> Figure showing project location within Indiana <input checked="" type="checkbox"/> USGS topographic map showing the project area (1:24,000 scale) <input checked="" type="checkbox"/> Aerial photograph showing the project area, land use and survey methods <input checked="" type="checkbox"/> Photographs of the project area, including, if applicable, photographs documenting disturbances <input type="checkbox"/> Project plans (if available)
Other attachments See accompanying FCC Form 620 for attachments
References cited (See short report instructions for required references to be consulted)
Comments

CURATION

Location of project documentation

Project materials are curated at the Dynamic Environmental Associates, Inc. Offices.



REVIEW REQUEST SUBMITTAL

State Form 55031 (R / 4-17)

Indiana Department of Natural Resources

Division of Historic Preservation and Archaeology, Indiana State Historic Preservation Office (SHPO)



Please complete this form and attach it to the front of all submittals, along with any reports or supplemental materials you are providing to the Indiana DHPA for review. Please note that archaeological and structural information can be submitted together but should be separate documents since archaeological site locations are confidential and not for public disclosure.

Date (month, day, year): May 12, 2022

- ☒ This is a new submittal.
☐ This is revised/additional information relating to DHPA number _____.
☒ This project is being undertaken pursuant to the terms and conditions of a programmatic or other interagency agreement.
Title of Agreement: NPA for Review of Effects on Historic Properties for Certain Undertakings Approved by the Federal Communications Commission
☐ This project will also be applying for Federal Rehabilitation Investment Tax Credit.
☐ This project includes work on a property that is under a preservation covenant held by DHPA.

THIS REVIEW REQUEST SUBMITTED BY:

Name: Brian R. Schneider

Company/Organization: Dynamic Environmental Associates, Inc.

Address (number and street): 3850 Lake Street, Suite C

City: Macon State: GA ZIP: 31204

Telephone number: 877.968.4787 E-mail address: sec106@dynamicenvironmental.com

PROJECT NAME & LOCATION [Please attach a map with location(s) marked]

Project Name/Reference: Seelyville Project/Des Number: 22111004

Project Address/Location: N. Twin Beach Street

City: Brazil Township(s): _____

County/Countries: Clay

Section/Township/Range: S33/T13N/R7W

Latitude/Longitude: N39° 31' 43.9"/W87° 11' 58.1"

STATE OR FEDERAL AGENCY INVOLVEMENT

Agency: FCC Program: _____

Type of funds, license, or permit to be obtained (if applicable): RF

Name of Agency Contact: Jill Springer, FPO

Address (number and street): 45 L Street NE

City: Washingont State: DC ZIP: 20554

Telephone number: 202.418.1345 E-mail address: jill.springer@fcc.gov

APPLICANT (if different than Federal Agency) *If available, please attach copy of authorization letter from federal agency.*

Applicant: Bethel Baptist Church

Name of Contact: Harold Smith

Address (number and street): 12970 W 500 N

City: Linton State: IN ZIP: 47441

Telephone number: _____ E-mail address: wytj893fm@gmail.com

ADDITIONAL CONTACT (IF APPLICABLE)

Name of Contact: _____

Organization/Agency: _____

Address (number and street): _____

City: _____ State: _____ ZIP: _____

Telephone number: _____ E-mail address: _____

Project Description – This should include a detailed scope of work, including any actions to be taken in relation to the project, such as all aspects of new construction, replacement/repair, demolition, ground disturbance, and all ancillary work (temporary roads, etc.), as applicable. Attach report or additional pages if necessary. If a detailed scope of work is not available yet, please explain and include all preliminary information.

The proposed project will include the development of a 60' x 60' (18.3 x 18.3 m) tower compound, a 199' (60.7 m) (60.7 m) with appurtenances tall Self-Support tower and associated communications equipment. A proposed ±16' (4.9 m) wide x ±45' (13.7 m) long access/utility easement will extend in an easterly direction from N. Twin Beach Road (N. County Rd 500 W) to the proposed project area. Site Plans are attached.

In accordance with the Nationwide Programmatic Agreement of March 2005, a one-half mile (0.8km) APE for visual effects is applicable to this 199' (60.7 m) tall broadcast tower.

Ground Disturbing Activity – This should include a detailed description of all horizontal and vertical ground disturbance in relation to the project as well as any known previous and current land use, condition, and disturbances. Attach report or additional pages if necessary. Indicate if the project does not include any ground disturbing activities. Please note that agricultural tilling generally does not have a serious enough impact on archaeological sites to constitute a disturbance of the ground for this purpose.

Proposed ground disturbance will be confined to the proposed 60' x 60' area designated for the construction of the proposed 60' x 60' tower compound and 199' self-support tower, and the ±16' wide x ±45' long access/utility easement. The current use of the Site and Parent Tract consists of active agriculture. According to a review of historic aerial photographs the Site and Parent Tract has been in active agriculture since ca. 1949. Additionally, a SHPO records check was completed by Jeannie Regan-Dinius, DNR-DHPA, on March 10, 2022. Additionally, a review of the Indiana State Historic Architectural and Archaeological Research Database (SHAARD) was conducted by Brian R. Schneider, M.A., RPA on March 11, 2022. These reviews indicate that there are no previously documented cultural resource surveys that have occurred within a one-half mile of the project area. In addition, no previously identified archaeological sites have been located within a one-half mile. This same research indicates that the proposed project area has not been previously assessed. The APE for direct effects was subjected to an archaeological investigation on April 14, 2022. A systematic surface inspection of the proposed lease area was conducted along 5-meter interval transects. A single pedestrian transect was used to visually assess the entire length of the proposed access/utility easement. Additionally, five subsurface shovel tests were excavated within the proposed lease area and two shovel tests were excavated along the access/utility easement. No cultural material was recovered.

FINDINGS – Please note that a finding should only be submitted when the agency/delegatee believes it is appropriate or one has been requested by our office. Only those who represent the Federal Agency or an official delegatee of the federal agency are authorized to make findings of effect for an undertaking.

☒ **No Historic Properties Affected** – (i.e., none are present or there are historic properties present but the project will have no effect upon them). Attach necessary documentation, as described at 36 CFR 800.11.

☐ **No Adverse Effect** – The proposed undertaking will have no adverse effect on one or more historic properties located within the project APE under 36 CFR 800.5. Attach necessary documentation, as described at 36 CFR 800.11.

☐ **Adverse Effect** – The proposed undertaking will result in an adverse effect to one or more historic properties and the applicant, or other federally authorized representative, will consult with the SHPO and other consulting parties to resolve the adverse effect per 36 CFR 800.6. Attach necessary documentation, as described at 36 CFR 800.11, with a proposed plan to resolve adverse effect(s).

Please explain the basis for your determination.

A SHPO records check was completed by Jeannie Regan-Dinius, DNR-DHPA, on March 10, 2022. Additionally, a review of the Indiana State Historic Architectural and Archaeological Research Database (SHAARD), as well as an on-line review of the National Register of Historic Places (NRHP) was conducted by Brian R. Schneider, M.A., RPA on March 11, 2022. This review indicated that there are no previously documented NRHP-eligible or listed properties located within one-half mile of the visual APE.

Per the Standards Set forth by the Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings Approved by the Federal Communications Commission (NPA), resources that are listed on the National Register of Historic Places or have been formally determined eligible for listing by the Keeper of the National Register, or have been identified as considered eligible for listing in the records of the SHPO (i.e., historic properties) are to be assessed. Resources that are not historic properties are not included in the current assessment.

Authorized Signature: _____ Date (month, day, year): 5/12/2022

Type or print name: Brian R. Schneider, M.A., RPA

Organization/Agency: Dynamic Environmental Associates, Inc.

Please note that incomplete submissions may result in delays. To ensure an expeditious review, please be sure that the following has been provided:

- ☐ Completed Review Request Submittal Form
- ☐ Letter of authorization from Federal agency/agencies (*if applicable*)
- ☐ Consulting Parties – List of all consulting parties that have been invited to participate and copies of any responses received. Typical consulting parties would include the county historian, local historical society, the appropriate regional office of Indiana Landmarks, other local, state or national preservation organizations, tribes, local government and the general public.
- ☐ Map of project location with project area(s) and Area of Potential Effects (APE) clearly marked, streets labeled and a north arrow, aerial maps are preferable and areas of previous ground disturbance within the project area should be shown. Please indicate if any of the project area is located on state or federal property.
- ☐ Clear, current color photographs of project area and APE, including any buildings or structures fifty (50) years or older within the APE. (No more than two (2) photographs per page, for large project areas/APEs photographs can be provided digitally on a CD but must be clearly labeled.)
- ☐ Architectural/Engineering Drawings (*if applicable*) – Must be labeled with north arrow, clearly indicate proposed changes to existing buildings and locations of any ground disturbance on site plans. When possible include both existing and proposed drawings. Hard copies should be provided at no smaller than 11" x 17" and font must be legible; if the drawings are large scale reduced to 11" x 17", please also provide a CD with a PDF copy of the drawings.
- ☐ Identification of any known historic resources – All projects should consult the SHAARD database (access available on the DHPA home page) to locate known historic resources in the project area and APE. For any identified resources, the submission should include (in summary form) a list of the properties identified, including address, the site/reference number from SHAARD, the rating (IHSSI, Bridge Inventory) or status (National Register) of each property, and a current photograph. Please do not submit print outs of the individual SHAARD records.

Please note that at this time we are unable to accept electronic submissions. The thirty (30) day review period, as specified in 36 CFR part 800.3(c)(4), begins from the date that we receive the hard copy of the submission.

Return this Form and Attachments to:

**Indiana Department of Natural Resources
Division of Historic Preservation and Archaeology
402 W. Washington Street, Room W274
Indianapolis, Indiana 46204**

<http://www.in.gov/dnr/historic>

From: towernotifyinfo@fcc.gov
Sent: Friday, March 25, 2022 3:01 AM
To: NATC
Cc: tcnsweekly@fcc.gov
Subject: NOTICE OF ORGANIZATION(S) WHICH WERE SENT PROPOSED TOWER
CONSTRUCTION NOTIFICATION INFORMATION - Email ID #8077682

Dear Applicant:

Thank you for using the Federal Communications Commission's (FCC) Tower Construction Notification System (TCNS). The purpose of this electronic mail message is to inform you that the following authorized persons were sent the notification that you provided through TCNS, which relates to your proposed antenna structure. The information was forwarded by the FCC to authorized TCNS users by electronic mail and/or regular mail (letter). We note that the review period for all parties begins upon receipt of the Submission Packet pursuant to Section VII.A of the NPA and notifications that do not provide this serve as information only.

Persons who have received the notification that you provided include leaders or their designees of federally-recognized American Indian Tribes, including Alaska Native Villages (collectively "Tribal Nations"), Native Hawaiian Organizations (NHOs), and State Historic Preservation Officers (SHPOs). For your convenience in identifying the referenced Tribal Nations and NHOs and in making further contacts, the City and State of the Seat of Government for each Tribal Nation and NHO, as well as the designated contact person, is included in the listing below. We note that Tribal Nations may have Section 106 cultural interests in ancestral homelands or other locations that are far removed from their current Seat of Government. Pursuant to the Commission's rules as set forth in the Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings Approved by the Federal Communications Commission (NPA), all Tribal Nations and NHOs listed below must be afforded a reasonable opportunity to respond to this notification, consistent with the procedures set forth below, unless the proposed construction falls within an exclusion designated by the Tribal Nation or NHO. (NPA, Section IV.F.4).

The notification that you provided was forwarded to the following Tribal Nations and NHOs. A Tribal Nation or NHO may not respond until a full Submission Packet is provided. If, upon receipt, the Tribal Nation or NHO does not respond within a reasonable time, you should make a reasonable effort at follow-up contact, unless the Tribal Nation or NHO has agreed to different procedures (NPA, Section IV.F.5). In the event a Tribal Nation or NHO does not respond to a follow-up inquiry, or if a substantive or procedural disagreement arises between you and a Tribal Nation or NHO, you must seek guidance from the Commission (NPA, Section IV.G). These procedures are further set forth in the FCC's Second Report and Order released on March 30, 2018 (FCC 18-30).

1. THPO Merle Marks - Crow Creek Sioux Tribe - (PO Box: 286) Ft Thompson, SD - cchistory@midstatesd.net - 605-245-2221 - electronic mail

Exclusions: The Crow Creek Sioux Tribe has no interest in collocation projects. The
Crow Creek Sioux Tribe requests the following states be removed from our geographic areas of interest, Arkansas ,
Virginia , South Carolina , Ohio , North Carolina, Michigan, Illinois

2. THPO Thomas Parker - Omaha Tribe of Nebraska - (PO Box: 368) Macy, NE - tparker@theomahatribe.com - 402-837-5391 (ext: 434) - electronic mail
Exclusions: Please note we have updated procedures. Please email us at Omahatribefcctcns@outlook.com

3. Tribal Historical Cultural Preservation Officer Thomas Wabnum - Prairie Band Potawatomi Nation - Government Center 16281 Q Road Mayetta, KS - thomaswabnum@pbpnation.org - 785-966-4016 - electronic mail and regular mail

If the applicant/tower builder receives no response from the Prairie Band Potawatomi Nation within 30 days after notification through TCNS, the Prairie Band Potawatomi Nation has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder,
however, must immediately notify the Prairie Band Potawatomi Nation in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

4. TCNS Administrator kennis wheeler - Kaw Nation - 222 E. Grand Suite 313 Ponca City, OK - Kenny.rksllc@gmail.com; Kenny.rksllc@gmail.com - 405-443-7531 - electronic mail

5. Tribal Historic Preservation Officer Elsie Whitehorn - Otoe-Missouria Tribe of Indians - 8151 Highway 177 Red Rock, OK - tcns@omtribe.org; tcns@omtribe.org - 580-723-4434 (ext: 202) - electronic mail

6. THPO Liana S Hesler - Ponca Tribe of Indians of Oklahoma - 121 White Eagle Drive Ponca City, OK - liana.hesler@ponca-nsn.gov; shesler.thpo@gmail.com - 580-382-6633 - electronic mail and regular mail

7. THPO Specialist Ashley Brokeshoulder - Absentee-Shawnee Tribe of Indians of Oklahoma - 2025 S. Gordon Cooper Drive Shawnee, OK - asttcns@gmail.com - 405-275-4030 (ext: 6312) - electronic mail

8. TCNS Director Iowa Tribe - Iowa Tribe of Oklahoma - 222 E. Grand Suite 313 Ponca City, OK - iowatribetcns@gmail.com; iowatribetcns@gmail.com - 405-443-7531 - electronic mail

9. Tribal Historic Preservation Officer Matthew Bussler - Pokagon Band of Potawatomi Indians - 58620 Sink Road (PO Box: 180) Dowagiac, MI - Matthew.Bussler@pokagonband-nsn.gov - 269-462-4316 - electronic mail

If the applicant/tower builder receives no response from the Pokagon Band of Potawatomi Indians within 30 days after notification through TCNS, the Pokagon Band of Potawatomi Indians has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder,

however, must immediately notify the Pokagon Band of Potawatomi Indians in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

10. Tribal Archaeologist/THPO Kade M Ferris MS - Red Lake Band of Chippewa Indians of Minnesota - 24200 Council Street (PO Box: 274) Red Lake, MN - redlakethpo@gmail.com; kade.ferris@redlakenation.org - 218-679-1691 - electronic mail

Exclusions: The Red Lake THPO is not interested in participating in pre-construction review on projects where the proposed antenna or tower will be collocated on an existing tower, building, or other structure, or where the proposed tower will be constructed on already disturbed land (e.g. a parking lot).

All other projects that will involve new construction in areas not previously constructed or disturbed will require the submission of archaeological file searches, reports, maps, and other information that will allow for adequate review of the project against the Red Lake Nation CRM/archaeological database.

Information can be emailed to: redlakethpo@gmail.com

Review of archaeological information and other information for new construction will be reviewed within 30-days and a response issued via email. A cost of \$200 (aggregated/average amount) will be assessed for these reviews to offset time spent on review.

Questions can be sent by email to: kade.ferris@redlakenation.org. [do not send archaeological information to this email address]

If the applicant/tower builder receives no response from the Red Lake Band of Chippewa Indians of Minnesota within 30 days after notification through TCNS, the Red Lake Band of Chippewa Indians of Minnesota has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder,

however, must immediately notify the Red Lake Band of Chippewa Indians of Minnesota in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

11. THPO Edith Leoso - Bad River Band of Lake Superior Tribe of Chippewa Indians - (PO Box: 39) Odanah, WI - thpo@badriver-nsn.gov; THPOAsst@badriver-nsn.gov - 715-682-7123 - electronic mail

If the applicant/tower builder receives no response from the Bad River Band of Lake Superior Tribe of Chippewa Indians within 30 days after notification through TCNS, the Bad River Band of Lake Superior Tribe of Chippewa Indians has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder, however, must immediately notify the Bad River Band of Lake Superior Tribe of Chippewa Indians in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

12. THPO Ben Rhodd - Forest County Potawatomi Community - 8130 Mish ko Swen Drive (PO Box: 340) Crandon, WI - Benjamin.Rhodd@fcp-nsn.gov; Richard.Brzezinski@FCPotawatomi-nsn.gov - 715-478-7354 - electronic mail

13. Tribal Historic Preservation Officer William Quackenbush - Ho-Chunk Nation - (PO Box: 667) Black River Falls, WI - bill.quackenbush@ho-chunk.com - 715-284-7181 (ext: 1121) - electronic mail

14. THPO Marvin DeFoe - Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin - 88455 Pike Road, HWY 13 Bayfield, WI - Marvin.DeFoe@redcliff-nsn.gov; Edwina.Buffalo-Reyes@redcliff-nsn.gov - 715-779-3761 - electronic mail

Exclusions: Boozhoo, we do not have the Red Cliff Portal site online anymore and apologize for the inconvenience.

If you have a project that has already been paid for or would like to voluntarily pay for, please email documents for project review to THPO@redcliff-nsn.gov. This address is only to be used by Consultants who are voluntarily paying for projects.

If you have any questions, please contact Marvin Defoe, THPO Manager at (715) 779-3700 Ext. 4244 or Edwina Buffalo-Reyes, THPO Assistant at (715) 779-3700Ext. 4243.

15. THPO William Tarrant - Seneca-Cayuga Nation - 23701 S 655 Road (PO Box: 453220) Grove, OK - wtarrant@sctribe.com - 918-787-5452 (ext: 344) - regular mail

Exclusions: Please refrain from sending review information via email. We request all information to be sent via mail to PO Box 453220, Grove, OK 74345.

16. Cell Tower Coordinator Kelly Nelson - Eastern Shawnee Tribe of Oklahoma - 70500 East 128 Road Wyandotte, OK - celltower@estoo.net - 918-238-5151 (ext: 1861) - regular mail

Exclusions: DO NOT EMAIL DOCUMENTATION; it will be deleted without being opened.

Submit one printed color copy by US postal mail or other parcel carrier of all documentation to:

Eastern Shawnee Tribe
Attn: CellTower Program
70500 E. 128 Rd.
Wyandotte, OK 74370

Provide a 1-page cover letter with the following information:

- a. TCNS Number
- b. Company Name
- c. Project Name, City, County, State
- d. Project type
- e. Project coordinates
- f. Contact information

The Eastern Shawnee Procedures document is available and highly recommended for guidance; send an email to celltower@estoo.net requesting our most current copy.

17. THPO Diane Hunter - Miami Tribe of Oklahoma - (PO Box: 1326) Miami, OK - swillard@miamination.com; dhunter@miamination.com - 918-541-1390 - electronic mail

18. THPO Dept Rhonda Hayworth - Ottawa Tribe of Oklahoma - (PO Box: 110) Miami, OK - ottawatcns.oto@gmail.com - 918-540-1536 - electronic mail

19. THPO Sherri Clemons - Wyandotte Nation - 8 Turtle Drive Wyandotte, OK - sclemons@wyandotte-nation.org - 918-678-6344 - electronic mail

Exclusions: Please refrain from sending information via mail. We ONLY accept information via email to: sclemons@wyandotte-nation.org. We will advise if we require additional information.

20. Assistant Cultural Officer Karen Stand - Peoria Tribe of Indians of Oklahoma - 118 S. Eight Tribes Trail (PO Box: 1527) Miami, OK - kstand@peoriatribe.com - 918-540-2535 (ext: 31) - electronic mail and regular mail

21. Cell t Kim Jumper - Shawnee Tribe - 29 South 69A Highway Miami, OK - tcns@shawnee-tribe.com - 918-542-2441 - electronic mail

22. THPO Jonathan Windy Boy - Chippewa Cree Tribe of the Rocky Boy's Reservation - 9740 Upper Box Elder Road (PO Box: 230) Box Elder, MT - jonathan.windyboy@nei-yahw.com; melody.bernard@nei-yahw.com - 406-395-4700 - electronic mail

Exclusions: The Chippewa Cree Tribe performs its reviews of FCC undertakings and projects through its arrangement with I Response; a Tribally-owned enterprise. Please send all of your Forms 620 and Forms 621 to I Response at <http://app.iresponse106.com/>. The reviews will begin once all the required documentation has been received at <http://app.iresponse106.com/>. If the qualified and professional reviewers determine that additional information is required, or that field work is required, they will contact you through the I Response system and through TCNS. If the Tribe determines that the proposed project will have an effect on historic properties and/or Tribal religious and cultural sites or properties, we will provide notice to the project proponent and to the FCC.

23. THPO Sarah E Thompson - Lac du Flambeau Band of Lake Superior Chippewa Indians - Tribal Historic Preservation Office (PO Box: 67) Lac du Flambeau, WI - ldftppo@ldftribe.com - 715-588-2139 - electronic mail
Exclusions: Effective Immediately:

Please send all submissions through email until further notice. Effective 3/23/2020

Please email all submissions to ldftppo@ldftribe.com

Thank you

24. Deputy THPO, Archaeologist Susan Bachor - Delaware Tribe of Indians - 126 University Circle Stroud Hall, Rm. 437 East Stroudsburg, PA - sbachor@delawaretribe.org; lheady@delawaretribe.org - 610-761-7452 - electronic mail
Exclusions: The Delaware Tribe of Indians areas of interest include our aboriginal territories (circa 1600), known locations of historic Delaware settlements, routes of removal and forced migration, and all lands of Delaware aboriginal title ceded by treaty to the United States. If you are receiving this notification, then your project falls within these areas of interest and we ask that you provide us with a cover letter describing the project and its location (including the project coordinates) as well as a topographic map showing the project location. If an archaeological survey has already

been performed in preparation for the project, please send a copy of that as well. Additionally, we may request a biological assessment of culturally significant treaty resources which may be affected by the proposed undertaking.

We are only interested in consulting on projects that involve ground disturbance that is planned to take place in both undisturbed and previously disturbed contexts. We are not interested in consulting on collocations or projects that involve no ground disturbance. If your project does involve ground disturbance or you do not receive a response from us within 30 days of submitting the above project information, then we have no comments on the project. However, if any archaeological resources or human remains are disturbed at any point in the project planning or construction, we ask that the project be halted until we can be notified of the inadvertent discovery and can determine the most appropriate course of action. If your company would like a formal written response from the Delaware Tribe concerning the potential impact of your project to culturally and religiously significant sites, please contact Susan Bachor at sbachor@delawaretribe.org to request such a response.

In order to better facilitate consultation throughout our areas of interest we have three regional tribal historic preservation offices. While our Tribal Headquarters remains in Oklahoma, our Eastern Office in Pennsylvania is the point of contact for all consultation within our Eastern Region which includes the states of Massachusetts, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland and Virginia. If your project exists in any of these states, please contact Susan Bachor with the above project information at the following e-mail address. All offices prefer digital submissions and the project information can be submitted by e-mail.

Susan Bachor, Acting Director of Historic Preservation
Eastern Office
126 University Circle
Stroud Hall, Rm. 437
East Stroudsburg PA 18301
(610) 761-7452
sbachor@delawaretribe.org

Our Midwestern office is the point of contact for all consultation within our Midwestern region which includes the states of West Virginia, Ohio, Indiana, Michigan and Illinois. If your project exists in any of these states, please contact Larry Heady with the above project information at the following e-mail address. Our Midwestern office prefers to receive digital submissions and the project information can be submitted by e-mail.

Larry Heady, THPO
Midwestern Office
125 Dorry Lane, Grants Pass, OR 97527
lheady@delawaretribe.org
(262) 825-7586

We, at the Delaware Tribe Historic Preservation Office, along with our Chief and Tribal Council remain committed to protecting the cultural and physical integrity of our historic sites, traditional cultural properties, sacred sites, objects of cultural patrimony, and most importantly, the remains of our Ancestors. We look forward to working with you on our shared interests in preserving and protecting Delaware heritage within our areas of interest.

The notification that you provided was also forwarded to the following SHPOs in the State in which you propose to construct and neighboring States. The information was provided to these SHPOs as a courtesy for their information and planning. You need make no effort at this time to follow up with any SHPO that does not respond to this notification. Prior to construction, you must provide the SHPO of the State in which you propose to construct (or the Tribal Historic Preservation Officer, if the project will be located on certain Tribal lands), with a Submission Packet pursuant to Section VII.A of the NPA unless the project is excluded from SHPO review under Section III D or E of the NPA.

25. Chief of Staff, Deputy SHPO Theodore Hild - Illinois Historic Preservation Agency - 1 Old State Capitol Plaza Springfield, IL - ted_hild@ihpa.state.il.us - -- - electronic mail

26. SHPO Robert E Carter Jr - Department of Natural Resources - 402 West Washington Street Indiana Govt. Center South, Room W256 Indianapolis, IN - dhpa@dnr.state.in.us - 317-232-1646 - electronic mail

27. Deputy SHPO Jon C Smith - Department of Natural Resources - 402 West Washington Street Indiana Govt. Center South, Room W256 Indianapolis, IN - jsmith@dnr.state.in.us - 317-232-1646 - electronic mail

28. SHPO Brian D Conway - State Historic Preservation Office, Michigan Historical Center - (PO Box: 30740) Lansing, MI - conwaybd@state.mi.us - 517-373-1630 - electronic mail

29. Amanda Terrell - Ohio History Connection - 800 E. 17th Avenue Columbus, OH - aterrell@ohiohistory.org - 614-298-2000 - electronic mail

TCNS automatically forwards all notifications to all Tribal Nations and SHPOs that have an expressed interest in the geographic area of a proposal. However, if a proposal for PTC wayside poles falls within a designated exclusion, you need not expect any response and need not pursue any additional process with that Tribal Nation or SHPO. In addition, a particular Tribal Nation or SHPO may also set forth policies or procedures within its details box that exclude from review certain facilities (for example, a statement that it does not review collocations with no ground disturbance; or that indicates that no response within 30 days indicates no interest in participating in pre-construction review).

Please be advised that the FCC cannot guarantee that the contact(s) listed above have opened and reviewed an electronic or regular mail notification. If you learn that any of the above contact information is no longer valid, please contact the FCC by emailing tcnshep@fcc.gov. The following information relating to the proposed tower was forwarded to the person(s) listed above:

Notification Received: 03/22/2022

Notification ID: 246267

Excluded from SHPO Review: No

Tower Owner Individual or Entity Name: Bethel Baptist Church

Consultant Name: Dynamic Environmenta Associates Inc

Street Address: 3850 Lake Street

Suite C

City: Macon
State: GEORGIA
Zip Code: 31204
Phone: 478-745-7740
Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower
Latitude: 39 deg 31 min 43.9 sec N
Longitude: 87 deg 11 min 58.1 sec W
Location Description: N. Twin Beach Street
City: Brazil
State: INDIANA
County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters
Support Structure: 60.7 meters above ground level
Overall Structure: 60.7 meters above ground level
Overall Height AMSL: 251.8 meters above mean sea level

If you have any questions or comments regarding this notice, please contact the FCC using the electronic Help Request form located on the FCC's website at:

<https://www.fcc.gov/wireless/available-support-services>

You may also call the FCC Support Center at (877) 480-3201 (TTY 717-338-2824). Hours are from 8:00 a.m. to 6:00 p.m. Eastern Time, Monday through Friday (except Federal holidays). To provide quality service and ensure security, all telephone calls are recorded.

Thank you,
Federal Communications Commission

VII. LOCAL GOVERNMENT INVOLVEMENT

LOCAL GOVERNMENT INVOLVEMENT

In order to provide the local jurisdictional governments with an opportunity to participate in the Section 106 Process, letters were mailed to the following parties inviting their participation and comments on the proposed project's impact on historic resources:

City of Brazil Planning & Zoning
Clay County Council

As of the date of this submission, no comments have been received from local governments. However, any future material comments will be forwarded to the State Historic Preservation Office upon receipt.

Copies of all correspondence are included in this Attachment.

By: U.S. Mail

March 23, 2022

Ms. Janet McClellan
City of Brazil Planning & Zoning
203 E National Ave
Brazil, IN 47834

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Ms. McClellan:

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Please note that this "Invitation to Comment" pertains solely to our assessment of impacts to historic resources and is separate from any local planning and/or zoning applications or approvals that may be required for this project. These activities will be addressed at the appropriate time by others working on the proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

In addition to contacting you, please be advised that we have also requested comments from the following parties:

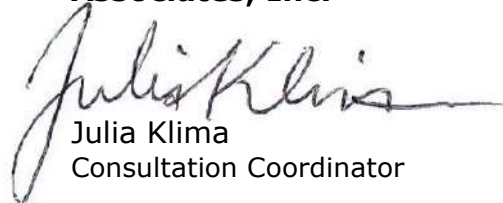
Clay County Council
Clay County Historical Society
Indiana Historical Society
Indiana Landmarks
General Public via published Public Notice

The findings of our Section 106 Review will be submitted to the State Historic Preservation Office (SHPO) in the near future for their review. Therefore, we respectfully request receiving your comments regarding historic resources within 30 days of receipt of this letter. If you have any questions regarding the proposed project or wish to discuss this project in more detail, please do not hesitate to contact us.

We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

By: U.S. Mail

March 23, 2022

Mr. Dave Amerman
Clay County Council
609 E National Ave
Brazil, IN 47834

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Mr. Amerman:

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Please note that this "Invitation to Comment" pertains solely to our assessment of impacts to historic resources and is separate from any local planning and/or zoning applications or approvals that may be required for this project. These activities will be addressed at the appropriate time by others working on the proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

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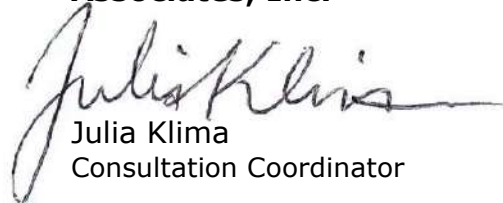
City of Brazil Planning & Zoning
Clay County Historical Society
Indiana Historical Society
Indiana Landmarks
General Public via published Public Notice

The findings of our Section 106 Review will be submitted to the State Historic Preservation Office (SHPO) in the near future for their review. Therefore, we respectfully request receiving your comments regarding historic resources within 30 days of receipt of this letter. If you have any questions regarding the proposed project or wish to discuss this project in more detail, please do not hesitate to contact us.

We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

VIII. OTHER CONSULTING PARTIES & PUBLIC INVOLVEMENT

ATTACHMENT

OTHER CONSULTING PARTIES AND PUBLIC INVOLVEMENT

DEA, on behalf of the Applicant, has made a reasonable and good faith effort to identify other parties that may potentially have an interest in participating in the Section 106 Process for the proposed project. Letters were mailed to the following parties inviting their participation and comments on the proposed project's impact on historic resources:

Clay County Historical Society
Indiana Historical Society
Indiana Landmarks

As of the date of this submission, no comments have been received from the contacted parties. However, any future material comments will be forwarded to the State Historic Preservation Office upon receipt. Copies of all correspondence are included in this Attachment.

In order to provide the General Public with an opportunity to participate in the Section 106 Process and/or to comment on the proposed project, a Public Notice has been published in a local "newspaper of record" which solicits comments on the proposed project's impact on historic resources. The following Public Notice was published in the *Brazil Times* on March 25, 2022:

SECTION 106 PUBLIC NOTICE

Bethel Baptist Church proposes to construct a 199 foot tall self-support tower located at N. Twin Beach Street, Brazil, Clay County, IN 47834. Parcel ID: 11-02-33-200-011.001-004 at Latitude N39° 31' 43.9", Longitude W87° 11' 58.1". Bethel Baptist Church seeks comments from all interested persons on the impact of the tower on any districts, sites, buildings, structures, or objects significant in American history, architecture, archaeology, engineering, or culture, that are listed or eligible for listing in the National Register of Historic Places. Specific information about the project, including the historic preservation reviews that Bethel Baptist Church is conducting pursuant to the rules of the Federal Communications Commission (47 C.F.R. Sections 1.1307(4)) and the Advisory Council on Historic Preservation (36 C.F.R. Part 800) will be made available to interested persons who request the information from the contact below. All questions, comments, and correspondence should be directed to Julia Klima at Dynamic Environmental Associates, Inc., 3850 Lake Street, Suite C, Macon, GA 31204, 877-968-4787, Sec106@DynamicEnvironmental.com within 30 days from the date of this publication. Re: 22111004

As of the date of this submission, no comments have been received from the general public. However, any future material comments will be forwarded to the State Historic Preservation Office upon receipt.

By: Email

Email: claycountyhistoricalsocietyin@gmail.com

March 23, 2022

To Whom it May Concern
Clay County Historical Society
100 East National Avenue
Brazil, IN 47834

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

In addition to contacting you, please be advised that we have also requested comments from the following parties:

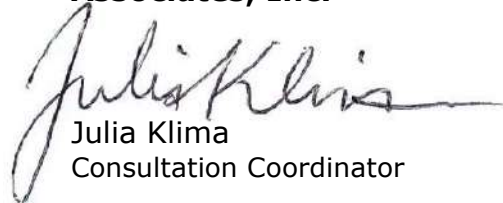
City of Brazil Planning & Zoning
Clay County Council
Indiana Historical Society
Indiana Landmarks
General Public via published Public Notice

The findings of our Section 106 Review will be submitted to the State Historic Preservation Office (SHPO) in the near future for their review. Therefore, we respectfully request receiving your comments regarding historic resources within 30 days of receipt of this letter. If you have any questions regarding the proposed project or wish to discuss this project in more detail, please do not hesitate to contact us.

We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

By: EmailEmail: kfettters@indianahistory.org

March 23, 2022

Ms. Kay Fettters
Indiana Historical Society
450 West Ohio Street
Indianapolis, IN 46204

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Ms. Fettters:

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
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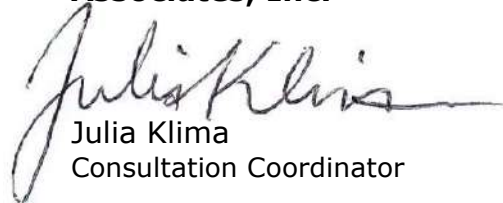
City of Brazil Planning & Zoning
Clay County Council
Clay County Historical Society
Indiana Landmarks
General Public via published Public Notice

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We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

By: EmailEmail: info@indianalandmarks.org

March 23, 2022

To Whom it May Concern
Indiana Landmarks
1201 Central Ave
Indianapolis, IN 46202

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
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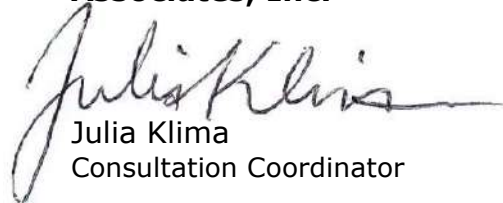
City of Brazil Planning & Zoning
Clay County Council
Clay County Historical Society
Indiana Historical Society
General Public via published Public Notice

The findings of our Section 106 Review will be submitted to the State Historic Preservation Office (SHPO) in the near future for their review. Therefore, we respectfully request receiving your comments regarding historic resources within 30 days of receipt of this letter. If you have any questions regarding the proposed project or wish to discuss this project in more detail, please do not hesitate to contact us.

We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

SECTION 106 PUBLIC NOTICE

Bethel Baptist Church proposes to construct a 199 foot tall self-support tower located at N. Twin Beach Street, Brazil, Clay County, IN 47834. Parcel ID: 11-02-33-200-011.001-004 at Latitude N39° 31' 43.9", Longitude W87° 11' 58.1". Bethel Baptist Church seeks comments from all interested persons on the impact of the tower on any districts, sites, buildings, structures, or objects significant in American history, architecture, archaeology, engineering, or culture, that are listed or eligible for listing in the National Register of Historic Places. Specific information about the project, including the historic preservation reviews that Bethel Baptist Church is conducting pursuant to the rules of the Federal Communications Commission (47 C.F.R. Sections 1.1307(4)) and the Advisory Council on Historic Preservation (36 C.F.R. Part 800) will be made available to interested persons who request the information from the contact below. All questions, comments, and correspondence should be directed to Julia Kilma at Dynamic Environmental Associates, Inc., 3850 Lake Street, Suite C, Macon, GA 31204, 877-888-4787, Sec106@DynamicEnvironmental.com within 30 days from the date of this publication. Re: 22111004

units

General Form No. 99P (Revised 2009A)

To: The Brazil Times
PO Box 429 / 531 E. National Ave.
Brazil, IN 47834

PUBLISHER'S CLAIM

Head - number of lines.....
Body - number of lines.....
Tail - number of lines.....
Total number of lines in notice.....

COMPUTATION OF CHARGES

21 lines, 2 columns wide equals 42 equivalent lines at
110 cents per line.....\$ 29.86

Additional charge for notices containing rule or tabular work
(50 percent of above amount).....\$

Charge for extra proofs of publication
(\$1.00 for each proof).....\$

TOTAL AMOUNT OF CLAIM.....\$ 29.86

Amount due \$ Payment received of \$ 29.86 on 3-25-22

DATA FOR COMPUTING COST

Width for single column is 9.2 picas. Size of type is 7point. Number of insertions 1

Pursuant to the provisions and penalties of IC-5-11-10-1, I hereby certify that the foregoing account is just and correct, that the amount claimed is legally due after allowing all just credits, and that no part of the same has been paid.

I also certify that the printed matter attached hereto is a true copy, of the same column width and type size, which was duly published in said paper 1 times. The dates of publication being as follows:

March 25th

Additionally, our newspaper has a website and this public notice was posted on the same day(s) as it was published in the newspaper.

Date: April 7th 2022

Edie Burgess
Title: PUBLISHER'S REPRESENTATIVE



Photo 1 - View towards proposed lease area, facing north.



Photo 2 - View toward proposed lease area, facing south.



Photo 3 - View toward proposed lease area, facing east.



Photo 4 - View toward proposed lease area, facing west.



Photo 5 - View from proposed lease area, facing north.



Photo 6 - View from proposed lease area, facing south.



Photo 7 - From proposed lease area, facing east.



Photo 8 - View from proposed lease area, facing west.



Photo 9 - View of proposed access/utility easement, facing west.



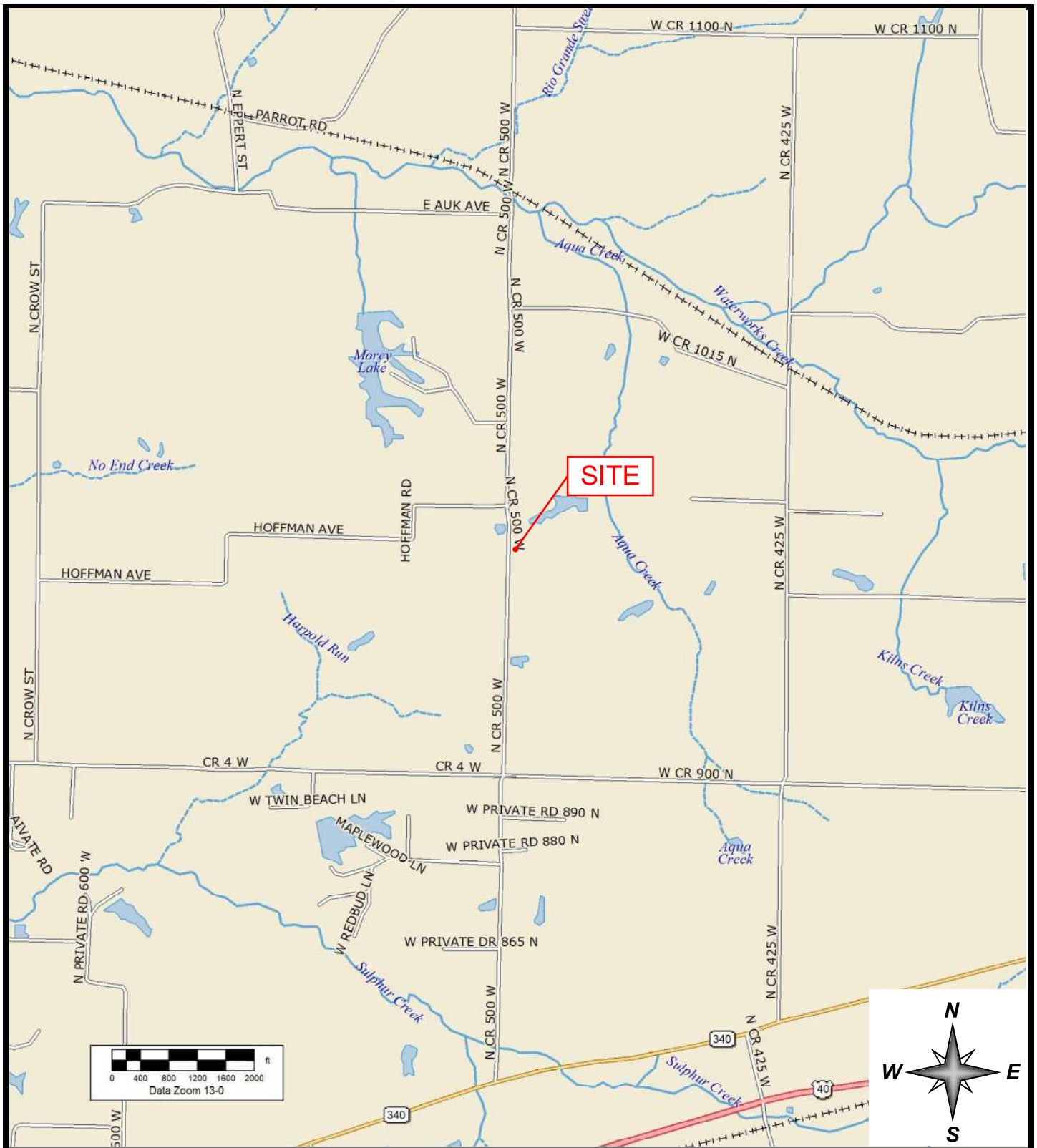
Photo 10 - View of proposed access/utility easement, facing east.



Photo 11 - View of ST 1.



Photo 12 - View of ST 7.



www.DynamicEnvironmental.com • (877) 968-4787

Site Location Map

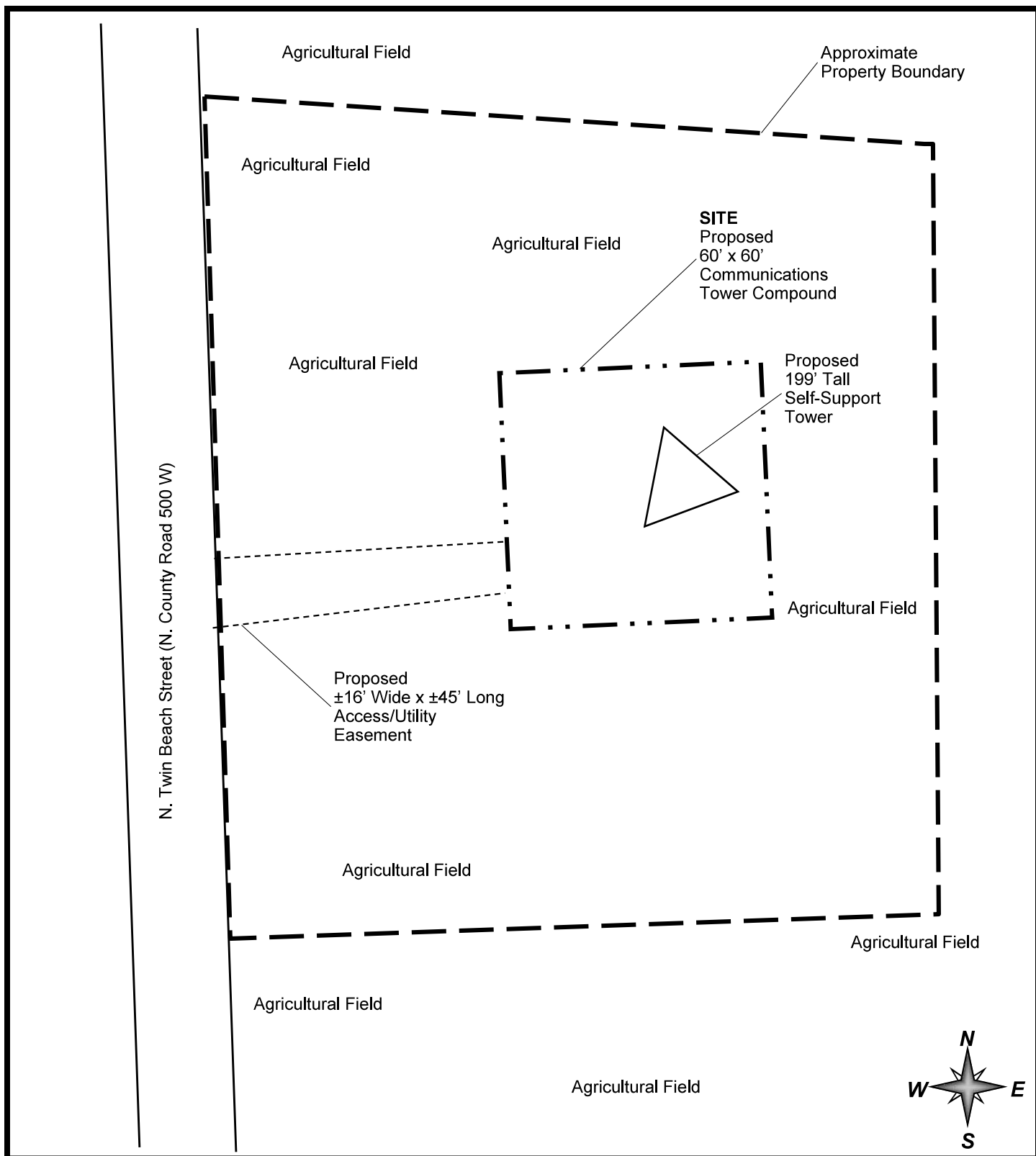
Section 106 Review
Seelyville Site
Clay County, IN

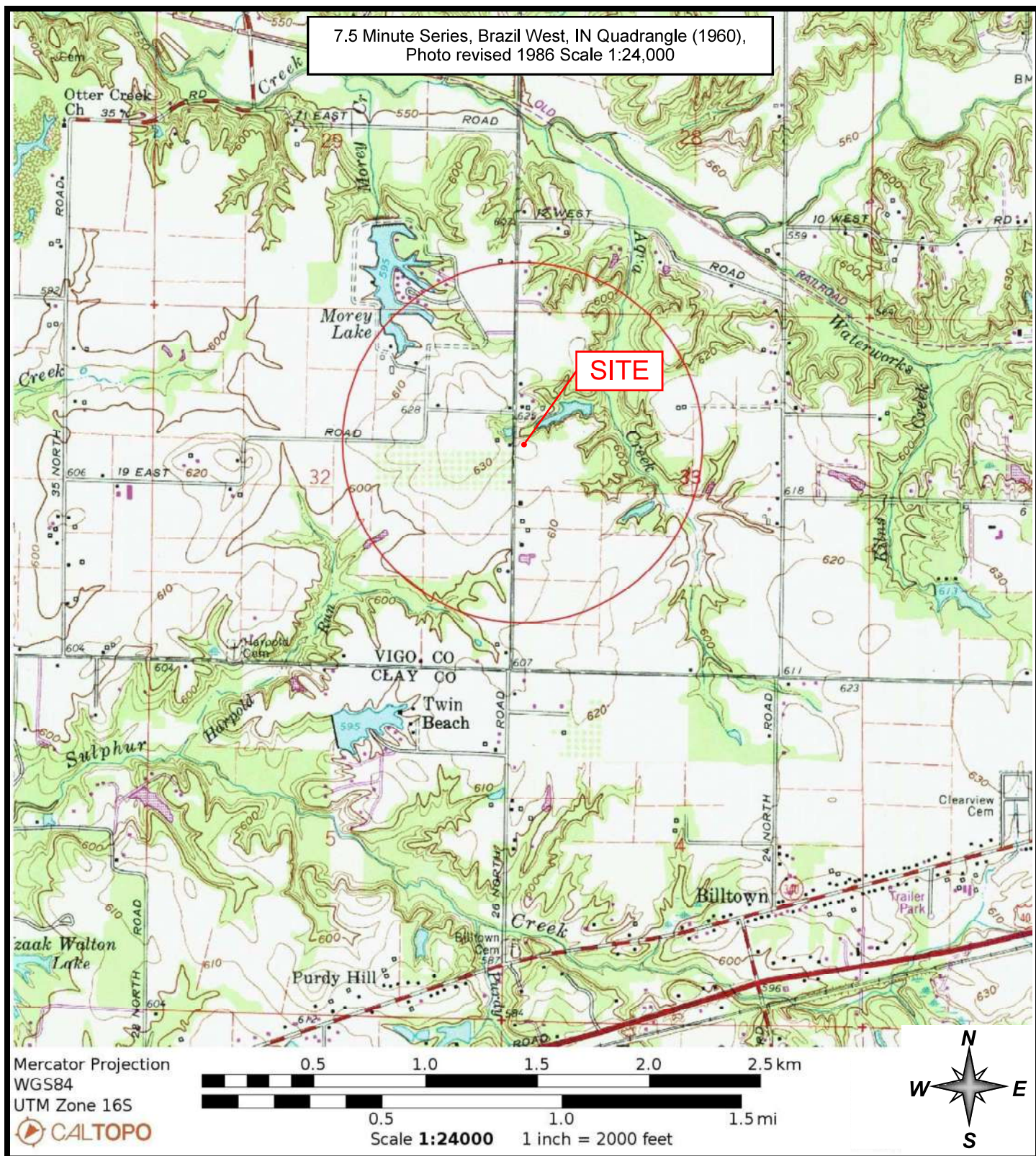
For: Bethel Baptist Church

DEA No.: 22111004

Date: 05/11/2022

Figure No.: 1





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USGS Topographic Map w/ ½ Mile Visual APE

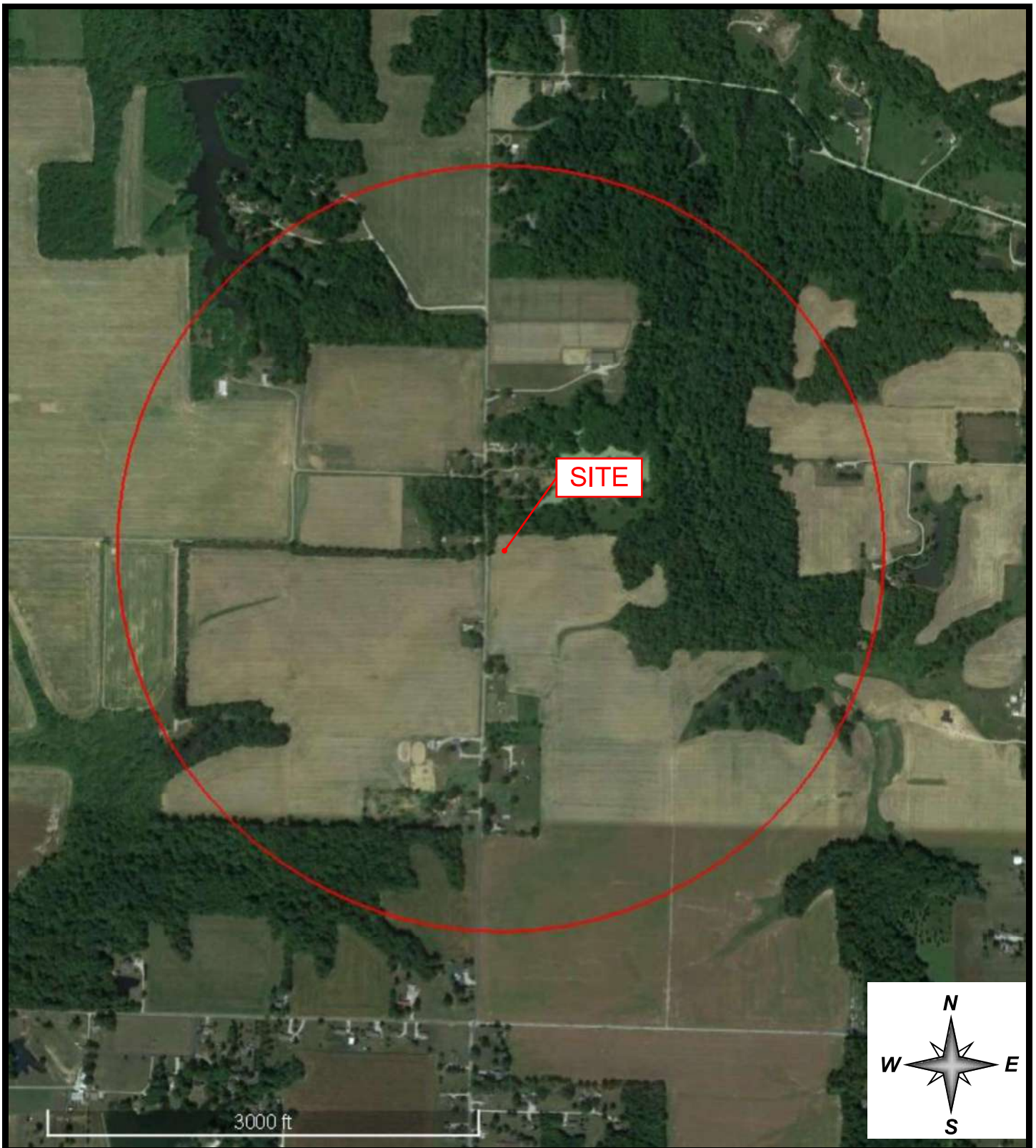
Section 106 Review
Seelyville Site
Clay County, IN

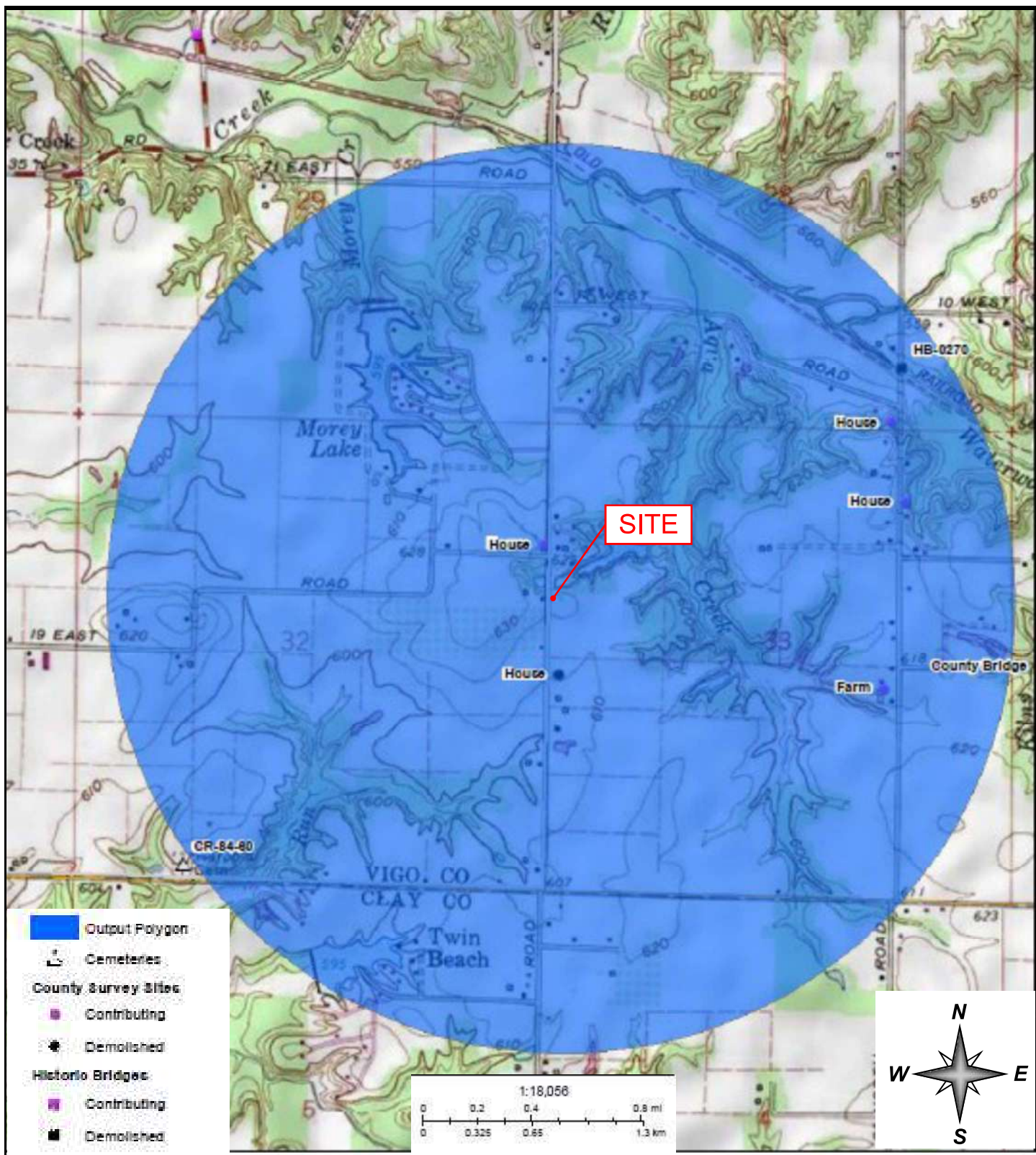
For: Bethel Baptist Church

DEA No.: 22111004

Date: 05/11/2022

Figure No.: 4





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IN SHPO Map w/ ½ Mile Visual APE

Section 106 Review
Seelyville Site
Clay County, IN

For: Bethel Baptist Church

DEA No.: 22111004

Date: 05/11/2022

Figure No.: 6

V. IDENTIFICATION OF HISTORIC PROPERTIES & ASSESSMENT OF DIRECT EFFECTS

ATTACHMENT

IDENTIFICATION OF HISTORIC PROPERTIES & ASSESSMENT OF DIRECT EFFECTS

A SHPO records check was completed by Jeannie Regan-Dinius, DNR-DHPA, on March 10, 2022. Additionally, a review of the Indiana State Historic Architectural and Archaeological Research Database (SHAARD) was conducted by Brian R. Schneider, M.A., RPA on March 11, 2022. These reviews indicate that there are no previously documented cultural resource surveys that have occurred within a one-half mile of the project area. In addition, no previously identified archaeological sites have been located within a one-half mile radius of the project location. This same research indicates that the proposed project area has not been previously assessed.

The proposed site is located within the central portion of a larger tract of land (Parent Tract), identified by Parcel No.: 11-02-33-200-011.001-004, and estimated to be ± 1 acre in size. The Site and Parent Tract located at N. Twin Beach Street, within the jurisdiction of Brazil in Clay County, IN, at Latitude N39° 31' 43.9"/Longitude W87° 11' 58.1" within Township 13N, Section 33, Range 7W (UTM 16 S 482857E, 4375487N).

The proposed Area of Potential Effects (APE) for direct effects includes both a proposed lease area and the access/utility easement, all situated on relatively level topography. A review of historic aerial photographs indicate that the Site and Parent Tract have been in active agricultural use since ca. 1949 (oldest available photograph). The total area surveyed was ± 1 acre.

The APE for direct effects was subjected to an archaeological investigation on April 14, 2022. A systematic surface inspection of the proposed lease area was conducted along 5-meter interval transects. A single pedestrian transect was used to visually assess the entire length of the proposed access/utility easement. Additionally, five subsurface shovel tests were excavated within the proposed 60' x 60' (18.3 x 18.3 m) compound area and two shovel tests were excavated along the $\pm 16'$ (4.9 m) wide by $\pm 45'$ (13.7 m) long access/utility easement, with soils from the excavated shovel tests dry-screened through 6mm hardware cloth, as part of this investigation (Figure 3).

Soils mapped for the project area include the Pike soil series. The Pike series consist of well drained soils formed in loess or other silty material and within underlying paleosol in loamy outwash. While soils within the project area were disturbed through years of being in active agriculture, the observed soil profiles were consistent with the Pike soil series (see Tables below).

Shovel Test 1-5 – Proposed Compound Area		
40 x 40 cm wide, 41 cm deep		
Levels	Soils	Results
0-12 cm	Dark Yellowish brown (Munsell 10YR 3/4) loam mottled	Negative
12-26 cm	Brown (10YR 4/3) clay loam	Negative
26-41 cm	Yellowish brown (10YR 5/6) silty clay	Negative

Shovel Test 6 and 7 – Proposed Access/Utility Easement		
40 x 40 cm wide, 37 cm deep		
Levels	Soils	Results
0-12 cm	Dark Yellowish brown (10YR 3/4) loam mottled	Negative
12-26 cm	Brown (10YR 4/3) clay loam	Negative
26-37 cm	Yellowish brown (10YR 5/6) silty clay	Negative

No artifacts or archaeological features were observed during pedestrian surface inspection of the APE for direct effects; in addition, no artifacts or features indicative of an archaeological site were encountered in the excavated shovel tests. Considering this, it is the opinion of the principal investigator that no intact, significant archaeological site is present within the APE for direct effects.

Nevertheless, it should be noted that ground disturbing activity should be halted when it is reasonable to believe that an archaeological site has been encountered which will be affected by this undertaking, and that the State Historic Preservation Office be notified of these finds. Also, if human burials or human remains are encountered during ground disturbance, it is imperative that local law enforcement, as well as the district medical examiner and the State Historic Preservation Office, is notified prior to resuming work.

VI. IDENTIFICATION OF HISTORIC PROPERTIES & ASSESSMENT OF VISUAL EFFECTS

ATTACHMENT

IDENTIFICATION OF HISTORIC PROPERTIES & ASSESSMENT OF VISUAL EFFECTS

A SHPO records check was completed by Jeannie Regan-Dinius, DNR-DHPA, on March 10, 2022. Additionally, a review of the Indiana State Historic Architectural and Archaeological Research Database (SHAARD), as well as an on-line review of the National Register of Historic Places (NRHP) was conducted by Brian R. Schneider, M.A., RPA on March 11, 2022. This review indicated that there are no previously documented NRHP-eligible or listed properties located within the one-half mile visual APE.

Per the Standards Set forth by the Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings Approved by the Federal Communications Commission (NPA), resources that are listed on the National Register of Historic Places or have been formally determined eligible for listing by the Keeper of the National Register, or have been identified as considered eligible for listing in the records of the SHPO (i.e., historic properties) are to be assessed. Resources that are not historic properties are not included in the current assessment.

As there are no previously documented historic properties documented within the project one-half mile visual APE radius, there will be no effect by the proposed undertaking.

By: U.S. Mail

March 23, 2022

Ms. Janet McClellan
City of Brazil Planning & Zoning
203 E National Ave
Brazil, IN 47834

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Ms. McClellan:

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Please note that this "Invitation to Comment" pertains solely to our assessment of impacts to historic resources and is separate from any local planning and/or zoning applications or approvals that may be required for this project. These activities will be addressed at the appropriate time by others working on the proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

In addition to contacting you, please be advised that we have also requested comments from the following parties:

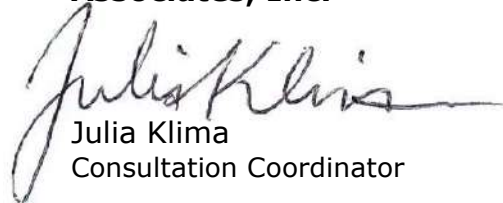
Clay County Council
Clay County Historical Society
Indiana Historical Society
Indiana Landmarks
General Public via published Public Notice

The findings of our Section 106 Review will be submitted to the State Historic Preservation Office (SHPO) in the near future for their review. Therefore, we respectfully request receiving your comments regarding historic resources within 30 days of receipt of this letter. If you have any questions regarding the proposed project or wish to discuss this project in more detail, please do not hesitate to contact us.

We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

By: U.S. Mail

March 23, 2022

Mr. Dave Amerman
Clay County Council
609 E National Ave
Brazil, IN 47834

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Mr. Amerman:

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Please note that this "Invitation to Comment" pertains solely to our assessment of impacts to historic resources and is separate from any local planning and/or zoning applications or approvals that may be required for this project. These activities will be addressed at the appropriate time by others working on the proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

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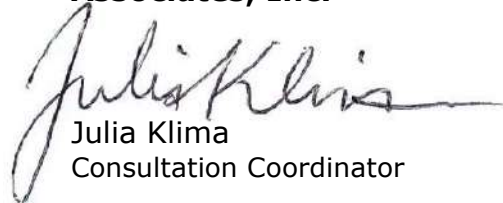
City of Brazil Planning & Zoning
Clay County Historical Society
Indiana Historical Society
Indiana Landmarks
General Public via published Public Notice

The findings of our Section 106 Review will be submitted to the State Historic Preservation Office (SHPO) in the near future for their review. Therefore, we respectfully request receiving your comments regarding historic resources within 30 days of receipt of this letter. If you have any questions regarding the proposed project or wish to discuss this project in more detail, please do not hesitate to contact us.

We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

By: Email

Email: claycountyhistoricalsocietyin@gmail.com

March 23, 2022

To Whom it May Concern
Clay County Historical Society
100 East National Avenue
Brazil, IN 47834

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
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Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
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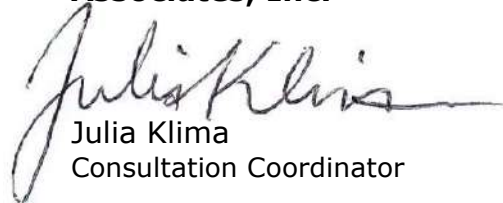
City of Brazil Planning & Zoning
Clay County Council
Indiana Historical Society
Indiana Landmarks
General Public via published Public Notice

The findings of our Section 106 Review will be submitted to the State Historic Preservation Office (SHPO) in the near future for their review. Therefore, we respectfully request receiving your comments regarding historic resources within 30 days of receipt of this letter. If you have any questions regarding the proposed project or wish to discuss this project in more detail, please do not hesitate to contact us.

We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

By: EmailEmail: kfettters@indianahistory.org

March 23, 2022

Ms. Kay Fettters
Indiana Historical Society
450 West Ohio Street
Indianapolis, IN 46204

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Ms. Fettters:

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
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In addition to contacting you, please be advised that we have also requested comments from the following parties:

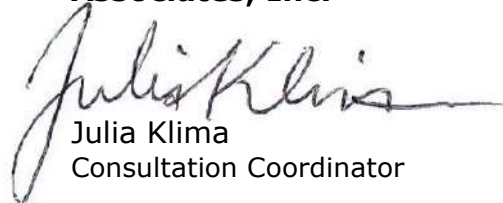
City of Brazil Planning & Zoning
Clay County Council
Clay County Historical Society
Indiana Landmarks
General Public via published Public Notice

The findings of our Section 106 Review will be submitted to the State Historic Preservation Office (SHPO) in the near future for their review. Therefore, we respectfully request receiving your comments regarding historic resources within 30 days of receipt of this letter. If you have any questions regarding the proposed project or wish to discuss this project in more detail, please do not hesitate to contact us.

We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

By: EmailEmail: info@indianalandmarks.org

March 23, 2022

To Whom it May Concern
Indiana Landmarks
1201 Central Ave
Indianapolis, IN 46202

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
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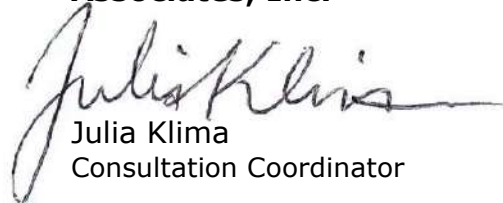
City of Brazil Planning & Zoning
Clay County Council
Clay County Historical Society
Indiana Historical Society
General Public via published Public Notice

The findings of our Section 106 Review will be submitted to the State Historic Preservation Office (SHPO) in the near future for their review. Therefore, we respectfully request receiving your comments regarding historic resources within 30 days of receipt of this letter. If you have any questions regarding the proposed project or wish to discuss this project in more detail, please do not hesitate to contact us.

We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

22111004

SECTION 106 PUBLIC NOTICE

Bethel Baptist Church proposes to construct a 199 foot tall self-support tower located at N. Twin Beach Street, Brazil, Clay County, IN 47834. Parcel ID: 11-02-33-200-011.001-004 at Latitude N39° 31' 43.9", Longitude W87° 11' 58.1". Bethel Baptist Church seeks comments from all interested persons on the impact of the tower on any districts, sites, buildings, structures, or objects significant in American history, architecture, archaeology, engineering, or culture, that are listed or eligible for listing in the National Register of Historic Places. Specific information about the project, including the historic preservation reviews that Bethel Baptist Church is conducting pursuant to the rules of the Federal Communications Commission (47 C.F.R. Sections 1.1307(4)) and the Advisory Council on Historic Preservation (36 C.F.R. Part 800) will be made available to interested persons who request the information from the contact below. All questions, comments, and correspondence should be directed to Julia Kilma at Dynamic Environmental Associates, Inc., 3850 Lake Street, Suite C, Macon, GA 31204, 877-888-4787, Sec106@DynamicEnvironmental.com within 30 days from the date of this publication. Re: 22111004

units

General Form No. 99P (Revised 2009A)

To: The Brazil Times
PO Box 429 / 531 E. National Ave.
Brazil, IN 47834

PUBLISHER'S CLAIM

Head - number of lines.....
Body - number of lines.....
Tail - number of lines.....
Total number of lines in notice.....

COMPUTATION OF CHARGES

21 lines, 2 columns wide equals 42 equivalent lines at
110 cents per line.....\$ 29.86

Additional charge for notices containing rule or tabular work
(50 percent of above amount).....\$

Charge for extra proofs of publication
(\$1.00 for each proof).....\$

TOTAL AMOUNT OF CLAIM.....\$ 29.86

Amount due \$ Payment received of \$ 29.86 on 3-25-22

DATA FOR COMPUTING COST

Width for single column is 9.2 picas. Size of type is 7point. Number of insertions 1

Pursuant to the provisions and penalties of IC-5-11-10-1, I hereby certify that the foregoing account is just and correct, that the amount claimed is legally due after allowing all just credits, and that no part of the same has been paid.

I also certify that the printed matter attached hereto is a true copy, of the same column width and type size, which was duly published in said paper 1 times. The dates of publication being as follows:

March 25th

Additionally, our newspaper has a website and this public notice was posted on the same day(s) as it was published in the newspaper.

Date: April 7th 2022

Edie Burgess
Title: PUBLISHER'S REPRESENTATIVE

V. NATIVE AMERICAN CONSULTATION DOCUMENTATION

Tribal Consultation Summary Table

[illegible]

Tower Construction Notification System (TCNS) Documentation

Julia Klima

From: towernotifyinfo@fcc.gov
Sent: Tuesday, March 22, 2022 12:57 PM
To: NATC
Subject: Proposed Tower Structure Info - Email ID #8074690

Dear Dynamic Environmental Associates Inc,

Thank you for submitting a notification regarding your proposed construction via the Tower Construction Notification System. Note that the system has assigned a unique Notification ID number for this proposed construction. You will need to reference this Notification ID number when you update your project's Status with us.

Below are the details you provided for the construction you have proposed:

Notification Received: 03/22/2022

Notification ID: 246267

Tower Owner Individual or Entity Name: Bethel Baptist Church

Consultant Name: Dynamic Environmental Associates Inc

Street Address: 3850 Lake Street

Suite C

City: Macon

State: GEORGIA

Zip Code: 31204

Phone: 478-745-7740

Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower

Latitude: 39 deg 31 min 43.9 sec N

Longitude: 87 deg 11 min 58.1 sec W

Location Description: N. Twin Beach Street

City: Brazil

State: INDIANA

County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters

Support Structure: 60.7 meters above ground level

Overall Structure: 60.7 meters above ground level

Overall Height AMSL: 251.8 meters above mean sea level

From: towernotifyinfo@fcc.gov
Sent: Friday, March 25, 2022 3:01 AM
To: NATC
Cc: tcnsweekly@fcc.gov
Subject: NOTICE OF ORGANIZATION(S) WHICH WERE SENT PROPOSED TOWER CONSTRUCTION NOTIFICATION INFORMATION - Email ID #8077682

Dear Applicant:

Thank you for using the Federal Communications Commission's (FCC) Tower Construction Notification System (TCNS). The purpose of this electronic mail message is to inform you that the following authorized persons were sent the notification that you provided through TCNS, which relates to your proposed antenna structure. The information was forwarded by the FCC to authorized TCNS users by electronic mail and/or regular mail (letter). We note that the review period for all parties begins upon receipt of the Submission Packet pursuant to Section VII.A of the NPA and notifications that do not provide this serve as information only.

Persons who have received the notification that you provided include leaders or their designees of federally-recognized American Indian Tribes, including Alaska Native Villages (collectively "Tribal Nations"), Native Hawaiian Organizations (NHOs), and State Historic Preservation Officers (SHPOs). For your convenience in identifying the referenced Tribal Nations and NHOs and in making further contacts, the City and State of the Seat of Government for each Tribal Nation and NHO, as well as the designated contact person, is included in the listing below. We note that Tribal Nations may have Section 106 cultural interests in ancestral homelands or other locations that are far removed from their current Seat of Government. Pursuant to the Commission's rules as set forth in the Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings Approved by the Federal Communications Commission (NPA), all Tribal Nations and NHOs listed below must be afforded a reasonable opportunity to respond to this notification, consistent with the procedures set forth below, unless the proposed construction falls within an exclusion designated by the Tribal Nation or NHO. (NPA, Section IV.F.4).

The notification that you provided was forwarded to the following Tribal Nations and NHOs. A Tribal Nation or NHO may not respond until a full Submission Packet is provided. If, upon receipt, the Tribal Nation or NHO does not respond within a reasonable time, you should make a reasonable effort at follow-up contact, unless the Tribal Nation or NHO has agreed to different procedures (NPA, Section IV.F.5). In the event a Tribal Nation or NHO does not respond to a follow-up inquiry, or if a substantive or procedural disagreement arises between you and a Tribal Nation or NHO, you must seek guidance from the Commission (NPA, Section IV.G). These procedures are further set forth in the FCC's Second Report and Order released on March 30, 2018 (FCC 18-30).

1. THPO Merle Marks - Crow Creek Sioux Tribe - (PO Box: 286) Ft Thompson, SD - cchistory@midstatesd.net - 605-245-2221 - electronic mail

Exclusions: The Crow Creek Sioux Tribe has no interest in collocation projects. The Crow Creek Sioux Tribe requests the following states be removed from our geographic areas of interest, Arkansas , Virginia , South Carolina , Ohio , North Carolina, Michigan, Illinois

2. THPO Thomas Parker - Omaha Tribe of Nebraska - (PO Box: 368) Macy, NE - tparker@theomahatribe.com - 402-837-5391 (ext: 434) - electronic mail
Exclusions: Please note we have updated procedures. Please email us at Omahatribefcctcns@outlook.com

3. Tribal Historical Cultural Preservation Officer Thomas Wabnum - Prairie Band Potawatomi Nation - Government Center 16281 Q Road Mayetta, KS - thomaswabnum@pbnation.org - 785-966-4016 - electronic mail and regular mail

If the applicant/tower builder receives no response from the Prairie Band Potawatomi Nation within 30 days after notification through TCNS, the Prairie Band Potawatomi Nation has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder,
however, must immediately notify the Prairie Band Potawatomi Nation in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

4. TCNS Administrator kennis wheeler - Kaw Nation - 222 E. Grand Suite 313 Ponca City, OK - Kenny.rksllc@gmail.com; Kenny.rksllc@gmail.com - 405-443-7531 - electronic mail

5. Tribal Historic Preservation Officer Elsie Whitehorn - Otoe-Missouria Tribe of Indians - 8151 Highway 177 Red Rock, OK - tcns@omtribe.org; tcns@omtribe.org - 580-723-4434 (ext: 202) - electronic mail

6. THPO Liana S Hesler - Ponca Tribe of Indians of Oklahoma - 121 White Eagle Drive Ponca City, OK - liana.hesler@ponca-nsn.gov; shesler.thpo@gmail.com - 580-382-6633 - electronic mail and regular mail

7. THPO Specialist Ashley Brokeshoulder - Absentee-Shawnee Tribe of Indians of Oklahoma - 2025 S. Gordon Cooper Drive Shawnee, OK - asttcns@gmail.com - 405-275-4030 (ext: 6312) - electronic mail

8. TCNS Director Iowa Tribe - Iowa Tribe of Oklahoma - 222 E. Grand Suite 313 Ponca City, OK - iowatribetcns@gmail.com; iowatribetcns@gmail.com - 405-443-7531 - electronic mail

9. Tribal Historic Preservation Officer Matthew Bussler - Pokagon Band of Potawatomi Indians - 58620 Sink Road (PO Box: 180) Dowagiac, MI - Matthew.Bussler@pokagonband-nsn.gov - 269-462-4316 - electronic mail

If the applicant/tower builder receives no response from the Pokagon Band of Potawatomi Indians within 30 days after notification through TCNS, the Pokagon Band of Potawatomi Indians has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder,

however, must immediately notify the Pokagon Band of Potawatomi Indians in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

10. Tribal Archaeologist/THPO Kade M Ferris MS - Red Lake Band of Chippewa Indians of Minnesota - 24200 Council Street (PO Box: 274) Red Lake, MN - redlakethpo@gmail.com; kade.ferris@redlakenation.org - 218-679-1691 - electronic mail

Exclusions: The Red Lake THPO is not interested in participating in pre-construction review on projects where the proposed antenna or tower will be collocated on an existing tower, building, or other structure, or where the proposed tower will be constructed on already disturbed land (e.g. a parking lot).

All other projects that will involve new construction in areas not previously constructed or disturbed will require the submission of archaeological file searches, reports, maps, and other information that will allow for adequate review of the project against the Red Lake Nation CRM/archaeological database.

Information can be emailed to: redlakethpo@gmail.com

Review of archaeological information and other information for new construction will be reviewed within 30-days and a response issued via email. A cost of \$200 (aggregated/average amount) will be assessed for these reviews to offset time spent on review.

Questions can be sent by email to: kade.ferris@redlakenation.org. [do not send archaeological information to this email address]

If the applicant/tower builder receives no response from the Red Lake Band of Chippewa Indians of Minnesota within 30 days after notification through TCNS, the Red Lake Band of Chippewa Indians of Minnesota has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder,

however, must immediately notify the Red Lake Band of Chippewa Indians of Minnesota in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

11. THPO Edith Leoso - Bad River Band of Lake Superior Tribe of Chippewa Indians - (PO Box: 39) Odanah, WI - thpo@badriver-nsn.gov; THPOAsst@badriver-nsn.gov - 715-682-7123 - electronic mail

If the applicant/tower builder receives no response from the Bad River Band of Lake Superior Tribe of Chippewa Indians within 30 days after notification through TCNS, the Bad River Band of Lake Superior Tribe of Chippewa Indians has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder, however, must immediately notify the Bad River Band of Lake Superior Tribe of Chippewa Indians in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

12. THPO Ben Rhodd - Forest County Potawatomi Community - 8130 Mish ko Swen Drive (PO Box: 340) Crandon, WI - Benjamin.Rhodd@fcp-nsn.gov; Richard.Brzezinski@FCPotawatomi-nsn.gov - 715-478-7354 - electronic mail

13. Tribal Historic Preservation Officer William Quackenbush - Ho-Chunk Nation - (PO Box: 667) Black River Falls, WI - bill.quackenbush@ho-chunk.com - 715-284-7181 (ext: 1121) - electronic mail

14. THPO Marvin DeFoe - Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin - 88455 Pike Road, HWY 13 Bayfield, WI - Marvin.DeFoe@redcliff-nsn.gov; Edwina.Buffalo-Reyes@redcliff-nsn.gov - 715-779-3761 - electronic mail

Exclusions: Boozhoo, we do not have the Red Cliff Portal site online anymore and apologize for the inconvenience.

If you have a project that has already been paid for or would like to voluntarily pay for, please email documents for project review to THPO@redcliff-nsn.gov. This address is only to be used by Consultants who are voluntarily paying for projects.

If you have any questions, please contact Marvin Defoe, THPO Manager at (715) 779-3700 Ext. 4244 or Edwina Buffalo-Reyes, THPO Assistant at (715) 779-3700Ext. 4243.

15. THPO William Tarrant - Seneca-Cayuga Nation - 23701 S 655 Road (PO Box: 453220) Grove, OK - wtarrant@sctribe.com - 918-787-5452 (ext: 344) - regular mail

Exclusions: Please refrain from sending review information via email. We request all information to be sent via mail to PO Box 453220, Grove, OK 74345.

16. Cell Tower Coordinator Kelly Nelson - Eastern Shawnee Tribe of Oklahoma - 70500 East 128 Road Wyandotte, OK - celltower@estoo.net - 918-238-5151 (ext: 1861) - regular mail

Exclusions: DO NOT EMAIL DOCUMENTATION; it will be deleted without being opened.

Submit one printed color copy by US postal mail or other parcel carrier of all documentation to:

Eastern Shawnee Tribe
Attn: CellTower Program
70500 E. 128 Rd.
Wyandotte, OK 74370

Provide a 1-page cover letter with the following information:

- a. TCNS Number
- b. Company Name
- c. Project Name, City, County, State
- d. Project type
- e. Project coordinates
- f. Contact information

The Eastern Shawnee Procedures document is available and highly recommended for guidance; send an email to celltower@estoo.net requesting our most current copy.

17. THPO Diane Hunter - Miami Tribe of Oklahoma - (PO Box: 1326) Miami, OK - swillard@miamination.com; dhunter@miamination.com - 918-541-1390 - electronic mail

18. THPO Dept Rhonda Hayworth - Ottawa Tribe of Oklahoma - (PO Box: 110) Miami, OK - ottawatcns.oto@gmail.com - 918-540-1536 - electronic mail

19. THPO Sherri Clemons - Wyandotte Nation - 8 Turtle Drive Wyandotte, OK - sclemons@wyandotte-nation.org - 918-678-6344 - electronic mail

Exclusions: Please refrain from sending information via mail. We ONLY accept information via email to: sclemons@wyandotte-nation.org. We will advise if we require additional information.

20. Assistant Cultural Officer Karen Stand - Peoria Tribe of Indians of Oklahoma - 118 S. Eight Tribes Trail (PO Box: 1527) Miami, OK - kstand@peoriatribe.com - 918-540-2535 (ext: 31) - electronic mail and regular mail

21. Cell t Kim Jumper - Shawnee Tribe - 29 South 69A Highway Miami, OK - tcns@shawnee-tribe.com - 918-542-2441 - electronic mail

22. THPO Jonathan Windy Boy - Chippewa Cree Tribe of the Rocky Boy's Reservation - 9740 Upper Box Elder Road (PO Box: 230) Box Elder, MT - jonathan.windyboy@nei-yahw.com; melody.bernard@nei-yahw.com - 406-395-4700 - electronic mail

Exclusions: The Chippewa Cree Tribe performs its reviews of FCC undertakings and projects through its arrangement with I Response; a Tribally-owned enterprise. Please send all of your Forms 620 and Forms 621 to I Response at <http://app.iresponse106.com/>. The reviews will begin once all the required documentation has been received at <http://app.iresponse106.com/>. If the qualified and professional reviewers determine that additional information is required, or that field work is required, they will contact you through the I Response system and through TCNS. If the Tribe determines that the proposed project will have an effect on historic properties and/or Tribal religious and cultural sites or properties, we will provide notice to the project proponent and to the FCC.

23. THPO Sarah E Thompson - Lac du Flambeau Band of Lake Superior Chippewa Indians - Tribal Historic Preservation Office (PO Box: 67) Lac du Flambeau, WI - ldftppo@ldftribe.com - 715-588-2139 - electronic mail
Exclusions: Effective Immediately:

Please send all submissions through email until further notice. Effective 3/23/2020

Please email all submissions to ldftppo@ldftribe.com

Thank you

24. Deputy THPO, Archaeologist Susan Bachor - Delaware Tribe of Indians - 126 University Circle Stroud Hall, Rm. 437 East Stroudsburg, PA - sbachor@delawaretribe.org; lheady@delawaretribe.org - 610-761-7452 - electronic mail
Exclusions: The Delaware Tribe of Indians areas of interest include our aboriginal territories (circa 1600), known locations of historic Delaware settlements, routes of removal and forced migration, and all lands of Delaware aboriginal title ceded by treaty to the United States. If you are receiving this notification, then your project falls within these areas of interest and we ask that you provide us with a cover letter describing the project and its location (including the project coordinates) as well as a topographic map showing the project location. If an archaeological survey has already

been performed in preparation for the project, please send a copy of that as well. Additionally, we may request a biological assessment of culturally significant treaty resources which may be affected by the proposed undertaking.

We are only interested in consulting on projects that involve ground disturbance that is planned to take place in both undisturbed and previously disturbed contexts. We are not interested in consulting on collocations or projects that involve no ground disturbance. If your project does involve ground disturbance or you do not receive a response from us within 30 days of submitting the above project information, then we have no comments on the project. However, if any archaeological resources or human remains are disturbed at any point in the project planning or construction, we ask that the project be halted until we can be notified of the inadvertent discovery and can determine the most appropriate course of action. If your company would like a formal written response from the Delaware Tribe concerning the potential impact of your project to culturally and religiously significant sites, please contact Susan Bachor at sbachor@delawaretribe.org to request such a response.

In order to better facilitate consultation throughout our areas of interest we have three regional tribal historic preservation offices. While our Tribal Headquarters remains in Oklahoma, our Eastern Office in Pennsylvania is the point of contact for all consultation within our Eastern Region which includes the states of Massachusetts, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland and Virginia. If your project exists in any of these states, please contact Susan Bachor with the above project information at the following e-mail address. All offices prefer digital submissions and the project information can be submitted by e-mail.

Susan Bachor, Acting Director of Historic Preservation
Eastern Office
126 University Circle
Stroud Hall, Rm. 437
East Stroudsburg PA 18301
(610) 761-7452
sbachor@delawaretribe.org

Our Midwestern office is the point of contact for all consultation within our Midwestern region which includes the states of West Virginia, Ohio, Indiana, Michigan and Illinois. If your project exists in any of these states, please contact Larry Heady with the above project information at the following e-mail address. Our Midwestern office prefers to receive digital submissions and the project information can be submitted by e-mail.

Larry Heady, THPO
Midwestern Office
125 Dorry Lane, Grants Pass, OR 97527
lheady@delawaretribe.org
(262) 825-7586

We, at the Delaware Tribe Historic Preservation Office, along with our Chief and Tribal Council remain committed to protecting the cultural and physical integrity of our historic sites, traditional cultural properties, sacred sites, objects of cultural patrimony, and most importantly, the remains of our Ancestors. We look forward to working with you on our shared interests in preserving and protecting Delaware heritage within our areas of interest.

The notification that you provided was also forwarded to the following SHPOs in the State in which you propose to construct and neighboring States. The information was provided to these SHPOs as a courtesy for their information and planning. You need make no effort at this time to follow up with any SHPO that does not respond to this notification. Prior to construction, you must provide the SHPO of the State in which you propose to construct (or the Tribal Historic Preservation Officer, if the project will be located on certain Tribal lands), with a Submission Packet pursuant to Section VII.A of the NPA unless the project is excluded from SHPO review under Section III D or E of the NPA.

25. Chief of Staff, Deputy SHPO Theodore Hild - Illinois Historic Preservation Agency - 1 Old State Capitol Plaza Springfield, IL - ted_hild@ihpa.state.il.us - -- - electronic mail

26. SHPO Robert E Carter Jr - Department of Natural Resources - 402 West Washington Street Indiana Govt. Center South, Room W256 Indianapolis, IN - dhpa@dnr.state.in.us - 317-232-1646 - electronic mail

27. Deputy SHPO Jon C Smith - Department of Natural Resources - 402 West Washington Street Indiana Govt. Center South, Room W256 Indianapolis, IN - jsmith@dnr.state.in.us - 317-232-1646 - electronic mail

28. SHPO Brian D Conway - State Historic Preservation Office, Michigan Historical Center - (PO Box: 30740) Lansing, MI - conwaybd@state.mi.us - 517-373-1630 - electronic mail

29. Amanda Terrell - Ohio History Connection - 800 E. 17th Avenue Columbus, OH - aterrell@ohiohistory.org - 614-298-2000 - electronic mail

TCNS automatically forwards all notifications to all Tribal Nations and SHPOs that have an expressed interest in the geographic area of a proposal. However, if a proposal for PTC wayside poles falls within a designated exclusion, you need not expect any response and need not pursue any additional process with that Tribal Nation or SHPO. In addition, a particular Tribal Nation or SHPO may also set forth policies or procedures within its details box that exclude from review certain facilities (for example, a statement that it does not review collocations with no ground disturbance; or that indicates that no response within 30 days indicates no interest in participating in pre-construction review).

Please be advised that the FCC cannot guarantee that the contact(s) listed above have opened and reviewed an electronic or regular mail notification. If you learn that any of the above contact information is no longer valid, please contact the FCC by emailing tcnshelp@fcc.gov. The following information relating to the proposed tower was forwarded to the person(s) listed above:

Notification Received: 03/22/2022

Notification ID: 246267

Excluded from SHPO Review: No

Tower Owner Individual or Entity Name: Bethel Baptist Church

Consultant Name: Dynamic Environmenta Associates Inc

Street Address: 3850 Lake Street

Suite C

City: Macon
State: GEORGIA
Zip Code: 31204
Phone: 478-745-7740
Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower
Latitude: 39 deg 31 min 43.9 sec N
Longitude: 87 deg 11 min 58.1 sec W
Location Description: N. Twin Beach Street
City: Brazil
State: INDIANA
County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters
Support Structure: 60.7 meters above ground level
Overall Structure: 60.7 meters above ground level
Overall Height AMSL: 251.8 meters above mean sea level

If you have any questions or comments regarding this notice, please contact the FCC using the electronic Help Request form located on the FCC's website at:

<https://www.fcc.gov/wireless/available-support-services>

You may also call the FCC Support Center at (877) 480-3201 (TTY 717-338-2824). Hours are from 8:00 a.m. to 6:00 p.m. Eastern Time, Monday through Friday (except Federal holidays). To provide quality service and ensure security, all telephone calls are recorded.

Thank you,
Federal Communications Commission

Native American Tribal Consultation Documentation

By: Email

Email: asttcns@gmail.com

May 23, 2022

Ms. Ashley Brokeshoulder
Absentee-Shawnee Tribe of Indians of Oklahoma
2025 S. Gordon Cooper Drive
Shawnee, Oklahoma 74801

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267

Dear Ms. Brokeshoulder:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

By: Email

Email: asttcns@gmail.com

May 13, 2022

Ms. Ashley Brokeshoulder
Absentee-Shawnee Tribe of Indians of Oklahoma
2025 S. Gordon Cooper Drive
Shawnee, Oklahoma 74801

Re: Section 106- Project Consultation Request

Dear Ms. Brokeshoulder:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS). We respectfully request comment on the proposed activity described below, as it relates to potential impacts on known resources of religious and/or cultural importance to your Tribe.

The following table presents a summary of the proposed project:

TCNS No.:	246267
DEA Project No.:	22111004
Site Name & No.:	Seelyville, NA
Applicant:	Bethel Baptist Church
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

Following guidance provided by the FCC, we are submitting the Form 620 Submission Packet in accordance with the FCC Rules. The FCC has deemed this information to constitute "a reasonable and good faith effort to provide the information reasonably necessary for Tribal Nations to ascertain whether historic properties of religious and

May 13, 2022

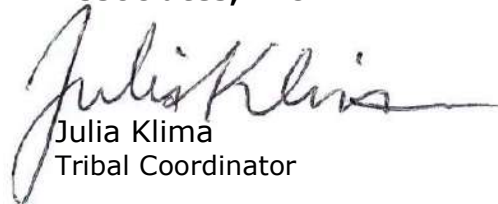
cultural significance to them may be affected by the undertaking¹. In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

¹ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

Julia Klima

From: towernotifyinfo@fcc.gov
Sent: Friday, March 25, 2022 11:06 AM
To: NATC
Cc: tcns.fccarchive@fcc.gov; cchistory@midstatesd.net
Subject: Reply to Proposed Tower Structure (Notification ID: 246267) - Email ID #8080569

Dear Dynamic Environmenta Associates Inc,

Thank you for using the Federal Communications Commission's (FCC) Tower Construction Notification System (TCNS). The purpose of this email is to inform you that an authorized user of the TCNS has replied to a proposed tower construction notification that you had submitted through the TCNS.

The following message has been sent to you from THPO Merle Marks of the Crow Creek Sioux Tribe in reference to Notification ID #246267:

We have no interest in this site. However, if the Applicant discovers archaeological remains or resources during construction, the Applicant should immediately stop construction and notify the appropriate Federal Agency and the Tribe.

For your convenience, the information you submitted for this notification is detailed below.

Notification Received: 03/22/2022
Notification ID: 246267
Tower Owner Individual or Entity Name: Bethel Baptist Church
Consultant Name: Dynamic Environmenta Associates Inc
Street Address: 3850 Lake Street
Suite C
City: Macon
State: GEORGIA
Zip Code: 31204
Phone: 478-745-7740
Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower
Latitude: 39 deg 31 min 43.9 sec N
Longitude: 87 deg 11 min 58.1 sec W
Location Description: N. Twin Beach Street
City: Brazil
State: INDIANA
County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters

Support Structure: 60.7 meters above ground level

Overall Structure: 60.7 meters above ground level

Overall Height AMSL: 251.8 meters above mean sea level

By: Email

Email: jonathan.windyboy@nei-yahw.com; melody.bernard@nei-yahw.com

May 23, 2022

Mr. Jonathan Windy Boy
Chippewa Cree Tribe of the Rocky Boy's Reservation
9740 Upper Box Elder Road
PO Box: 230
Box Elder, Montana 59521

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267

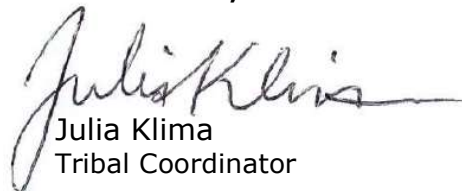
Dear Mr. Windy Boy:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

Julia Klima

From: mailer@nei-yahw.com
Sent: Friday, May 13, 2022 10:21 AM
To: Julia Klima
Subject: Consult Submitted to CCCRPD

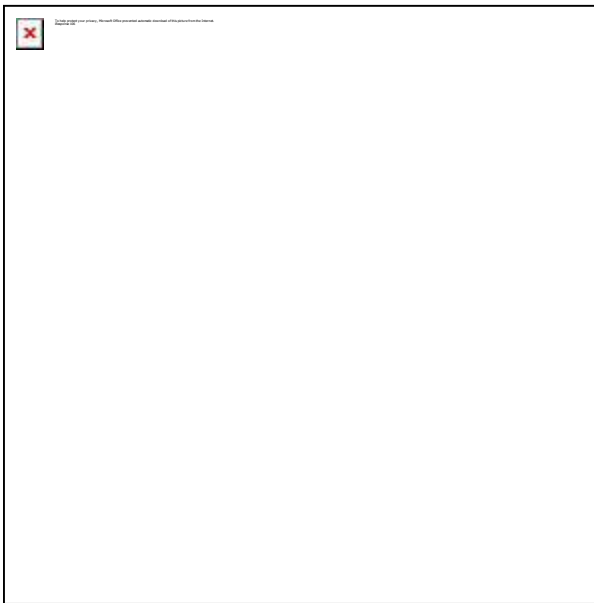
TCS Anti-Phishing Security

Warning: The sender mailer@nei-yahw.com sending email from domain us-west-2.amazonses.com is not yet trusted by your organization.

There is a URL in the email asking for login credentials. It could be a phishing attempt.

powered by Graphus®

[View Consult](#)



Chippewa Cree Cultural Resource Department

Consult Received

This email indicates that Chippewa Cree Cultural Resource Department has received your consultation request.

- TCNS: 246267
- Project Name: Seelyville
- Type: FCC

The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

® app.iResponse106.com

By: Tribe Website

May 13, 2022

Mr. Jonathan Windy Boy
Chippewa Cree Tribe of the Rocky Boy's Reservation
9740 Upper Box Elder Road
PO Box: 230
Box Elder, Montana 59521

Re: Section 106- Project Consultation Request

Dear Mr. Windy Boy:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS). We respectfully request comment on the proposed activity described below, as it relates to potential impacts on known resources of religious and/or cultural importance to your Tribe.

The following table presents a summary of the proposed project:

TCNS No.:	246267
DEA Project No.:	22111004
Site Name & No.:	Seelyville, NA
Applicant:	Bethel Baptist Church
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

Following guidance provided by the FCC, we are submitting the Form 620 Submission Packet in accordance with the FCC Rules. The FCC has deemed this information to constitute "a reasonable and good faith effort to provide the information reasonably necessary for Tribal Nations to ascertain whether historic properties of religious and

Mr. Windy Boy
Chippewa Cree Tribe of the Rocky Boy's Reservation

-2-

May 13, 2022

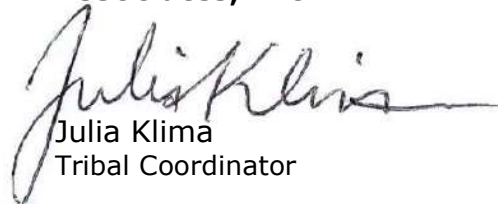
cultural significance to them may be affected by the undertaking². In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

² §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

By: Email

Email: lheady@delawaretribe.org

May 23, 2022

Mr. Larry Heady
Delaware Tribe of Indians of Oklahoma - Midwestern Office
1929 E. 6th Street
Duluth, Minnesota 55812

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267

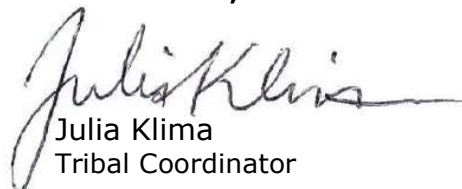
Dear Mr. Heady:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

By: Email

Email: lheady@delawaretribe.org

May 13, 2022

Mr. Larry Heady
Delaware Tribe of Indians of Oklahoma - Midwestern Office
1929 E. 6th Street
Duluth, Minnesota 55812

Re: Section 106- Project Consultation Request

Dear Mr. Heady:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS). We respectfully request comment on the proposed activity described below, as it relates to potential impacts on known resources of religious and/or cultural importance to your Tribe.

The following table presents a summary of the proposed project:

TCNS No.:	246267
DEA Project No.:	22111004
Site Name & No.:	Seelyville, NA
Applicant:	Bethel Baptist Church
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

Following guidance provided by the FCC, we are submitting the Form 620 Submission Packet in accordance with the FCC Rules. The FCC has deemed this information to constitute "a reasonable and good faith effort to provide the information reasonably necessary for Tribal Nations to ascertain whether historic properties of religious and

May 13, 2022

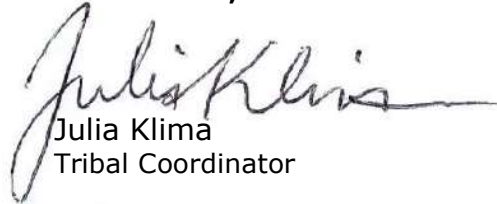
cultural significance to them may be affected by the undertaking³. In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

³ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

Julia Klima

From: towernotifyinfo@fcc.gov
Sent: Thursday, April 7, 2022 8:47 PM
To: NATC
Cc: tcns.fccarchive@fcc.gov
Subject: Reply to Proposed Tower Structure (Notification ID: 246267) - Email ID #8096957

Follow Up Flag: Follow up
Flag Status: Flagged

Dear Dynamic Environmental Associates Inc,

Thank you for using the Federal Communications Commission's (FCC) Tower Construction Notification System (TCNS). The purpose of this email is to inform you that an authorized user of the TCNS has replied to a proposed tower construction notification that you had submitted through the TCNS.

The following message has been sent to you from Cell Tower Coordinator Kelly Nelson of the Eastern Shawnee Tribe of Oklahoma in reference to Notification ID #246267:

The Cultural Preservation Department of the Eastern Shawnee Tribe of Oklahoma (ESTO) has received the documentation for the referenced TCNS project. ESTO has reviewed the project in accordance with Section 106 of the National Historic Preservation Act (NHPA). Based on the information provided and a review of our records, we find that this project will have No Adverse Effect on properties of sacred and/or cultural significance to the Tribe. The project site is within the known regional area of the Shawnee prehistorically and historically, be aware of inadvertent discoveries. However, ESTO has no objection to the project proceeding as described. Please note that any future changes to this project will require additional consultation.

In accordance with the NHPA of 1966 (16 U.S.C. § 470-470w-6), federally funded, licensed, or permitted undertakings that are subject to the Section 106 review process must determine effects to significant historic properties. As clarified in Section 101(d)(6)(A-B), historic properties may have religious and/or cultural significance to Indian Tribes. Section 106 of NHPA requires Federal agencies to consider the effects of their actions on all significant historic properties (36 CFR Part 800) as does the National Environmental Policy Act of 1969 (43 U.S.C. § 4321-4347 and 40 CFR § 1501.7(a).

However, if during construction cultural objects or human remains are inadvertently discovered, please stop work immediately and contact the Cultural Preservation Department of the Eastern Shawnee Tribe of Oklahoma. (918)238-5151 x1861

Niyaawe,

Kelly Nelson
Cell Tower Coordinator
Eastern Shawnee Tribe of Oklahoma

For your convenience, the information you submitted for this notification is detailed below.

Notification Received: 03/22/2022
Notification ID: 246267
Tower Owner Individual or Entity Name: Bethel Baptist Church
Consultant Name: Dynamic Environmental Associates Inc
Street Address: 3850 Lake Street
Suite C
City: Macon
State: GEORGIA
Zip Code: 31204
Phone: 478-745-7740
Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower
Latitude: 39 deg 31 min 43.9 sec N
Longitude: 87 deg 11 min 58.1 sec W
Location Description: N. Twin Beach Street
City: Brazil
State: INDIANA
County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters
Support Structure: 60.7 meters above ground level
Overall Structure: 60.7 meters above ground level
Overall Height AMSL: 251.8 meters above mean sea level

Julia Klima

From: towernotifyinfo@fcc.gov
Sent: Wednesday, June 22, 2022 10:17 AM
To: NATC
Subject: Reply to Proposed Tower Structure (Notification ID: 246267) - Email ID #8196698

Dear Dynamic Environmental Associates Inc,

Thank you for using the Federal Communications Commission's (FCC) Tower Construction Notification System (TCNS). The purpose of this email is to inform you that an authorized user of the TCNS has replied to a proposed tower construction notification that you had submitted through the TCNS.

The following message has been sent to you from THPO Ben Rhodd of the Forest County Potawatomi Community in reference to Notification ID #246267:

We have no interest in this site. However, if the Applicant discovers archaeological remains or resources during construction, the Applicant should immediately stop construction and notify the appropriate Federal Agency and the Tribe.

For your convenience, the information you submitted for this notification is detailed below.

Notification Received: 03/22/2022
Notification ID: 246267
Tower Owner Individual or Entity Name: Bethel Baptist Church
Consultant Name: Dynamic Environmental Associates Inc
Street Address: 3850 Lake Street
Suite C
City: Macon
State: GEORGIA
Zip Code: 31204
Phone: 478-745-7740
Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower
Latitude: 39 deg 31 min 43.9 sec N
Longitude: 87 deg 11 min 58.1 sec W
Location Description: N. Twin Beach Street
City: Brazil
State: INDIANA
County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters

Support Structure: 60.7 meters above ground level

Overall Structure: 60.7 meters above ground level

Overall Height AMSL: 251.8 meters above mean sea level

By: Email

Email: Benjamin.Rhodd@fcp-nsn.gov; Richard.Brzezinski@FCPotawatomi-nsn.gov

May 23, 2022

Mr. Ben Rhodd
Forest County Potawatomi Community
8130 Mish ko Swen Drive,
PO Box 340
Crandon, Wisconsin 54520-0340

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267

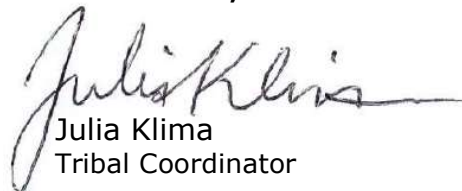
Dear Mr. Rhodd:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

By: Email

Email: nicole.reske@fcpotawatomi-nsn.gov; michael.laronge@fcpotawatomi-nsn.gov

May 13, 2022

Ms. Nicole Reske
Forest County Potawatomi Community
8130 Mish ko Swen Drive,
PO Box 340
Crandon, Wisconsin 54520-0340

Re: Section 106- Project Consultation Request

Dear Ms. Reske:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS). We respectfully request comment on the proposed activity described below, as it relates to potential impacts on known resources of religious and/or cultural importance to your Tribe.

The following table presents a summary of the proposed project:

TCNS No.:	246267
DEA Project No.:	22111004
Site Name & No.:	Seelyville, NA
Applicant:	Bethel Baptist Church
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

Following guidance provided by the FCC, we are submitting the Form 620 Submission Packet in accordance with the FCC Rules. The FCC has deemed this information to constitute "a reasonable and good faith effort to provide the information reasonably

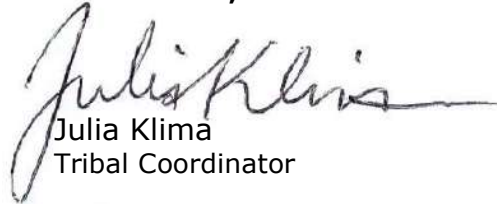
necessary for Tribal Nations to ascertain whether historic properties of religious and cultural significance to them may be affected by the undertaking⁵. In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

⁵ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

By: Email

Email: bill.quackenbush@ho-chunk.com

May 23, 2022

Mr. William Quackenbush
Ho-Chunk Nation
PO Box: 667
Black River Falls, Wisconsin 54615

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267

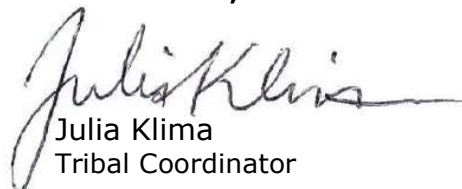
Dear Mr. Quackenbush:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

By: Email

Email: bill.quackenbush@ho-chunk.com

May 13, 2022

Mr. William Quackenbush
Ho-Chunk Nation
(PO Box: 667)
Black River Falls, Wisconsin 54615

Re: Section 106- Project Consultation Request

Dear Mr. Quackenbush:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

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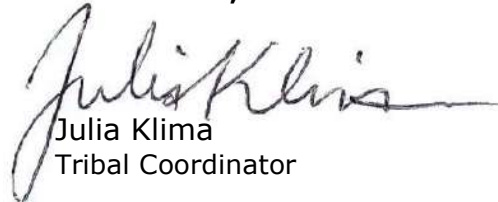
cultural significance to them may be affected by the undertaking⁶. In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

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We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

⁶ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

By: Email

Email: iowatribetcns@gmail.com;

May 23, 2022

TCNS Director
Iowa Tribe of Oklahoma
222 E. Grand, Suite 313
Ponca City, Oklahoma 74601

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site (No.: NA)
DEA No.: 22111004
TCNS No.: 246267

Dear TCNS Director:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

By: Email

Email: iowatribetcns@gmail.com;

May 13, 2022

TCNS Director
Iowa Tribe of Oklahoma
222 E. Grand, Suite 313
Ponca City, Oklahoma 74601

Re: Section 106- Project Consultation Request

Dear TCNS Director:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

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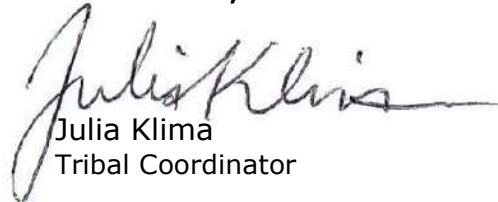
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Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

⁷ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

By: Email

Email: Kenny.rksllc@gmail.com;

May 23, 2022

Mr. Kennis Wheeler
Kaw Nation
222 E. Grand, Suite 313
Ponca City, Oklahoma 74601

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267


Dear Mr. Wheeler:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

By: Email

Email: Kenny.rksllc@gmail.com;

May 13, 2022

Mr. Kennis Wheeler
Kaw Nation
222 E. Grand, Suite 313
Ponca City, Oklahoma 74601

Re: Section 106- Project Consultation Request

Dear Mr. Wheeler:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

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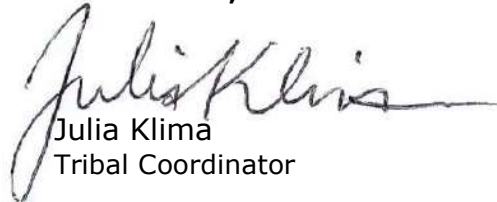
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Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

⁸ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

Julia Klima

From: ldftthpo <ldftthpo@ldftribe.com>
Sent: Thursday, June 2, 2022 4:14 PM
To: NATC
Subject: RE: TCNS # 246267 – FCC Form Submission - LDFB

Ms. Klima,

The Lac du Flambeau Tribal Historic Preservation Office (THPO) received your requests for comments or interest concerning the National Historic Preservation Act, Section 106 request for review and comment to the effect on historic and cultural sites within the proposed above referenced project area.

The Lac du Flambeau Tribe does not release any cultural/historical data to any agency outside of the Tribe. We will, however research and check our databases, maps, and any other pertinent inventory records with regards to said project.

Under the authority of Section 106 of the National Historic Preservation Act of 1966, as amended, we have reviewed the above-cited undertaking at the location noted above. Based on the information provided for our review, it is the opinion of the Lac du Flambeau THPO that the project has **No Historic Properties** within the project area.

This letter evidences the FCC's compliance with 36 CFR § 800.4 "Identification of historic properties" and 36 CFR § 800.5 "Assessment of adverse effects", and the fulfillment of the FCC's responsibility to notify the THPO, as a consulting party in the Section 106 process, under 36 CFR § 800.5(c) "Consulting party review".

Referencing above mentioned project we have determined that we have no objections to the project at this time we have now completed the necessary paper work and research for site documentation and will keep the project open until such time it ends. If the scope of work changes in any way, or if artifacts or human remains are discovered please notify Lac du Flambeau immediately.

Sarah Thompson
Tribal Historic Preservation Officer
P.O. Box 67
Lac du Flambeau, WI 54538
Phone: 715-588-4381
Cell: 715-892-3846
www.ldftribe.com



CONFIDENTIALITY NOTICE: *The contents of this email communication and any attachments are intended solely for the addressee(s) and may contain confidential and/or privileged information and may be officially protected from disclosure. If you are not the intended recipient of this message or their agent, or if this message has been addressed to you in error, please immediately alert the sender by reply email and then delete this message and any attachments. If you are not the intended recipient, you are hereby notified that any use, dissemination, copying, or storage of this message and/or its attachments is strictly prohibited.*

By: Email

Email: ldfthpo@ldftribe.com

May 23, 2022

Ms. Sarah Schuman
Lac du Flambeau Band of Lake Superior Chippewa Indians
PO Box 67
Lac du Flambeau, Wisconsin 54538

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267


Dear Ms. Schuman:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

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Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

By: Email

Email: ldfthpo@ldftribe.com

May 13, 2022

Ms. Sarah Schuman
Lac du Flambeau Band of Lake Superior Chippewa Indians
PO Box 67
Lac du Flambeau, Wisconsin 54538

Re: Section 106- Project Consultation Request

Dear Ms. Schuman:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

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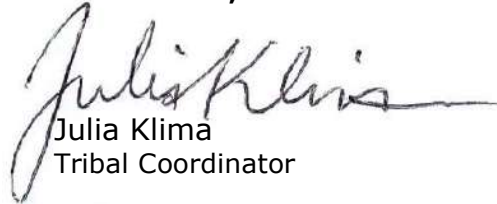
cultural significance to them may be affected by the undertaking⁹. In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

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We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

⁹ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

Julia Klima

From: towernotifyinfo@fcc.gov
Sent: Wednesday, March 30, 2022 2:09 PM
To: NATC
Cc: tcns.fccarchive@fcc.gov; ldftppo@ldftribe.com
Subject: Reply to Proposed Tower Structure (Notification ID: 246267) - Email ID #8087105

Dear Dynamic Environmental Associates Inc,

Thank you for using the Federal Communications Commission's (FCC) Tower Construction Notification System (TCNS). The purpose of this email is to inform you that an authorized user of the TCNS has replied to a proposed tower construction notification that you had submitted through the TCNS.

The following message has been sent to you from THPO Sarah E Thompson of the Lac du Flambeau Band of Lake Superior Chippewa Indians in reference to Notification ID #246267:

Please forward the following information: a short summary of all proposed activity within the project area, Legal Description of the Area of Potential Effects, Topo maps identifying the proposed area, and copies of any studies that have already been conducted regarding cultural resources and archaeology in their full format, including reports on archaeological and cultural sites identified.

Should you have any questions, please feel free to contact me at 715-588-2139 or ldftppo@ldftribe.com

Send the requested information to:

Sarah E. Thompson, THPO
Lac du Flambeau Band of Lake Superior Chippewa Indians THPO P.O. Box 67 (Postal)
418 Little Pines (FedEx Mailing Address) Lac du Flambeau, WI 54538 Or ldftppo@ldftribe.com

For your convenience, the information you submitted for this notification is detailed below.

Notification Received: 03/22/2022
Notification ID: 246267
Tower Owner Individual or Entity Name: Bethel Baptist Church
Consultant Name: Dynamic Environmental Associates Inc
Street Address: 3850 Lake Street
Suite C
City: Macon
State: GEORGIA
Zip Code: 31204
Phone: 478-745-7740
Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower
Latitude: 39 deg 31 min 43.9 sec N
Longitude: 87 deg 11 min 58.1 sec W
Location Description: N. Twin Beach Street
City: Brazil
State: INDIANA
County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters
Support Structure: 60.7 meters above ground level
Overall Structure: 60.7 meters above ground level
Overall Height AMSL: 251.8 meters above mean sea level

Julia Klima

From: Scott Willard <swillard@miamination.com>
Sent: Tuesday, June 21, 2022 11:45 AM
To: Julia Klima
Subject: TCNS 247202 & 246267

Follow Up Flag: Follow up
Flag Status: Flagged

Greetings Julia,

Below is our response for TCNS 247202 and 246267. If you have any questions, please let me know.

neewe,

Scott Willard / šowaapinaamwa
Miami Nation
Second Councilperson
Assistant Cultural Resources Officer
NAGPRA Consultation Coordinator
swillard@miamination.com
(918) 541-2178 (office)
(417) 317-3465 (cell)
“nkoti myaamia”

Re: TCNS 247202 246267

The Miami Tribe of Oklahoma, a federally recognized Indian Tribe with a Constitution ratified in 1939 under the Oklahoma Indian Welfare Act of 1936, respectfully submits the following comment regarding this project:

The Miami Tribe of Oklahoma is satisfied with efforts conducted to be sure that no Miami historic properties or other Miami cultural resources will likely be adversely affected by construction and use of this tower. The Miami Tribe of Oklahoma is not currently aware of any specific Miami cultural or historic sites in this project area. We therefore offer no objection to the proposed construction.

Because this tower lies in the homelands of the Miami, in the event that archaeological materials, including human remains, are discovered during construction or later ground-disturbing activities at this location, please re-open consultation at that time by contacting our THPO, Diane Hunter, at dhunter@miamination.com. Similarly, if plans are considered to expand or modify this tower and cause additional ground disturbance in the future, please let us know. Please forward the Tribe's concerns regarding any such future work and unanticipated discoveries, as well as our contact information, to the appropriate parties.

We urge everyone involved with cell tower development to construct and maintain their projects in keeping with best practices for minimizing environmental impact - particularly on species, such as birds and bats, who might incur negative impacts from cell tower development and use. Please also re-vegetate with species native to the area.

We appreciate your efforts to consult with us.

Regards,

Scott Willard for

Diane Hunter, THPO
Miami Tribe of Oklahoma

By: Email

Email: swillard@miamination.com; dhunter@miamination.com

May 23, 2022

Ms. Diane Hunter
Miami Tribe of Oklahoma
PO Box 1326
Miami, Oklahoma 74355

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267


Dear Ms. Hunter:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

By: Email

Email: swillard@miamination.com; dhunter@miamination.com

May 13, 2022

Ms. Diane Hunter
Miami Tribe of Oklahoma
PO Box 1326
Miami, Oklahoma 74355

Re: Section 106- Project Consultation Request

Dear Ms. Hunter:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS). We respectfully request comment on the proposed activity described below, as it relates to potential impacts on known resources of religious and/or cultural importance to your Tribe.

The following table presents a summary of the proposed project:

TCNS No.:	246267
DEA Project No.:	22111004
Site Name & No.:	Seelyville, NA
Applicant:	Bethel Baptist Church
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

Following guidance provided by the FCC, we are submitting the Form 620 Submission Packet in accordance with the FCC Rules. The FCC has deemed this information to constitute "a reasonable and good faith effort to provide the information reasonably necessary for Tribal Nations to ascertain whether historic properties of religious and

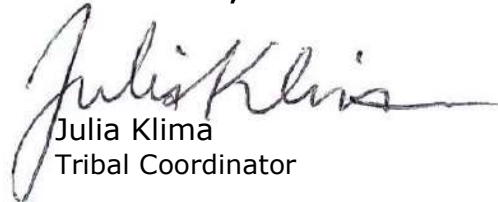
cultural significance to them may be affected by the undertaking¹⁰. In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

¹⁰ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

Julia Klima

From: towernotifyinfo@fcc.gov
Sent: Friday, March 25, 2022 10:25 AM
To: NATC
Cc: tcns.fccarchive@fcc.gov
Subject: Reply to Proposed Tower Structure (Notification ID: 246267) - Email ID #8080531

Dear Dynamic Environmental Associates Inc,

Thank you for using the Federal Communications Commission's (FCC) Tower Construction Notification System (TCNS). The purpose of this email is to inform you that an authorized user of the TCNS has replied to a proposed tower construction notification that you had submitted through the TCNS.

The following message has been sent to you from THPO Diane Hunter of the Miami Tribe of Oklahoma in reference to Notification ID #246267:

In response to a directive from the Miami Tribe COVID-19 Working Group, Tribal employees are being instructed to prepare for Tribally directed self quarantining and working from home. In addition, an effort is being made to digitize as much of the work load for employees as possible in the event they are required to work from home.

Therefore, effective immediately, The Miami Tribe Cell Tower Program is asking you to provide all information on future cell tower projects in a digital format (preferably pdf format) and email that information to the following address:

swillard@miamination.com

It is understood that you may already be prepared to send information electronically. If your organization is not ready to transmit electronically, we encourage you to begin this process as soon as possible. There may be a point in the coming months where U.S. Mail and other delivery methods will go un-responded. Our program is still committed to providing responses to TCNS projects to the best of our ability.

If you are prepared to send TCNS information electronically, please do so immediately. If you have any questions or need assistance, please contact Scott Willard, Cell Tower Administrator at swillard@miamination.com or (918) 541-1300.

Thank you

This tower or broadband project lies within the homelands of the Miami. It is therefore possible that historic properties, artifacts and human remains related to our occupation of this area could be discovered within the proposed Area of Potential Effect. We are thus interested in participating in Section 106 consultation regarding this project, as we are with all Federal undertakings in our homelands. As the Tribal Historic Preservation Officer, I am the point of contact for all section 106 issues. In that capacity, I respectfully request that you follow our Section 106 procedures for consultation. If you need assistance, please contact Scott Willard, Section 106 research and review assistant, at swillard@miamination.com or (918) 541-2178.

neewe,

Diane Hunter, THPO
Miami Tribe of Oklahoma

For your convenience, the information you submitted for this notification is detailed below.

Notification Received: 03/22/2022
Notification ID: 246267
Tower Owner Individual or Entity Name: Bethel Baptist Church
Consultant Name: Dynamic Environmental Associates Inc
Street Address: 3850 Lake Street
Suite C
City: Macon
State: GEORGIA
Zip Code: 31204
Phone: 478-745-7740
Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower
Latitude: 39 deg 31 min 43.9 sec N
Longitude: 87 deg 11 min 58.1 sec W
Location Description: N. Twin Beach Street
City: Brazil
State: INDIANA
County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters
Support Structure: 60.7 meters above ground level
Overall Structure: 60.7 meters above ground level
Overall Height AMSL: 251.8 meters above mean sea level

By: Email

Email: Dwight.Howe@theomahatribe.com; omahatribefcctcns@outlook.com;
tparker@theomahatribe.com

May 23, 2022

Mr. Dwight Howe
Omaha Tribe of Nebraska
PO Box 368
Macy, Nebraska 68039-0368

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267

Dear Mr. Howe:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

The recipient's mailbox is full and can't accept messages now. Please try resending your message later, or contact the recipient directly.

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X-MS-Exchange-AntiSpam-MessageData-Original-1:
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Content-Type: multipart/mixed;
boundary=" _005_BN0PR10MB5256419F3FE57113BB94D797B0CA9BN0PR10MB5256namp_ "
MIME-Version: 1.0
X-MS-Exchange-Transport-CrossTenantHeadersStamped: BN7PR10MB2484
X-IncomingHeaderCount: 43
Return-Path: NATC@dynamicenvironmental.com
X-EOPAttributedMessage: 0
X-EOPTenantAttributedMessage: 84df9e7f-e9f6-40af-b435-aaaaaaaaaaaa:0
X-MS-Exchange-Transport-CrossTenantHeadersStripped: BN8NAM12FT031.eop-
nam12.prod.protection.outlook.com
X-MS-Exchange-Transport-CrossTenantHeadersPromoted: BN8NAM12FT031.eop-
nam12.prod.protection.outlook.com
X-MS-PublicTrafficType: Email
X-MS-UserLastLogonTime: 11/26/2021 4:14:35 PM
X-MS-Office365-Filtering-Correlation-Id-Prvs: 6fae33bc-ab4a-4175-666b-08da34e8c691
X-MS-DelayedDelivery: true
X-MS-Exchange-EOPDirect: true
X-Sender-IP: 40.107.100.90
X-SID-PRA: NATC@DYNAMICENVIRONMENTAL.COM
X-SID-Result: PASS
X-Microsoft-Antispam: BCL:0;
X-Microsoft-Antispam-Message-Info:
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X-MS-Exchange-CrossTenant-OriginalArrivalTime: 13 May 2022 13:59:27.3925
(UTC)
X-MS-Exchange-CrossTenant-Network-Message-Id: f1d556e5-874b-4df4-481b-08da34e8cb60
X-MS-Exchange-CrossTenant-Id: 84df9e7f-e9f6-40af-b435-aaaaaaaaaaaaa
X-MS-Exchange-CrossTenant-AuthSource: BN8NAM12FT031.eop-nam12.prod.protection.outlook.com
X-MS-Exchange-CrossTenant-AuthAs: Anonymous
X-MS-Exchange-CrossTenant-FromEntityHeader: Internet
X-MS-Exchange-CrossTenant-RMS-PersistedConsumerOrg:
00000000-0000-0000-0000-000000000000
X-MS-Exchange-Transport-CrossTenantHeadersStamped: MN2PR04MB6446

Julia Klima

From: postmaster@theomahatribe.com
To: tparker@theomahatribe.com
Sent: Friday, May 13, 2022 10:00 AM
Subject: Undeliverable: TCNS # 246267 – FCC Form Submission - Omaha NE

Delivery has failed to these recipients or groups:

tparker@theomahatribe.com

Your message was rejected by the recipient email server. Please check the recipient's email address and try resending your message, or contact the recipient directly. For more tips to help resolve this issue, see [DSN code 5.1.0 in Exchange Online - Office 365](#). If the problem continues, contact your email admin.

Diagnostic information for administrators:

Generating server: BL3P221MB0595.NAMP221.PROD.OUTLOOK.COM

tparker@theomahatribe.com

Remote Server returned '554 5.1.0 < #5.1.10 smtp;550 5.1.10 RESOLVER.ADR.RecipientNotFound; Recipient tparker@theomahatribe.com not found by SMTP address lookup>'

Original message headers:

ARC-Seal: i=2; a=rsa-sha256; s=arcselector9901; d=microsoft.com; cv=pass;

b=iXq301w8ldkpz/rMIzW3QqK4prHKvx2GxZrahQw0LC2eO1cJdWu/BgFpxPWymjk2wO0iuW0vv9db0y+17cCcT0LBJAqz4QR/Fh9h4Tf8WiAwXAxYoqXv66/vni8fs05xRqDnHK3u8JoNxL4G3lC3QZojP8E+GXGJcfcBqDGYzqJZRd35+5XykZ4X0zHRV/bxzfkHCwjZfX0mYSMUGv0JsGEfkXx9iZiQyRpcnd+KVvqRO65w9p6WL8ppmZV3TshkNYMq3HthE sNYYfFC7hJV6M4SNfYOQbl6YaFkoodBARPU5Fncqi8SLj5v+g85tWatXq9KEQQjFyLk4cLqUomQ4A==

ARC-Message-Signature: i=2; a=rsa-sha256; c=relaxed/relaxed; d=microsoft.com; s=arcselector9901;

h=From:Date:Subject:Message-ID:Content-Type:MIME-Version:X-MS-Exchange-AntiSpam-MessageData-ChunkCount:X-MS-Exchange-AntiSpam-MessageData-0:X-MS-Exchange-AntiSpam-MessageData-1;

bh=Vso+wzdGAhrHCbT9BVFF31sxD2OdcDjhPkuXV6VaFRY=;

b=ebZrJuDMu6x9vjUR5O9JaAS0FTQKhZPKQVR3n+HwoV3koVIEn8ExSxjmIUa15Mh+t5ppr4EXIW0pyhjWT7wYUmGfFLtRTt+1U358R9eNpuJKsTC+Asa4H5Rh/oOeLVz5N41KfDQ+hz+B04pSHIyT+0UJ1GrmwRN19ynBZDxtAilqhws7EU4zkXmSapMkc/WX7zRsEKNOerqPskD/JG9N/GjqWcjme7RQ+ko0sLuPyb/eE7dn1RskhdcKolV2nDYbH4azBwq3AEBMLpykN1BMu/se6PpNUqw8cQR+XJDDLxvQtnLu/EnWu6H7iTwr/E0YWfJYAV4ko0VajoQ1wk7dQ==

ARC-Authentication-Results: i=2; mx.microsoft.com 1; spf=pass (sender ip is 40.107.100.121) smtp.rcpttodomain=theomahatribe.com

smtp.mailfrom=dynamicenvironmental.com; dmarc=permmerror action=none header.from=dynamicenvironmental.com; dkim=pass (signature was verified) header.d=dynamicenvironmental.onmicrosoft.com; arc=pass (0 oda=1 ltdi=1 spf=[1,1,smtp.mailfrom=dynamicenvironmental.com] dkim=[1,1,header.d=dynamicenvironmental.com])

dmarc=[1,1,header.from=dynamicenvironmental.com])
 Received: from MW4PR04CA0383.namprd04.prod.outlook.com (2603:10b6:303:81::28)
 by BL3P221MB0595.NAMP221.PROD.OUTLOOK.COM (2603:10b6:208:35e::17) with
 Microsoft SMTP Server (version=TLS1_2,
 cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id 15.20.5250.13; Fri, 13 May
 2022 13:59:29 +0000
 Received: from MW2NAM04FT060.eop-NAM04.prod.protection.outlook.com
 (2603:10b6:303:81:cafe::f1) by MW4PR04CA0383.outlook.office365.com
 (2603:10b6:303:81::28) with Microsoft SMTP Server (version=TLS1_2,
 cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id 15.20.5227.23 via Frontend
 Transport; Fri, 13 May 2022 13:59:28 +0000
 Authentication-Results: spf=pass (sender IP is 40.107.100.121)
 smtp.mailfrom=dynamicenvironmental.com; dkim=pass (signature was verified)
 header.d=DynamicEnvironmental.onmicrosoft.com; dmarc=permerror action=none
 header.from=dynamicenvironmental.com;
 Received-SPF: Pass (protection.outlook.com: domain of dynamicenvironmental.com
 designates 40.107.100.121 as permitted sender)
 receiver=protection.outlook.com; client-ip=40.107.100.121;
 helo=NAM04-BN8-obe.outbound.protection.outlook.com;
 Received: from NAM04-BN8-obe.outbound.protection.outlook.com (40.107.100.121)
 by MW2NAM04FT060.mail.protection.outlook.com (10.13.31.141) with Microsoft
 SMTP Server (version=TLS1_2, cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id
 15.20.5250.13 via Frontend Transport; Fri, 13 May 2022 13:59:28 +0000
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 b=eBhGvbIpfW2WtC6qXFXw6Qvj7PjyOOoeV1fwtlmIr+GRHoQWEL5mcCL6999hOXI1DWGdpo3aPqO0b2fyiuIdYTL
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 ARC-Message-Signature: i=1; a=rsa-sha256; c=relaxed/relaxed; d=microsoft.com;
 s=arcselector9901;
 h=From:Date:Subject:Message-ID:Content-Type:MIME-Version:X-MS-Exchange-AntiSpam-
 MessageData-ChunkCount:X-MS-Exchange-AntiSpam-MessageData-0:X-MS-Exchange-AntiSpam-
 MessageData-1;
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 ARC-Authentication-Results: i=1; mx.microsoft.com 1; spf=pass
 smtp.mailfrom=dynamicenvironmental.com; dmarc=pass action=none
 header.from=dynamicenvironmental.com; dkim=pass
 header.d=dynamicenvironmental.com; arc=none
 DKIM-Signature: v=1; a=rsa-sha256; c=relaxed/relaxed;
 d=DynamicEnvironmental.onmicrosoft.com;
 s=selector2-DynamicEnvironmental-onmicrosoft-com;
 h=From:Date:Subject:Message-ID:Content-Type:MIME-Version:X-MS-Exchange-SenderADCheck;
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 Received: from BN0PR10MB5256.namprd10.prod.outlook.com (2603:10b6:408:121::21)
 by BN7PR10MB2484.namprd10.prod.outlook.com (2603:10b6:406:c8::30) with
 Microsoft SMTP Server (version=TLS1_2,
 cipher=TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384) id 15.20.5250.14; Fri, 13 May
 2022 13:59:19 +0000
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 ([fe80::29a2:39bb:f632:25bb%7]) with mapi id 15.20.5250.014; Fri, 13 May 2022
 13:59:19 +0000
 From: NATC <NATC@dynamicenvironmental.com>

To: "omahatribefcctcns@outlook.com" <omahatribefcctcns@outlook.com>,
"tparker@theomahatribe.com" <tparker@theomahatribe.com>
Subject: =?Windows-1252?Q?TCNS_#_246267_=96_FCC_Form_Submission_-_Omaha_NE?=
Thread-Topic: =?Windows-1252?Q?TCNS_#_246267_=96_FCC_Form_Submission_-_Omaha_NE?=
Thread-Index: Adhm0Z5Muv+QwAihQk+6fthghSUIkg==
Date: Fri, 13 May 2022 13:59:19 +0000
Message-ID:
<BN0PR10MB5256419F3FE57113BB94D797B0CA9@BN0PR10MB5256.namprd10.prod.outlook.com>
Accept-Language: en-US
Content-Language: en-US
X-MS-Has-Attach: yes
X-MS-TNEF-Correlator:
Authentication-Results-Original: dkim=none (message not signed)
header.d=none;dmARC=none action=none header.from=dynamicenvironmental.com;
x-ms-exchange-messagesentrepresentingtype: 1
X-MS-Office365-Filtering-Correlation-Id: 8c55fb52-17f7-43dc-35d5-08da34e8cbff
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BN7PR10MB2484:EE_|MW2NAM04FT060:EE_|BL3P221MB0595:EE_
x-microsoft-antispam-prvs:
<BN7PR10MB248458DC3BF096338D520964A0CA9@BN7PR10MB2484.namprd10.prod.outlook.com>
x-ms-exchange-senderadcheck: 1
x-ms-exchange-antispam-relay: 0
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X-Microsoft-Antispam-Message-Info-Original:
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od.outlook.com;PTR:;CAT:NONE;SFS:(13230001)(346002)(366004)(376002)(396003)(136003)(39830
400003)(166002)(86362001)(186003)(40140700001)(110136005)(966005)(508600001)(55016003)(12
2000001)(38100700002)(38070700005)(4744005)(9686003)(6506007)(2906002)(316002)(33656002)(
52536014)(66446008)(8936002)(7696005)(5660300002)(64756008)(99936003)(66946007)(66476007)
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6fae33bc-ab4a-4175-666b-08da34e8c691

By: Email

Email: omahatribefcctcns@outlook.com; tparker@theomahatribe.com

May 13, 2022

Mr. Thomas Parker
Omaha Tribe of Nebraska
PO Box 368
Macy, Nebraska 68039-0368

Re: Section 106- Project Consultation Request

Dear Mr. Parker:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS). We respectfully request comment on the proposed activity described below, as it relates to potential impacts on known resources of religious and/or cultural importance to your Tribe.

The following table presents a summary of the proposed project:

TCNS No.:	246267
DEA Project No.:	22111004
Site Name & No.:	Seelyville, NA
Applicant:	Bethel Baptist Church
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

Following guidance provided by the FCC, we are submitting the Form 620 Submission Packet in accordance with the FCC Rules. The FCC has deemed this information to constitute "a reasonable and good faith effort to provide the information reasonably necessary for Tribal Nations to ascertain whether historic properties of religious and

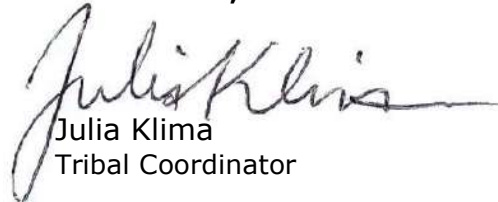
cultural significance to them may be affected by the undertaking¹¹. In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

¹¹ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

By: Email

Email: tcns@omtribe.org;

May 23, 2022

Ms. Elsie Whitehorn
Otoe-Missouria Tribe of Indians
8151 Highway 177
Red Rock, Oklahoma 74651

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267

Dear Ms. Whitehorn:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

By: Email

Email: tcns@omtribe.org;

May 13, 2022

Ms. Elsie Whitehorn
Otoe-Missouria Tribe of Indians
8151 Highway 177
Red Rock, Oklahoma 74651

Re: Section 106- Project Consultation Request

Dear Ms. Whitehorn:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS). We respectfully request comment on the proposed activity described below, as it relates to potential impacts on known resources of religious and/or cultural importance to your Tribe.

The following table presents a summary of the proposed project:

TCNS No.:	246267
DEA Project No.:	22111004
Site Name & No.:	Seelyville, NA
Applicant:	Bethel Baptist Church
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

Following guidance provided by the FCC, we are submitting the Form 620 Submission Packet in accordance with the FCC Rules. The FCC has deemed this information to constitute "a reasonable and good faith effort to provide the information reasonably necessary for Tribal Nations to ascertain whether historic properties of religious and

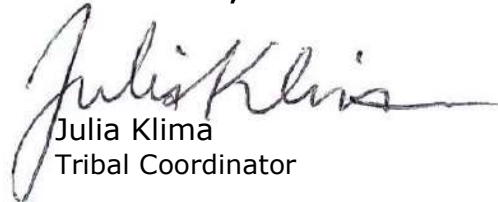
cultural significance to them may be affected by the undertaking¹². In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

¹² §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

By: Email & U.S. Mail

Email: ottawacns.oto@gmail.com

May 23, 2022

Ms. Rhonda Hayworth
Ottawa Tribe of Oklahoma
PO Box: 110
Miami, Oklahoma 74354

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267


Dear Ms. Hayworth:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

Julia Klima

From: Microsoft Outlook
To: ottawacns.oto@gmail.com
Sent: Friday, May 13, 2022 10:01 AM
Subject: Undeliverable: TCNS # 246267 – FCC Form Submission - Ottawa Tribe

Delivery has failed to these recipients or groups:

[ottawacns.oto@gmail.com \(ottawacns.oto@gmail.com\)](mailto:ottawacns.oto@gmail.com)

The recipient's mailbox is full and can't accept messages now. Please try resending your message later, or contact the recipient directly.

Diagnostic information for administrators:

Generating server: BN8PR10MB3636.namprd10.prod.outlook.com

ottawacns.oto@gmail.com

Remote Server returned '552-5.2.2 The email account that you tried to reach is over quota and inactive. 552-5.2.2 Please direct the recipient to 552 5.2.2 <https://support.google.com/mail/?p=OverQuotaPerm> gb31-20020a170907961f00b006f3be42074fsi2492785ejc.112 - smtp'

Original message headers:

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X-OriginatorOrg: dynamicenvironmental.com
X-MS-Exchange-CrossTenant-AuthAs: Internal
X-MS-Exchange-CrossTenant-AuthSource: BN0PR10MB5256.namprd10.prod.outlook.com
X-MS-Exchange-CrossTenant-Network-Message-Id: 122379fe-4bb6-4441-c6f8-08da34e90fac
X-MS-Exchange-CrossTenant-originalarrivaltime: 13 May 2022 14:01:22.0727
 (UTC)
X-MS-Exchange-CrossTenant-fromentityheader: Hosted
X-MS-Exchange-CrossTenant-id: 54d5a429-f3d3-467f-9de7-0942aafed22f
X-MS-Exchange-CrossTenant-mailboxtype: HOSTED
X-MS-Exchange-CrossTenant-userprincipalname:
dL2oh/123W4AeQRJiDPX5NYTFW5Q1Z3fbfhKKzLgvr35pF3Q7V07BVkj6iC7sDowNgTXQe+DEJ7oSyzcHVs7p9FnQ
N7ZK2Y6/AkXify0db=
X-MS-Exchange-Transport-CrossTenantHeadersStamped: BN8PR10MB3636

By: Email

Email: ottawacns.oto@gmail.com

May 13, 2022

Ms. Rhonda Hayworth
Ottawa Tribe of Oklahoma
PO Box: 110
Miami, Oklahoma 74354

Re: Section 106- Project Consultation Request

Dear Ms. Hayworth:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS). We respectfully request comment on the proposed activity described below, as it relates to potential impacts on known resources of religious and/or cultural importance to your Tribe.

The following table presents a summary of the proposed project:

TCNS No.:	246267
DEA Project No.:	22111004
Site Name & No.:	Seelyville, NA
Applicant:	Bethel Baptist Church
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

Following guidance provided by the FCC, we are submitting the Form 620 Submission Packet in accordance with the FCC Rules. The FCC has deemed this information to constitute "a reasonable and good faith effort to provide the information reasonably necessary for Tribal Nations to ascertain whether historic properties of religious and

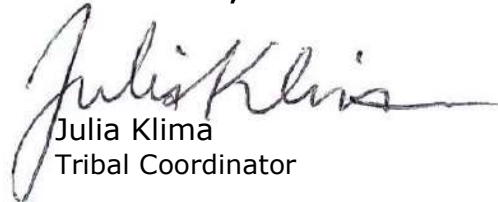
cultural significance to them may be affected by the undertaking¹³. In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

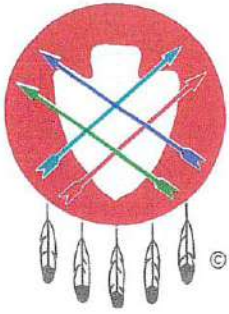
DEA: 22111004

¹³ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.



PEORIA TRIBE OF INDIANS OF OKLAHOMA

118 S. Eight Tribes Trail (918) 540-2535 FAX (918) 540-2538

P.O. Box 1527

MIAMI, OKLAHOMA 74355

Chief
Craig Harper

Second Chief
Rosanna Dobbs

May 13, 2022

Julia Klima
Tribal Coordinator
DEA
3850 Lake St., Suite C
Macon, GA 31204

Re: **TCNS #246267** **199' Self-Support Tower**
Site Identifier: Seelyville
Site Address: N Twin Beach St.
Brazil, Clay County, IN 47834

Thank you for providing the requested materials for the referenced project. The Peoria Tribe of Indians of Oklahoma is unaware of a direct link to the newly proposed project location.

The Peoria Tribe of Indians of Oklahoma is also unaware of items covered under Native American Graves Protection and Repatriation Act (NAGPRA) to be associated with the proposed project site, including funerary or sacred objects; objects of cultural patrimony; or ancestral human remains.

The Peoria Tribe has no objection at this time to the proposed project. If, however, at any time items are discovered which fall under the protection of NAGPRA, the Peoria Tribe requests immediate notification and consultation. In addition, state, local and tribal authorities should be advised as to the findings and construction halted until consultation with all concerned parties has occurred.

Please feel free to contact me directly at the number above if additional consultation is necessary. Thank you again for your consideration with this matter.

Sincerely,

Charla K. EchoHawk
Director of Cultural Preservation

TREASURER
Hank Downum

SECRETARY
Tonya Mathews

FIRST COUNCILMAN
Carolyn Ritchey

SECOND COUNCILMAN
Kara North

THIRD COUNCILMAN
Isabella Clifford

Karen Stand

From: NATC <NATC@dynamicenvironmental.com>
Sent: Friday, May 13, 2022 9:03 AM
To: Karen Stand
Subject: [External] Email TCNS # 246267 – FCC Form Submission - Peoria Tribe of Indians of Oklahoma
Attachments: Seelyville - Form 620 (22111004).pdf; 22111004 - Peoria OK - Form Sub - 051322.pdf

Good Morning,

We trust this finds you and yours healthy and safe. Please find attached a cover letter and associated FCC Form 620 for the referenced undertaking.

We look forward to your response.

Thank you much.

Julia Klima

Dynamic Environmental Associates, Inc.

3850 Lake Street, Suite C

Macon, GA 31204

Phone: (478) 745-7740

Fax: (478) 745-7415

Toll Free: (877) 968-4787

Email: jklima@dynamicenvironmental.com

Website: <http://DynamicEnvironmental.com>

ADDITIONAL SITE INFORMATION

Bethel Baptist Church proposes to construct a broadcast tower facility in Clay County, IN. The proposed project will include the development of a 60' x 60' (18.3 x 18.3 m) tower compound, a 199' (60.7 m) (60.7 m with appurtenances tall Self-Support tower and associated communications equipment. A proposed $\pm 16'$ (4.9 m) wide x $\pm 45'$ (13.7 m) long access/utility easement will extend in an easterly direction from N. Twin Beach Road (N. County Rd 500 W) to the proposed project area.

By: Email & U.S. Mail
Email: Kstand@Peoriatribes.com

May 13, 2022

Ms. Karen Stand
Peoria Tribe of Indians of Oklahoma
118 S. Eight Tribes Trail,
PO Box: 1527
Miami, Oklahoma 74354-1002

Re: Section 106- Project Consultation Request

Dear Ms. Stand:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS). We respectfully request comment on the proposed activity described below, as it relates to potential impacts on known resources of religious and/or cultural importance to your Tribe.

The following table presents a summary of the proposed project:

TCNS No.:	246267
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Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

Following guidance provided by the FCC, we are submitting the Form 620 Submission Packet in accordance with the FCC Rules. The FCC has deemed this information to constitute "a reasonable and good faith effort to provide the information reasonably necessary for Tribal Nations to ascertain whether historic properties of religious and

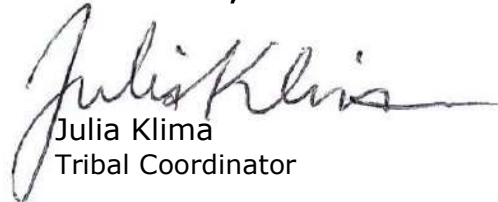
cultural significance to them may be affected by the undertaking¹⁴. In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

¹⁴ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

By: Email & U.S. Mail

Email: liana.hesler@ponca-nsn.gov; shesler.thpo@gmail.com

May 23, 2022

Ms. Liana Hesler
Ponca Tribe of Indians of Oklahoma
121 White Eagle Drive
Ponca City, Oklahoma 74601

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267

Dear Ms. Hesler:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

By: Email & U.S. Mail

Email: liana.hesler@ponca-nsn.gov; shesler.thpo@gmail.com

May 13, 2022

Ms. Liana Hesler
Ponca Tribe of Indians of Oklahoma
121 White Eagle Drive
Ponca City, Oklahoma 74601

Re: Section 106- Project Consultation Request

Dear Ms. Hesler:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

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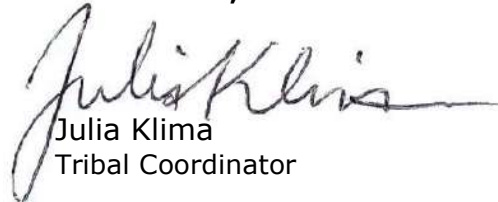
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We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

¹⁵ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

By: Email

Email: Marvin.DeFoe@redcliff-nsn.gov; Edwina.Buffalo-Reyes@redcliff-nsn.gov

May 23, 2022

Mr. Marvin DeFoe
Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin
88455 Pike Road (Highway 13)
Bayfield, Wisconsin 54814

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267

Dear Mr. DeFoe:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

By: Email

Email: Marvin.DeFoe@redcliff-nsn.gov; Edwina.Buffalo-Reyes@redcliff-nsn.gov

May 13, 2022

Mr. Marvin DeFoe
Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin
88455 Pike Road (Highway 13)
Bayfield, Wisconsin 54814

Re: Section 106- Project Consultation Request

Dear Mr. DeFoe:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

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May 13, 2022

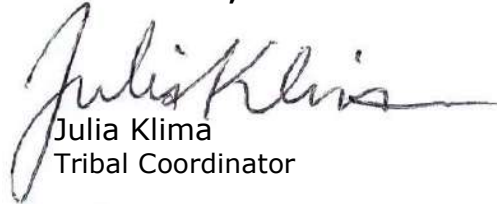
cultural significance to them may be affected by the undertaking¹⁶. In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

¹⁶ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

By: U.S. Mail

May 23, 2022

Mr. William Tarrant
Seneca-Cayuga Nation
23701 S 655 Road
PO Box: 453220
Grove, Oklahoma 74345-3220

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267

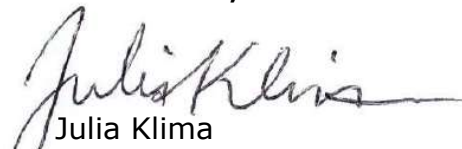
Dear Mr. Tarrant:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**


Julia Klima
Tribal Coordinator

22111004

By: U.S. Mail

May 13, 2022

Mr. William Tarrant
Seneca-Cayuga Nation
23701 S 655 Road,
PO Box: 453220
Grove, Oklahoma 74345-3220

Re: Section 106- Project Consultation Request

Dear Mr. Tarrant:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

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TCNS No.:	246267
DEA Project No.:	22111004
Site Name & No.:	Seelyville, NA
Applicant:	Bethel Baptist Church
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

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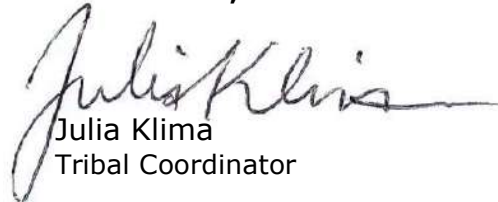
cultural significance to them may be affected by the undertaking¹⁸. In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

¹⁸ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

Julia Klima

From: towernotifyinfo@fcc.gov
Sent: Sunday, June 19, 2022 8:21 PM
To: NATC
Cc: tcns.fccarchive@fcc.gov
Subject: Reply to Proposed Tower Structure (Notification ID: 246267) - Email ID #8189226

Categories: Orange Category

Dear Dynamic Environmenta Associates Inc,

Thank you for using the Federal Communications Commission's (FCC) Tower Construction Notification System (TCNS). The purpose of this email is to inform you that an authorized user of the TCNS has replied to a proposed tower construction notification that you had submitted through the TCNS.

The following message has been sent to you from Cell Tower Coordinator Kim Jumper of the Shawnee Tribe in reference to Notification ID #246267:

Due to the current conditions with COVID 19, we are taking this opportunity to switch over to email instead of mailing projects. Please use tcns@shawnee-tribe.com when sending projects to the Shawnee Tribe.

The Shawnee Tribe is interested in consulting on this tower, as we are in all towers in this geographic area. Ms. Tonya Tipton is our THPO for cell tower consultation.

In the event that you are building another tower in this state and you did not receive a response from us through the TCNS, it is because the project was omitted from the TCNS website, as we respond to ALL towers listed in our geographic areas on that website. We take this opportunity to remind you that, even if a tower has been omitted from the TCNS website, as occasionally happens; we are still interested in consulting on it.

For your convenience, the information you submitted for this notification is detailed below.

Notification Received: 03/22/2022
Notification ID: 246267
Tower Owner Individual or Entity Name: Bethel Baptist Church
Consultant Name: Dynamic Environmenta Associates Inc
Street Address: 3850 Lake Street
Suite C
City: Macon
State: GEORGIA
Zip Code: 31204
Phone: 478-745-7740
Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower
Latitude: 39 deg 31 min 43.9 sec N
Longitude: 87 deg 11 min 58.1 sec W
Location Description: N. Twin Beach Street
City: Brazil
State: INDIANA
County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters
Support Structure: 60.7 meters above ground level
Overall Structure: 60.7 meters above ground level
Overall Height AMSL: 251.8 meters above mean sea level

The Shawnee Tribe is satisfied with efforts conducted to be sure that no Shawnee Tribe historic properties or other cultural resources will likely be adversely affected by construction and use of this tower. The Shawnee Tribe is not currently aware of any specific Shawnee Tribe cultural or historic sites in this project area. We therefore offer no objection to the proposed construction.

Because this tower lies in the homelands of the Shawnee Tribe, in the event that archaeological materials, including human remains, are discovered during construction or later ground-disturbing activities at this location, please re-open consultation at that time by contacting Kim Jumper at tcns@shawnee-tribe.com or 918-542-2441. Similarly, if plans are considered to expand or modify this tower and cause additional ground disturbance in the future, please let us know. Please forward our concerns regarding any such future work and unanticipated discoveries, as well as our contact information, to the appropriate parties.

We urge everyone involved with tower development to construct and maintain their projects in keeping with best practices for minimizing environmental impact - particularly on species, such as birds and bats, who might incur negative impacts from tower development and use. Please also re-vegetate with species native to the area.

We appreciate your efforts to consult with us.

Regards,

Kim Jumper
Cell Tower Coordinator
Shawnee Tribe



By: Email

Email: kim.jumper@shawnee-tribe.com; tcns@shawnee-tribe.com

May 23, 2022

Ms. Kim Jumper
Shawnee Tribe
29 South 69A Highway
Miami, Oklahoma 74355

Re: Section 106 Consultation Request Follow Up
Bethel Baptist Church
Seelyville Site
DEA No.: 22111004
TCNS No.: 246267


Dear Ms. Jumper:

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS) on March 25, 2022. Dynamic Environmental Associates, Inc. (DEA) submitted a complete copy of the FCC Submission Packet for your review on May 13, 2022.

DEA respectfully would like to encourage you to provide comments on the potential impacts the proposed undertaking may have on known historic properties that are of religious or cultural significance to your Tribe. Please note that if a response is not received within 35 days (30 days if received via Email) from the above stated submission date, DEA will refer this matter to the FCC for resolution, per Section IV. G of the Nationwide Programmatic Agreement (NPA) and Article IV A. 2 § 103 of the Wireless Infrastructure Streaming Report and Order, WT Docket No. 17-79 (Second Report and Order).

Your assistance is greatly appreciated, and we look forward to hearing from you even if you should decide that this project is of no interest to your Tribe.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

22111004

By: Email

Email: kim.jumper@shawnee-tribe.com; tcns@shawnee-tribe.com

May 13, 2022

Ms. Kim Jumper
Shawnee Tribe
29 South 69A Highway
Miami, Oklahoma 74355

Re: Section 106- Project Consultation Request

Dear Ms. Jumper:

In accordance with the Federal Communications Commission (FCC)'s Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings (NPA) and the Federal Communications Wireless Infrastructure and Second Report and Order (WTB Docket No. 17-79), we are contacting you regarding consultation for the below referenced project.

You were initially notified of this proposed undertaking via the Tower Construction Notification System (TCNS). We respectfully request comment on the proposed activity described below, as it relates to potential impacts on known resources of religious and/or cultural importance to your Tribe.

The following table presents a summary of the proposed project:

TCNS No.:	246267
DEA Project No.:	22111004
Site Name & No.:	Seelyville, NA
Applicant:	Bethel Baptist Church
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

Following guidance provided by the FCC, we are submitting the Form 620 Submission Packet in accordance with the FCC Rules. The FCC has deemed this information to constitute "a reasonable and good faith effort to provide the information reasonably necessary for Tribal Nations to ascertain whether historic properties of religious and

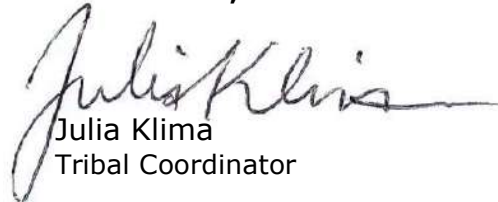
cultural significance to them may be affected by the undertaking¹⁹. In addition, the FCC Rules and the Advisory County for Historic Preservation's guidance stipulates that there is no obligation to pay "up-front fees" for the opportunity to comment on proposed undertakings. Neither DEA nor the Applicant(s) are entering into any contract, either implied or actual, to pay any fees associated with this outreach. Specific consulting services, if any, which may be required from your Tribe would be negotiated and memorialized through a signed agreement.

We would appreciate receiving a response at your earliest convenience. If no response is received within 35 days (30 days if received via Email) from the date of this letter, we will escalate this matter to the FCC for resolution.

Please respond via e-mail to NATC@DynamicEnvironmental.com, and/or via U.S. Mail. Additionally, you may respond within the TCNS System.

We trust that this information is suitable for your needs and we are available to discuss this project, at your convenience.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Tribal Coordinator

DEA: 22111004

¹⁹ §106, Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Investment, Second Report and Order.



The Form 620 Submission Packet
was included as an attachment to this letter.

A copy of this document is included elsewhere in this report.

Native American Tribal Referral Documentation

Julia Klima

From: towernotifyinfo@fcc.gov
Sent: Monday, June 13, 2022 1:09 PM
To: NATC
Subject: Confirmation - Referral of a Proposed Tower Construction Notification - Email ID # 8174631

Dear Dynamic Environmental Associates Inc,

Your referral of a proposed tower structure notification has been successfully submitted via the Tower Construction Notification System. The Federal Communications Commission (FCC) will be processing this referral for purposes of contacting federally recognized Indian Tribes, including Alaska Native Villages, and Native Hawaiian Organizations as specified by Section IV.G of the Nationwide Programmatic Agreement and the Wireless Infrastructure Second Report and Order dated March 30, 2018. You will receive a Proposed Construction of Communications Facilities Notification of Final Contacts when the FCC has completed processing this referral. Below are the details you provided in the referral of the tower you have proposed to construct:

Notification Received: 03/22/2022

Notification Referred: 06/13/2022

Notification ID: 246267

Tower Owner Individual or Entity Name: Bethel Baptist Church

Consultant Name: Dynamic Environmental Associates Inc

Street Address: 3850 Lake Street

Suite C

City: Macon

State: GEORGIA

Zip Code: 31204

Phone: 478-745-7740

Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower

Latitude: 39 deg 31 min 43.9 sec N

Longitude: 87 deg 11 min 58.1 sec W

Location Description: N. Twin Beach Street

City: Brazil

State: INDIANA

County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters

Support Structure: 60.7 meters above ground level

Overall Structure: 60.7 meters above ground level

Overall Height AMSL: 251.8 meters above mean sea level

Entities Who Have Not Responded:

Omaha Tribe of Nebraska
Contact Date: 03/23/2022

Kaw Nation
Contact Date: 03/23/2022

Otoe-Missouria Tribe of Indians
Contact Date: 03/23/2022

Ponca Tribe of Indians of Oklahoma
Contact Date: 03/23/2022

Absentee-Shawnee Tribe of Indians of Oklahoma
Contact Date: 03/23/2022

Iowa Tribe of Oklahoma
Contact Date: 03/23/2022

Forest County Potawatomi Community
Contact Date: 03/23/2022

Ho-Chunk Nation
Contact Date: 03/23/2022

Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin
Contact Date: 03/23/2022

Ottawa Tribe of Oklahoma
Contact Date: 03/23/2022

Wyandotte Nation
Contact Date: 03/23/2022

Shawnee Tribe
Contact Date: 03/23/2022

Chippewa Cree Tribe of the Rocky Boy's Reservation
Contact Date: 03/23/2022

Delaware Tribe of Indians
Contact Date: 03/23/2022

****Note that the FCC will assign a unique Notification ID number for a site where the initial contact was not made through TCNS. You will need to reference this Notification ID number when you update your project's Status with us.**

Julia Klima

From: towernotifyinfo@fcc.gov
Sent: Thursday, June 16, 2022 9:01 AM
To: NATC
Cc: tcnsweekly@fcc.gov
Subject: Proposed Construction of Communications Facilities Notification of Final Contacts - Email ID #31814

AMP Communications, LLC
Dynamic Environmental Associates Inc
3850 Lake Street
Suite C
Macon, GA 31204

Dear Applicant:

This letter addresses the proposed communications facilities listed below that you have referred to the Federal Communications Commission (Commission) for purposes of contacting federally recognized Indian Tribes, including Alaska Native Villages (collectively Indian Tribes), and Native Hawaiian Organizations (NHOs), as specified by Section IV.G of the Nationwide Programmatic Agreement (NPA). Consistent with the procedures outlined in the Commission's Wireless Infrastructure Second Report and Order (1), we have contacted the Indian Tribes or NHOs identified in the attached Table for the projects listed in the attached Table. You referred these projects to us between 06/09/2022 and 06/16/2022. Our contact with these Tribal Nations or NHOs was sent on 06/16/2022.

Thus, as described in the Wireless Infrastructure Second Report and Order (2), if you or Commission staff do not receive a statement of interest regarding a particular project from any Tribe or NHO within 15 calendar days of 06/16/2022, your obligations under Section IV of the NPA with respect to these Tribal Nations or NHOs are complete. If a Tribal Nation or NHO responds that it has concerns about a historic property of traditional religious and cultural significance that may be affected by the proposed construction within the 15 calendar day period, the Applicant must involve it in the review as set forth in the NPA, and may not begin construction until the process set forth in the NPA is completed.

You are reminded that Section IX of the NPA imposes independent obligations on an Applicant when a previously unidentified site that may be a historic property, including an archeological property, is discovered during construction or after the completion of review. In such instances, the Applicant must cease construction and promptly notify, among others, any potentially affected Tribal Nation or NHO. A Tribal Nation's or NHO's failure to express interest in participating in pre-construction review of an undertaking does not necessarily mean it is not interested in archeological properties or human remains that may inadvertently be discovered during construction. Hence, an Applicant is still required to notify any potentially affected Tribal Nation or NHO of any such finds pursuant to Section IX or other applicable law.

Sincerely,
Jill Springer
Federal Preservation Officer
Federal Communications Commission
jill.springer@fcc.gov

1) See Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Deployment, Second Report and Order, FCC 18-30 (Mar. 30, 2018) (Wireless Infrastructure Second Report and Order).

2) See id. at paras. 111-112.

LIST OF PROPOSED COMMUNICATIONS TOWERS

TCNS# 247202 Referred Date: 06/15/2022 Location: 4330 North Michigan Road, Indianapolis, IN
Detailed Description of Project: The proposed project will consist of a 204ft tall monopole tower and associated equipment to be located within the lease area.22203047.

Tribe Name: Miami Tribe of Oklahoma

TCNS# 248403 Referred Date: 06/15/2022 Location: 5621 Cary Street, Richmond, VA
Detailed Description of Project: The proposed project will involve the installation of additional antennas and/or the replacement of existing antennas along with the addition and/or replacement of ancillary equipment. 22204048.

Tribe Name: Catawba Indian Nation

TCNS# 248403 Referred Date: 06/10/2022 Location: 5621 Cary Street, Richmond, VA
Detailed Description of Project: The proposed project will involve the installation of additional antennas and/or the replacement of existing antennas along with the addition and/or replacement of ancillary equipment. 22204048.

Tribe Name: Chickahominy Indian Tribe

Tribe Name: Cultural Heritage Partners

Tribe Name: Delaware Nation

Tribe Name: Nansemond Indian Tribe

Tribe Name: Shawnee Tribe

Tribe Name: The Upper Mattaponi Indian Tribe

TCNS# 247371 Referred Date: 06/13/2022 Location: 15 Avenue of the Pines, Saratoga Springs, NY
Detailed Description of Project: The proposed project will involve the installation of additional telecommunications equipment on the Smokestack. 22204040.

Tribe Name: Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin

Tribe Name: Shawnee Tribe

Tribe Name: Wyandotte Nation

TCNS# 246267 Referred Date: 06/13/2022 Location: N. Twin Beach Street, Brazil, IN
Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Tribe Name: Kaw Nation

Tribe Name: Omaha Tribe of Nebraska

Tribe Name: Otoe-Missouria Tribe of Indians

Tribe Name: Ottawa Tribe of Oklahoma

Tribe Name: Ponca Tribe of Indians of Oklahoma

Tribe Name: Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin

Tribe Name: Shawnee Tribe

Tribe Name: Wyandotte Nation

Tribe Name: Absentee-Shawnee Tribe of Indians of Oklahoma

Tribe Name: Chippewa Cree Tribe of the Rocky Boy's Reservation

Tribe Name: Delaware Tribe of Indians

Tribe Name: Forest County Potawatomi Community

Tribe Name: Ho-Chunk Nation

Tribe Name: Iowa Tribe of Oklahoma

TCNS# 247202 Referred Date: 06/13/2022 Location: 4330 North Michigan Road, Indianapolis, IN

Detailed Description of Project: The proposed project will consist of a 204ft tall monopole tower and associated equipment to be located within the lease area.22203047.

Tribe Name: Absentee-Shawnee Tribe of Indians of Oklahoma

Tribe Name: Chippewa Cree Tribe of the Rocky Boy's Reservation

Tribe Name: Delaware Nation

Tribe Name: Ho-Chunk Nation

Tribe Name: Iowa Tribe of Oklahoma

Tribe Name: Kaw Nation

Tribe Name: Omaha Tribe of Nebraska

Tribe Name: Otoe-Missouria Tribe of Indians

Tribe Name: Ottawa Tribe of Oklahoma

Tribe Name: Ponca Tribe of Indians of Oklahoma

Tribe Name: Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin

Tribe Name: Shawnee Tribe

Tribe Name: Wyandotte Nation

TCNS# 246267 Referred Date: 06/15/2022 Location: N. Twin Beach Street, Brazil, IN

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Tribe Name: Miami Tribe of Oklahoma

LEGEND:

* - Notification numbers are assigned by the Commission staff for sites where initial contact was not made through TCNS.

Julia Klima

From: towernotifyinfo@fcc.gov
Sent: Wednesday, June 22, 2022 11:18 AM
To: NATC
Subject: Confirmation - Referral of a Proposed Tower Construction Notification - Email ID # 8196736

Dear Dynamic Environmental Associates Inc,

Your referral of a proposed tower structure notification has been successfully submitted via the Tower Construction Notification System. The Federal Communications Commission (FCC) will be processing this referral for purposes of contacting federally recognized Indian Tribes, including Alaska Native Villages, and Native Hawaiian Organizations as specified by Section IV.G of the Nationwide Programmatic Agreement and the Wireless Infrastructure Second Report and Order dated March 30, 2018. You will receive a Proposed Construction of Communications Facilities Notification of Final Contacts when the FCC has completed processing this referral. Below are the details you provided in the referral of the tower you have proposed to construct:

Notification Received: 03/22/2022

Notification Referred: 06/22/2022

Notification ID: 246267

Tower Owner Individual or Entity Name: Bethel Baptist Church

Consultant Name: Dynamic Environmental Associates Inc

Street Address: 3850 Lake Street

Suite C

City: Macon

State: GEORGIA

Zip Code: 31204

Phone: 478-745-7740

Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower

Latitude: 39 deg 31 min 43.9 sec N

Longitude: 87 deg 11 min 58.1 sec W

Location Description: N. Twin Beach Street

City: Brazil

State: INDIANA

County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters

Support Structure: 60.7 meters above ground level

Overall Structure: 60.7 meters above ground level

Overall Height AMSL: 251.8 meters above mean sea level

Entities Who Have Not Responded:

Seneca-Cayuga Nation

Contact Date: 03/23/2022

****Note that the FCC will assign a unique Notification ID number for a site where the initial contact was not made through TCNS. You will need to reference this Notification ID number when you update your project's Status with us.**

Julia Klima

From: towernotifyinfo@fcc.gov
Sent: Thursday, June 23, 2022 9:01 AM
To: NATC
Cc: tcnsweekly@fcc.gov
Subject: Proposed Construction of Communications Facilities Notification of Final Contacts - Email ID #31863

InRange Solutions
Dynamic Environmental Associates Inc
3850 Lake Street
Suite C
Macon, GA 31204

Dear Applicant:

This letter addresses the proposed communications facilities listed below that you have referred to the Federal Communications Commission (Commission) for purposes of contacting federally recognized Indian Tribes, including Alaska Native Villages (collectively Indian Tribes), and Native Hawaiian Organizations (NHOs), as specified by Section IV.G of the Nationwide Programmatic Agreement (NPA). Consistent with the procedures outlined in the Commission's Wireless Infrastructure Second Report and Order (1), we have contacted the Indian Tribes or NHOs identified in the attached Table for the projects listed in the attached Table. You referred these projects to us between 06/16/2022 and 06/23/2022. Our contact with these Tribal Nations or NHOs was sent on 06/23/2022.

Thus, as described in the Wireless Infrastructure Second Report and Order (2), if you or Commission staff do not receive a statement of interest regarding a particular project from any Tribe or NHO within 15 calendar days of 06/23/2022, your obligations under Section IV of the NPA with respect to these Tribal Nations or NHOs are complete. If a Tribal Nation or NHO responds that it has concerns about a historic property of traditional religious and cultural significance that may be affected by the proposed construction within the 15 calendar day period, the Applicant must involve it in the review as set forth in the NPA, and may not begin construction until the process set forth in the NPA is completed.

You are reminded that Section IX of the NPA imposes independent obligations on an Applicant when a previously unidentified site that may be a historic property, including an archeological property, is discovered during construction or after the completion of review. In such instances, the Applicant must cease construction and promptly notify, among others, any potentially affected Tribal Nation or NHO. A Tribal Nation's or NHO's failure to express interest in participating in pre-construction review of an undertaking does not necessarily mean it is not interested in archeological properties or human remains that may inadvertently be discovered during construction. Hence, an Applicant is still required to notify any potentially affected Tribal Nation or NHO of any such finds pursuant to Section IX or other applicable law.

Sincerely,
Jill Springer
Federal Preservation Officer
Federal Communications Commission
jill.springer@fcc.gov

1) See Accelerating Wireless Broadband Deployment by Removing Barriers to Infrastructure Deployment, Second Report and Order, FCC 18-30 (Mar. 30, 2018) (Wireless Infrastructure Second Report and Order).

2) See id. at paras. 111-112.

LIST OF PROPOSED COMMUNICATIONS TOWERS

TCNS# 247306 Referred Date: 06/16/2022 Location: 0.24 miles SE of the SR528 & Challenger Memorial Pkwy split, Cocoa, FL

Detailed Description of Project: The proposed project will consist of a 199ft tall monopole tower and associated equipment to be located within the lease area. 22204004.

Tribe Name: Seminole Tribe of Florida

Tribe Name: Thlopthlocco Tribal Town

TCNS# 247325 Referred Date: 06/23/2022 Location: S.W Agnes Street, Arcadia, FL

Detailed Description of Project: The proposed project will consist of a 185ft tall monopole tower and associated equipment to be located within the lease area. 22204021.

Tribe Name: Seminole Tribe of Florida

Tribe Name: Thlopthlocco Tribal Town

TCNS# 248437 Referred Date: 06/23/2022 Location: 131 Perrineville Road, Jamesburg, NJ

Detailed Description of Project: The project proposes the installation and/or replacement of additional antennas and/or existing antennas & addition and/or replacement of ancillary equipment on the existing monopole tower, & the installation of additional ground equipment 22204073.

Tribe Name: Delaware Nation

Tribe Name: Delaware Tribe of Indians

Tribe Name: Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin

Tribe Name: Wyandotte Nation

TCNS# 247202 Referred Date: 06/17/2022 Location: 4330 North Michigan Road, Indianapolis, IN

Detailed Description of Project: The proposed project will consist of a 204ft tall monopole tower and associated equipment to be located within the lease area. 22203047.

Tribe Name: Seneca-Cayuga Nation

TCNS# 247294 Referred Date: 06/17/2022 Location: 138 Grand Street, Passaic, NJ

Detailed Description of Project: The proposed project will involve the installation of telecommunications equipment on the Smokestack.
22204009.

Tribe Name: Delaware Nation

Tribe Name: Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin

Tribe Name: Shawnee Tribe

Tribe Name: Wyandotte Nation

TCNS# 246889 Referred Date: 06/20/2022 Location: 261-77 Convent Avenue, New York, NY

Detailed Description of Project: The proposed project will involve the installation of additional antennas and/or the replacement of existing antennas along with the addition and/or replacement of ancillary equipment. 22203056.

Tribe Name: Delaware Nation

Tribe Name: Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin

Tribe Name: Shawnee Tribe

Tribe Name: Shinnecock Nation

Tribe Name: Wyandotte Nation

TCNS# 247374 Referred Date: 06/20/2022 Location: 27140 Bent Fork Road, Dade, FL

Detailed Description of Project: The proposed project will consist of a 199ft tall unipole tower and associated equipment to be located within the lease area. 22204020.

Tribe Name: Coushatta Indian Tribe
Tribe Name: Seminole Tribe of Florida
Tribe Name: Thlopthlocco Tribal Town

TCNS# 248089 Referred Date: 06/20/2022 Location: 233-235 Elizabeth Street, New York, NY

Detailed Description of Project: The proposed project will involve the installation of telecommunications equipment on the rooftop of the existing building. 22204053.

Tribe Name: Delaware Nation
Tribe Name: Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin
Tribe Name: Shinnecock Nation
Tribe Name: Wyandotte Nation

TCNS# 248099 Referred Date: 06/20/2022 Location: 119 Hester Street, New York, NY

Detailed Description of Project: The proposed project will involve the installation of antennas and associated equipment on the rooftop and the routing of utilities from the rooftop to the basement equipment rooms. 22204052.

Tribe Name: Delaware Nation
Tribe Name: Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin
Tribe Name: Shinnecock Nation
Tribe Name: Wyandotte Nation

TCNS# 248799 Referred Date: 06/20/2022 Location: 350 West 115th Street, New York, NY

Detailed Description of Project: The proposed project will involve the installation of antennas and associated equipment on the rooftop and the routing of utilities from the rooftop to the basement equipment rooms. 22205012.

Tribe Name: Delaware Nation
Tribe Name: Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin
Tribe Name: Shinnecock Nation
Tribe Name: Wyandotte Nation

TCNS# 246924 Referred Date: 06/20/2022 Location: 825 West 187th Street, New York, NY

Detailed Description of Project: The proposed project will involve the installation of additional antennas and/or the replacement of existing antennas along with the addition and/or replacement of ancillary equipment. 22203055.

Tribe Name: Delaware Nation
Tribe Name: Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin
Tribe Name: Shawnee Tribe
Tribe Name: Shinnecock Nation
Tribe Name: Wyandotte Nation

TCNS# 246267 Referred Date: 06/22/2022 Location: N. Twin Beach Street, Brazil, IN

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Tribe Name: Seneca-Cayuga Nation

LEGEND:

* - Notification numbers are assigned by the Commission staff for sites where initial contact was not made through TCNS.

VI. FCC FORM 620

SECTION 106 REVIEW FCC FORM 620

**Seelyville Site
N. Twin Beach Street
Brazil, Clay County, IN**

DEA No. 22111004

May 12, 2022

PREPARED FOR:

Bethel Baptist Church
12970 W 500 N
Linton, IN 47441

PREPARED BY:



TABLE OF CONTENTS

FCC Form 620 (New Tower Submission Packet)

Attachments

- I. Personnel Resumes
- II. Additional Site Information
- III. Tribal Involvement
- IV. Areas of Potential Effect
- V. Identification of Historic Properties & Assessment of Direct Effects
- VI. Identification of Historic Properties & Assessment of Visual Effects
- VII. Local Government Involvement
- VIII. Other Consulting Parties & Public Involvement
- IX. Photographs
- X. Figures

Notification Date:

File Number:

General Information

1) (Select only one) (NE) NE – New UA – Update of Application WD – Withdrawal of Application	
2) If this application is for an Update or Withdrawal, enter the file number of the pending application currently on file.	File Number:

Applicant Information

3) FCC Registration Number (FRN): 0007763477
4) Name: Bethel Baptist Church (22111004)

Contact Name

5) First Name: Harold	6) MI:	7) Last Name: Smith	8) Suffix:
9) Title:			

Contact Information

10) P.O. Box:	And /Or	11) Street Address: 12970 W 500 N	
12) City: Linton		13) State: IN	14) Zip Code: 47441
15) Telephone Number: (478)745-7740		16) Fax Number:	
17) E-mail Address: sec106@dynamicenvironmental.com			

Consultant Information

18) FCC Registration Number (FRN): 0012585485
19) Name: Dynamic Environmental Associates

Principal Investigator

20) First Name: Brian	21) MI: R	22) Last Name: Schneider	23) Suffix:
24) Title: Principal Archaeologist			

Principal Investigator Contact Information

25) P.O. Box: 31204	And /Or	26) Street Address: 3850 Lake Street, STE C Suite C	
27) City: Macon		28) State: GA	29) Zip Code: 31204
30) Telephone Number: (478)745-7740		31) Fax Number:	
32) E-mail Address: Sec106@dynamicenvironmental.com			

Professional Qualification

33) Does the Principal Investigator satisfy the Secretary of the Interior's Professional Qualification Standards?	(<input checked="" type="checkbox"/>) <u>Y</u> es () <u>N</u> o
34) Areas of Professional Qualification: (<input checked="" type="checkbox"/>) Archaeologist () Architectural Historian () Historian () Architect () Other (Specify) _____	

Additional Staff

35) Are there other staff involved who meet the Professional Qualification Standards of the Secretary of the Interior?	(<input checked="" type="checkbox"/>) <u>Y</u> es () <u>N</u> o
--	--

If "YES," complete the following:

36) First Name: James	37) MI: P	38) Last Name: Morgan	39) Suffix:
40) Title:			
41) Areas of Professional Qualification: (<input checked="" type="checkbox"/>) Archaeologist () Architectural Historian () Historian () Architect () Other (Specify) _____			

Site Information

Tower Construction Notification System

1) TCNS Notification Number: **246267**

Site Information

2) Positive Train Control Filing Subject to Expedited Treatment Under Program Comment: () Yes (**X**) No

3) Site Name: **Seelyville**

4) Site Address: **N. Twin Beach Street**

5) Detailed Description of Project:

The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

6) City: **Brazil**

7) State: **IN**

8) Zip Code: **47834**

9) County/Borough/Parish: **CLAY**

10) Nearest Crossroads: **W County Road 900 N**

11) **NAD 83** Latitude (DD-MM-SS.S): **39-31-43.9** (**X**) N or () S

12) **NAD 83** Longitude (DD-MM-SS.S): **087-11-58.1** () E or (**X**) W

Tower Information

13) Tower height above ground level (include top-mounted attachments such as lightning rods): **60.7** () Feet (**X**) Meters

14) Tower Type (Select One):

() Guyed lattice tower

(**X**) Self-supporting lattice

() Monopole

() Other (Describe):

Project Status

15) Current Project Status (Select One):

(**X**) Construction has not yet commenced

() Construction has commenced, but is not completed

Construction commenced on: _____

() Construction has been completed

Construction commenced on: _____

Construction completed on: _____

Determination of Effect

14) Direct Effects (Select One):

- (☒) No Historic Properties in Area of Potential Effects (APE)
- (☐) No Effect on Historic Properties in APE
- (☐) No Adverse Effect on Historic Properties in APE
- (☐) Adverse Effect on one or more Historic Properties in APE

15) Visual Effects (Select One):

- (☒) No Historic Properties in Area of Potential Effects (APE)
- (☐) No Effect on Historic Properties in APE
- (☐) No Adverse Effect on Historic Properties in APE
- (☐) Adverse Effect on one or more Historic Properties in APE

Tribal/NHO Involvement

1) Have Indian Tribes or Native Hawaiian Organizations (NHOs) been identified that may attach religious and cultural significance to historic properties which may be affected by the undertaking within the APEs for direct and visual effects?		(<input checked="" type="checkbox"/>) <u>Yes</u> (<input type="checkbox"/>) <u>No</u>
2a) Tribes/NHOs contacted through TCNS Notification Number: <u>246267</u>		Number of Tribes/NHOs: <u>24</u>
2b) Tribes/NHOs contacted through an alternate system:		Number of Tribes/NHOs: <u>0</u>

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Absentee-Shawnee Tribe of Indians of Oklahoma

Contact Name

5) First Name: Ashley	6) MI:	7) Last Name: Brokeshoulder	8) Suffix:
9) Title: THPO Specialist			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input type="checkbox"/>) Replied/Other	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Bad River Band of Lake Superior Tribe of Chippewa Indians

Contact Name

5) First Name: Edith	6) MI:	7) Last Name: Leoso	8) Suffix:
9) Title: THPO			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input type="checkbox"/>) Replied/Other	

Tribal/NHO Involvement

1) Have Indian Tribes or Native Hawaiian Organizations (NHOs) been identified that may attach religious and cultural significance to historic properties which may be affected by the undertaking within the APEs for direct and visual effects?	(<input checked="" type="checkbox"/>) <u>Yes</u> () <u>No</u>
2a) Tribes/NHOs contacted through TCNS Notification Number: <u>246267</u> Number of Tribes/NHOs: <u>24</u>	
2b) Tribes/NHOs contacted through an alternate system: Number of Tribes/NHOs: <u>0</u>	

Tribal/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Chippewa Cree Tribe of the Rocky Boy's Reservation

Contact Name

5) First Name: Jonathan	6) MI:	7) Last Name: Windy Boy	8) Suffix:
9) Title: THPO			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
() Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Tribal/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Crow Creek Sioux Tribe

Contact Name

5) First Name: Merle	6) MI:	7) Last Name: Marks	8) Suffix:
9) Title: THPO			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied <u>03/25/2022</u>
() No Reply	
(<input checked="" type="checkbox"/>) Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Tribal/NHO Involvement

1) Have Indian Tribes or Native Hawaiian Organizations (NHOs) been identified that may attach religious and cultural significance to historic properties which may be affected by the undertaking within the APEs for direct and visual effects?	(<input checked="" type="checkbox"/>) <u>Yes</u> () <u>No</u>
2a) Tribes/NHOs contacted through TCNS Notification Number: <u>246267</u> Number of Tribes/NHOs: <u>24</u>	
2b) Tribes/NHOs contacted through an alternate system: Number of Tribes/NHOs: <u>0</u>	

Tribal/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Delaware Tribe of Indians

Contact Name

5) First Name: Susan	6) MI:	7) Last Name: Bachor	8) Suffix:
9) Title: Deputy THPO, Archaeologist			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
() Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Tribal/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Eastern Shawnee Tribe of Oklahoma

Contact Name

5) First Name: Kelly	6) MI:	7) Last Name: Nelson	8) Suffix:
9) Title: Cell Tower Coordinator			

Dates & Response

10) Date Contacted <u>03/24/2022</u>	11) Date Replied <u>04/07/2022</u>
() No Reply	
() Replied/No Interest	
() Replied/Have Interest	
(<input checked="" type="checkbox"/>) Replied/Other	

Tribal/NHO Involvement

1) Have Indian Tribes or Native Hawaiian Organizations (NHOs) been identified that may attach religious and cultural significance to historic properties which may be affected by the undertaking within the APEs for direct and visual effects?		(<input checked="" type="checkbox"/>) <u>Yes</u> (<input type="checkbox"/>) <u>No</u>
2a) Tribes/NHOs contacted through TCNS Notification Number: <u>246267</u>		Number of Tribes/NHOs: <u>24</u>
2b) Tribes/NHOs contacted through an alternate system:		Number of Tribes/NHOs: <u>0</u>

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Forest County Potawatomi Community

Contact Name

5) First Name: Ben	6) MI:	7) Last Name: Rhodd	8) Suffix:
9) Title: THPO			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input type="checkbox"/>) Replied/Other	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Ho-Chunk Nation

Contact Name

5) First Name: William	6) MI:	7) Last Name: Quackenbush	8) Suffix:
9) Title: Tribal Historic Preservation Officer			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input type="checkbox"/>) Replied/Other	

Tribal/NHO Involvement

1) Have Indian Tribes or Native Hawaiian Organizations (NHOs) been identified that may attach religious and cultural significance to historic properties which may be affected by the undertaking within the APEs for direct and visual effects?		(<input checked="" type="checkbox"/>) <u>Yes</u> (<input type="checkbox"/>) <u>No</u>
2a) Tribes/NHOs contacted through TCNS Notification Number: <u>246267</u>		Number of Tribes/NHOs: <u>24</u>
2b) Tribes/NHOs contacted through an alternate system:		Number of Tribes/NHOs: <u>0</u>

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Iowa Tribe of Oklahoma

Contact Name

5) First Name: Iowa	6) MI:	7) Last Name: Tribe	8) Suffix:
9) Title: TCNS Director			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input type="checkbox"/>) Replied/Other	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Kaw Nation

Contact Name

5) First Name: kennis	6) MI:	7) Last Name: wheeler	8) Suffix:
9) Title: TCNS Administrator			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input type="checkbox"/>) Replied/Other	

Tribal/NHO Involvement

1) Have Indian Tribes or Native Hawaiian Organizations (NHOs) been identified that may attach religious and cultural significance to historic properties which may be affected by the undertaking within the APEs for direct and visual effects?		(<input checked="" type="checkbox"/>) <u>Yes</u> (<input type="checkbox"/>) <u>No</u>
2a) Tribes/NHOs contacted through TCNS Notification Number: <u>246267</u>		Number of Tribes/NHOs: <u>24</u>
2b) Tribes/NHOs contacted through an alternate system:		Number of Tribes/NHOs: <u>0</u>

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Lac du Flambeau Band of Lake Superior Chippewa Indians

Contact Name

5) First Name: Sarah	6) MI: E	7) Last Name: Thompson	8) Suffix:
9) Title: THPO			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied <u>03/30/2022</u>
(<input type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input checked="" type="checkbox"/>) Replied/Other	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Miami Tribe of Oklahoma

Contact Name

5) First Name: Diane	6) MI:	7) Last Name: Hunter	8) Suffix:
9) Title: THPO			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied <u>03/25/2022</u>
(<input type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input checked="" type="checkbox"/>) Replied/Other	

Tribal/NHO Involvement

1) Have Indian Tribes or Native Hawaiian Organizations (NHOs) been identified that may attach religious and cultural significance to historic properties which may be affected by the undertaking within the APEs for direct and visual effects?		(<input checked="" type="checkbox"/>) <u>Yes</u> (<input type="checkbox"/>) <u>No</u>
2a) Tribes/NHOs contacted through TCNS Notification Number: <u>246267</u>		Number of Tribes/NHOs: <u>24</u>
2b) Tribes/NHOs contacted through an alternate system:		Number of Tribes/NHOs: <u>0</u>

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Omaha Tribe of Nebraska

Contact Name

5) First Name: Thomas	6) MI:	7) Last Name: Parker	8) Suffix:
9) Title: THPO			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input type="checkbox"/>) Replied/Other	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Otoe-Missouria Tribe of Indians

Contact Name

5) First Name: Elsie	6) MI:	7) Last Name: Whitehorn	8) Suffix:
9) Title: Tribal Historic Preservation Officer			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input type="checkbox"/>) Replied/Other	

Tribal/NHO Involvement

1) Have Indian Tribes or Native Hawaiian Organizations (NHOs) been identified that may attach religious and cultural significance to historic properties which may be affected by the undertaking within the APEs for direct and visual effects?		(<input checked="" type="checkbox"/>) <u>Yes</u> (<input type="checkbox"/>) <u>No</u>
2a) Tribes/NHOs contacted through TCNS Notification Number: <u>246267</u>		Number of Tribes/NHOs: <u>24</u>
2b) Tribes/NHOs contacted through an alternate system:		Number of Tribes/NHOs: <u>0</u>

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Ottawa Tribe of Oklahoma

Contact Name

5) First Name: Rhonda	6) MI:	7) Last Name: Hayworth	8) Suffix:
9) Title: THPO Dept			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input type="checkbox"/>) Replied/Other	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Peoria Tribe of Indians of Oklahoma

Contact Name

5) First Name: Charla	6) MI: K	7) Last Name: EchoHawk	8) Suffix:
9) Title: Director of Cultural Preservation			

Dates & Response

10) Date Contacted <u>03/24/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input type="checkbox"/>) Replied/Other	

Tribal/NHO Involvement

1) Have Indian Tribes or Native Hawaiian Organizations (NHOs) been identified that may attach religious and cultural significance to historic properties which may be affected by the undertaking within the APEs for direct and visual effects?	(<input checked="" type="checkbox"/>) <u>Yes</u> () <u>No</u>
2a) Tribes/NHOs contacted through TCNS Notification Number: <u>246267</u> Number of Tribes/NHOs: <u>24</u>	
2b) Tribes/NHOs contacted through an alternate system: Number of Tribes/NHOs: <u>0</u>	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Pokagon Band of Potawatomi Indians

Contact Name

5) First Name: Matthew	6) MI:	7) Last Name: Bussler	8) Suffix:
9) Title: Tribal Historic Preservation Officer			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
() Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Ponca Tribe of Indians of Oklahoma

Contact Name

5) First Name: Liana	6) MI: S	7) Last Name: Hesler	8) Suffix:
9) Title: THPO			

Dates & Response

10) Date Contacted <u>03/24/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
() Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Tribal/NHO Involvement

1) Have Indian Tribes or Native Hawaiian Organizations (NHOs) been identified that may attach religious and cultural significance to historic properties which may be affected by the undertaking within the APEs for direct and visual effects?	(<input checked="" type="checkbox"/>) <u>Yes</u> () <u>No</u>
2a) Tribes/NHOs contacted through TCNS Notification Number: <u>246267</u> Number of Tribes/NHOs: <u>24</u>	
2b) Tribes/NHOs contacted through an alternate system: Number of Tribes/NHOs: <u>0</u>	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Prairie Band Potawatomi Nation

Contact Name

5) First Name: Thomas	6) MI:	7) Last Name: Wabnum	8) Suffix:
9) Title: Tribal Historical Cultural Preservation			

Dates & Response

10) Date Contacted <u>03/24/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
() Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin

Contact Name

5) First Name: Marvin	6) MI:	7) Last Name: DeFoe	8) Suffix:
9) Title: THPO			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
() Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Tribal/NHO Involvement

1) Have Indian Tribes or Native Hawaiian Organizations (NHOs) been identified that may attach religious and cultural significance to historic properties which may be affected by the undertaking within the APEs for direct and visual effects?	(<input checked="" type="checkbox"/>) <u>Yes</u> () <u>No</u>
2a) Tribes/NHOs contacted through TCNS Notification Number: <u>246267</u> Number of Tribes/NHOs: <u>24</u>	
2b) Tribes/NHOs contacted through an alternate system: Number of Tribes/NHOs: <u>0</u>	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Red Lake Band of Chippewa Indians of Minnesota

Contact Name

5) First Name: Kade	6) MI: M	7) Last Name: Ferris	8) Suffix: MS
9) Title: Tribal Archaeologist/THPO			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
() Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Seneca-Cayuga Nation

Contact Name

5) First Name: William	6) MI:	7) Last Name: Tarrant	8) Suffix:
9) Title: THPO			

Dates & Response

10) Date Contacted <u>03/24/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
() Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Tribal/NHO Involvement

1) Have Indian Tribes or Native Hawaiian Organizations (NHOs) been identified that may attach religious and cultural significance to historic properties which may be affected by the undertaking within the APEs for direct and visual effects?		(<input checked="" type="checkbox"/>) <u>Y</u> es (<input type="checkbox"/>) <u>N</u> o
2a) Tribes/NHOs contacted through TCNS Notification Number: <u>246267</u>		Number of Tribes/NHOs: <u>24</u>
2b) Tribes/NHOs contacted through an alternate system:		Number of Tribes/NHOs: <u>0</u>

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Shawnee Tribe

Contact Name

5) First Name: Kim	6) MI:	7) Last Name: Jumper	8) Suffix:
9) Title: Cell t			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input type="checkbox"/>) Replied/Other	

Tribe/NHO Contacted Through TCNS

3) Tribe/NHO FRN:
4) Tribe/NHO Name: Wyandotte Nation

Contact Name

5) First Name: Sherri	6) MI:	7) Last Name: Clemons	8) Suffix:
9) Title: THPO			

Dates & Response

10) Date Contacted <u>03/23/2022</u>	11) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply	
(<input type="checkbox"/>) Replied/No Interest	
(<input type="checkbox"/>) Replied/Have Interest	
(<input type="checkbox"/>) Replied/Other	

Other Tribes/NHOs Contacted

Tribe/NHO Information

1) FCC Registration Number (FRN):
2) Name:

Contact Name

3) First Name:	4) MI:	5) Last Name:	6) Suffix:
7) Title:			

Contact Information

8) P.O. Box:	And /Or	9) Street Address:	
10) City:		11) State:	12) Zip Code:
13) Telephone Number:		14) Fax Number:	
15) E-mail Address:			
16) Preferred means of communication: () E-mail () Letter () Both			

Dates & Response

17) Date Contacted _____	18) Date Replied _____
() No Reply	
() Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Historic Properties

Properties Identified

1) Have any historic properties been identified within the APEs for direct and visual effect?	() <u>Y</u> es (X) <u>N</u> o
2) Has the identification process located archaeological materials that would be directly affected, or sites that are of cultural or religious significance to Tribes/NHOs?	() <u>Y</u> es (X) <u>N</u> o
3) Are there more than 10 historic properties within the APEs for direct and visual effect? If "Yes", you are required to attach a Cultural Resources Report in lieu of adding the Historic Property below.	() <u>Y</u> es (X) <u>N</u> o

Historic Property

4) Property Name:
5) SHPO Site Number:

Property Address

6) Street Address:		
7) City:	8) State:	9) Zip Code:
10) County/Borough/Parish:		

Status & Eligibility

11) Is this property listed on the National Register? Source: _____	() <u>Y</u> es () <u>N</u> o
12) Is this property eligible for listing on the National Register? Source: _____	() <u>Y</u> es () <u>N</u> o
13) Is this property a National Historic Landmark?	() <u>Y</u> es () <u>N</u> o

14) Direct Effects (Select One): <input type="checkbox"/> No Effect on this Historic Property in APE <input type="checkbox"/> No Adverse Effect on this Historic Property in APE <input type="checkbox"/> Adverse Effect on this Historic Property in APE
15) Visual Effects (Select One): <input type="checkbox"/> No Effect on this Historic Property in APE <input type="checkbox"/> No Adverse Effect on this Historic Property in APE <input type="checkbox"/> Adverse Effect on this Historic Property in APE

Local Government Involvement

Local Government Agency

1) FCC Registration Number (FRN):
2) Name: City of Brazil Planning & Zoning

Contact Name

3) First Name: Janet	4) MI:	5) Last Name: McClellan	6) Suffix:
7) Title:			

Contact Information

8) P.O. Box:	And /Or	9) Street Address: 203 E National Ave	
10) City: Brazil		11) State: IN	12) Zip Code: 47834
13) Telephone Number: (000)000-0000		14) Fax Number:	
15) E-mail Address: sec106@dynamicenvironmental.com			
16) Preferred means of communication: () E-mail (X) Letter () Both			

Dates & Response

17) Date Contacted 03/23/2022	18) Date Replied _____
(X) No Reply	
() Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Additional Information

19) Information on local government's role or interest (optional):
--

Local Government Involvement

Local Government Agency

1) FCC Registration Number (FRN):
2) Name: Clay County Council

Contact Name

3) First Name: Dave	4) MI:	5) Last Name: Amerman	6) Suffix:
7) Title:			

Contact Information

8) P.O. Box:	And /Or	9) Street Address: 609 E National Ave	
10) City: Brazil		11) State: IN	12) Zip Code: 47834
13) Telephone Number: (000)000-0000		14) Fax Number:	
15) E-mail Address: sec106@dynamicenvironmental.com			
16) Preferred means of communication: () E-mail (X) Letter () Both			

Dates & Response

17) Date Contacted 03/23/2022	18) Date Replied _____
(X) No Reply	
() Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Additional Information

19) Information on local government's role or interest (optional):
--

Other Consulting Parties

Other Consulting Parties Contacted

1) Has any other agency been contacted and invited to become a consulting party?	(<input checked="" type="checkbox"/>) <u>Yes</u> () <u>No</u>
--	---

Consulting Party

2) FCC Registration Number (FRN):
3) Name: Clay County Historical Society

Contact Name

4) First Name: To Whom	5) MI:	6) Last Name: It May Concern	7) Suffix:
8) Title:			

Contact Information

9) P.O. Box:	And /Or	10) Street Address: 100 East National Ave	
11) City: Brazil		12) State: IN	13) Zip Code: 47834
14) Telephone Number: (000)000-0000		15) Fax Number:	
16) E-mail Address: claycountyhistoricalsocietyin@gmail.com			
17) Preferred means of communication: (<input checked="" type="checkbox"/>) E-mail () Letter () Both			

Dates & Response

18) Date Contacted 03/23/2022	19) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply () Replied/No Interest () Replied/Have Interest () Replied/Other	

Additional Information

20) Information on other consulting parties' role or interest (optional):

Other Consulting Parties

Other Consulting Parties Contacted

1) Has any other agency been contacted and invited to become a consulting party?	(<input checked="" type="checkbox"/>) <u>Yes</u> () <u>No</u>
--	---

Consulting Party

2) FCC Registration Number (FRN):
3) Name: Indiana Historical Society

Contact Name

4) First Name: Kay	5) MI:	6) Last Name: Fetters	7) Suffix:
8) Title:			

Contact Information

9) P.O. Box:	And /Or	10) Street Address: 450 West Ohio Street	
11) City: Indianapolis		12) State: IN	13) Zip Code: 46204
14) Telephone Number: (000)000-0000		15) Fax Number:	
16) E-mail Address: kfetters@indianahistory.org			
17) Preferred means of communication: (<input checked="" type="checkbox"/>) E-mail () Letter () Both			

Dates & Response

18) Date Contacted 03/23/2022	19) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply () Replied/No Interest () Replied/Have Interest () Replied/Other	

Additional Information

20) Information on other consulting parties' role or interest (optional):

Other Consulting Parties

Other Consulting Parties Contacted

1) Has any other agency been contacted and invited to become a consulting party?	(<input checked="" type="checkbox"/>) <u>Yes</u> () <u>No</u>
--	---

Consulting Party

2) FCC Registration Number (FRN):
3) Name: Indiana Landmarks

Contact Name

4) First Name: To Whom	5) MI:	6) Last Name: It May Concern	7) Suffix:
8) Title:			

Contact Information

9) P.O. Box:	And /Or	10) Street Address: 1201 Central Ave		
11) City: Indianapolis		12) State: IN	13) Zip Code: 46202	
14) Telephone Number: (000)000-0000		15) Fax Number:		
16) E-mail Address: info@indianalandmarks.org				
17) Preferred means of communication: (<input checked="" type="checkbox"/>) E-mail () Letter () Both				

Dates & Response

18) Date Contacted 03/23/2022	19) Date Replied _____
(<input checked="" type="checkbox"/>) No Reply () Replied/No Interest () Replied/Have Interest () Replied/Other	

Additional Information

20) Information on other consulting parties' role or interest (optional):

Designation of SHPO/THPO

1) Designate the Lead State Historic Preservation Officer (SHPO) or Tribal Historic Preservation Officer (THPO) based on the location of the tower.

SHPO/THPO

Name: **Indiana Natural Resources Department**

2) You may also designate up to three additional SHPOs/THPOs if the APEs include multiple states. If the APEs include other countries, enter the name of the National Historic Preservation Agency and any state and provincial Historic Preservation Agency.

SHPO/THPO Name: _____

SHPO/THPO Name: _____

SHPO/THPO Name: _____

Certification

I certify that all representations on this FCC Form 620 Submission Packet and the accompanying attachments are true, correct, and complete.

Party Authorized to Sign

First Name:

MI:

Last Name:

Suffix:

Signature:

Date: _____

FAILURE TO SIGN THIS APPLICATION MAY RESULT IN DISMISSAL OF THE APPLICATION AND FORFEITURE OF ANY FEES PAID.

WILLFUL FALSE STATEMENTS MADE ON THIS FORM OR ANY ATTACHMENTS ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. Code, Title 18, Section 1001) AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. Code, Title 47, Section 312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503).

I. PERSONNEL RESUMES

Brian R. Schneider

Mr. Schneider is a Principal Archaeologist with the firm and has over six years of experience in both broadcasting and communications site development as it relates to cultural resource management. Responsibilities include supervision and management of all investigation and management work associated with the Section 106 Review process for the firm. As Principal Investigator on a variety of projects, he is responsible for direct communications with clients, SHPO and THPO offices, as well as other federal, state, and local agencies.

Mr. Schneider has successfully managed and facilitated projects throughout the Middle Atlantic States, including Maryland, West Virginia, Pennsylvania, Virginia, District of Columbia, New Jersey, and Delaware. This wide-ranging project management experience has provided an opportunity for consultation with numerous SHPO offices. This experience has afforded Mr. Schneider with a wealth of background in the various approaches to the Section 106 Review process and interpretations of the Nationwide Programmatic Agreement. Resource assessment for these various communications projects has included both prehistoric and historic period sites.

For more than 11 years prior to a focus in the communications industry, Mr. Schneider served as Field Director and/or Field/Lab Technician for various Phase I-III Cultural Resource Surveys including both corridor projects, public, and private tract developments ranging in size from 4-500 acres. Corridor projects have included new road construction and improvements, pipeline rights-of-way, and state park development. Public and private tract development experiences primarily occurred in Maryland, Virginia, Pennsylvania, West Virginia, and Delaware.

Field Director and Field/Lab Technician experience for various testing phases include sites in Anne Arundel, Prince George's, Charles, Montgomery, Baltimore and Cecil Counties in Maryland; Fairfax, Frederick, Spotsylvania and Orange Counties in Virginia; Berks, Dauphin, Lackawanna, and Erie Counties in Pennsylvania; and Sussex and Kent Counties in Delaware. Examined sites included both prehistoric and historic components.

Mr. Schneider served as Staff Archaeologist for five years and 1 year as Archaeology Lab Director at James Madison's Montpelier. Examining African-American slave quarters and Civil War sites, as well as educating students, volunteers, and the general public. During graduate school, Mr. Schneider was employed as a teaching assistant position with the Department of Anthropology and Sociology at the University of Idaho. In addition, Mr. Schneider served as lab director for survey and testing of the Kooskia Internment Camp in Kooskia, Idaho. For two years Mr. Schneider was a Lab and Field Technician for James Madison University Anthropology Department.

BACKGROUND

M.A. in Anthropology, University of Idaho, 2013

B.S. in Anthropology, James Madison University, 2005

AFFILIATIONS AND CONTINUING EDUCATION

Register of Professional Archaeology, Membership since 2018

II. ADDITIONAL SITE INFORMATION

ADDITIONAL SITE INFORMATION

Bethel Baptist Church proposes to construct a broadcast tower facility in Clay County, IN. The proposed project will include the development of a 60' x 60' (18.3 x 18.3 m) tower compound, a 199' (60.7 m) (60.7 m with appurtenances tall Self-Support tower and associated communications equipment. A proposed $\pm 16'$ (4.9 m) wide x $\pm 45'$ (13.7 m) long access/utility easement will extend in an easterly direction from N. Twin Beach Road (N. County Rd 500 W) to the proposed project area.

III. TRIBAL INVOLVEMENT

TRIBAL INVOLVEMENT

As required by the Nationwide Programmatic Agreement for Review of Effects on Historic Properties, DEA, on behalf of the Applicant, has made a reasonable and good faith effort to identify Native American Tribes that may attach religious and/or cultural importance to resources that may be affected by this project.

These efforts included notification via the Tower Construction Notification System (TCNS) located on the FCC website (www.fcc.gov). Confirmation of the TCNS notification, including a listing of Native American Tribes that were notified by the FCC as a result of the TCNS filing, is included in this Attachment.

Federally Recognized Native American Tribes who appear on the FCC list: "Notice of organization(s) which were sent proposed tower construction notification information" will be consulted with in compliance with the Nationwide Programmatic Agreement for Review of effects on Historic Properties (FCC 04-222, 09/04). Copies of all future correspondence are available upon request.

From: towernotifyinfo@fcc.gov
Sent: Friday, March 25, 2022 3:01 AM
To: NATC
Cc: tcnsweekly@fcc.gov
Subject: NOTICE OF ORGANIZATION(S) WHICH WERE SENT PROPOSED TOWER
CONSTRUCTION NOTIFICATION INFORMATION - Email ID #8077682

Dear Applicant:

Thank you for using the Federal Communications Commission's (FCC) Tower Construction Notification System (TCNS). The purpose of this electronic mail message is to inform you that the following authorized persons were sent the notification that you provided through TCNS, which relates to your proposed antenna structure. The information was forwarded by the FCC to authorized TCNS users by electronic mail and/or regular mail (letter). We note that the review period for all parties begins upon receipt of the Submission Packet pursuant to Section VII.A of the NPA and notifications that do not provide this serve as information only.

Persons who have received the notification that you provided include leaders or their designees of federally-recognized American Indian Tribes, including Alaska Native Villages (collectively "Tribal Nations"), Native Hawaiian Organizations (NHOs), and State Historic Preservation Officers (SHPOs). For your convenience in identifying the referenced Tribal Nations and NHOs and in making further contacts, the City and State of the Seat of Government for each Tribal Nation and NHO, as well as the designated contact person, is included in the listing below. We note that Tribal Nations may have Section 106 cultural interests in ancestral homelands or other locations that are far removed from their current Seat of Government. Pursuant to the Commission's rules as set forth in the Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings Approved by the Federal Communications Commission (NPA), all Tribal Nations and NHOs listed below must be afforded a reasonable opportunity to respond to this notification, consistent with the procedures set forth below, unless the proposed construction falls within an exclusion designated by the Tribal Nation or NHO. (NPA, Section IV.F.4).

The notification that you provided was forwarded to the following Tribal Nations and NHOs. A Tribal Nation or NHO may not respond until a full Submission Packet is provided. If, upon receipt, the Tribal Nation or NHO does not respond within a reasonable time, you should make a reasonable effort at follow-up contact, unless the Tribal Nation or NHO has agreed to different procedures (NPA, Section IV.F.5). In the event a Tribal Nation or NHO does not respond to a follow-up inquiry, or if a substantive or procedural disagreement arises between you and a Tribal Nation or NHO, you must seek guidance from the Commission (NPA, Section IV.G). These procedures are further set forth in the FCC's Second Report and Order released on March 30, 2018 (FCC 18-30).

1. THPO Merle Marks - Crow Creek Sioux Tribe - (PO Box: 286) Ft Thompson, SD - cchistory@midstatesd.net - 605-245-2221 - electronic mail

Exclusions: The Crow Creek Sioux Tribe has no interest in collocation projects. The Crow Creek Sioux Tribe requests the following states be removed from our geographic areas of interest, Arkansas , Virginia , South Carolina , Ohio , North Carolina, Michigan, Illinois

2. THPO Thomas Parker - Omaha Tribe of Nebraska - (PO Box: 368) Macy, NE - tparker@theomahatribe.com - 402-837-5391 (ext: 434) - electronic mail
Exclusions: Please note we have updated procedures. Please email us at Omahatribefcctcns@outlook.com

3. Tribal Historical Cultural Preservation Officer Thomas Wabnum - Prairie Band Potawatomi Nation - Government Center 16281 Q Road Mayetta, KS - thomaswabnum@pbnation.org - 785-966-4016 - electronic mail and regular mail

If the applicant/tower builder receives no response from the Prairie Band Potawatomi Nation within 30 days after notification through TCNS, the Prairie Band Potawatomi Nation has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder,
however, must immediately notify the Prairie Band Potawatomi Nation in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

4. TCNS Administrator kennis wheeler - Kaw Nation - 222 E. Grand Suite 313 Ponca City, OK - Kenny.rksllc@gmail.com; Kenny.rksllc@gmail.com - 405-443-7531 - electronic mail

5. Tribal Historic Preservation Officer Elsie Whitehorn - Otoe-Missouria Tribe of Indians - 8151 Highway 177 Red Rock, OK - tcns@omtribe.org; tcns@omtribe.org - 580-723-4434 (ext: 202) - electronic mail

6. THPO Liana S Hesler - Ponca Tribe of Indians of Oklahoma - 121 White Eagle Drive Ponca City, OK - liana.hesler@ponca-nsn.gov; shesler.thpo@gmail.com - 580-382-6633 - electronic mail and regular mail

7. THPO Specialist Ashley Brokeshoulder - Absentee-Shawnee Tribe of Indians of Oklahoma - 2025 S. Gordon Cooper Drive Shawnee, OK - asttcns@gmail.com - 405-275-4030 (ext: 6312) - electronic mail

8. TCNS Director Iowa Tribe - Iowa Tribe of Oklahoma - 222 E. Grand Suite 313 Ponca City, OK - iowatribetcns@gmail.com; iowatribetcns@gmail.com - 405-443-7531 - electronic mail

9. Tribal Historic Preservation Officer Matthew Bussler - Pokagon Band of Potawatomi Indians - 58620 Sink Road (PO Box: 180) Dowagiac, MI - Matthew.Bussler@pokagonband-nsn.gov - 269-462-4316 - electronic mail

If the applicant/tower builder receives no response from the Pokagon Band of Potawatomi Indians within 30 days after notification through TCNS, the Pokagon Band of Potawatomi Indians has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder,

however, must immediately notify the Pokagon Band of Potawatomi Indians in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

10. Tribal Archaeologist/THPO Kade M Ferris MS - Red Lake Band of Chippewa Indians of Minnesota - 24200 Council Street (PO Box: 274) Red Lake, MN - redlakethpo@gmail.com; kade.ferris@redlakenation.org - 218-679-1691 - electronic mail

Exclusions: The Red Lake THPO is not interested in participating in pre-construction review on projects where the proposed antenna or tower will be collocated on an existing tower, building, or other structure, or where the proposed tower will be constructed on already disturbed land (e.g. a parking lot).

All other projects that will involve new construction in areas not previously constructed or disturbed will require the submission of archaeological file searches, reports, maps, and other information that will allow for adequate review of the project against the Red Lake Nation CRM/archaeological database.

Information can be emailed to: redlakethpo@gmail.com

Review of archaeological information and other information for new construction will be reviewed within 30-days and a response issued via email. A cost of \$200 (aggregated/average amount) will be assessed for these reviews to offset time spent on review.

Questions can be sent by email to: kade.ferris@redlakenation.org. [do not send archaeological information to this email address]

If the applicant/tower builder receives no response from the Red Lake Band of Chippewa Indians of Minnesota within 30 days after notification through TCNS, the Red Lake Band of Chippewa Indians of Minnesota has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder,

however, must immediately notify the Red Lake Band of Chippewa Indians of Minnesota in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

11. THPO Edith Leoso - Bad River Band of Lake Superior Tribe of Chippewa Indians - (PO Box: 39) Odanah, WI - thpo@badriver-nsn.gov; THPOAsst@badriver-nsn.gov - 715-682-7123 - electronic mail

If the applicant/tower builder receives no response from the Bad River Band of Lake Superior Tribe of Chippewa Indians within 30 days after notification through TCNS, the Bad River Band of Lake Superior Tribe of Chippewa Indians has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder, however, must immediately notify the Bad River Band of Lake Superior Tribe of Chippewa Indians in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

12. THPO Ben Rhodd - Forest County Potawatomi Community - 8130 Mish ko Swen Drive (PO Box: 340) Crandon, WI - Benjamin.Rhodd@fcp-nsn.gov; Richard.Brzezinski@FCPotawatomi-nsn.gov - 715-478-7354 - electronic mail

13. Tribal Historic Preservation Officer William Quackenbush - Ho-Chunk Nation - (PO Box: 667) Black River Falls, WI - bill.quackenbush@ho-chunk.com - 715-284-7181 (ext: 1121) - electronic mail

14. THPO Marvin DeFoe - Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin - 88455 Pike Road, HWY 13 Bayfield, WI - Marvin.DeFoe@redcliff-nsn.gov; Edwina.Buffalo-Reyes@redcliff-nsn.gov - 715-779-3761 - electronic mail

Exclusions: Boozhoo, we do not have the Red Cliff Portal site online anymore and apologize for the inconvenience.

If you have a project that has already been paid for or would like to voluntarily pay for, please email documents for project review to THPO@redcliff-nsn.gov. This address is only to be used by Consultants who are voluntarily paying for projects.

If you have any questions, please contact Marvin Defoe, THPO Manager at (715) 779-3700 Ext. 4244 or Edwina Buffalo-Reyes, THPO Assistant at (715) 779-3700Ext. 4243.

15. THPO William Tarrant - Seneca-Cayuga Nation - 23701 S 655 Road (PO Box: 453220) Grove, OK - wtarrant@sctribe.com - 918-787-5452 (ext: 344) - regular mail

Exclusions: Please refrain from sending review information via email. We request all information to be sent via mail to PO Box 453220, Grove, OK 74345.

16. Cell Tower Coordinator Kelly Nelson - Eastern Shawnee Tribe of Oklahoma - 70500 East 128 Road Wyandotte, OK - celltower@estoo.net - 918-238-5151 (ext: 1861) - regular mail

Exclusions: DO NOT EMAIL DOCUMENTATION; it will be deleted without being opened.

Submit one printed color copy by US postal mail or other parcel carrier of all documentation to:

Eastern Shawnee Tribe
Attn: CellTower Program
70500 E. 128 Rd.
Wyandotte, OK 74370

Provide a 1-page cover letter with the following information:

- a. TCNS Number
- b. Company Name
- c. Project Name, City, County, State
- d. Project type
- e. Project coordinates
- f. Contact information

The Eastern Shawnee Procedures document is available and highly recommended for guidance; send an email to celltower@estoo.net requesting our most current copy.

17. THPO Diane Hunter - Miami Tribe of Oklahoma - (PO Box: 1326) Miami, OK - swillard@miamination.com; dhunter@miamination.com - 918-541-1390 - electronic mail

18. THPO Dept Rhonda Hayworth - Ottawa Tribe of Oklahoma - (PO Box: 110) Miami, OK - ottawacns.oto@gmail.com - 918-540-1536 - electronic mail

19. THPO Sherri Clemons - Wyandotte Nation - 8 Turtle Drive Wyandotte, OK - sclemons@wyandotte-nation.org - 918-678-6344 - electronic mail

Exclusions: Please refrain from sending information via mail. We ONLY accept information via email to: sclemons@wyandotte-nation.org. We will advise if we require additional information.

20. Assistant Cultural Officer Karen Stand - Peoria Tribe of Indians of Oklahoma - 118 S. Eight Tribes Trail (PO Box: 1527) Miami, OK - kstand@peoriatribe.com - 918-540-2535 (ext: 31) - electronic mail and regular mail

21. Cell t Kim Jumper - Shawnee Tribe - 29 South 69A Highway Miami, OK - tcns@shawnee-tribe.com - 918-542-2441 - electronic mail

22. THPO Jonathan Windy Boy - Chippewa Cree Tribe of the Rocky Boy's Reservation - 9740 Upper Box Elder Road (PO Box: 230) Box Elder, MT - jonathan.windyboy@nei-yahw.com; melody.bernard@nei-yahw.com - 406-395-4700 - electronic mail

Exclusions: The Chippewa Cree Tribe performs its reviews of FCC undertakings and projects through its arrangement with I Response; a Tribally-owned enterprise. Please send all of your Forms 620 and Forms 621 to I Response at <http://app.iresponse106.com/>. The reviews will begin once all the required documentation has been received at <http://app.iresponse106.com/>. If the qualified and professional reviewers determine that additional information is required, or that field work is required, they will contact you through the I Response system and through TCNS. If the Tribe determines that the proposed project will have an effect on historic properties and/or Tribal religious and cultural sites or properties, we will provide notice to the project proponent and to the FCC.

23. THPO Sarah E Thompson - Lac du Flambeau Band of Lake Superior Chippewa Indians - Tribal Historic Preservation Office (PO Box: 67) Lac du Flambeau, WI - ldftppo@ldftribe.com - 715-588-2139 - electronic mail
Exclusions: Effective Immediately:

Please send all submissions through email until further notice. Effective 3/23/2020

Please email all submissions to ldftppo@ldftribe.com

Thank you

24. Deputy THPO, Archaeologist Susan Bachor - Delaware Tribe of Indians - 126 University Circle Stroud Hall, Rm. 437 East Stroudsburg, PA - sbachor@delawaretribe.org; lheady@delawaretribe.org - 610-761-7452 - electronic mail
Exclusions: The Delaware Tribe of Indians areas of interest include our aboriginal territories (circa 1600), known locations of historic Delaware settlements, routes of removal and forced migration, and all lands of Delaware aboriginal title ceded by treaty to the United States. If you are receiving this notification, then your project falls within these areas of interest and we ask that you provide us with a cover letter describing the project and its location (including the project coordinates) as well as a topographic map showing the project location. If an archaeological survey has already

been performed in preparation for the project, please send a copy of that as well. Additionally, we may request a biological assessment of culturally significant treaty resources which may be affected by the proposed undertaking.

We are only interested in consulting on projects that involve ground disturbance that is planned to take place in both undisturbed and previously disturbed contexts. We are not interested in consulting on collocations or projects that involve no ground disturbance. If your project does involve ground disturbance or you do not receive a response from us within 30 days of submitting the above project information, then we have no comments on the project. However, if any archaeological resources or human remains are disturbed at any point in the project planning or construction, we ask that the project be halted until we can be notified of the inadvertent discovery and can determine the most appropriate course of action. If your company would like a formal written response from the Delaware Tribe concerning the potential impact of your project to culturally and religiously significant sites, please contact Susan Bachor at sbachor@delawaretribe.org to request such a response.

In order to better facilitate consultation throughout our areas of interest we have three regional tribal historic preservation offices. While our Tribal Headquarters remains in Oklahoma, our Eastern Office in Pennsylvania is the point of contact for all consultation within our Eastern Region which includes the states of Massachusetts, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland and Virginia. If your project exists in any of these states, please contact Susan Bachor with the above project information at the following e-mail address. All offices prefer digital submissions and the project information can be submitted by e-mail.

Susan Bachor, Acting Director of Historic Preservation
Eastern Office
126 University Circle
Stroud Hall, Rm. 437
East Stroudsburg PA 18301
(610) 761-7452
sbachor@delawaretribe.org

Our Midwestern office is the point of contact for all consultation within our Midwestern region which includes the states of West Virginia, Ohio, Indiana, Michigan and Illinois. If your project exists in any of these states, please contact Larry Heady with the above project information at the following e-mail address. Our Midwestern office prefers to receive digital submissions and the project information can be submitted by e-mail.

Larry Heady, THPO
Midwestern Office
125 Dorry Lane, Grants Pass, OR 97527
lheady@delawaretribe.org
(262) 825-7586

We, at the Delaware Tribe Historic Preservation Office, along with our Chief and Tribal Council remain committed to protecting the cultural and physical integrity of our historic sites, traditional cultural properties, sacred sites, objects of cultural patrimony, and most importantly, the remains of our Ancestors. We look forward to working with you on our shared interests in preserving and protecting Delaware heritage within our areas of interest.

The notification that you provided was also forwarded to the following SHPOs in the State in which you propose to construct and neighboring States. The information was provided to these SHPOs as a courtesy for their information and planning. You need make no effort at this time to follow up with any SHPO that does not respond to this notification. Prior to construction, you must provide the SHPO of the State in which you propose to construct (or the Tribal Historic Preservation Officer, if the project will be located on certain Tribal lands), with a Submission Packet pursuant to Section VII.A of the NPA unless the project is excluded from SHPO review under Section III D or E of the NPA.

25. Chief of Staff, Deputy SHPO Theodore Hild - Illinois Historic Preservation Agency - 1 Old State Capitol Plaza Springfield, IL - ted_hild@ihpa.state.il.us - -- - electronic mail

26. SHPO Robert E Carter Jr - Department of Natural Resources - 402 West Washington Street Indiana Govt. Center South, Room W256 Indianapolis, IN - dhpa@dnr.state.in.us - 317-232-1646 - electronic mail

27. Deputy SHPO Jon C Smith - Department of Natural Resources - 402 West Washington Street Indiana Govt. Center South, Room W256 Indianapolis, IN - jsmith@dnr.state.in.us - 317-232-1646 - electronic mail

28. SHPO Brian D Conway - State Historic Preservation Office, Michigan Historical Center - (PO Box: 30740) Lansing, MI - conwaybd@state.mi.us - 517-373-1630 - electronic mail

29. Amanda Terrell - Ohio History Connection - 800 E. 17th Avenue Columbus, OH - aterrell@ohiohistory.org - 614-298-2000 - electronic mail

TCNS automatically forwards all notifications to all Tribal Nations and SHPOs that have an expressed interest in the geographic area of a proposal. However, if a proposal for PTC wayside poles falls within a designated exclusion, you need not expect any response and need not pursue any additional process with that Tribal Nation or SHPO. In addition, a particular Tribal Nation or SHPO may also set forth policies or procedures within its details box that exclude from review certain facilities (for example, a statement that it does not review collocations with no ground disturbance; or that indicates that no response within 30 days indicates no interest in participating in pre-construction review).

Please be advised that the FCC cannot guarantee that the contact(s) listed above have opened and reviewed an electronic or regular mail notification. If you learn that any of the above contact information is no longer valid, please contact the FCC by emailing tcnshelp@fcc.gov. The following information relating to the proposed tower was forwarded to the person(s) listed above:

Notification Received: 03/22/2022

Notification ID: 246267

Excluded from SHPO Review: No

Tower Owner Individual or Entity Name: Bethel Baptist Church

Consultant Name: Dynamic Environmenta Associates Inc

Street Address: 3850 Lake Street

Suite C

City: Macon
State: GEORGIA
Zip Code: 31204
Phone: 478-745-7740
Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower
Latitude: 39 deg 31 min 43.9 sec N
Longitude: 87 deg 11 min 58.1 sec W
Location Description: N. Twin Beach Street
City: Brazil
State: INDIANA
County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters
Support Structure: 60.7 meters above ground level
Overall Structure: 60.7 meters above ground level
Overall Height AMSL: 251.8 meters above mean sea level

If you have any questions or comments regarding this notice, please contact the FCC using the electronic Help Request form located on the FCC's website at:

<https://www.fcc.gov/wireless/available-support-services>

You may also call the FCC Support Center at (877) 480-3201 (TTY 717-338-2824). Hours are from 8:00 a.m. to 6:00 p.m. Eastern Time, Monday through Friday (except Federal holidays). To provide quality service and ensure security, all telephone calls are recorded.

Thank you,
Federal Communications Commission

Julia Klima

From: towernotifyinfo@fcc.gov
Sent: Tuesday, March 22, 2022 12:57 PM
To: NATC
Subject: Proposed Tower Structure Info - Email ID #8074690

Dear Dynamic Environmental Associates Inc,

Thank you for submitting a notification regarding your proposed construction via the Tower Construction Notification System. Note that the system has assigned a unique Notification ID number for this proposed construction. You will need to reference this Notification ID number when you update your project's Status with us.

Below are the details you provided for the construction you have proposed:

Notification Received: 03/22/2022

Notification ID: 246267

Tower Owner Individual or Entity Name: Bethel Baptist Church

Consultant Name: Dynamic Environmental Associates Inc

Street Address: 3850 Lake Street

Suite C

City: Macon

State: GEORGIA

Zip Code: 31204

Phone: 478-745-7740

Email: NATC@DynamicEnvironmental.com

Structure Type: LTOWER - Lattice Tower

Latitude: 39 deg 31 min 43.9 sec N

Longitude: 87 deg 11 min 58.1 sec W

Location Description: N. Twin Beach Street

City: Brazil

State: INDIANA

County: CLAY

Detailed Description of Project: The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199ft tall Self-Support tower. 22111004.

Ground Elevation: 191.1 meters

Support Structure: 60.7 meters above ground level

Overall Structure: 60.7 meters above ground level

Overall Height AMSL: 251.8 meters above mean sea level

IV. AREAS OF POTENTIAL EFFECT

AREAS OF POTENTIAL EFFECT

APE for Direct Effects

The APE for direct effects is the construction site for the proposed broadcast facility, where such construction would result in ground disturbance and dislocation of soil. This area of potential direct effects, determined by an examination of plan maps provided by Applicant, consists of 60' x 60' (18.3 x 18.3 m) and the proposed ±16' wide x ±45' long access/utility easement.

APE for Visual Effects

The APE for visual effects is the geographic area in which the proposed undertaking has the potential to introduce visual elements that would diminish or alter the setting of any historic property where integrity of setting is a character-defining feature of such property that, in part, makes it eligible for the National Register of Historic Places (National Register). Specifically, this geographic area is the extent to which the proposed broadcast tower would be visible, and if so, would have the potential to introduce visual elements that would alter or diminish the integrity of any historic property's relationship to surrounding features and open space, therefore compromising the ability of such property to convey its historic significance.

In accordance with the Nationwide Programmatic Agreement of March 2005, a one-half mile (0.8 km) APE for visual effects is applicable to this to this 199' (60.7 m) tall broadcast tower (Figures 4, 5, and 6).

V. IDENTIFICATION OF HISTORIC PROPERTIES & ASSESSMENT OF DIRECT EFFECTS

ATTACHMENT

IDENTIFICATION OF HISTORIC PROPERTIES & ASSESSMENT OF DIRECT EFFECTS

A SHPO records check was completed by Jeannie Regan-Dinius, DNR-DHPA, on March 10, 2022. Additionally, a review of the Indiana State Historic Architectural and Archaeological Research Database (SHAARD) was conducted by Brian R. Schneider, M.A., RPA on March 11, 2022. These reviews indicate that there are no previously documented cultural resource surveys that have occurred within a one-half mile of the project area. In addition, no previously identified archaeological sites have been located within a one-half mile radius of the project location. This same research indicates that the proposed project area has not been previously assessed.

The proposed site is located within the central portion of a larger tract of land (Parent Tract), identified by Parcel No.: 11-02-33-200-011.001-004, and estimated to be ±1 acre in size. The Site and Parent Tract located at N. Twin Beach Street, within the jurisdiction of Brazil in Clay County, IN, at Latitude N39° 31' 43.9"/Longitude W87° 11' 58.1" within Township 13N, Section 33, Range 7W (UTM 16 S 482857E, 4375487N).

The proposed Area of Potential Effects (APE) for direct effects includes both a proposed lease area and the access/utility easement, all situated on relatively level topography. A review of historic aerial photographs indicate that the Site and Parent Tract have been in active agricultural use since ca. 1949 (oldest available photograph). The total area surveyed was ±1 acre.

The APE for direct effects was subjected to an archaeological investigation on April 14, 2022. A systematic surface inspection of the proposed lease area was conducted along 5-meter interval transects. A single pedestrian transect was used to visually assess the entire length of the proposed access/utility easement. Additionally, five subsurface shovel tests were excavated within the proposed 60' x 60' (18.3 x 18.3 m) compound area and two shovel tests were excavated along the ±16' (4.9 m) wide by ±45' (13.7 m) long access/utility easement, with soils from the excavated shovel tests dry-screened through 6mm hardware cloth, as part of this investigation (Figure 3).

Soils mapped for the project area include the Pike soil series. The Pike series consist of well drained soils formed in loess or other silty material and within underlying paleosol in loamy outwash. While soils within the project area were disturbed through years of being in active agriculture, the observed soil profiles were consistent with the Pike soil series (see Tables below).

Shovel Test 1-5 – Proposed Compound Area		
40 x 40 cm wide, 41 cm deep		
Levels	Soils	Results
0-12 cm	Dark Yellowish brown (Munsell 10YR 3/4) loam mottled	Negative
12-26 cm	Brown (10YR 4/3) clay loam	Negative
26-41 cm	Yellowish brown (10YR 5/6) silty clay	Negative

Shovel Test 6 and 7 – Proposed Access/Utility Easement		
40 x 40 cm wide, 37 cm deep		
Levels	Soils	Results
0-12 cm	Dark Yellowish brown (10YR 3/4) loam mottled	Negative
12-26 cm	Brown (10YR 4/3) clay loam	Negative
26-37 cm	Yellowish brown (10YR 5/6) silty clay	Negative

No artifacts or archaeological features were observed during pedestrian surface inspection of the APE for direct effects; in addition, no artifacts or features indicative of an archaeological site were encountered in the excavated shovel tests. Considering this, it is the opinion of the principal investigator that no intact, significant archaeological site is present within the APE for direct effects.

Nevertheless, it should be noted that ground disturbing activity should be halted when it is reasonable to believe that an archaeological site has been encountered which will be affected by this undertaking, and that the State Historic Preservation Office be notified of these finds. Also, if human burials or human remains are encountered during ground disturbance, it is imperative that local law enforcement, as well as the district medical examiner and the State Historic Preservation Office, is notified prior to resuming work.

VI. IDENTIFICATION OF HISTORIC PROPERTIES & ASSESSMENT OF VISUAL EFFECTS

ATTACHMENT

IDENTIFICATION OF HISTORIC PROPERTIES & ASSESSMENT OF VISUAL EFFECTS

A SHPO records check was completed by Jeannie Regan-Dinius, DNR-DHPA, on March 10, 2022. Additionally, a review of the Indiana State Historic Architectural and Archaeological Research Database (SHAARD), as well as an on-line review of the National Register of Historic Places (NRHP) was conducted by Brian R. Schneider, M.A., RPA on March 11, 2022. This review indicated that there are no previously documented NRHP-eligible or listed properties located within the one-half mile visual APE.

Per the Standards Set forth by the Nationwide Programmatic Agreement for Review of Effects on Historic Properties for Certain Undertakings Approved by the Federal Communications Commission (NPA), resources that are listed on the National Register of Historic Places or have been formally determined eligible for listing by the Keeper of the National Register, or have been identified as considered eligible for listing in the records of the SHPO (i.e., historic properties) are to be assessed. Resources that are not historic properties are not included in the current assessment.

As there are no previously documented historic properties documented within the project one-half mile visual APE radius, there will be no effect by the proposed undertaking.

VII. LOCAL GOVERNMENT INVOLVEMENT

LOCAL GOVERNMENT INVOLVEMENT

In order to provide the local jurisdictional governments with an opportunity to participate in the Section 106 Process, letters were mailed to the following parties inviting their participation and comments on the proposed project's impact on historic resources:

City of Brazil Planning & Zoning
Clay County Council

As of the date of this submission, no comments have been received from local governments. However, any future material comments will be forwarded to the State Historic Preservation Office upon receipt.

Copies of all correspondence are included in this Attachment.

By: U.S. Mail

March 23, 2022

Ms. Janet McClellan
City of Brazil Planning & Zoning
203 E National Ave
Brazil, IN 47834

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Ms. McClellan:

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Please note that this "Invitation to Comment" pertains solely to our assessment of impacts to historic resources and is separate from any local planning and/or zoning applications or approvals that may be required for this project. These activities will be addressed at the appropriate time by others working on the proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

In addition to contacting you, please be advised that we have also requested comments from the following parties:

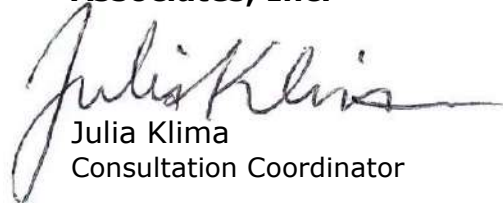
Clay County Council
Clay County Historical Society
Indiana Historical Society
Indiana Landmarks
General Public via published Public Notice

The findings of our Section 106 Review will be submitted to the State Historic Preservation Office (SHPO) in the near future for their review. Therefore, we respectfully request receiving your comments regarding historic resources within 30 days of receipt of this letter. If you have any questions regarding the proposed project or wish to discuss this project in more detail, please do not hesitate to contact us.

We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

By: U.S. Mail

March 23, 2022

Mr. Dave Amerman
Clay County Council
609 E National Ave
Brazil, IN 47834

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Mr. Amerman:

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Please note that this "Invitation to Comment" pertains solely to our assessment of impacts to historic resources and is separate from any local planning and/or zoning applications or approvals that may be required for this project. These activities will be addressed at the appropriate time by others working on the proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
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Proposed Project Description:	The proposed project will include the development of a new broadcast tower facility, including a fenced equipment compound and a 199' tall Self-Support tower.

In addition to contacting you, please be advised that we have also requested comments from the following parties:

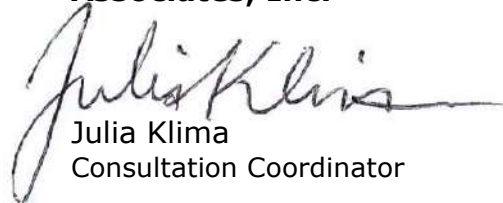
City of Brazil Planning & Zoning
Clay County Historical Society
Indiana Historical Society
Indiana Landmarks
General Public via published Public Notice

The findings of our Section 106 Review will be submitted to the State Historic Preservation Office (SHPO) in the near future for their review. Therefore, we respectfully request receiving your comments regarding historic resources within 30 days of receipt of this letter. If you have any questions regarding the proposed project or wish to discuss this project in more detail, please do not hesitate to contact us.

We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

VIII. OTHER CONSULTING PARTIES & PUBLIC INVOLVEMENT

ATTACHMENT

OTHER CONSULTING PARTIES AND PUBLIC INVOLVEMENT

DEA, on behalf of the Applicant, has made a reasonable and good faith effort to identify other parties that may potentially have an interest in participating in the Section 106 Process for the proposed project. Letters were mailed to the following parties inviting their participation and comments on the proposed project's impact on historic resources:

Clay County Historical Society
Indiana Historical Society
Indiana Landmarks

As of the date of this submission, no comments have been received from the contacted parties. However, any future material comments will be forwarded to the State Historic Preservation Office upon receipt. Copies of all correspondence are included in this Attachment.

In order to provide the General Public with an opportunity to participate in the Section 106 Process and/or to comment on the proposed project, a Public Notice has been published in a local "newspaper of record" which solicits comments on the proposed project's impact on historic resources. The following Public Notice was published in the *Brazil Times* on March 25, 2022:

SECTION 106 PUBLIC NOTICE

Bethel Baptist Church proposes to construct a 199 foot tall self-support tower located at N. Twin Beach Street, Brazil, Clay County, IN 47834. Parcel ID: 11-02-33-200-011.001-004 at Latitude N39° 31' 43.9", Longitude W87° 11' 58.1". Bethel Baptist Church seeks comments from all interested persons on the impact of the tower on any districts, sites, buildings, structures, or objects significant in American history, architecture, archaeology, engineering, or culture, that are listed or eligible for listing in the National Register of Historic Places. Specific information about the project, including the historic preservation reviews that Bethel Baptist Church is conducting pursuant to the rules of the Federal Communications Commission (47 C.F.R. Sections 1.1307(4)) and the Advisory Council on Historic Preservation (36 C.F.R. Part 800) will be made available to interested persons who request the information from the contact below. All questions, comments, and correspondence should be directed to Julia Klima at Dynamic Environmental Associates, Inc., 3850 Lake Street, Suite C, Macon, GA 31204, 877-968-4787, Sec106@DynamicEnvironmental.com within 30 days from the date of this publication. Re: 22111004

As of the date of this submission, no comments have been received from the general public. However, any future material comments will be forwarded to the State Historic Preservation Office upon receipt.

By: Email

Email: claycountyhistoricalsocietyin@gmail.com

March 23, 2022

To Whom it May Concern
Clay County Historical Society
100 East National Avenue
Brazil, IN 47834

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

Details on the proposed project are presented below:

Site Name:	Seelyville
Address or Location:	N. Twin Beach Street
City, County, State:	Brazil, Clay County, IN
Latitude / Longitude:	N39° 31' 43.9" / W87° 11' 58.1"
Site Description:	The proposed Site includes a 208' x 208' lease parcel area where a tower compound will be constructed. The approximately 1 acre Parent Tract is identified by Parcel # 11-02-33-200-011.001-004.
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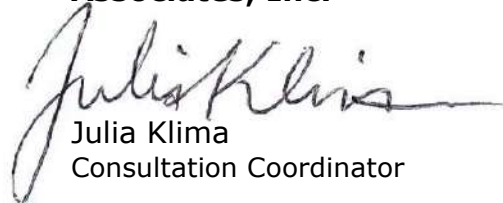
City of Brazil Planning & Zoning
Clay County Council
Indiana Historical Society
Indiana Landmarks
General Public via published Public Notice

The findings of our Section 106 Review will be submitted to the State Historic Preservation Office (SHPO) in the near future for their review. Therefore, we respectfully request receiving your comments regarding historic resources within 30 days of receipt of this letter. If you have any questions regarding the proposed project or wish to discuss this project in more detail, please do not hesitate to contact us.

We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

By: EmailEmail: kfettters@indianahistory.org

March 23, 2022

Ms. Kay Fettters
Indiana Historical Society
450 West Ohio Street
Indianapolis, IN 46204

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Ms. Fettters:

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

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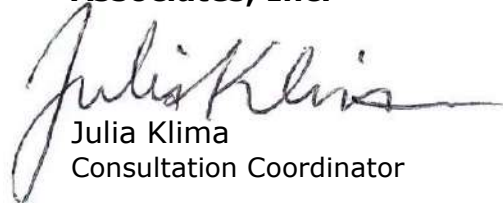
City of Brazil Planning & Zoning
Clay County Council
Clay County Historical Society
Indiana Landmarks
General Public via published Public Notice

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We look forward to your response via e-mail to Sec106@DynamicEnvironmental.com, and/or via U.S. Mail.

Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

By: EmailEmail: info@indianalandmarks.org

March 23, 2022

To Whom it May Concern
Indiana Landmarks
1201 Central Ave
Indianapolis, IN 46202

Re: Section 106 Review
Invitation to Comment
Bethel Baptist Church
Seelyville Site
DEA No. 22111004

Bethel Baptist Church is proposing to construct a new broadcast tower in Clay County, IN.

As required by Section 106 of the National Historic Preservation Act (NHPA), Dynamic Environmental Associates, Inc. (DEA) is conducting an assessment of potential impacts the proposed project may have on historic resources that are listed or eligible for listing in the National Register of Historic Places. As part of the Section 106 Review process, we have identified you as a potentially interested party that may wish to provide input and comment on the project and we are, therefore, inquiring whether you have any knowledge of historic resources that may be affected by the project and/or whether you wish to comment on this proposed project.

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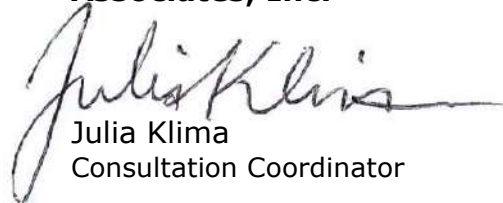
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Your assistance is greatly appreciated.

Very truly yours,
**Dynamic Environmental
Associates, Inc.**



Julia Klima
Consultation Coordinator

SECTION 106 PUBLIC NOTICE

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units

General Form No. 99P (Revised 2009A)

To: The Brazil Times
PO Box 429 / 531 E. National Ave.
Brazil, IN 47834

PUBLISHER'S CLAIM

Head - number of lines.....
Body - number of lines.....
Tail - number of lines.....
Total number of lines in notice.....

COMPUTATION OF CHARGES

21 lines, 2 columns wide equals 42 equivalent lines at
110 cents per line.....\$ 29.86

Additional charge for notices containing rule or tabular work
(50 percent of above amount).....\$

Charge for extra proofs of publication
(\$1.00 for each proof).....\$

TOTAL AMOUNT OF CLAIM.....\$ 29.86

Amount due \$ Payment received of \$ 29.86 on 3-25-22

DATA FOR COMPUTING COST

Width for single column is 9.2 picas. Size of type is 7point. Number of insertions 1

Pursuant to the provisions and penalties of IC-5-11-10-1, I hereby certify that the foregoing account is just and correct, that the amount claimed is legally due after allowing all just credits, and that no part of the same has been paid.

I also certify that the printed matter attached hereto is a true copy, of the same column width and type size, which was duly published in said paper 1 times. The dates of publication being as follows:

March 25th

Additionally, our newspaper has a website and this public notice was posted on the same day(s) as it was published in the newspaper.

Date: April 7th 2022

Edie Burgess
Title: PUBLISHER'S REPRESENTATIVE

IX. PHOTOGRAPHS

ATTACHMENT

PHOTOGRAPHS

The following photographs of the project are presented herein:

1	View towards proposed lease area, facing north.
2	View toward proposed lease area, facing south.
3	View toward proposed lease area, facing east.
4	View toward proposed lease area, facing west.
5	View from proposed lease area, facing north.
6	View from proposed lease area, facing south.
7	From proposed lease area, facing east.
8	View from proposed lease area, facing west.
9	View of proposed access/utility easement, facing west.
10	View of proposed access/utility easement, facing east.
11	View of ST 1.
12	View of ST 7.

Site photographs were recorded on April 14, 2022 using a lens focal length of 40 mm.



Photo 1 - View towards proposed lease area, facing north.



Photo 2 - View toward proposed lease area, facing south.



Photo 3 - View toward proposed lease area, facing east.



Photo 4 - View toward proposed lease area, facing west.



Photo 5 - View from proposed lease area, facing north.



Photo 6 - View from proposed lease area, facing south.



Photo 7 - From proposed lease area, facing east.



Photo 8 - View from proposed lease area, facing west.



Photo 9 - View of proposed access/utility easement, facing west.



Photo 10 - View of proposed access/utility easement, facing east.



Photo 11 - View of ST 1.



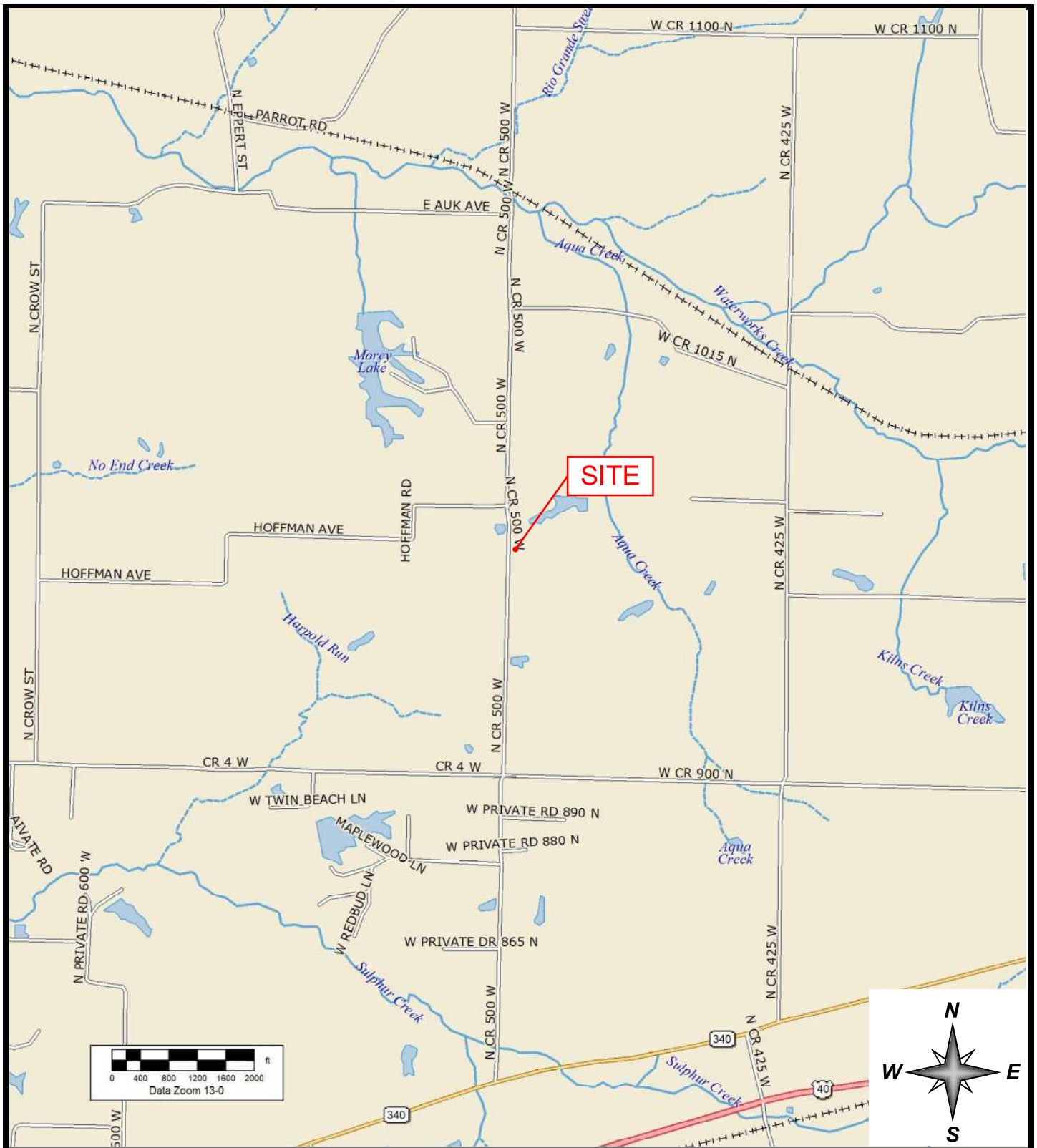
Photo 12 - View of ST 7.

X. FIGURES

FIGURES

The following maps & figure of the project site are presented herein:

Figure No.	Figure Title
1	Site Location Map
2	Site Diagram
3	Archaeological Investigation Diagram
4	USGS Topographic Map, 7.5 Series w/1/2 Mile Visual APE
5	2020 Aerial Photograph w/ 1/2 Mile Visual APE
6	IN SHPO Map w/ 1/2 Mile Visual APE



www.DynamicEnvironmental.com • (877) 968-4787

Site Location Map

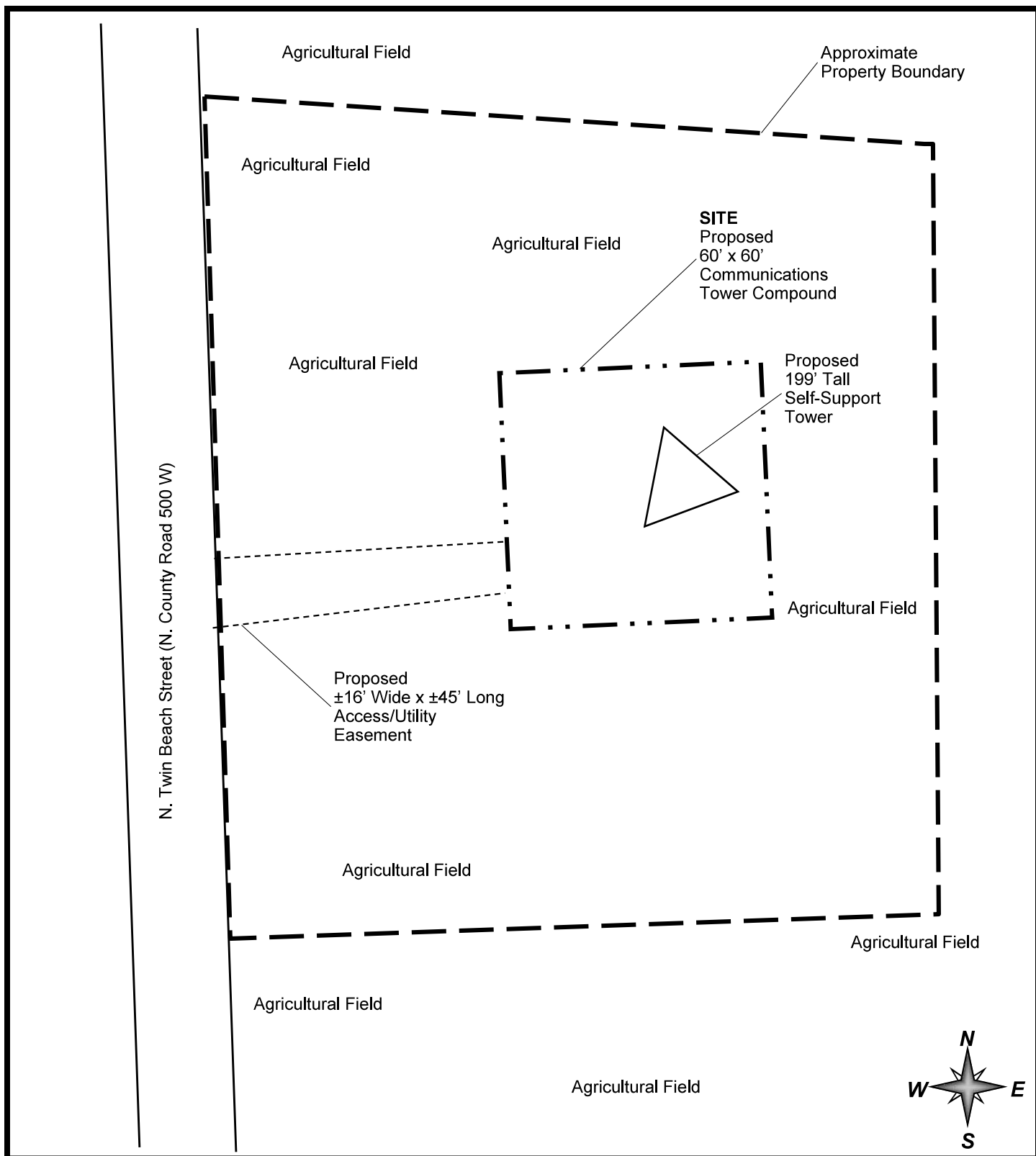
Section 106 Review
Seelyville Site
Clay County, IN

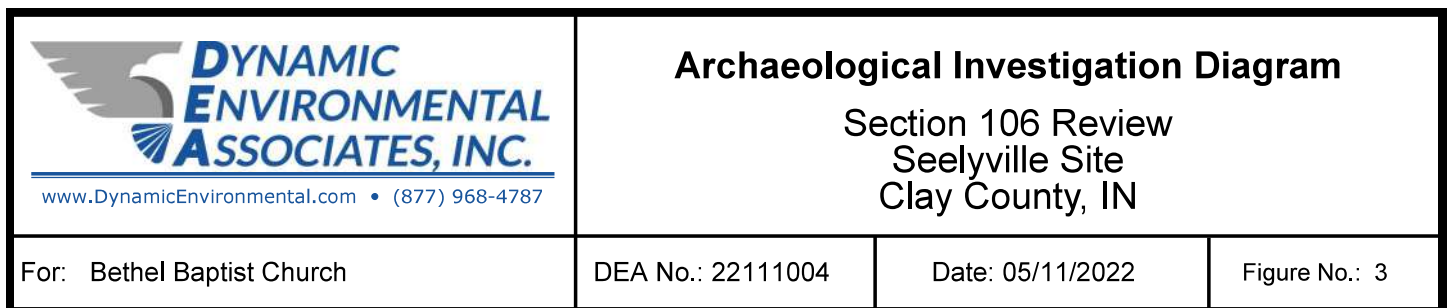
For: Bethel Baptist Church

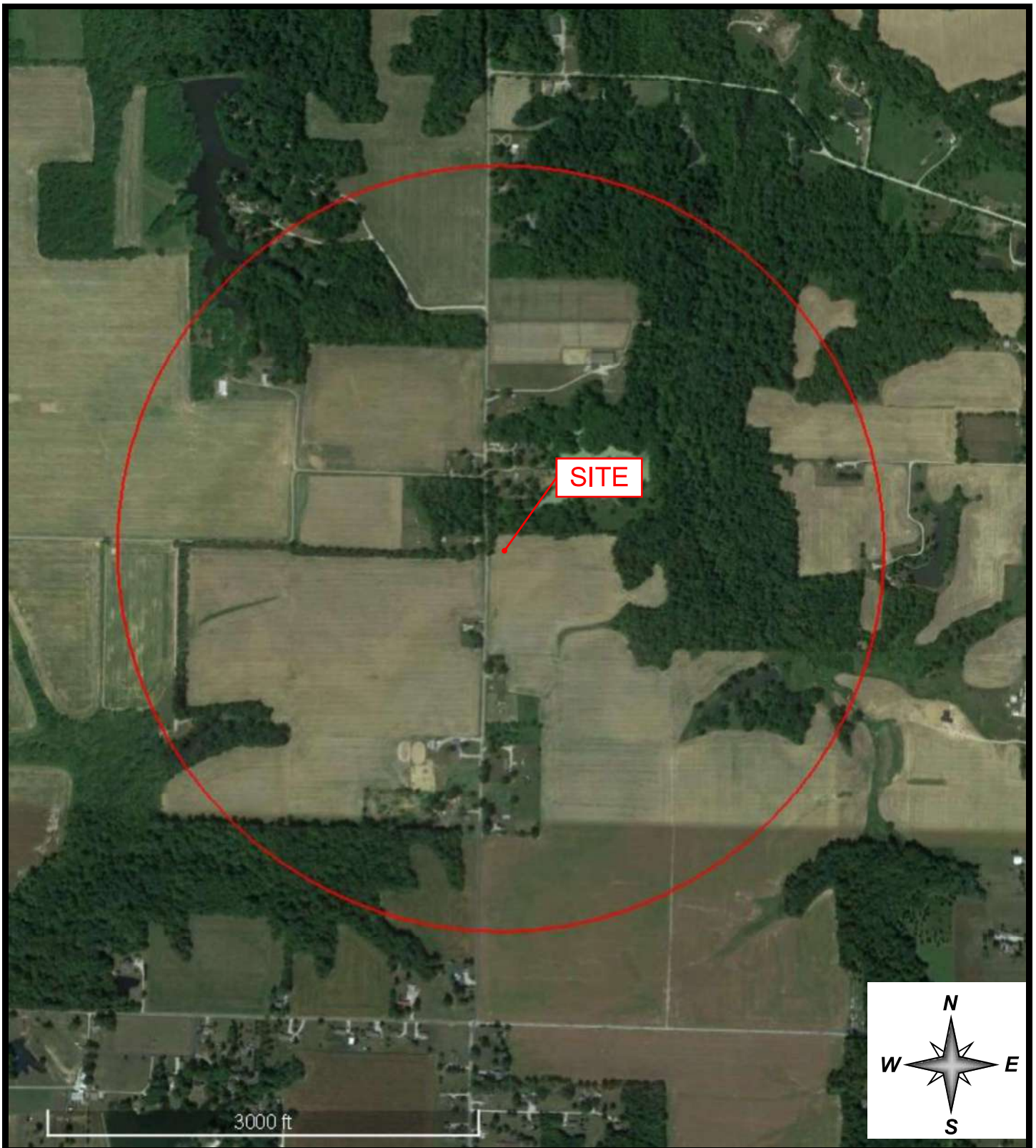
DEA No.: 22111004

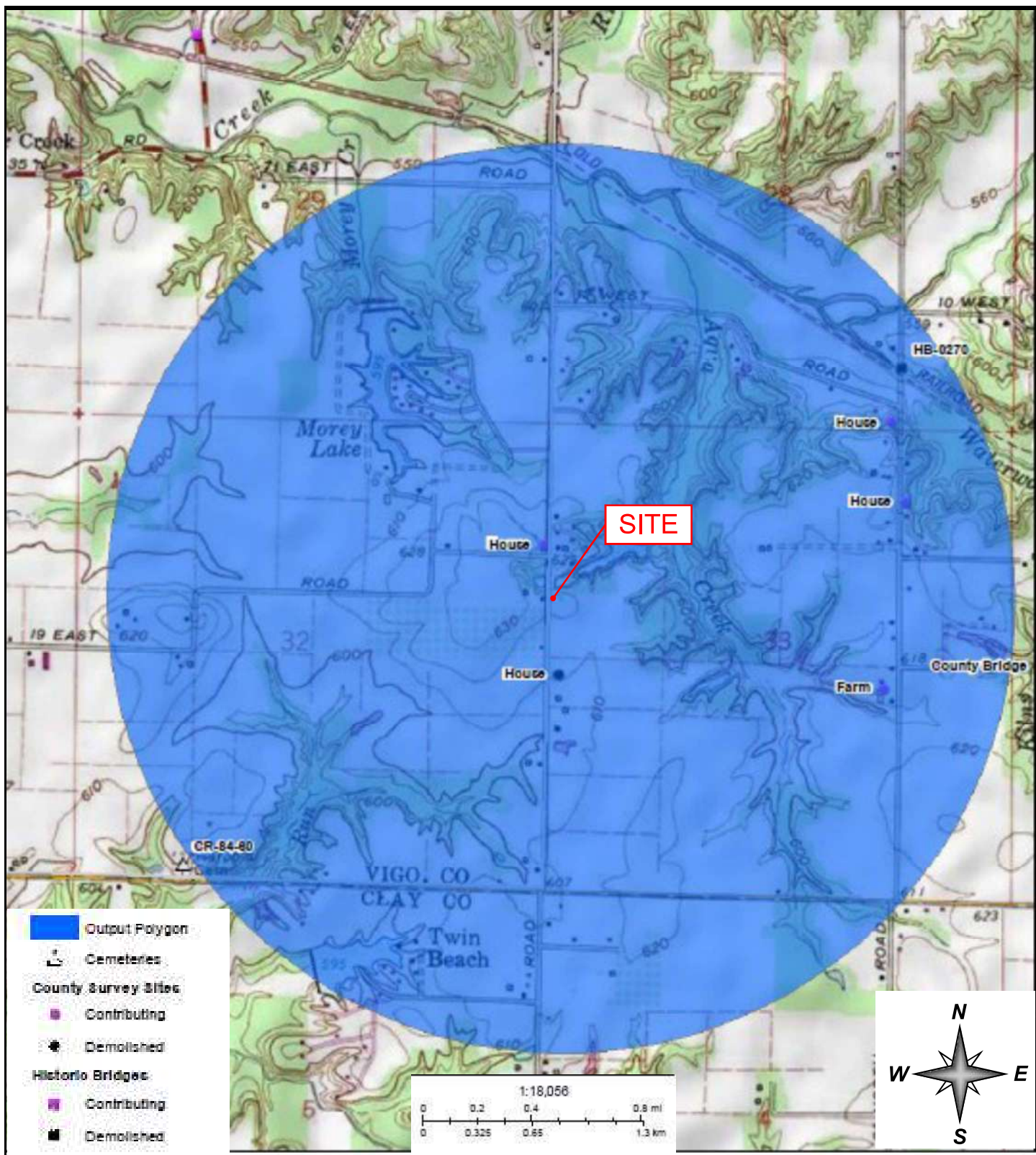
Date: 05/11/2022

Figure No.: 1









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IN SHPO Map w/ 1/2 Mile Visual APE

Section 106 Review
Seelyville Site
Clay County, IN

For: Bethel Baptist Church

DEA No.: 22111004

Date: 05/11/2022

Figure No.: 6