

## **Appendix C**

### **CONSULTATION AND COORDINATION**



## The Ohio Turnpike Commission

Daniel F. Castrigano, P.E.  
Chief Engineer

Thomas W. Noc  
Chairman

Joseph A. Balog  
Vice-Chairman

George F. Dixon  
Secretary-Treasurer

David Regula  
Member

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Director of Transportation  
Member Ex-Officio

Senator Kirk Schuring  
Ohio Senate Member

Rep. Stephen Buchrer  
Ohio House Member

Gary C. Suhadolnik  
Assistant Secretary-Treasurer  
Executive Director

November 29, 2004

Ms. Janet Popielski  
United States Department of Interior  
National Park Service  
Cuyahoga Valley National Recreation Area  
15610 Vaughn Road  
Brecksville, Ohio 44141

Subject: Boston Mills Historic Sanitary System  
Environmental Assessment

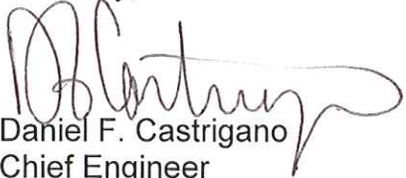
Dear Ms. Popielski:

The Ohio Turnpike Commission's engineering staff has reviewed the proposed alternatives for providing sanitary sewer services for CVNP owned structures, as presented in your letter dated October 19, 2004. Based on this review, we find no impact to the Turnpike property adjacent to the alternative.

Therefore, the Commission has no objection or preference to any of the alternative selections as proposed.

Thank you for requesting input from the Commission on this matter.

Sincerely,

  
Daniel F. Castrigano  
Chief Engineer

Cc: Executive Director  
Assistant Chief Engineer  
Office Manager-CE

F:\engineer\misc\2004\boston mills sanitary sys.doc



## OHIO DEPARTMENT OF TRANSPORTATION

District 4, 2088 South Arlington Road, Akron, Ohio 44306-4243

(330) 297-0801 - (800) 603-1054 (Ohio)

<http://www.dot.state.oh.us>

Bob Taft, Governor

Gordon Proctor,  
Director

Mohamed Darwish,  
District Deputy Director

November 30, 2004

Janet Popielski, P.E.  
Cuyahoga Valley National Park  
National Park Service  
15610 Vaughn Road  
Brecksville, Ohio 44141-3097

Re: Boston-Mills Historic District Sanitary System  
Environmental Assessment Scoping

Dear Ms. Popielski:

The Ohio Department of Transportation (ODOT) has reviewed the information provided in letter correspondence from Mr. John Debo, CVNP Superintendent, to Mr. Mohamed Darwish, ODOT, District 4 Deputy Director; dated October 19, 2004. The ODOT, District 4 Environmental Section has reviewed the alternatives summary and concurs with the preliminary list of issues to be analyzed in the Environmental Assessment (EA). Details regarding the analysis of alternatives determined not to be feasible should be documented and discussed in the EA accordingly.

ODOT recognizes the importance in preserving the historic character of the Boston Mills Historic District and we appreciate the opportunity to comment on the EA scoping. Should you have questions or need additional information, please contact Brian Peck, ODOT District 4 Environmental Specialist, at 330-786-4931.

Respectfully,

Mohamed Darwish, P.E.  
District 4 Deputy Director

*for* Edward Deley, Jr.  
District Four Environmental Coordinator

MD/EWD/BP:bp

c: David T. Humphrey, Chief - Technical Assistance & Professional Services Division, CVNP.  
William Murphy/ODOT  
Cheryl Hoff/ODOT  
file (2)



November 15, 2004

Ms. Janet Popielski, PE  
Cuyahoga Valley National Park  
15610 Vaughn Road  
Brecksville, Ohio 44141

RE: Boston Mills Historic District Sanitary System  
Environmental Assessment Scoping

Dear Ms. Popielski:

We have received your October 19, 2004 letter seeking comment on the scope of issues to be addressed in the environmental assessment. Metro Parks, Serving Summit County supports the historic preservation goals of the National Park and supports the continued positive use of the Boston Mills Historic District structures. We are also very concerned with the water quality of the Cuyahoga River and support efforts to upgrade the sewage disposal systems in order to protect the river and to keep those structures functional.

While Metro Parks is not in a position to recommend one system over another, the wetland system is appealing for its ecological value and wouldn't require as much engineered equipment or operational cost. However, if CVNP decides to proceed with the project, we would like to stay in the loop, since we can all learn from the technologies.

Thank you for the opportunity to comment.

Sincerely,

Keith D. Shy  
Director/Secretary

cc: D. Whited  
P. Wilkerson



# United States Department of the Interior

## FISH AND WILDLIFE SERVICE

Ecological Services  
6950 Americana Parkway, Suite H  
Reynoldsburg, Ohio 43068-4127  
(614) 469-6923/FAX (614) 469-6919  
November 22, 2004

Mr. John P. Debo Jr.  
Cuyahoga Valley National Park  
15610 Vaughn Road  
Brecksville, OH 44141

Attn: Janet Popielski

Dear Mr. Debo:

This is in response to your October 19, 2004 letter soliciting comments on the proposal to develop an Environmental Assessment (EA) for the proposed maintenance and/or upgrade of the sanitary systems at up to 10 buildings owned by Cuyahoga Valley National Park (CVNP), Summit County, Ohio. Three of the existing buildings have properly functioning sanitary systems, and several of the other buildings have systems that have been identified for replacement within the next five years.

The proposed EA will identify three alternatives, including a no action alternative. The other two alternatives provide options for the type of sewage system to develop, including either a subsurface drip irrigation system or a constructed wetland system. The two action alternatives would be constructed on NPS tract #118-79, a 113-acre open meadow currently being managed as a grassland habitat management area.

The Service recommends selecting the alternative that will result in the least ecological and environmental impacts. In general, we recommend that proposed developments avoid and minimize water quality impacts and impacts to high quality fish and wildlife habitat, such as forests, streams, and wetlands. Additionally, natural buffers around streams and wetlands should be preserved to enhance beneficial functions.

**ENDANGERED SPECIES COMMENTS:** CVNP is known to support summer populations of the **Indiana bat** (*Myotis sodalis*), a Federally listed endangered species. Since first listed as endangered in 1967, their population has declined by nearly 60%. Several factors have contributed to the decline of the Indiana bat including the loss and degradation of suitable hibernacula, human disturbance during hibernation, pesticides, and the loss and degradation of forested habitat, particularly stands of large, mature trees. Fragmentation of forest habitat may also contribute to declines. Summer habitat requirements for the species are not well defined but the following are considered important:

1. Dead or live trees and snags with peeling or exfoliating bark, split tree trunk and/or branches, or cavities, which may be used as maternity roost areas.
2. Live trees (such as shagbark hickory and oaks) which have exfoliating bark.
3. Stream corridors, riparian areas, and upland woodlots which provide forage sites.

The area should be examined to determine if suitable summer roost habitat for the bat occurs on the site. If

suitable roost habitat is proposed to be removed, this project may affect the Indiana bat. The EA should include information on avoidance and minimization measures to protect the Indiana bat and its habitat, sufficient for the Service to concur with a determination of "not likely to adversely affect." Recommended information to document this determination includes quantity/quality of bat habitat impacted and preserved on the site, quantity/quality of adjacent bat habitat that is protected in perpetuity (eg. parks, conservation easements, etc), maintenance of connectivity to other forested sites, reforestation efforts at or near the project site with native tree species suitable for roosting habitat, tree cutting timeframe, and removal of suitable habitat in phases as needed (temporary preservation of habitat). If sufficient information is not provided to document a "not likely to adversely affect" determination, formal consultation under Section 7 of the Endangered Species Act of 1973, as amended, will be necessary.

This project lies within the range of the Federally threatened **northern monkshood** (*Aconitum noveboracense*). The plant is found on cool, moist, talus slopes or shaded cliff faces in wooded ravines. We recommend that the project location be examined to determine if suitable habitat for the monkshood is present. If suitable habitat is found, surveys may be necessary to determine if the plant is present.

The proposed project lies within the range of the bald eagle, a Federally listed threatened species. Due to the project type and location, the project, as proposed, will have no effect on this species. Relative to this species, this precludes the need for further action on this project as required by the 1973 Endangered Species Act, as amended.

Should additional information on listed or proposed species or their critical habitat become available or if new information reveals effects of the action that were not previously considered, this determination may be reconsidered. If project plans change or if portions of the proposed project were not evaluated, it is our recommendation that you contact our office for further review.

These comments have been prepared under the authority of the Fish and Wildlife Coordination Act (48 Stat. 401, as amended; 16 U.S.C. 661 et seq.), the Endangered Species Act of 1973, as amended, and are consistent with the intent of the National Environmental Policy Act of 1969 and the U. S. Fish and Wildlife Service's Mitigation Policy.

We appreciate this opportunity to provide the above comments. If you have questions, or if we may be of further assistance in this matter, please contact Megan Seymour at extension 16 in this office.

Sincerely,



Mary Knapp, Ph.D.  
Supervisor

cc: ODNR, DOW, SCEA Unit, Columbus, OH

## Ohio Historic Preservation Office

567 East Hudson Street  
Columbus, Ohio 43211-1030  
614/ 298-2000 Fax: 614/ 298-2037

Visit us at [www.ohiohistory.org](http://www.ohiohistory.org)



OHIO  
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SINCE 1885

November 9, 2004

Superintendent  
Cuyahoga Valley National Park  
Attn: Janet Popielski  
15610 Vaughn Road  
Brecksville, OH 44141

Re: Boston Mills Historic District Sanitary System, Environmental Assessment  
Cuyahoga Valley National Park, Boston, Boston Township, Summit County, Ohio

Dear Ms. Popielski,

This is in response to correspondence from your office dated October 19, 2004 (received October 25) regarding the above referenced project. The comments of the Ohio Historic Preservation Office (OHPO) are submitted in accordance with provisions of the National Historic Preservation Act of 1966, as amended (16 U.S.C. 470 [36 CFR 800]).

The correspondence initiates consultation for a project to construct a sanitary sewer system for Boston Mills. Our initial reaction is that the no build option could result in greater long-term effects to historic properties from emergency or hastily planned construction than might result from carefully planned construction. We believe that construction of a sanitary collection and treatment system at this time might help reduce the effects to historic properties.

The project will likely involve construction of a collection system of sewer lines extending south from Boston (Boston Mills Historic District) to a treatment area in a large parcel along the east side (right descending bank) of the Cuyahoga River valley between the high bridges that carry traffic across the valley along Interstate Route 271 and Interstate Route 80. Construction in the parcel will likely involve a good deal of ground disturbance. The parcel appears to slope steadily from the base of the bluffs to the canal. Mapping shows a narrow floodplain between the canal towpath and the river. The project abuts the Ohio & Erie Canal along the entire extent of its western side.

A check of our records, including the Ohio Archaeological Inventory, the Ohio Historic Inventory, and the National Register of Historic Places, shows that there are currently no properties recorded for the portion of the project area south of the Interstate Route 271 bridge. North of this bridge the project will extend through the Boston Mills Historic District, a property listed in the National Register.

We suggest that it would be helpful for the Environmental Assessment to describe the level of effort that will be needed to delineate the Area of Potential Effects, identify historic properties, and evaluate effects of the undertaking. It seems likely that some archaeological survey will be needed for this project. Will the construction in the large tract south of the Interstate Route 271 bridge require ground disturbance of large blocks or will the construction generally follow relatively narrow

Ms. Janet Popielski  
November 9, 2004  
Page 2

lines for sewer and leach field construction? If ground disturbance will be limited then it might make sense to focus archaeological survey efforts on those areas. Level ground along the bluffs and near the towpath are likely areas of higher probability for identifying significant archaeological sites, and areas between on relatively more sloping ground have a low probability of producing significant archaeological deposits.

It seems likely that there will be concerns about the potential for the undertaking to adversely affect the canal and the Boston Mills Historic District. Efforts to identify and evaluate the canal should include photographs and disturbance assessment. We know where the canal was. What is there today? What are the conditions along this route? Are there any surviving features associated with the canal that can be identified from a surface reconnaissance? If traces or sections of the canal are found, how will they be documented? We recommend completion of an Ohio Archaeological Inventory form for canal remnants and completion of an Ohio Historic Inventory form for any above ground feature that remains relatively intact. Within the historic district, we recommend focusing on evaluating the effects of the undertaking. Will construction introduce any permanent, above ground, elements to the district? Will the construction result in disturbance to or destruction of significant archaeological deposits?

We understand that much of the information on the identification of historic properties and the evaluation of effects from the undertaking may not be available at this time. At this time our primary concern is setting up the procedures that will result in the compilation of the information needed to complete the Section 106 review.

Any questions concerning this matter should be addressed to David Snyder at (614) 298-2000, between the hours of 8 am. to 5 pm. Thank you for your cooperation.

Sincerely,



David Snyder, Archaeology Reviews Manage  
Resource Protection and Review

DMS/ds (OHPO Serial Number 104903)

xc: David Humphrey, CUVA

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**1** [Project Setup](#)

**Correspondence (1)**

[Edit](#)  
[Enter More](#)

**2** [Funding](#)

**Author Information**

**3** [Internal Scoping / IDT Tasks](#)

**Keep Private:** No  
**Name:** Donna L. Studniarz  
**Organization:** Cleveland Metroparks  
**Organization Type:** I - Unaffiliated Individual  
**Address:** 4101 Fulton Parkway  
 Cleveland, OH 44144  
 Cleveland, OH 44144  
 USA  
**E-mail:** dls@clevelandmetroparks.com

**4** [Natural/Cultural Compliance](#)

**5** [Internal Documents / Comments](#)

**6** [Public Communication](#)

**Correspondence Information**

**Status:** New **Park Correspondence Log:**  
**Date Sent:** 08/13/2009 **Date Received:** 08/13/2009  
**Number of Signatures:** 1 **Form Letter:** No  
**Contains Request(s):** No **Type:** Web Form  
**Notes:**

**7** [Public Documents & Comment Analysis](#)

**Documents**

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**Correspondence Text**

Cleveland Metroparks has reviewed the documents on the Boston Mills Historic District Sanitary Sewer and Treatment System and concurs that a new system is warranted and NPS experts should select the technical design they feel works the best for the specific site conditions.

**Add Comment**

**Comment Text:**  
 2,500 char. max.

2500 | Comment characters counter

**Comments**

| ID  | First 40 Characters | Status | Assigned Code(s) | Code |
|---|---------------------|--------|------------------|------|
| <i>No comments have been identified in this correspondence.</i> |                     |        |                  |      |

**Request Text**

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**8** [Close Project](#)

**Add Public Request**

**Request Type:**

**Request Text:**

**Public Requests**

| <b>ID</b> | <b>First 30 Characters</b> | <b>Type</b> | <b>Status</b> | <b>Edit</b> |
|-----------|----------------------------|-------------|---------------|-------------|
|-----------|----------------------------|-------------|---------------|-------------|

*No public requests have been identified in this correspondence.*

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# PEPC

Planning, Environment and Public Comment

National Park Service  
U.S. Department of the Interior

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- [Boston Mills Sanitary Sewer and Treatment System](#) > [Correspondence](#)

## 1 Project Setup

### Correspondence (2)

[Edit](#)  
[Enter More](#)

## 2 Funding

### Author Information

## 3 Internal Scoping / IDT Tasks

**Keep Private:** No  
**Name:** Kim Bellian  
**Organization:**  
**Organization Type:** I - Unaffiliated Individual  
**Address:** 5825 Main St.  
 peninsula, OH 44264  
 USA

## 4 Natural/Cultural Compliance

## 5 Internal Documents / Comments

**E-mail:**

### Correspondence Information

## 6 Public Communication

**Status:** New      **Park Correspondence Log:**  
**Date Sent:** 08/18/2009      **Date Received:** 08/18/2009  
**Number of Signatures:** 1      **Form Letter:** No  
**Contains Request(s):** No      **Type:** Web Form  
**Notes:**

## 7 Public Documents & Comment Analysis

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### Correspondence Text

Dear Neighbor, We have given your preferred option much thought. We are afraid that we can not support it. We would prefer that you repair and maintain the spetic system on your property in accordance with the requirements of Summit County for the following reasons:

- 1)Your engineer told us that your pump housing on the lot next to ours would look like the cistern which is next to the Boodey house and drive. I've looked at this structure and can't help thinking it looks like a "pill box." While the one you have already put in is not too much of an eye sore a "pill box" in the center of the yard would be.
- 2)Your "pill box" would contain a pump. All pumps make noise. We do not need any additional noise coming from that direction than we all ready get from the Trail Mix store.
- 3)Since you will be pumping sewage, we worry about odors coming from your "pill box."
- 4)We've reviewed the area in which you wish to locate your cesspool/wet lands. It is definitely all down hill from there to the Boodey property. We worry about failure of your system and the spillage of your sewage onto our street and property because as one of your engeers pointed out to us in the meeting "This stuff flows down hill" and we are down hill from you. We already get flooding from your leach field, which is south east of us, during heavy rain. We don't want your sewage too.
- 5)Our shallow well is located at the northeast side of our lot. So we are concerned about the proximity of the well to the sewage line.

If you must go with your preferred option, then we respectfully ask that you locate your pump, for your sewage inside your property and the Boodey house. This will keep any odors, noise, and spills on your properly.

Thank you, Kim and Christine Bellian

## 8 Close Project

### Add Comment

**Comment Text:**  
2,500 char. max.

Add Comment

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### Comments

| ID | First 40 Characters | Status | Assigned Code(s) | Code |
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*No comments have been identified in this correspondence.*

**Request Text**

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**Request Type:**



**Request Text:**



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**1** [Project Setup](#)

**Correspondence (3)**

[Edit](#)  
[Enter More](#)

**2** [Funding](#)

**Author Information**

**3** [Internal Scoping / IDT Tasks](#)

**Keep Private:** No  
**Name:** Megan M. Seymour  
**Organization:** U.S. Fish and Wildlife Service  Official Rep.  
**Organization Type:** I - Unaffiliated Individual  
**Address:** 4625 Morse Rd.  
 Suite 104  
 Columbus, OH 43230  
 USA  
**E-mail:** megan\_seymour@fws.gov

**4** [Natural/Cultural Compliance](#)

**5** [Internal Documents / Comments](#)

**6** [Public Communication](#)

**Correspondence Information**

**7** [Public Documents & Comment Analysis](#)

**Status:** New **Park Correspondence Log:**  
**Date Sent:** 08/20/2009 **Date Received:** 08/20/2009  
**Number of Signatures:** 1 **Form Letter:** No  
**Contains Request(s):** No **Type:** Web Form  
**Notes:**

Documents

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**8** [Close Project](#)

**Correspondence Text**

The U.S. Fish and Wildlife Service has reviewed the information provided regarding the proposed Boston Mills Historic District Sanitary Sewer and Treatment System Proposal. We submit the following recommendations for issues to address in the Draft EA:

The proposed project lies within the range of the Indiana bat (*Myotis sodalis*), a federally listed endangered species. Since first listed as endangered in 1967, their population has declined by nearly 60%. Several factors have contributed to the decline of the Indiana bat, including the loss and degradation of suitable hibernacula, human disturbance during hibernation, pesticides, and the loss and degradation of forested habitat, particularly stands of large, mature trees. Fragmentation of forest habitat may also contribute to declines. During winter, Indiana bats hibernate in caves and abandoned mines. Summer habitat requirements for the species are not well defined but the following are considered important:

- (1) dead or live trees and snags with peeling or exfoliating bark, split tree trunk and/or branches, or cavities, which may be used as maternity roost areas;
- (2) live trees (such as shagbark hickory and oaks) which have exfoliating bark;
- (3) stream corridors, riparian areas, and upland woodlots which provide forage sites.

Cuyahoga Valley National Park is known to support male Indiana bats, and provides a significant amount of high quality Indiana bat habitat. We note and appreciate that the proposed wastewater treatment location is a grass area near several major highways. This should substantially avoid and minimize potential impacts to Indiana bats and their habitats. We request that the footprint of all associated access roads, pipelines, and appurtenant facilities also be evaluated for Indiana bat habitat. Should the proposed site contain trees or associated habitats exhibiting any of the characteristics listed above, we recommend that the habitat and surrounding trees be saved wherever possible. If the trees must be cut, further coordination with this office is requested to determine if surveys are warranted. Any survey should be designed and conducted in coordination with the Endangered Species Coordinator for this office.

The proposed project lies within the range of the piping plover (*Charadrius melodus*), a federally listed endangered species. Due to the project type, size, and location, it is unlikely that this species would occur within the project area and no impact on this species or its habitat is likely.

The project lies within the range of the bald eagle (*Haliaeetus leucocephalus*), a species protected under the Bald and Golden Eagle Protection Act and the Migratory Bird Treaty Act. Due to the project type, location, and onsite habitat, this species would not be expected within the project area, and no impact to this species is expected. Relative to this species, this precludes the need for further action on this project as required by the Migratory Bird Treaty Act and the Bald and Golden Eagle Protection Act.

These comments have been prepared under the authority of the Fish and Wildlife Coordination Act (48 Stat. 401, as amended; 16 U.S.C. 661 et seq.), the Endangered Species Act of 1973 (ESA), as amended, and are consistent with the intent of the National Environmental Policy Act of 1969 and the U. S. Fish and Wildlife Service's Mitigation Policy. This letter provides technical assistance only and does not serve as a completed ESA section 7 consultation document.

If you have questions or for additional assistance, please contact biologist Megan Seymour at 614-416-8993 ext. 16.

**Add Comment**

**Comment Text:**  
2,500 char. max.

2500 | Comment characters counter

**Comments**

| ID  | First 40 Characters | Status | Assigned Code(s) | Code |
|---|---------------------|--------|------------------|------|
| <i>No comments have been identified in this correspondence.</i> |                     |        |                  |      |

**Request Text**

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**Add Public Request**

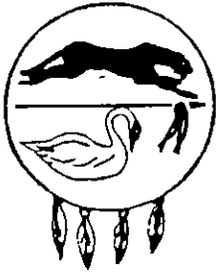
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**Public Requests**

| ID   | First 30 Characters | Type | Status | Edit |
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| <i>No public requests have been identified in this correspondence.</i> |                     |      |        |      |

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# EASTERN SHAWNEE TRIBE OF OKLAHOMA

P.O. Box 350 · Seneca, MO 64865 · (918) 666-2435 · FAX (918) 666-2186

August 18, 2009

United States Department of the Interior  
NATIONAL PARK SERVICE  
Cuyahoga Valley National Park  
15610 Vaughn Road  
Brecksville, Ohio 44141-3097

**Re: L7617**

Dear Superintendent;

My name is Robin Dushane and I serve the Eastern Shawnee Tribe of Oklahoma (ESTO) as the Cultural Preservation Director. In this capacity, I am the ESTO'S point of contact for the Section 106 issues and for all NAGPRA issues.

In reference to the above listed project, the ESTO would like to inform you that we are aware of historical Shawnee occupation in the State of Ohio and take interest in the cultural resources in the proposed project area. Furthermore, we request to be notified immediately if any advertent discoveries are uncovered at anytime throughout the various phases of the project.

Please feel free to call me at (918) 666-2435 Ext. 247. I prefer to make future replies via e-mail. My e-mail address is [rdushane@estoo.net](mailto:rdushane@estoo.net). We look forward to working with you and thank you for this opportunity to comment.

Best Regards,

Robin Dushane  
Cultural Preservation Director

Cc/jgh



# COUNTY OF SUMMIT, OHIO

Russell M. Pry, Executive

Department of Environmental Services

2525 State Road • Cuyahoga Falls, OH 44223-1602 • 330.926.2400 • fax: 330.926.2471 • www.co.summit.oh.us

Janet Popielski, P.E.  
Civil Engineer  
Cuyahoga Valley National Park  
15610 Vaughn Road  
Brecksville, Ohio 55252

**RE: BOSTON MILLS HISTORIC DISTRICT  
SANITARY SEWER AND TREATMENT SYSTEM  
REQUEST FOR PUBLIC INPUT**

The County has not reviewed your plans with the intention of public ownership as the request for public input states that the proposed improvement is to collect and treat wastewater generated only from park service owned buildings.

As such, it is not considered a public system. We, therefore, have no comments on this proposed project.

Respectfully,

DAVID E. MARQUARD, P.E., P.S.  
DIRECTOR

**DONALD H. GALLIMORE, P.E.**  
Deputy Director of Engineering

DHG/sc

Pc: D. Marquard  
Master File

## ***Agencies Consulted During Scoping***

Keith Shy  
Director-Secretary  
Metro Parks, Serving Summit County  
975 Treaty Line Road  
Akron OH 44313-5837

Jeff Herrick  
District Manager  
Ohio Department of Natural Resources  
Division of Wildlife, District 3  
912 Portage Lakes Drive  
Akron OH 44319-1539

Vern Hartenberg  
Executive Director  
Cleveland Metroparks  
4101 Fulton Parkway  
Cleveland OH 44144-1923

David Scott  
Wildlife Research Administrator  
Ohio Department of Natural Resources  
Division of Wildlife  
1500 Dublin Road  
Columbus OH 43215-1010

The Honorable Dennis Kucinich  
U.S. House of Representatives  
Parmatown Mall  
7904 Day Drive  
Parma OH 44129

The Honorable Marcia Fudge  
U.S. House of Representatives  
3645 Warrensville Center Rd  
Shaker Hts. OH 44122

The Honorable Steven LaTourette  
U.S. House of Representatives  
1 Victoria Place  
Room 320  
Painesville OH 44077

The Honorable Timothy Ryan  
U.S. House of Representatives  
1030 Tallmadge Ave.  
Akron OH 44310

The Honorable John Bocchieri  
U.S. House of Representatives  
PO Box 3016  
Alliance OH 44601

The Honorable George Voinovich  
U.S. Senate  
1240 East 9th Street  
Room 2955  
Cleveland OH 44199

The Honorable Sherrod Brown  
U.S. Senate  
600 East Superior Ave  
Room 2450  
Cleveland OH 44114

Amy Z. Anderson  
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