

PY2021 CITY OF NEW PHILADELPHIA CHIP

ENVIRONMENTAL REVIEW RECORD

for Owner Rehabilitation and Owner Home Repair



200 Main Street, Annex Building, Coshocton, Ohio 43812


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Categorical Exclusion Subject to Section 58.5 Worksheet

Grantee	City of New Philadelphia
Grant Number	A-C-21-2CU-1; A-C-21-2CU-2
Activity Name	Private Owner Rehabilitation and Home Owner Repair
Activity Location	City of New Philadelphia and City of Urichsville
Activity Description and Outcomes: The City of New Philadelphia and the City of Urichsville intend to complete 9 Private Owner Rehabilitations and 12 Home Owner Repairs under the PY2021 CHIP Program. Work will be completed by Feb 29, 2024.	
Determination: <input checked="" type="checkbox"/> Categorical Exclusion Subject to Sec. 58.5 [per 24 CFR Section 58.35(a)] <input type="checkbox"/> Categorical Exclusion, Subsequently Exempt (No compliance or mitigation required for any of the listed statutes or authorities) [per 24 CFR Section 58.34(a)(12)]	
Preparer Name: Scott Hillis	
Signature 	Date: 2/15/2022



List of Attachments

<input checked="" type="checkbox"/> Location Map
<input type="checkbox"/> Site Photographs
<input type="checkbox"/> Copies of other Environmental Analyses (if applicable) List:
<input type="checkbox"/> Other Relevant Correspondence and Notifications (if applicable) List:
<input checked="" type="checkbox"/> Statutory Checklist Supporting Documentation
<input checked="" type="checkbox"/> Notice of Intent to Request Release of Funds (NOI/RROF)* Date: <i>*Not required if project converts to "Exempt" per 24 CFR 58.34(a)(12)</i>
<input type="checkbox"/> Request for Release of Funds (RROF)* Date: <i>*Or Certification of Determination of Subsequent Exemption For a Categorical Exclusion Project if project converts to "Exempt" per 24 CFR 58.34(a)(12)</i>
<input type="checkbox"/> Release of Funds (ROF) Date:
<input type="checkbox"/> Additional Documentation Describe:

Statutory Checklist Instructions:

For each of the environmental laws and authorities listed below, determine the level of compliance required and provide a narrative explanation and list of supporting documentation. **The narrative must explain decision-making and compliance procedures.** Attach all supporting documentation to this worksheet.

Statutory Checklist

Statutes, Executive Orders, and Regulations listed at 24 CFR §58.5	Compliance Required?	Explanation and List of Compliance Documentation
<p>Historic Preservation</p> <p>Resources: State Historic Preservation Office HUD Historic Preservation</p>	<p>Yes</p>	<p>Grantee will perform a Section 106 Review as part of a Tier 2 review for each site specific location when identified. Tier 2 documentation will be maintained in the individual project files.</p>
<p>Floodplain Management</p> <p>Resources: Floodplain Maps Floodplain Administrators HUD Floodplain Management</p>	<p>Yes</p>	<p>Grantee will perform floodplain compliance review as part of a Tier 2 review for each site specific location when identified. Tier 2 documentation will be maintained in the individual project files. Minor repairs or improvements to one-to-four family properties that do not meet the threshold for "substantial improvement" under 24 CFR Sec. 55.5(b)(10) are exempt. A County wide floodplain map is not attached as it would serve no purpose.</p>
<p>Wetland Protection</p> <p>Resources: NRCS Web Soil Survey National Wetlands Inventory Ohio EPA Division of Surface Water US Army Corps of Engineers Regulatory (Permits) HUD Wetlands Protection</p>	<p>Yes</p>	<p>Grantee will perform wetland compliance review as part of a Tier 2 review for each site specific location when identified. Tier 2 documentation will be maintained in the individual project files. As this project does not involve new construction or expansion of a building's footprint, no negative impact to wetlands is expected.</p>
<p>Coastal Zone Management</p> <p>Resources: ODNR Office of Coastal Management</p>	<p>No</p>	<p>New Philadelphia is approximately 75 miles from the nearest Coastal Zone Area. No impact to a Coastal Zone will occur from these projects.</p>

Statutory Checklist

Statutes, Executive Orders, and Regulations listed at 24 CFR §58.5	Compliance Required?	Explanation and List of Compliance Documentation
<p>Ohio Coastal Atlas Map Viewer HUD Coastal Zone Management</p>		
<p>Sole Source Aquifers</p> <p>Resources: Ohio EPA Sole Source Aquifers in Ohio HUD Sole Source Aquifers</p>	No	<p>No Sole Source Aquifers are located in Tuscarawas County nor in Counties adjacent to it and therefore no impact on Sole Source Aquifers will occur from these projects.</p>
<p>Endangered Species</p> <p>Resources: US Fish & Wildlife Service Section 7 information Endangered Species in Ohio ODNR Environmental Review HUD Endangered Species</p>	Yes	<p>The projects are not new construction nor enlargement of a building footprint and therefore no impact upon Endangered Species, flora and fauna is anticipated. However, based upon the scope of work, if an impact upon endangered species, flora or fauna is possible, a Tier 2 review will occur and Tier 2 documents will be maintained in individual project files.</p>
<p>Wild and Scenic Rivers</p> <p>Resources: ODNR Scenic Rivers HUD Wild and Scenic Rivers</p>	No	<p>No wild or scenic rivers are located within Tuscarawas County. No impact upon Wild or Scenic Rivers is anticipated.</p>
<p>Air Quality</p> <p>Resources: US EPA Green Book Ohio EPA State Implementation Plans HUD Air Quality</p>	No	<p>The projects are rehabilitation or repair of existing residential units and do not include new construction or conversion of land use facilitating the development of public, commercial, or industrial facilities OR five or more dwelling units. The projects will not impact air quality. All work will be done in a Lead Safe manner. Rehabilitation projects will undergo Lead Risk Assessments if the home was built prior to 1978. All projects involving Lead paint disturbance will undergo Lead Clearance Testing.</p>
<p>Farmland Protection</p> <p>Resources: NRCS Farmland Protection Policy Act HUD Farmlands Protection</p>	No	<p>The projects are rehabilitation or repair of existing residential units and do not involve new construction or the conversion of land use. There will be no impact on Farmlands.</p>

Statutory Checklist

Statutes, Executive Orders, and Regulations listed at 24 CFR §58.5	Compliance Required?	Explanation and List of Compliance Documentation
<p>Noise Abatement and Control</p> <p>Resources: HUD Noise Abatement and Control HUD Noise Guidebook HUD Day/Night Noise Level Electronic Assessment Tool HUD Sound Transmission Classification Assessment Tool ODOT Traffic Monitoring Ohio Airport Information Airport Master Records and Reports PUCO/ORDC Railroad Information System Federal Railroad Administration Query by Location tool</p>	<p>Yes</p>	<p>This project does not involve new construction of housing therefore no noise assessment is necessary. The projects involve rehabilitation or repair of existing residential units. There will be no impact upon Noise levels. Grantee will perform a Tier 2 review for each site specific location when identified, to document the project is not within 1000 feet of a major roadway, 3,000 feet of a railroad, or 15 miles of a military or civil airfield. Tier 2 documentation will be maintained in the individual project files.</p>
<p>Airport Clear Zones and Accident Potential Zones</p> <p>Resources: Ohio Airport Information HUD Airport Hazards Airport Master Records and Reports</p>	<p>Yes</p>	<p>Grantee will perform a Tier 2 review for each site specific location when identified. This will include assessment of civil and military airports, Airport Clear Zones and Accident potential zones. Tier 2 documentation will be maintained in the individual project files.</p>
<p>Explosive and Flammable Operations</p> <p>Resources: HUD Explosive and Flammable Facilities US EPA NEPAassist US EPA Envirofacts HUD Choosing an Environmentally Safe Site Acceptable Separation Distance Calculator Acceptable Separation Distance Guidebook</p>	<p>No</p>	<p>This project involves rehabilitation or repair of existing residential units, not development, new construction, or rehabilitation that will increase residential densities or conversion; nor a hazardous facility therefore no coordination is required or necessary for explosive or flammable operations..</p>
<p>Site Contamination</p> <p>Resources: HUD Site Contamination US EPA NEPAassist US EPA Envirofacts Ohio EPA Asbestos Program Ohio EPA Notification of Demolition and Renovation</p>	<p>No</p>	<p>This project involves rehabilitation or repair of existing residential units, not development, construction or rehabilitation that will increase residential densities or conversion; therefore no coordination is required or necessary for site contamination.</p>

Statutory Checklist

Statutes, Executive Orders, and Regulations listed at 24 CFR §58.5	Compliance Required?	Explanation and List of Compliance Documentation
<p>Ohio Tank Tracking & Environmental Regulations HUD Choosing an Environmentally Safe Site</p>		
<p>Environmental Justice</p> <p>Resources: HUD Environmental Justice US EPA Environmental Justice US EPA EJSCREEN</p>	<p>No</p>	<p>These projects will cause no adverse impact upon Environmental Justice. The projects will benefit low to moderate income populations by assisting with rehabilitation or repair of their residential units.</p>



24 CFR Section 58.6 Requirements

Airport Runway Clear Zones and Clear Zones Notification

[24 C.F.R. Part 51.303(a)(3)]

Does the project involve the sale or acquisition of property located within a Civil Airport Runway Clear Zone or a Military Airfield Clear Zone?

No. **Attach Source Document:**

(Project complies with 24 CFR 51.303(a)(3).)

Yes. **Notice must be provided to buyer.** The notice must advise the buyer that the property is in a Runway Clear Zone or Clear Zone, what the implications of such a location are, and that there is a possibility that the property may, at a later date, be acquired by the airport operator. The buyer must sign a statement acknowledging receipt of this information. (for a sample notice, see the [HUD Exchange](#)) (**attach a copy of the signed notice**)

Coastal Barrier Resources Act

[Coastal Barrier Improvement Act of 1990 (16 U.S.C. 3501)]

Is the project located in a [coastal barrier resource area](#)?

No. **Cite or attach Source Document.**

(Proceed with project.)

Yes. Federal assistance may not be used in such an area.

Flood Disaster Protection Act*

[Flood Disaster Protection Act of 1973, as amended (42 U.S.C. 4001-4128)]

Does the project involve acquisition, construction or rehabilitation of structures located in a FEMA-identified Special Flood Hazard Area?

No. **Attach copy of [Flood Insurance Rate Map \(FIRM\)](#)**

Yes. **Attach copy of [Flood Insurance Rate Map \(FIRM\)](#)**

Is the community participating in the National Insurance Program (or has less than one year passed since FEMA notification of Special Flood Hazards)?

Yes. Flood Insurance under the National Flood Insurance Program must be obtained. If HUD assistance is provided as a grant, insurance must be maintained for the economic life of the project and in the amount of the total project cost (or up to the maximum allowable coverage, whichever is less). If HUD assistance is provided as a loan, insurance must be maintained for the term of the loan and in the amount of the loan (or up to the maximum allowable coverage, whichever is less). (**Attach a copy of the flood insurance policy declaration**)

No. **Federal assistance may not be used in the Special Flood Hazard Area.**

*Per 24 CFR 58.6(a)(3), this requirement does not apply to State-administered CDBG, HOME, and ESG programs.



Statement of Process and Status of Environmental Analysis

Instructions:

Provide a brief description of the administrative procedures associated with the construction and presentation of the environmental review record (ERR). List the Responsible Entity, Certifying Officer, the physical location of the ERR, the dates and comment periods associated with any public notices, and contact information for the submission of comments regarding the ERR.

The City of New Philadelphia has been awarded CDBG and HOME funds for the PY2021 Community Housing Impact and Preservation (CHIP) Program. The program will involve Owner Home Rehabilitation and Owner Home Repair activities. The City of New Philadelphia is responsible for complying with all local, State, and Federal regulations, Title 24 of the Code of Federal Regulations (CFR) Part 58.5, the National Environmental Policy Act (NEPA), the Council on Environmental Quality requirements under 40 CFR Part 58, and for documenting review of potential impacts resulting from activities funded by the grants.

The Environmental Review process was performed to analyze the proposed activities of Owner Home Rehabilitation and Owner Home Repair. The scope of work for those each of those activities is determined to be Categorical Exclusion Subject to Section 58.5. As this is a CHIP Grant the exact project locations is not known at this time and thus a Tiered Review is necessary. Tier 1 consists of a general project area review, while a Tier 2 Review will take place as soon as the project sites are identified. Site visits occur during the Tier 2 process.

Responsible Entity: City of New Philadelphia

Certifying Officer: Joel Day, Mayor of New Philadelphia

Location of ERR: 150 East High Ave., New Philadelphia, Ohio 44663

Comment Period: Local 2/18/22 to 2/28/22 State 3/1/22 to 3/15/22

Submission of Comments: State of Ohio ocd@development.ohio.gov

Monitoring and Enforcement Procedures

Instructions:

Describe any post-review monitoring or enforcement procedures associated with environmental mitigation actions.

Tier 1 Review finds no significant impact and requires no mitigations.

After the project sites are identified a Tier 2 Review will occur including a site visit, impacts and any necessary mitigations will be listed. No negative impacts are anticipated.



List of Site Visits and Important Meetings

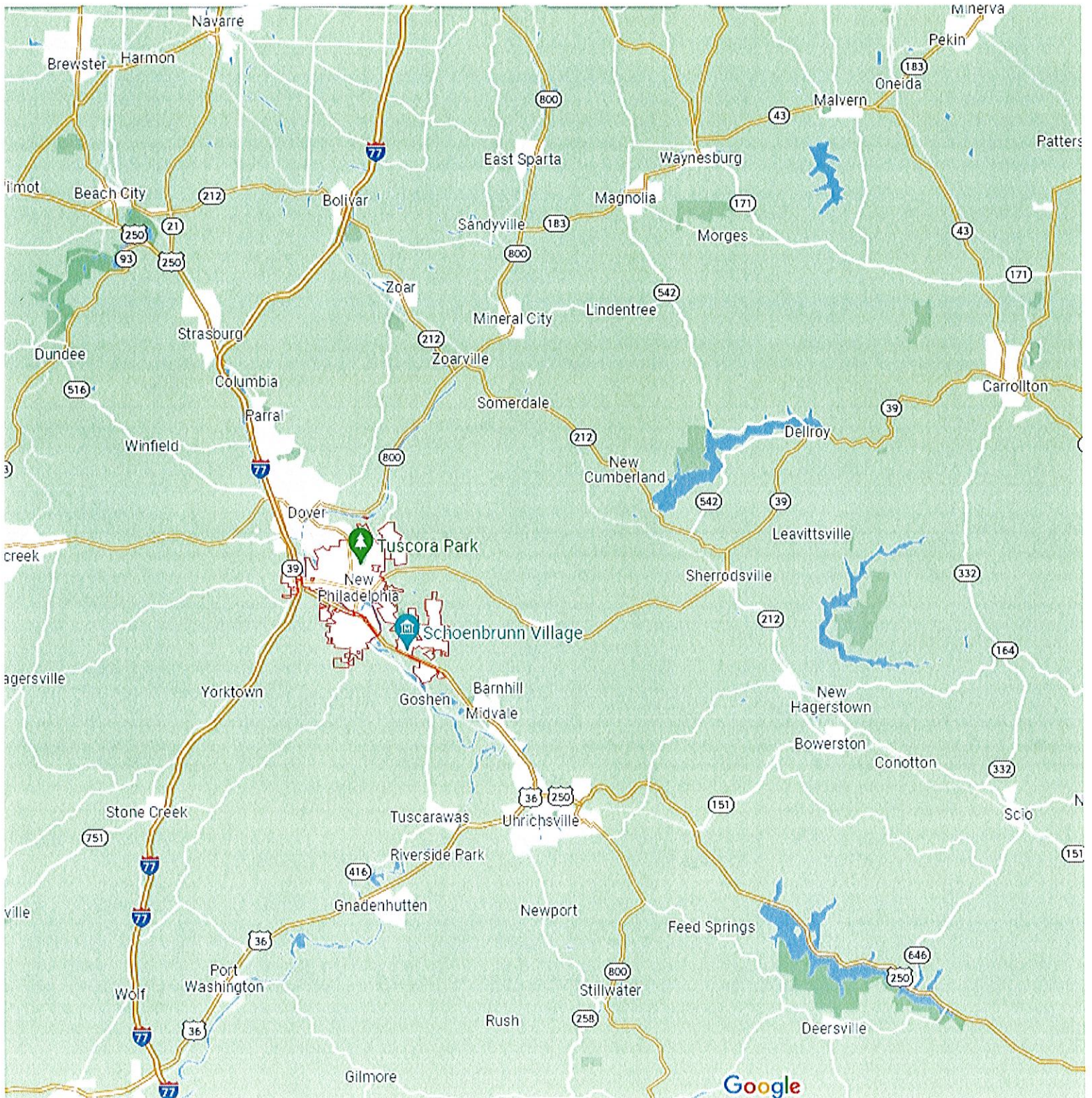
Date	Participants	Description

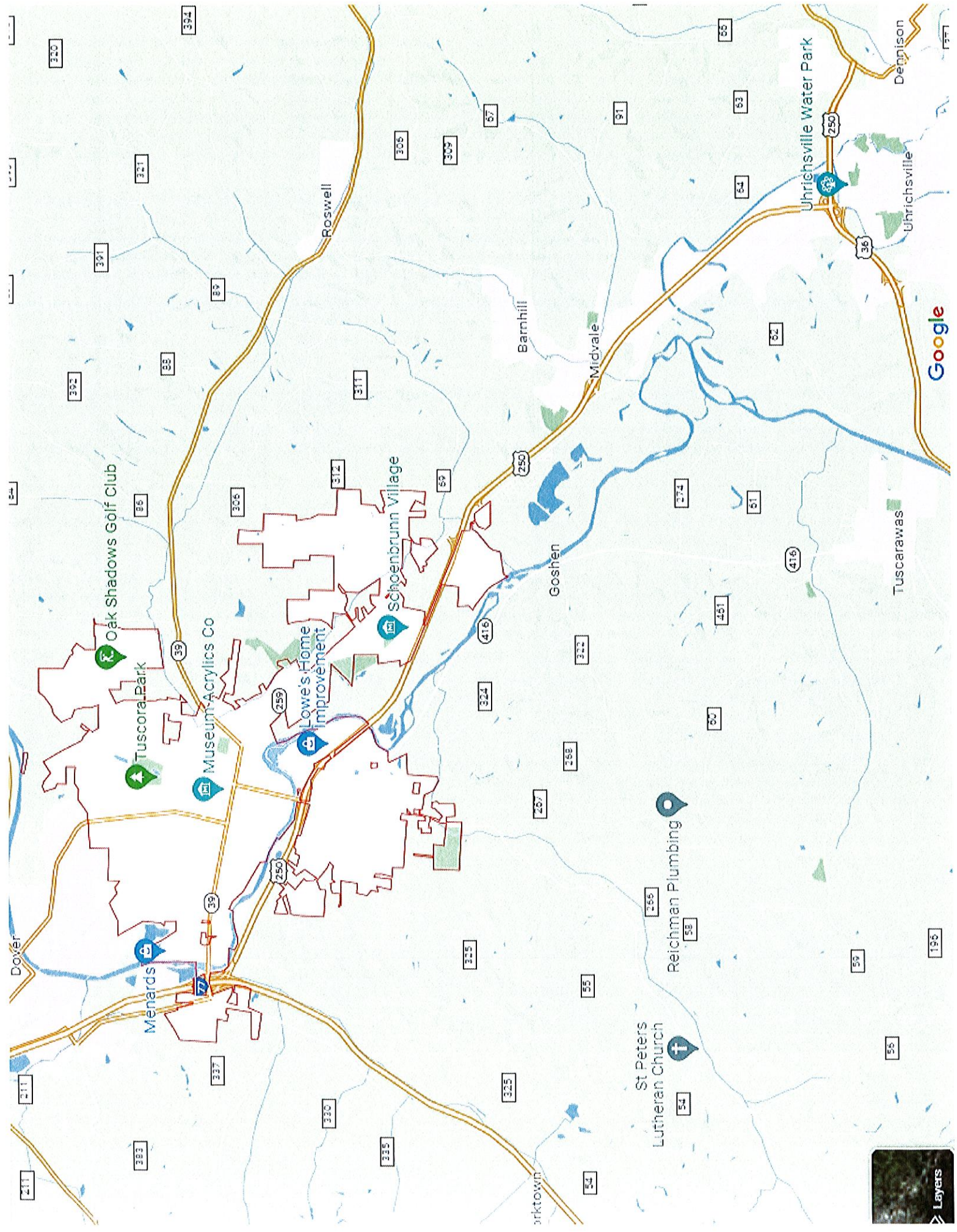


Participants in the Review

Name	Title	Organization
Scott Hillis	Grants Director	Ohio Regional Development Corporation

TOPO & OTHER MAPS





Google

Layers

Oak Shadows Golf Club

Tuscora Park

Museum Acrylics Co

Lowe's Home Improvement

Schenbrunn Village

Uhrichsville Water Park

St. Peter's Lutheran Church

Reichman Plumbing

Menards

Tuscarawas

Barnhill

Midvale

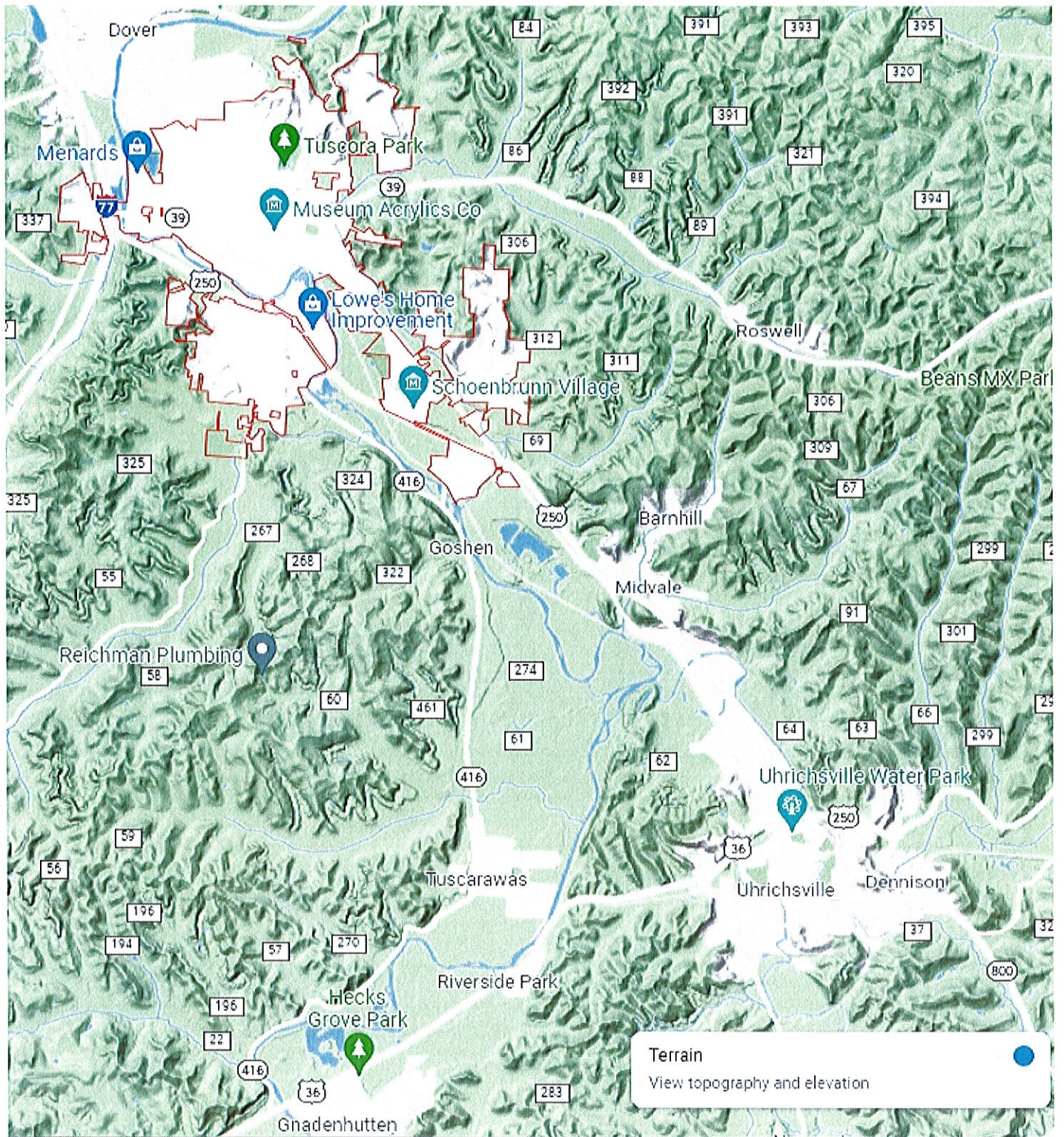
Goshen

Dennison

Uhrichsville

Dover

Arktown



HISTORIC PRESERVATION

Historic Preservation

Introduction

HUD programs support and facilitate the use of historic properties for affordable housing, economic development, and community revitalization. HUD encourages the rehabilitation of historic buildings and the preservation of irreplaceable resources like archeological sites that convey centuries of human cultural activity. The **National Historic Preservation Act (NHPA)**, 16 U.S.C. 470 et seq., directs each Federal agency, and those Tribal, State, and Local governments that assume Federal agency responsibilities, to protect historic properties and to avoid, minimize, or mitigate possible harm that may result from agency actions. The review process, known as Section 106 review, is detailed in 36 CFR Part 800. Early consideration of historic places in project planning and full consultation with interested parties are key to effective compliance with Section 106. The State Historic Preservation Officer (SHPO) and/or Tribal Historic Preservation Officer (THPO) are primary consulting parties in the process. A qualified historic preservation consultant may assist with the technical components of the Section 106 review process.

Historic properties are those that are listed in or eligible for listing in the **National Register of Historic Places (NR)**. The National Register is a list of districts, sites, buildings, structures, and objects that have been determined by the National Park Service to be significant in American history, architecture, archeology, engineering, and culture, at the local, state or national level. Generally, a property must be at least 50 years old to qualify, but there are exceptions. The grantee should consult the National Register database, existing state and local inventories, local historical and preservation organizations, and local planning departments to identify properties that are listed in or eligible for the National Register.

All assisted activities require Section 106 review except projects that are exempt or 'categorically excluded not subject to' under HUD regulations (24 CFR Parts 50 and 58) or that are determined by HUD to have "No potential to Affect Historic Properties" as defined at 36 CFR 800.3.

HUD Guidance

Compliance with Section 106 is achieved by following the procedures that the Advisory Council on Historic Preservation has outlined in 36 CFR Part 800.

The Section 106 Process consists of four basic steps. After determining the need to do a Section 106 review, the HUD official or Responsible Entity initiates consultation with statutory and other interested parties (**Step 1**), identifies and evaluates historic properties (**Step 2**), assesses effects of the project on properties listed on or eligible for the National Register of Historic Places (**Step 3**), and resolves any adverse effects through project design modifications or mitigation (**Step 4**). Note that consultation continues through all phases of the review.

Step 1. Initiate Consultation

The following parties are entitled to participate in Section 106 reviews:

- Advisory Council on Historic Preservation; State Historic Preservation Officers (SHPOs);
- Federally recognized Indian tribes/Tribal Historic Preservation Officers (THPOs);
- Native Hawaiian Organizations; local governments; and project grantees.

The general public and individuals and organizations with a demonstrated interest in a project may also participate as consulting parties.

Participation varies with the nature and scope of a project. Refer to resources on this site for guidance on consultation, including the required timeframes for response. Consultation should begin early to enable full consideration of preservation options. See the SHPO website for state-specific guidance for consulting with them.

Use the *When To Consult With Tribes* checklist found in the appendix of this **notice** to determine if tribes should be invited to consult on a particular project. Use the **Tribal Directory Assessment Tool (TDAT)** to identify tribes that may have an interest in the area where the project is located.

Step 2. Identify and Evaluate Historic Properties

Define the Area of Potential Effect (APE). Gather information about known historic properties in the APE. Historic buildings, districts and archeological sites may have been identified in local, state, and national surveys and registers, local historic districts, municipal plans, town and county histories, and local history websites. Tribes may identify historic properties of religious and cultural significance to them. If not already listed on the National Register of Historic Places, identified properties are then evaluated to see if they are eligible for the National Register.

Step 3. Assess Effects on Historic Properties

Only properties that are listed on or eligible for the National Register of Historic Places receive further consideration under Section 106. Assess the effect(s) of the project by applying the Criteria of Adverse Effect. (See 36 CFR 800.5). Consider direct and indirect effects as applicable.

Step 4. Resolve Adverse Effects

Work with consulting parties to try to avoid, minimize or mitigate adverse effects. The Advisory Council on Historic Preservation must be notified and given an opportunity to participate in the consultation. Refer to 36 CFR 800.6 and 800.7. Resolution of adverse effects generally results in a Memorandum of Agreement that spells out how the adverse effects will be minimized and/or mitigated. If adverse effects cannot be satisfactorily mitigated, the HUD official or Responsible Entity may disapprove a project.

Compliance and Documentation

It is important to remember that the environmental review record (ERR) must show that Section 106 review was completed before approval is given to proceed with HUD assisted projects.

The environmental review record should contain documentation on **one** of these types of findings:

1. No Historic Properties Affected

- Letter from SHPO (or THPO on tribal lands*) that concurs with HUD's or the Responsible Entity's determination of "no historic properties affected"
- With documentation on 1) the undertaking and the APE (including photographs, maps, and drawings, as necessary), 2) steps taken to identify historic properties, 3) the basis for determining that no historic properties are present or affected, 4) evidence of tribal consultation if required; and 5) copies or summaries of any views provided by consulting parties and the public
- If the SHPO has not responded to a properly documented request for concurrence within 30 days of receipt of the request, document the request and lack of response as part of the record

2. No Adverse Effect

- Letter from SHPO (or THPO on tribal lands*) that concurs with HUD'S or the Responsible Entity's finding of "no adverse effect"
- With documentation on 1) the undertaking and the APE (including photographs, maps, and drawings, as necessary), 2) steps taken to identify historic properties, 3) affected historic properties (including characteristics qualifying them for the NR), 4) the undertaking's effects on historic properties, 5) why the criteria of adverse effect were not applicable (§800.5), 6) evidence of tribal consultation if required, and 7) copies or summaries of any views provided by consulting parties and the public
- If the SHPO has not responded to a properly documented request for concurrence within 30 days of receipt of the request, document the request and lack of response as part of the record

3. Adverse Effect

- [] Notification of adverse effect sent to Advisory Council on Historic Preservation
- [] Letter from SHPO (or THPO on tribal lands*) that concurs with a finding of "adverse effect"
- [] With documentation on 1) the undertaking and the APE (including photographs, maps, and drawings, as necessary), 2) steps taken to identify historic properties, 3) affected historic properties (including characteristics qualifying them for the NR), 4) the undertaking's effects on historic properties, 5) why the criteria of adverse effect are applicable (§ 800.5), 6) evidence of tribal consultation if required, and 7) copies or summaries of any views provided by consulting parties and the public
- [] A Memorandum of Agreement (MOA) or a Programmatic Agreement (PA) signed by the HUD official or Responsible Entity, SHPO/THPO, the Advisory Council on Historic Preservation if participating, and other signatory and concurring parties
- [] If resolution is not reached in an MOA or PA, provide correspondence and comments between the Advisory Council on Historic Preservation and HUD Secretary (for Part 50 projects) or Responsible Entity's chief elected local official (for Part 58 projects)

When do you consult with the Tribal Historic Preservation Officer (THPO) in lieu of the SHPO?

If the project occurs on tribal lands, you consult with the THPO in lieu of the SHPO if they have assumed the role of the SHPO on tribal lands. Otherwise, and on non-tribal lands, you consult with the THPO in addition to the SHPO. A party on non-tribal lands that may be affected by a project on tribal lands with a THPO may request that the SHPO participate.

Ohio National Register Searchable Database

Results

Use the back button on the Internet Explorer browser to refine your current search. Click [here](#) for a new search.

There are 23 sites matching your search criteria.

Property Name	Address	NR Reference Number	City	County
Eicher, E.D. House	432 S Park Ave	99001194	Bolivar	Tuscarawas
Fort Laurens Site	Near SR 212, 0.5 mi S of Bolivar	70000518	Bolivar	Tuscarawas
Lebold, John, House, Smokehouse and Springhouse	10903 SR 212	82003660	Bolivar	Tuscarawas
Dennison High School	220 N 3rd St	05001573	Dennison	Tuscarawas
Lanning, T. & Co. Department Store	226-228 Grant St	00000420	Dennison	Tuscarawas
Pennsylvania Railroad Depot And Baggage Room	Center St	76001536	Dennison	Tuscarawas
Railway Chapel, The	301 Grant St	09000212	Dennison	Tuscarawas
Bernhard, Frederick, House	211 E Front St	88002748	Dover	Tuscarawas
Copper, Katherine, House	118 W 7th St	95001487	Dover	Tuscarawas
Deis, John, House	203 W 6th St	89000980	Dover	Tuscarawas
Johnson Site II	Address Restricted	84003808	Dover	Tuscarawas
Pershing, Christian, Barn	Off SR 39 W of Dover	92000172	Dover	Tuscarawas
Baevs, Jeremiah, House and Carriage House	325 E Iron Ave	82003661	Dover	Tuscarawas
Rinderknecht, Christian H., House	602 N Wooster Ave	91000972	Dover	Tuscarawas
Slingluff, Dr. Joseph, House	606 N Wooster Ave	98001584	Dover	Tuscarawas
Gnadenhütten Massacre Site	S of Gnadenhütten on CR	70000619	Gnadenhütten	Tuscarawas
Schenburn Site	US 250	70000520	New Philadelphia	Tuscarawas
Tuscarawas County Courthouse	Courthouse Square	73001544	New Philadelphia	Tuscarawas
Port Washington Town Hall	Main St	79001971	Port Washington	Tuscarawas
Ragersville School	8807 CR 52 SW (Crooked Run Rd)	94000777	Ragersville	Tuscarawas
Garner Brothers Store	134 N. Wooster Ave	80003238	Strasburg	Tuscarawas
Zoar Historic District (+ Boundary Increase)	Village of Zoar along SR 212	13000701	Zoar	Tuscarawas
Zoarville Bridge	Across the Corotom Circle, E of jct of SR 212 & SR 800	97000199	Zoarville	Tuscarawas

Requests for PDF versions of individual National Register nominations can be made through the State Historic Preservation Office for \$2 per record. To submit a PDF request from your database query, you may highlight the initial results table, copy and paste into a Word document or Excel file, then *email* the file to our office. Be sure to include the county and National Register Reference Number for each PDF requested. Photocopies of National Register nominations can also be made by visiting the SHPO in Columbus. If you have any questions, comments or would like to order PDF files of the National Register Nominations, please direct your email to: shpo@ohiohistory.org.

FLOODPLAIN MANAGEMENT

Floodplain Management

Complying with 24 CFR Part 55

HUD has prepared flow charts illustrating how to comply with Part 55 for non-critical actions and critical actions.

Step 1: Determine whether any of the exceptions at 55.12(c) apply.

Under 55.12(c), certain projects are exempt from Part 55. The projects are not required to complete the 8-Step Process, and they may be able to proceed despite the presence of a floodway or coastal high hazard area.

Activities listed in 55.12(c) include floodplain restoration, minor amendments to previously approved actions, sites where FEMA has issued a final Letter of Map Revision or final Letter of Map Amendment, actions that are Categorically Excluded Not Subject to 50.4 or 58.5, and sites where the "incidental floodplain exception" applies.

The incidental floodplain exception may exempt a project from Part 55 where only a small portion of the project site contains a floodplain. It is important to note that the *entire* floodplain must be incidental, meaning that this exception does not apply if any buildings or improvements exist within the SFHA. Projects may be exempted under the incidental floodplain exception if:

1. No new or existing buildings or improvements occupy or modify the 100-year floodplain, floodway, coastal high hazard area, or -- for critical actions -- the 500-year floodplain
2. Provisions are made for site drainage that will not adversely affect any wetland, AND
3. A permanent covenant is placed on the property's continued use to preserve the floodplain.

For a visual representation of the incidental floodplain exception, see Incidental Floodplain Exception, Illustrated.

Step 2: Determine whether the project site contains a floodplain.

If the project is not exempt under section 55.12(c), use a FEMA Flood Insurance Rate Map (FIRM) to determine whether the project is in or near a floodplain. In most areas, Flood Insurance Rate Maps (FIRMs) are available online through the FEMA Map Service Center. When FEMA provides Advisory Base Flood Elevations (ABFE) or preliminary FIRMs and studies, HUD or the responsible entity must use the latest of these sources unless the ABFE or preliminary FIRM allow a lower Base Flood Elevation (BFE) than the current FIRM and FIS. Where available, FEMA maps indicate floodplains as follows:

- *100-year floodplains* are designated as Zone A1-30, AE, A, AH, AO, AR, or A99.
- *500-year floodplains* are designated as Zone B or a shaded Zone X.
- *Floodways* are designated as Zone AE hatched.
- *Coastal high hazard areas* are designated on a Flood Insurance Rate Map (FIRM) under FEMA regulations as Zone V1-30, VE, or V.

For projects in areas not mapped by the FEMA, use the **best available information** to determine floodplain information. Include in your documentation a discussion of why this is the best available information for the site. Sources which merit investigation include the files and/or studies of other federal agencies, such as the U. S. Army Corps of Engineers, the Tennessee Valley Authority, the Soil Conservation Service and the U. S. Geological Survey. These agencies have prepared flood hazard studies for several thousand localities and, through their technical assistance programs, hydrologic studies, soil surveys, and other investigations have collected or developed other floodplain information for numerous sites and areas.

Step 3: Determine if the 8-Step Process is required.

Under section 55.12, certain actions must comply with Part 55 but are not required to complete the full 8-Step Process.

- Section 55.12(a) lists activities that must complete the modified 5-Step Process: these actions are not required to provide public notice or consider alternatives, but must complete the other steps in the 8-Step Process. These include disposition of properties, purchase and refinance of existing multifamily housing or healthcare facilities, and minor improvements to multifamily housing and nonresidential structures.
- Section 55.12(b) lists project types that must comply with the basic restrictions in Part 55 (i.e. the prohibitions on projects in floodways and critical actions in coastal high hazard areas) but which are not required to complete the 5- or 8-Step Processes. These include acquisition and refinance of existing single-family properties, minor improvements to single family properties, and leasing.

If the project occurs in a 100-year floodplain (A Zone), an 8-Step Process is required unless it is inapplicable per 55.12(b) or the **5-Step Process** is applicable per 55.12(a).

If the project occurs in a 500-year floodplain (B Zone or shaded X Zone), the 8-Step Process is required for critical actions unless it is inapplicable per 55.12(b) or the **5-Step Process** is applicable per 55.12(a).

If the project occurs in a floodway, federal assistance may not be used at this location unless the project is a functionally dependent use or floodplain function restoration activity or a 55.12(c) exception applies. If it is a functionally dependent use or restoration activity, the 8-Step Process is required.

If the project occurs in a Coastal High Hazard Area (V Zone), federal assistance may not be used at this location if the project is a critical action. For all other actions, financial assistance is prohibited unless the activity is an existing structure, an improvement of an existing structure or reconstruction following a disaster in accordance with 24 CFR 55.1(c)(3)(i). Refer to 55.1(c)(3)(i) and (ii) for construction requirements for projects permitted in coastal high hazard areas. An 8 Step Process must be performed unless an exception applies.

Step 4: Complete the 8-Step Process and identify mitigation requirements.

Review Section 55.20 and the resources on this page for information on completing the 8-Step Process. Note that although Part 55 does not contain elevation requirements for non-critical actions, projects involving new construction and substantial improvements (as defined in 55.2(b)(10)) must be elevated or, for nonresidential structures, floodproofed to the base flood elevation of the floodplain in order to get flood insurance from FEMA.

If the project involves new construction or substantial improvement (as defined in 24 CFR 55.2(b)(10), NFIP regulations require that the affected structure(s) be elevated to the base flood elevation. State or local law or program policy may require additional elevation (or “freeboard”) beyond the minimum elevation requirements set by FEMA.

Compliance and Documentation

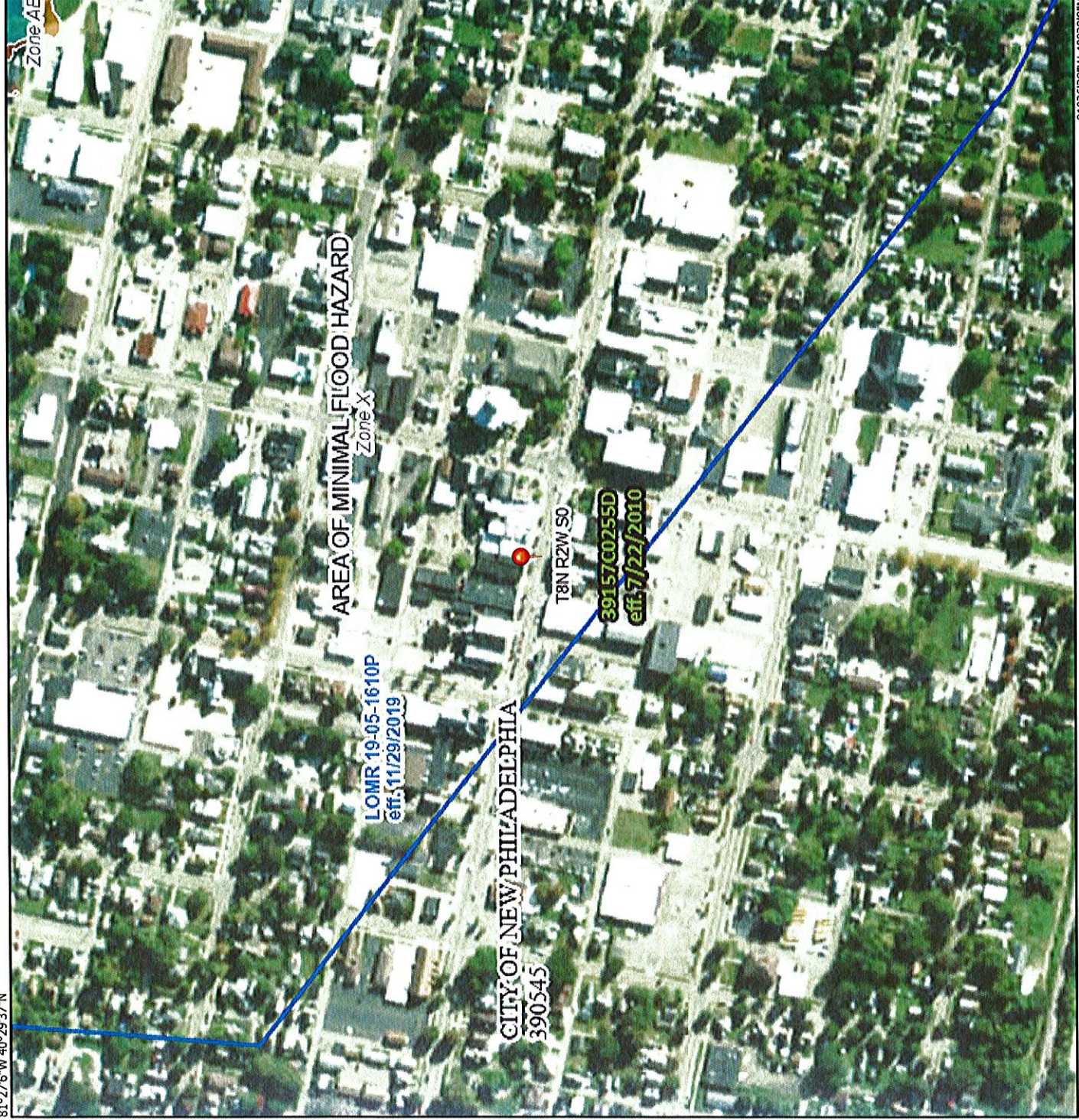
The environmental review record should contain **one** of the following:

- 1) Documentation supporting the determination that an exception at 55.12(c) applies.
- 1) A FEMA map showing the project is not located in a Special Flood Hazard Area.
- 1) A FEMA map showing the project is located in a Special Flood Hazard Area and an applicable citation to 55.12(b) demonstrating that the 8-Step Process is not required.
- 1) A FEMA map showing the project is located in a Special Flood Hazard Area, documentation that the 5-Step Process was completed, and the applicable citation to 55.12(a).
- 1) A FEMA map showing the project is located in a Special Flood Hazard Area along with documentation of the 8-Step Process and required notices.

National Flood Hazard Layer FIRMette



81°27'6"W 40°29'37"N



81°26'28"W 40°29'9"N

Legend

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

<p>SPECIAL FLOOD HAZARD AREAS</p> <ul style="list-style-type: none"> Without Base Flood Elevation (BFE) Zone A, V, A99 With BFE or Depth Zone AE, AO, AH, VE, AR Regulatory Floodway 	<p>OTHER AREAS OF FLOOD HAZARD</p> <ul style="list-style-type: none"> 0.2% Annual Chance Flood Hazard, Area of 1% annual chance flood with average depth less than one foot or with draining areas of less than one square mile Zone 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 	<p>OTHER AREAS</p> <ul style="list-style-type: none"> NO SCREEN Area of Minimal Flood Hazard Zone X Effective LOMRS Area of Undetermined Flood Hazard Zone 	<p>GENERAL STRUCTURES</p> <ul style="list-style-type: none"> Channel, Culvert, or Storm Sewer Levee, Dike, or Floodwall 	<p>OTHER FEATURES</p> <ul style="list-style-type: none"> Cross Sections with 1% Annual Chance Water Surface Elevation Coastal Transect Base Flood Elevation Line (BFE) Limit of Study Jurisdiction Boundary Coastal Transect Baseline Profile Baseline Hydrographic Feature 	<p>MAP PANELS</p> <ul style="list-style-type: none"> Digital Data Available No Digital Data Available Unmapped
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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 1/28/2022 at 1:43 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.

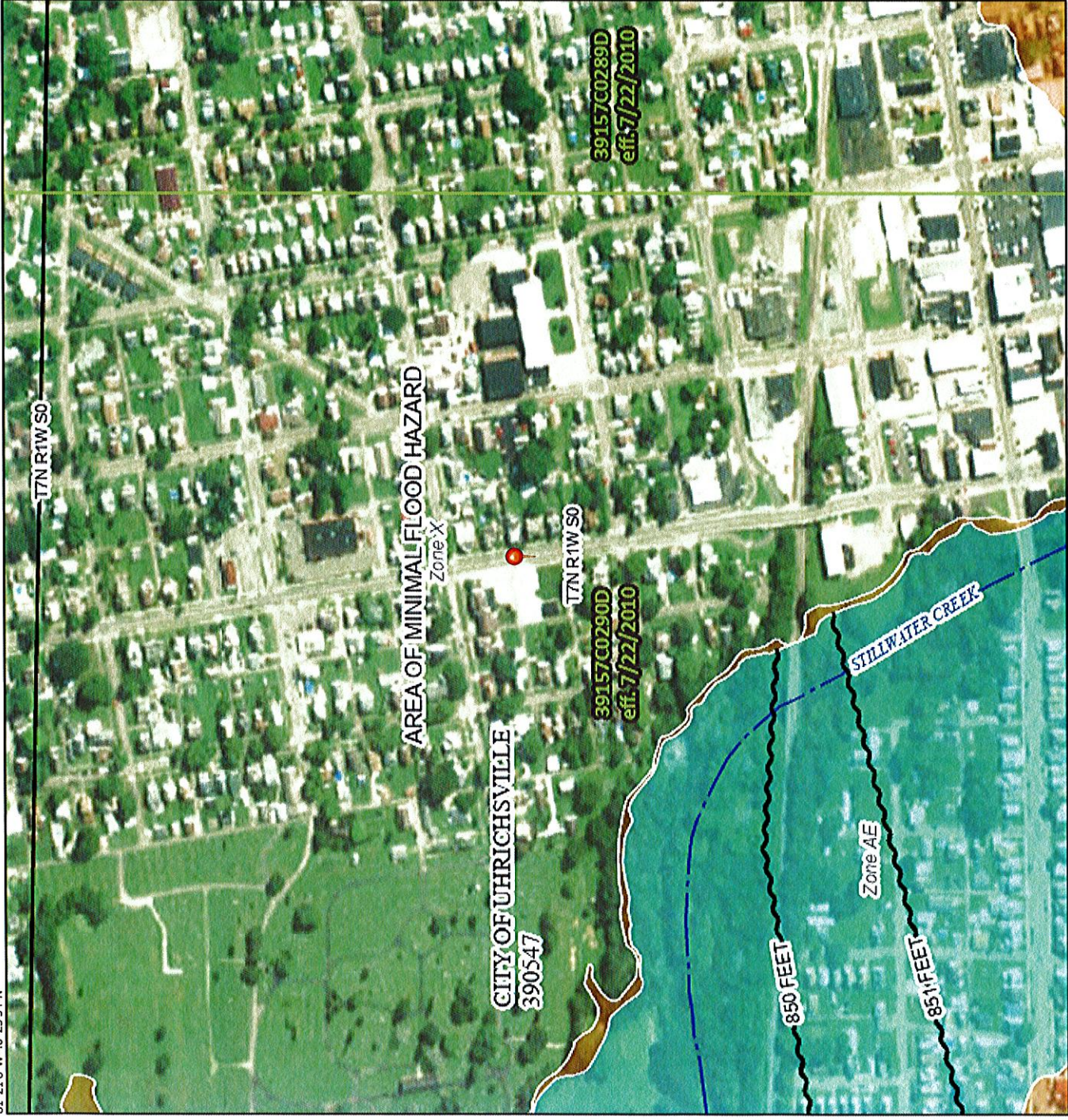
This map image is void if the one or more of the following map elements do not appear: basemap imagery, flood zone labels, legend, scale bar, map creation date, community identifiers, FIRM panel number, and FIRM effective date. Map images for unmapped and unmodernized areas cannot be used for regulatory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

National Flood Hazard Layer FIRMette



81°21'8"W 40°23'54"N

T1N R1W S0



Feet 0 250 500 1,000 1,500 2,000 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
- 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 OF FLOOD HAZARD

- 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 AREAS

- 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

Cross Sections with 1% Annual Chance

- Water Surface Elevation
- Coastal Transect
- Base Flood Elevation Line (BFE)
- Limit of Study
- Jurisdiction Boundary
- Coastal Transect Baseline
- Profile Baseline
- Hydrographic Feature

OTHER FEATURES

- 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 2/15/2022 at 4:07 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.

WETLAND PROTECTION

Wetlands Protection

Introduction

Executive Order 11990: Protection of Wetlands requires Federal activities to avoid adverse impacts to wetlands where practicable. As primary screening, HUD or grantees must verify whether the project is located within wetlands identified on the National Wetlands Inventory (NWI) or else consult directly with the Department of Interior- Fish and Wildlife Service (FWS) staff. If FWS staff is unavailable, HUD or grantees are to consult with the USDA/NRCS National Soils Survey or the U.S. Army Corp of Engineers (ACE). Consult a HUD Environmental Officer for details.

HUD Guidance

- **Does an exception apply?** HUD's regulation on floodplains and wetlands was amended in November 2013 to include the following exceptions that would exclude a project from wetlands review: 55.12(a)(3), 55.12(a)(4), 55.12(c)(3), 55.12(c)(7), and 55.12(c)(10).
- **Does this project involve new construction as defined in Executive Order 11990, expansion of a building's footprint, or ground disturbance?** The term "new construction" shall include draining, dredging, channelizing, filling, diking, impounding, and related activities and any structures or facilities begun or authorized after the effective date of the Order.
- **If so, will the new construction or other ground disturbance impact an on- or off-site wetland?** The term "wetlands" means those areas that are inundated by surface or ground water with a frequency sufficient to support, and under normal circumstances does or would support, a prevalence of vegetative or aquatic life that requires saturated or seasonally saturated soil conditions for growth and reproduction. Wetlands generally include swamps, marshes, bogs, and similar areas such as sloughs, potholes, wet meadows, river overflows, mud flats, and natural ponds.

If so, an 8-Step Process must be completed to determine that there are no practicable alternatives to wetlands development.

Compliance and Documentation

The environmental review record should contain **one** of the following:

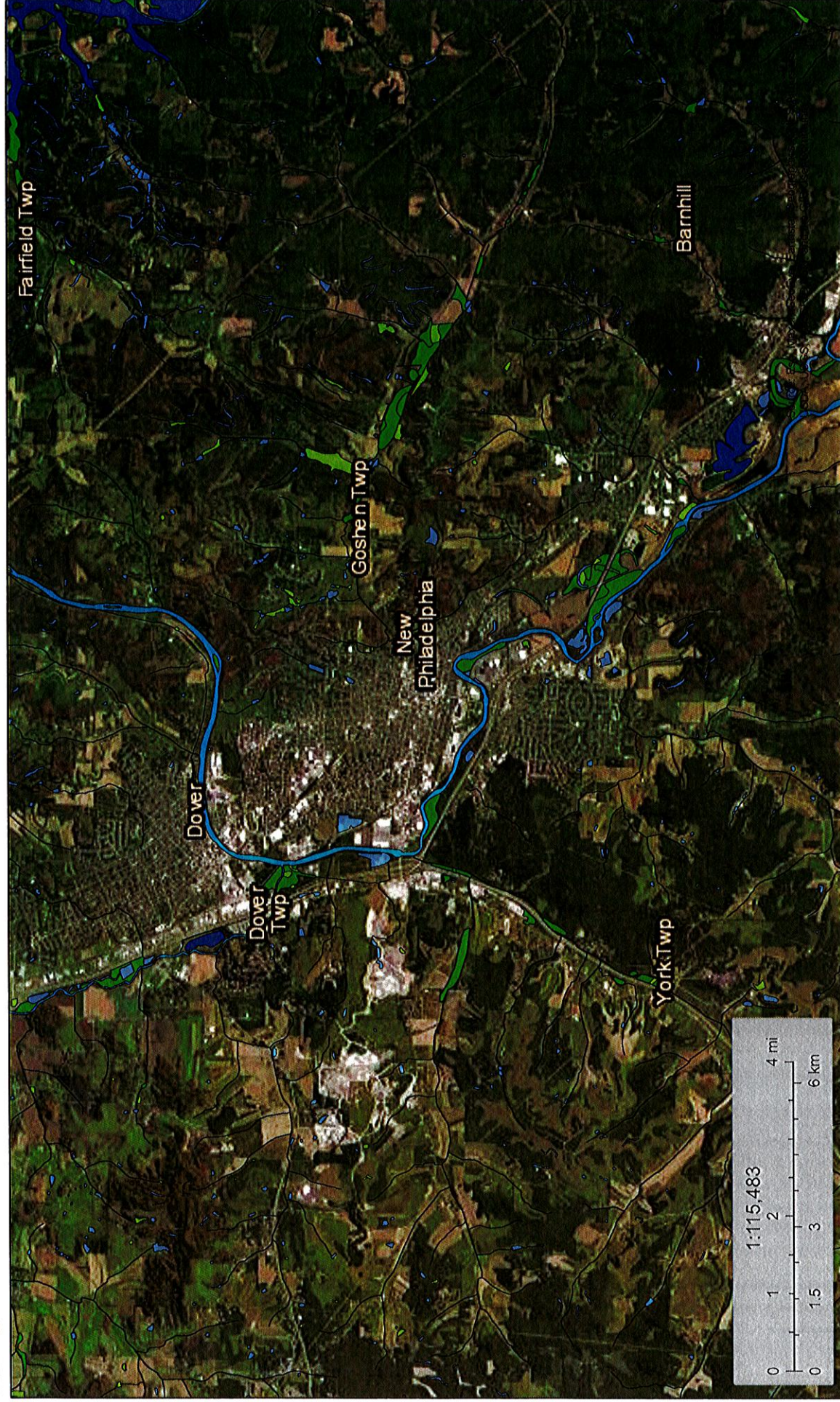
- 1) Documentation supporting the determination that an exception at 55.12(a)(3), 55.12(a)(4), 55.12(c)(3), 55.12(c)(7), or 55.12(c)(10) applies.
- 1) Documentation supporting the determination that the project does not involve new construction (as defined in Executive Order 11990), expansion of a building's footprint, or ground disturbance.
- 1) A map or other relevant documentation supporting the determination that the project does not impact an on- or off-site wetland.
- 1) A completed 8-Step Process, including a map and the early and final public notices.



U.S. Fish and Wildlife Service

National Wetlands Inventory

New Philadelphia



January 28, 2022

Wetlands

- Estuarine and Marine Deepwater
- Estuarine and Marine Wetland

- Freshwater Emergent Wetland
- Freshwater Forested/Shrub Wetland
- Freshwater Pond

- Lake
- Other
- Riverine

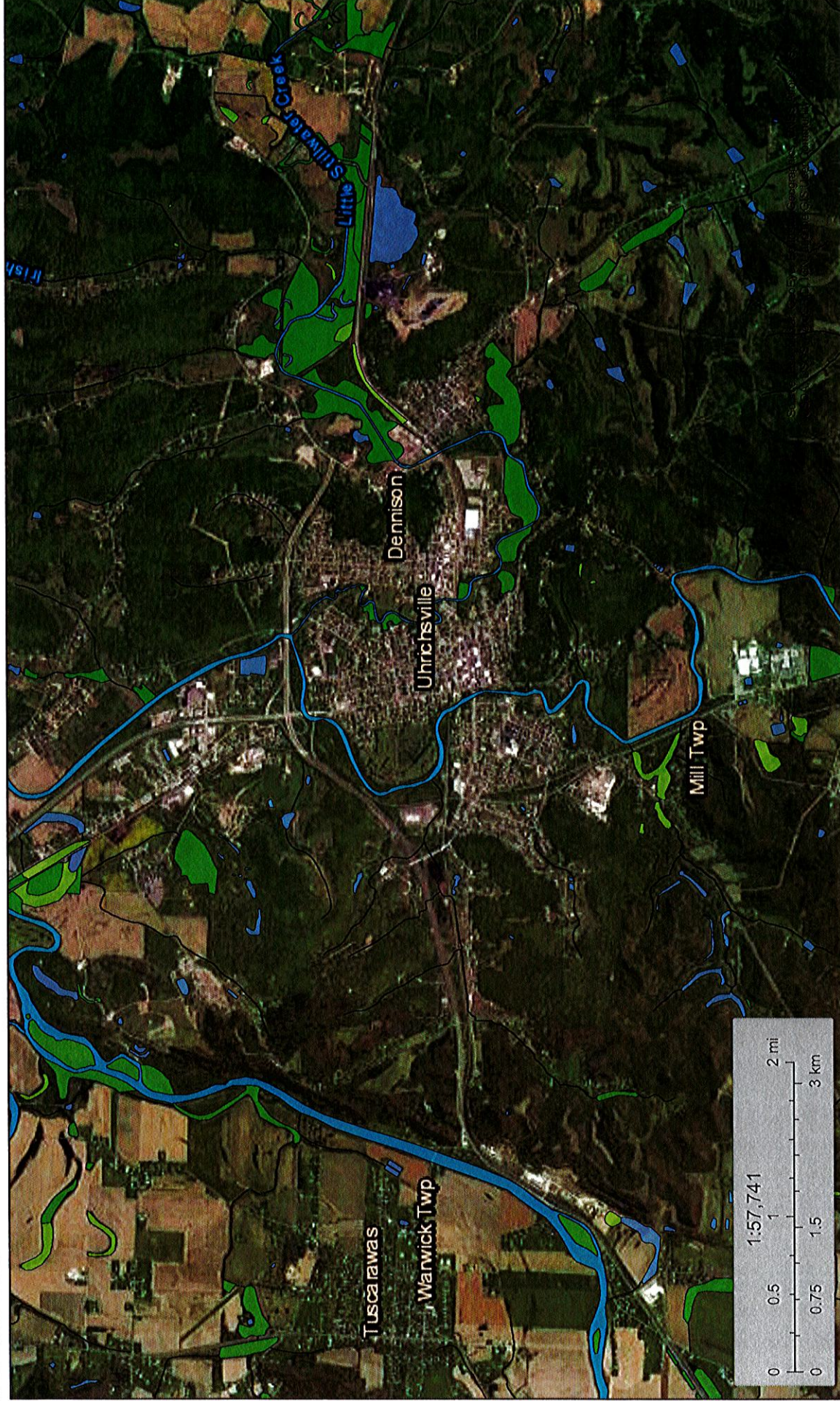
This map is for general reference only. The U.S. Fish and Wildlife Service is not responsible for the accuracy or currentness of the base data shown on this map. All wetlands related data should be used in accordance with the layer metadata found on the Wetlands Mapper web site.



U.S. Fish and Wildlife Service

National Wetlands Inventory

Wetlands



February 15, 2022

Wetlands

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

This map is for general reference only. The US Fish and Wildlife Service is not responsible for the accuracy or currentness of the base data shown on this map. All wetlands related data should be used in accordance with the layer metadata found on the Wetlands Mapper web site.

COASTAL ZONE MANAGEMENT

Coastal Zone Management

Introduction

Coastal resources and ecosystems are particularly vulnerable to the effects of urbanization. They encompass sensitive soils and vegetation as well as unique landforms like barrier reefs and wetlands that play an important part in the health and protection of upland areas.

The Coastal Zone Management Program (CZMP) is authorized by the Coastal Zone Management Act (CZMA) of 1972 (16 U.S.C. 1451 et seq) and administered at the federal level by the Coastal Programs Division within the National Oceanic and Atmospheric Administration's Office of Ocean and Coastal Resource Management (NOAA-OCRM).

NOAA's Coastal Programs Division is responsible for advancing national coastal management objectives and maintaining and strengthening state and territorial coastal management capabilities. It supports states through financial assistance, mediation, technical services and information, and participation in priority state, regional, and local forums. Federal assistance to applicant agencies for activities affecting any coastal use or resource is granted only when such activities are consistent with Federally approved state coastal zone management plans.

Projects that can affect the coastal zone must be carried out in a manner consistent with the state coastal zone management program under Section 307(c) and (d) of the Act, as amended. For HUD policy, see [24 CFR 58.5\(c\)](#) or [24 CFR 50.4\(c\)\(2\)](#).

HUD Guidance

- | Does your state have a designated coastal zone? | Yes | No |
|--|-----|----|
| --- If so, is the project located in, or does it affect, a coastal zone as defined in the state's coastal management plan? | | |
| ----- If so, does the project include activities that are subject to state review? Refer to your state Coastal Management Program (CMP) website for listed activities. | | |
| --- If so, is the project consistent with the State's coastal zone management program? Work with the state coastal commission to obtain a consistency determination. | | |

Compliance and Documentation

The environmental review record should contain **one** of the following:

- || A general location map establishing the project is located in a state where there are no coastal zones or documentation showing the State is not participating in the CZM program
- || If the project is in a state with a coastal zone, a statement or map from the local planning department, state coastal commission, or district as evidence the project is not in the CZMA.
- || A determination that the project activities are not subject to state review
- || A Federal consistency determination from the state coastal commission, including a description of any necessary mitigation

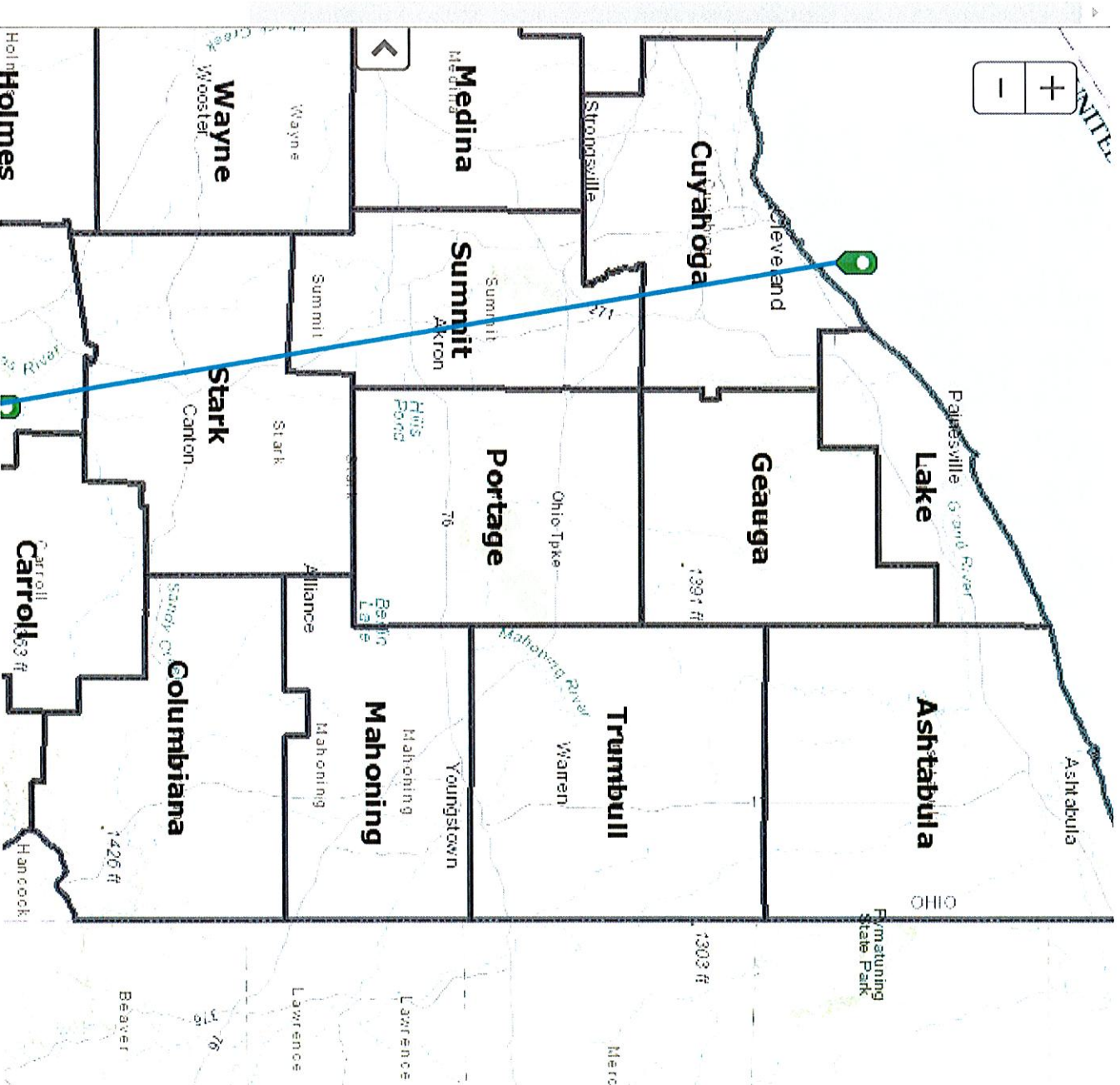


Ohio Coastal Atlas Map Viewer

ODNR - Office of Coastal Management



- ▶ Legend & Layers
 - ▶ County Bookmarks
 - ▶ Other Tools
 - ▶ Address/Coordinate Search
- Example: -83,000, 40,000
- ▶ Measurement
- 74.9 Miles
- ▶ Draw
- ▶ Drag and Drop
- ▶ Print



SOLE SOURCE AQUIFERS

Sole Source Aquifers

Introduction

Aquifers and surface water are drinking water systems that may be impacted by development. The Safe Drinking Water Act of 1974 requires protection of drinking water systems that are the sole or principal drinking water source for an area and which, if contaminated, would create a significant hazard to public health.

Sole Source Aquifer designations are one tool to protect drinking water supplies in areas where alternatives to the groundwater resource are few, cost-prohibitive, or nonexistent. The designation protects an area's ground water resource by requiring U.S Environmental Protection Agency (EPA) review of any proposed projects within the designated area that are receiving federal financial assistance. All proposed projects receiving federal funds are subject to review to ensure they do not endanger the water source.

Resources to contact for further information include the local water department or authority, Regional or State EPA Offices, and the local or state department of natural resources.

Only for new construction and conversion activities does the sole source aquifer (SSA) authority apply. SSA information is available from the local planning agency but is also listed on the homepage of the EPA Office of Ground Water and Drinking Water.

HUD Guidance

Does the project include any activities beyond acquisition, leasing, or rehabilitation of existing buildings? **Yes** **No**

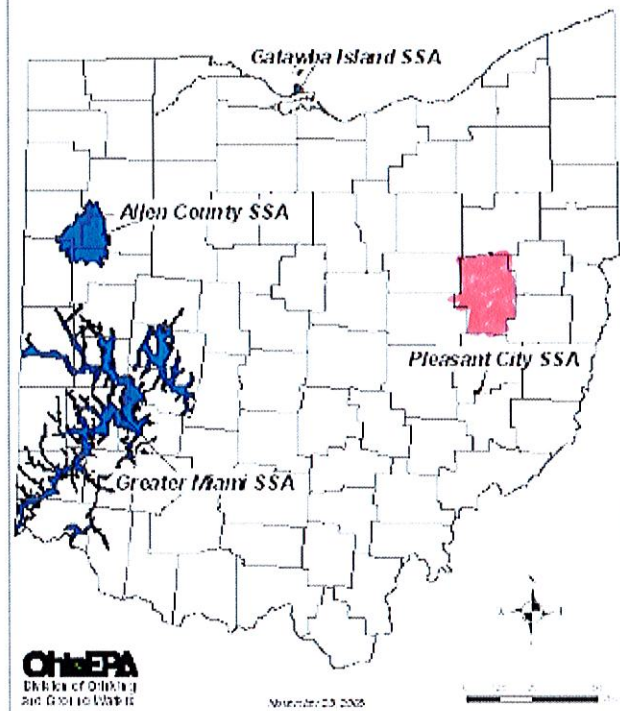
- **If so, is the project located on a sole source aquifer?** Review the EPA regional Sole Source Aquifer (SSA) maps to determine whether the project is within the boundaries of a designated SSA.
- **If so, do you have a memorandum of understanding (MOU) or working agreement with the EPA that excludes your project from further review?**
- **If not, will the proposed project contaminate the aquifer and create a significant hazard to public health?** Consult with your Regional EPA Office. Your consultation request should include detailed information about your proposed project and its relationship to the aquifer and associated streamflow source area. EPA will also want to know about water, storm water and wastewater at the proposed project. Follow your MOU or working agreement or contact your Regional EPA office for specific information you may need to provide. EPA may request additional information if impacts to the aquifer are questionable after this information is submitted for review.
- **If so, work with the EPA to develop mitigation measures.**

Compliance and Documentation

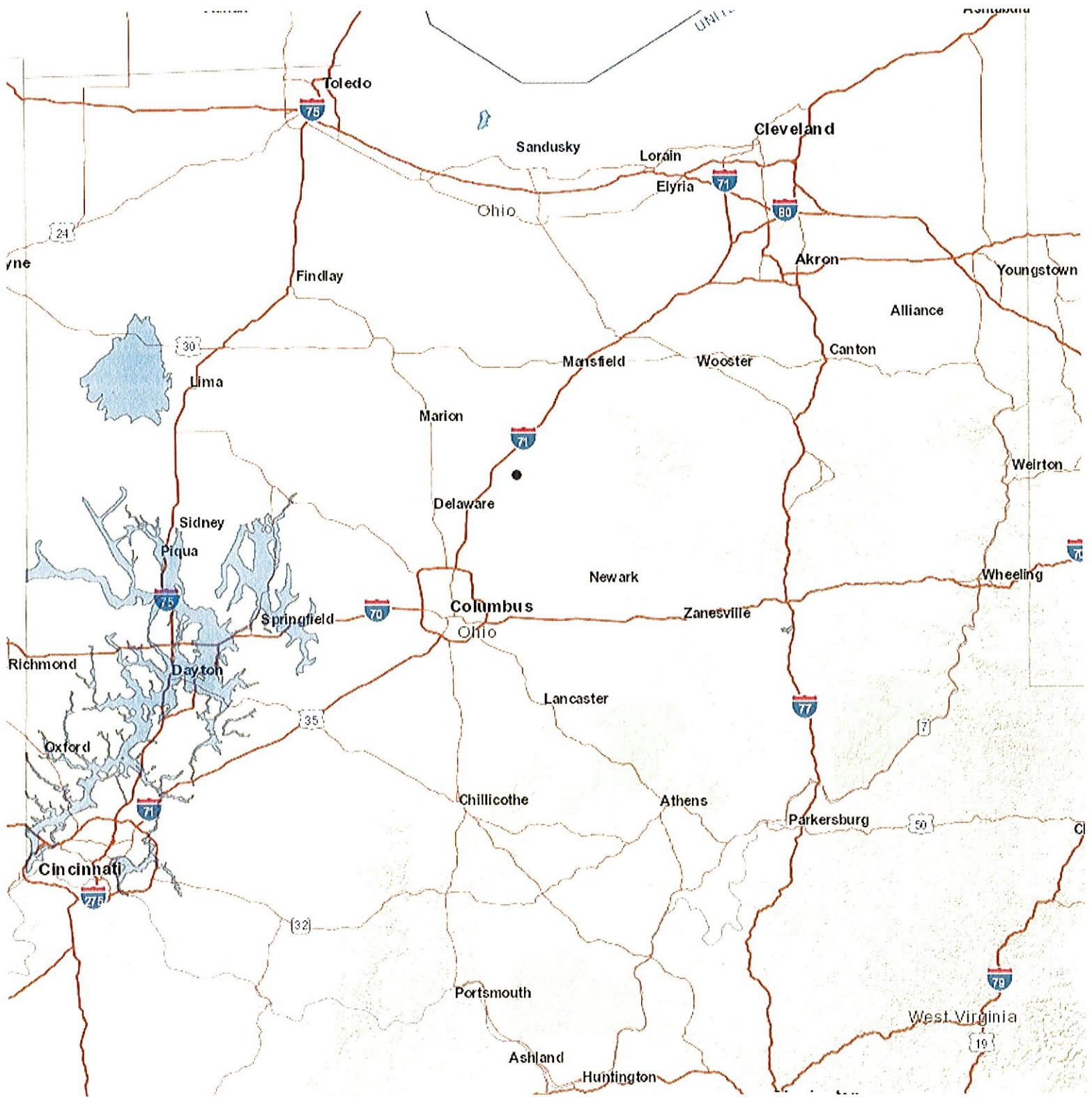
The environmental review record should contain **one** of the following:

- Documentation, including a map, showing that the project site is not on a sole source aquifer
- A determination that the project consists solely of acquisition, leasing, or rehabilitation of existing buildings
- Documentation showing that a memorandum of understanding (MOU) or agreement with the EPA excludes your project from further review
- Documentation that EPA has reviewed and commented on the proposed action within an SSA and a description of any mitigation measures, if necessary

Sole Source Aquifers in Ohio



 = TUSCARAWAS COUNTY



Sole Source Aquifers

Tuscarawas County, OH, U X Q

Show search results for Tuscarawa...

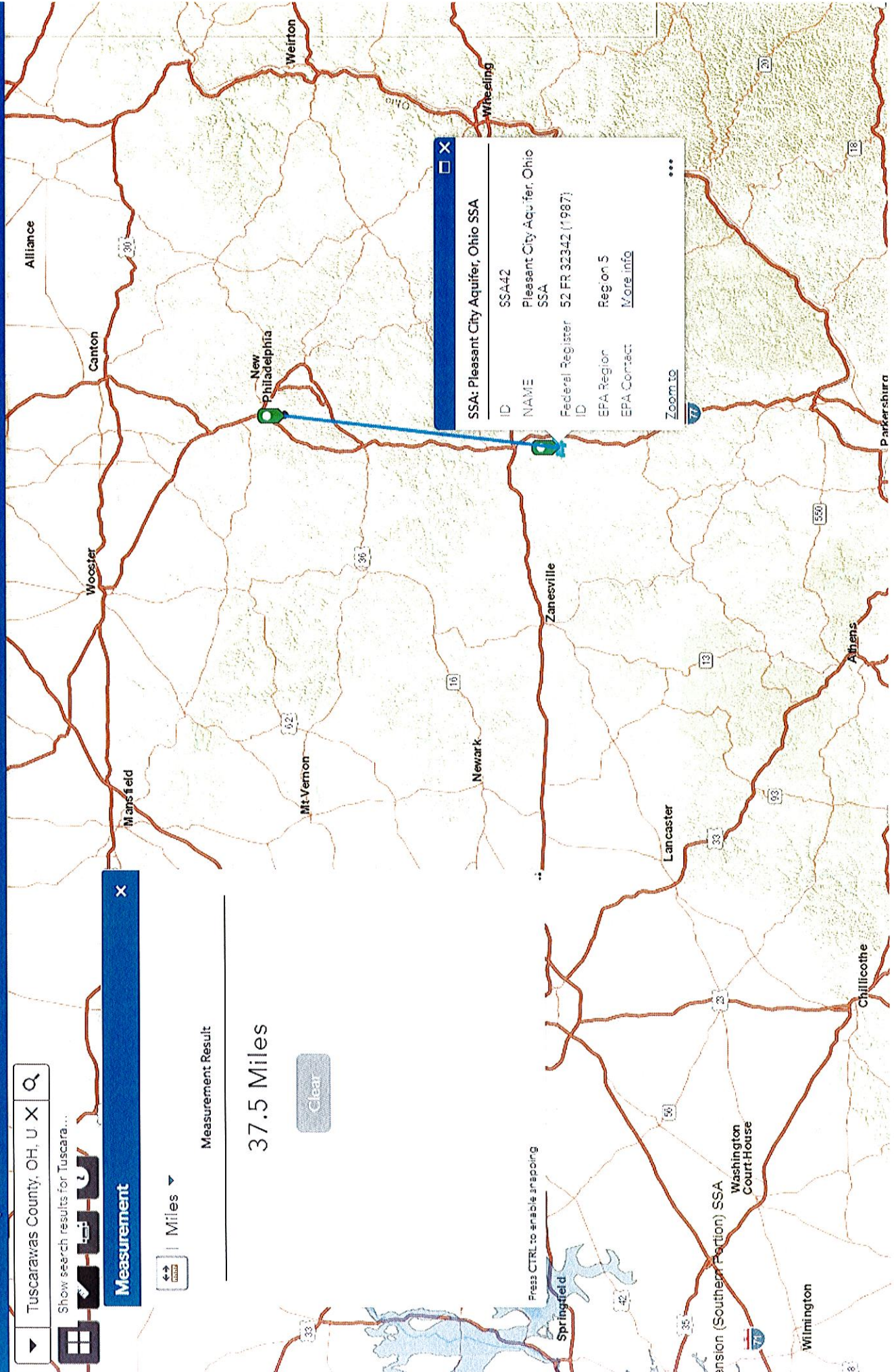
Measurement

Miles

Measurement Result

37.5 Miles

Clear



ENDANGERED SPECIES

Endangered Species

Introduction

The Endangered Species Act (ESA) of 1973, as amended, and its implementing regulations were designed to protect and recover species in danger of extinction and the ecosystems that they depend upon. When passed, the ESA spoke specifically to the value - tangible and intangible - of conserving species for future generations. In passing the Act, Congress recognized another key fact that subsequent scientific understanding has only confirmed: the best way to protect species is to conserve their habitat.

Under Section 7 of the ESA, the federal government and each of its agencies have a statutory mandate to use their powers for the conservation of species. Each agency must ensure that any action it authorizes, funds, or carries out is not likely to jeopardize the continued existence of a listed species in the wild or destroy or adversely modify its critical habitat.

The ESA is jointly administered by the Secretaries of the Interior and Commerce. The U.S. Fish and Wildlife Service (FWS) is responsible for terrestrial and freshwater species and the National Marine Fisheries Service (NMFS) is responsible for marine species and anadromous fish, such as salmon. Collectively referred to as the Services, these offices are responsible for listing species under their authority as threatened or endangered as appropriate. If an agency determines that a proposed action may affect one or more listed species, it must formally consult with the Service office or offices responsible for the affected species.

The environmental review must consider potential impacts of the HUD-assisted project to endangered and threatened species and critical habitats. The review must evaluate potential impacts not only to any listed but also to any proposed endangered or threatened species and critical habitats. This responsibility is cited in environmental procedures at 24 CFR 58.5(e) and 24 CFR 50.4 (e).

HUD Guidance

Does the project involve any activities that have the potential to affect species or habitats? Yes No

The first step in complying with section 7 of the ESA is to determine whether the project includes any activities with the potential to affect any species or habitats. A No Effect determination can be made if none of the activities involved in the project have potential to affect species or habitats. Examples of actions without potential to affect listed species may include: rental assistance, purchasing existing buildings, completing interior renovations to existing buildings, and replacing exterior paint or siding on existing buildings.

Additionally, you may be able to determine that the project will have No Effect on listed species or designated critical habitats based on an applicable letter of understanding, memorandum of agreement, programmatic agreement, or local checklist. Consult your Field Environmental Officer or local HUD office's environmental guidance website to determine if this option is available in your area.

If you are able to determine based on the types of activities involved in your project that it will have No Effect on listed species or designated critical habitats, the project is in compliance with the ESA. Describe your analysis and conclusions in the environmental review record (ERR), including references to local agreements and checklists if applicable.

If so, are federally listed species or designated critical habitats present in the action area?

To determine whether there are federally listed species or designated critical habitats in the action area, first define the action area. For purposes of the ESA, the "action area" includes all areas that your project will affect either directly, indirectly, and/or cumulatively, and is not merely the immediate area involved in the project. (50 CFR 402.02) Next, obtain a list of protected species from the Services. This information is available through FWS's online tool, [IPaC](#), on the [FWS Website](#), or you may contact your local [FWS](#) and/or [NMFS](#) offices directly.

If there are no federally listed species or designated critical habitats in the action area, you may make a determination that the project will have No Effect and is in compliance with the ESA. This finding is appropriate if the species list indicates that there are no listed species in the project area, or if there is no potential habitat in the project area (i.e. the project is urban infill). The ERR should include all documents used to make this determination, including letters from the Services, species lists from the Services' websites, surveys and/or other documents and analysis showing that there are no species in the action area.

What effects, if any, will the project have on federally listed species or designated critical habitat?

There are three possible determinations: No Effect; May Affect, Not Likely to Adversely Affect; and May Affect, Likely to Adversely Affect.

_____ A **No Effect** determination can be made if the project has no potential to have any effect on any listed species or designated critical habitats. This finding is appropriate if the project has no potential to affect any species or habitats (see first question) or if there are no federally listed species or designated critical habitats in the action area (see second question). Finally, you may also make a finding of No Effect if you determine, based on any listed species in the area and the specifics of your project, that there are no potential impacts. However, this finding must be based on technically valid information. For example, if there are species present, and a habitat assessment shows that there is no suitable habitat in the project area, then an No Effect finding can be made based on habitat assessment. No Effect projects do not require consultation, but the ERR should include thorough analysis and documentation supporting the determination.

_____ A project **May Affect**, but is **Not Likely to Adversely Affect** listed species and/or critical habitats if all potential effects will be beneficial, discountable, or insignificant. A project whose impacts on listed species and/or critical habitats may be greater than beneficial, discountable, or insignificant is considered **Likely to Adversely Affect**.

Consult with the Services as necessary.

The federal funding agency is responsible for interacting with the Fish and Wildlife Services or the National Marine Fisheries Service (the Services). This may be either HUD itself or a representative of the Responsible Entity's organization if the review is prepared under 24 CFR Part 58. It is the responsibility of the federal funding agency to make the determination and conduct all consultation. It is not appropriate for a consultant or other non-federal entity to consult directly with the Services, although they may provide information to the federal agency for it to make its determination.

If the project will have No Effect on listed species or critical habitats, there is no need to consult with the Services. The ERR should contain evidence the habitat will not be altered or species be affected (e.g. species list; habitat assessment conducted by a qualified expert; letter from local planning or natural resource departments; contracted study).

If the project May Affect listed species and/or critical habitats, consultation is required. Initiate consultation by preparing a biological evaluation or assessment and sending it to the appropriate Service office or offices with a request for consultation.

Informal consultation is required if the project is found Not Likely to Adversely Affect. The Services may either concur with the finding or find that formal consultation is required. If the Services concur with the finding that the project is Not Likely to Adversely Affect, consultation is complete. The ERR should contain all documentation, including the biological evaluation and concurrence(s).

Formal consultation is required if the project is found Likely to Adversely Affect. Work with the Services to ensure that the project is not likely to jeopardize listed species or destroy or adversely modify critical habitat. Incorporate all appropriate mitigation measures into project plans, and include in the ERR all documentation, including the biological evaluation or assessment and biological option(s) issued by the Services.

Compliance and Documentation

The environmental review record should contain **one** of the following determinations and supporting documentation:

- [] No Effect, including a determination that the project does not involve any activities that have a potential to affect species or habitats, evidence that there are no federally listed species in the area, or other analysis supporting a No Effect finding
- [] May Affect, Unlikely to Adversely Affect, including all correspondence with the Fish and Wildlife Service or the National Marine Fisheries Service
- [] Likely to Adversely Affect, including all correspondence with the Fish and Wildlife Service or the National Marine Fisheries Service

	Clubshell (<i>Pleurobema cava</i>)	Endangered	Found in coarse sand and gravel areas of runs and riffles within streams and small rivers
Tuscarawas	Indiana bat (<i>Myotis sodalis</i>)	Endangered	Hibernacula = Caves and mines; Maternity and foraging habitat = small stream corridors with well developed riparian woods; upland forests
	Northern long-eared bat <i>Myotis septentrionalis</i>	Threatened	Hibernates in caves and mines - swarming in surrounding wooded areas in autumn. During late spring and summer roosts and forages in upland forests.
Union	Indiana bat (<i>Myotis sodalis</i>)	Endangered	Hibernacula = Caves and mines; Maternity and foraging habitat = small stream corridors with well

Tuscarawas County

Scientific Name	Common Name	Last Observed	State Status	Federal Status
<i>Botrychium multifidum</i>	Leathery Grape Fern	2011-11-17	E	
<i>Carex sprengeii</i>	Sprengel's Sedge	1994-06-22	T	
<i>Corydalis sempervirens</i>	Rock-harlequin	1994-06-26	T	
<i>Symphotrichum drummondii</i>	Drummond's Aster	2011-11-17	T	



Ohio Division of Wildlife
Ohio Natural Heritage Database
Date Accessed: March 6, 2015
Status based on 2014-15 Rare Plant List.

Status:

X = Extirpated

E = Endangered

T = Threatened

P = Potentially Threatened

List Created: July 2016

Tuscarawas County State Listed Animal Species

Common Name	Scientific Name	Group	State Status	Federal Status
Eastern Hellbender	<i>Cryptobranchus alleganiensis alleganiensis</i>	Amphibian	Endangered	
Eastern Spadefoot	<i>Scaphiopus holbrookii</i>	Amphibian	Endangered	
Lark Sparrow	<i>Chondestes grammacus</i>	Bird	Endangered	
Northern Harrier	<i>Circus hudsonius</i>	Bird	Endangered	
Plains Clubtail	<i>Gomphus externus</i>	Dragonfly	Endangered	
Western Banded Killifish	<i>Fundulus diaphanus menona</i>	Fish	Endangered	
Northern Madtom	<i>Noturus stigmus</i>	Fish	Endangered	
Black Bear	<i>Ursus americanus</i>	Mammal	Endangered	
Fanshell	<i>Cyprogenia stegaria</i>	Mollusk	Endangered	Endangered
Longsolid	<i>Fusconaia subrotunda</i>	Mollusk	Endangered	
Pocketbook	<i>Lampsilis ovata</i>	Mollusk	Endangered	
Sheepnose	<i>Plethobasus cyphus</i>	Mollusk	Endangered	Endangered
Clubshell	<i>Pleurobema clava</i>	Mollusk	Endangered	Endangered
Rabbitsfoot	<i>Theliderma cylindrica</i>	Mollusk	Endangered	Threatened
Barn Owl	<i>Tyto alba</i>	Bird	Threatened	
Mountain Madtom	<i>Noturus eleutherus</i>	Fish	Threatened	
Northern Long-eared Bat	<i>Myotis septentrionalis</i>	Mammal	Threatened	Threatened
Black Sandshell	<i>Ligumia recta</i>	Mollusk	Threatened	
Threehorn Wartyback	<i>Obliquaria reflexa</i>	Mollusk	Threatened	
Four-toed Salamander	<i>Hemidactylium scutatum</i>	Amphibian	Species of Concern	



Common Name	Scientific Name	Group	State Status	Federal Status
Sharp-shinned Hawk	<i>Accipiter striatus</i>	Bird	Species of Concern	
Henslow's Sparrow	<i>Ammodramus henslowii</i>	Bird	Species of Concern	
Grasshopper Sparrow	<i>Ammodramus savannarum</i>	Bird	Species of Concern	
Eastern Whip-poor-will	<i>Antrostomus vociferus</i>	Bird	Species of Concern	
Sedge Wren	<i>Cistothorus platensis</i>	Bird	Species of Concern	
Black-billed Cuckoo	<i>Coccyzus erythrophthalmus</i>	Bird	Species of Concern	
Northern Bobwhite	<i>Colinus virginianus</i>	Bird	Species of Concern	
Boblink	<i>Dolichonyx oryzivorus</i>	Bird	Species of Concern	
Red-headed Woodpecker	<i>Melanerpes erythrocephalus</i>	Bird	Species of Concern	
Vesper Sparrow	<i>Poocetes gramineus</i>	Bird	Species of Concern	
Sora Rail	<i>Porzana carolina</i>	Bird	Species of Concern	
Prothonotary Warbler	<i>Protonotaria citrea</i>	Bird	Species of Concern	
Virginia Rail	<i>Rallus limicola</i>	Bird	Species of Concern	
Cerulean Warbler	<i>Setophaga cerulea</i>	Bird	Species of Concern	
Muskellunge	<i>Esox masquinongy</i>	Fish	Species of Concern	
Big Brown Bat	<i>Eptesicus fuscus</i>	Mammal	Species of Concern	
Red Bat	<i>Lasiurus borealis</i>	Mammal	Species of Concern	
Hoary Bat	<i>Lasiurus cinereus</i>	Mammal	Species of Concern	
Prairie Vole	<i>Microtus ochrogaster</i>	Mammal	Species of Concern	
Little Brown Bat	<i>Myotis lucifugus</i>	Mammal	Species of Concern	
Tri-colored Bat	<i>Perimyotis subflavus</i>	Mammal	Species of Concern	
Deer Mouse	<i>Peromyscus maniculatus</i>	Mammal	Species of Concern	



Common Name	Scientific Name	Group	State Status	Federal Status
Badger	<i>Taxidea taxus</i>	Mammal	Species of Concern	
Purple Wartyback	<i>Cyclonaias tuberculata</i>	Mollusk	Species of Concern	
Creek Heelsplitter	<i>Lasmigona compressa</i>	Mollusk	Species of Concern	
Round Pigtoe	<i>Pleurobema sintoxia</i>	Mollusk	Species of Concern	
Kidneyshell	<i>Ptychobranchus fasciolaris</i>	Mollusk	Species of Concern	
Deertoe	<i>Truncilla truncata</i>	Mollusk	Species of Concern	
Eastern Box Turtle	<i>Terrapene carolina carolina</i>	Reptile	Species of Concern	
Northern Saw-whet Owl	<i>Aegolius acadicus</i>	Bird	Special Interest	
Canada Warbler	<i>Cardaellina canadensis</i>	Bird	Special Interest	
Veery	<i>Catharus fuscescens</i>	Bird	Special Interest	
Hermit Thrush	<i>Catharus guttatus</i>	Bird	Special Interest	
Least Flycatcher	<i>Empidonax minimus</i>	Bird	Special Interest	
Purple Finch	<i>Haemorhous purpureus</i>	Bird	Special Interest	
Dark-eyed Junco	<i>Junco hyemalis</i>	Bird	Special Interest	
Western Meadowlark	<i>Sturnella neglecta</i>	Bird	Special Interest	
Bison	<i>Bison bison</i>	Mammal	Extirpated	
Mucket	<i>Actinonaias ligamentina ligamentina</i>	Mollusk	Extirpated	



WILD & SCENIC RIVERS

Wild and Scenic Rivers

Introduction

The Wild and Scenic Rivers Act (16 U.S.C. 1271-1287) provides federal protection for certain free-flowing, wild, scenic, and recreational rivers designated as components or potential components of the National Wild and Scenic Rivers System (NWSRS). The National Wild and Scenic Rivers System (NWSRS) was created by Congress in 1968 (Public Law 90-542; 16 U.S.C. 1271 et seq., as amended) to preserve certain rivers with outstanding natural, cultural, and recreational values in a free-flowing condition for the enjoyment of present and future generations. The Act is notable for safeguarding the special character of these rivers, while also recognizing the potential for their appropriate use and development. It encourages river management that crosses political boundaries and promotes public participation in developing goals for river protection.

Each river or river segment in the National Wild and Scenic Rivers System is administered with the goal of protecting and enhancing the values that caused it to be eligible for inclusion in the system. Designated rivers need not include the entire river and may include tributaries.

Four primary federal agencies are charged with protection and managing our wild and scenic rivers: the National Park Service, Bureau of Land Management, U.S. Forest Service and U.S. Fish and Wildlife Service. Each river segment is administered by generally one of these federal agencies and/or a state agency and, in some cases, a tribe or in coordination with local government. Boundaries for protected rivers generally extend one-quarter mile from either bank in the lower 48 states and one-half mile on rivers outside national parks in Alaska in order to protect river-related values.

HUD-assisted activities are subject to the requirements of the Wild and Scenic Rivers Act (16 U.S.C. 1271 et seq.). The environmental review must evaluate the potential to impact any listed Wild and Scenic River when the assisted project is within proximity to a listed natural resource ([24 CFR 58.5\(f\)](#) or [24 CFR 50.4\(f\)](#)).

HUD Guidance

Is your project within proximity of a NWSRS river as defined below? **Yes** **No**

Wild and Scenic Rivers. These rivers or river segments have been designated by Congress or by states (with the concurrence of the Secretary of the Interior) as wild, scenic or recreational.

Study Rivers. These rivers or river segments are being studied as a potential component of the Wild & Scenic River system.

Nationwide Rivers Inventory (NRI). The National Park Service has compiled and maintains the NRI, a register of river segments that potentially qualify as national wild, scenic or recreational river areas.

If so, is your project a water resources project? A water resources project is a federally assisted project that could affect the free-flowing condition of a wild and scenic river. Examples include dams, water diversion projects, bridges, roadway construction or reconstruction, boat ramps, and activities that require a Section 404 permit from the Army Corps of Engineers. **Yes** **No**

If so, could the project do any of the following?

- Have a direct and adverse effect within wild and scenic river boundaries
- Invade the area or unreasonably diminish the river outside wild and scenic river boundaries
- Have an adverse effect on the natural, cultural, and/or recreational values of an NRI segment

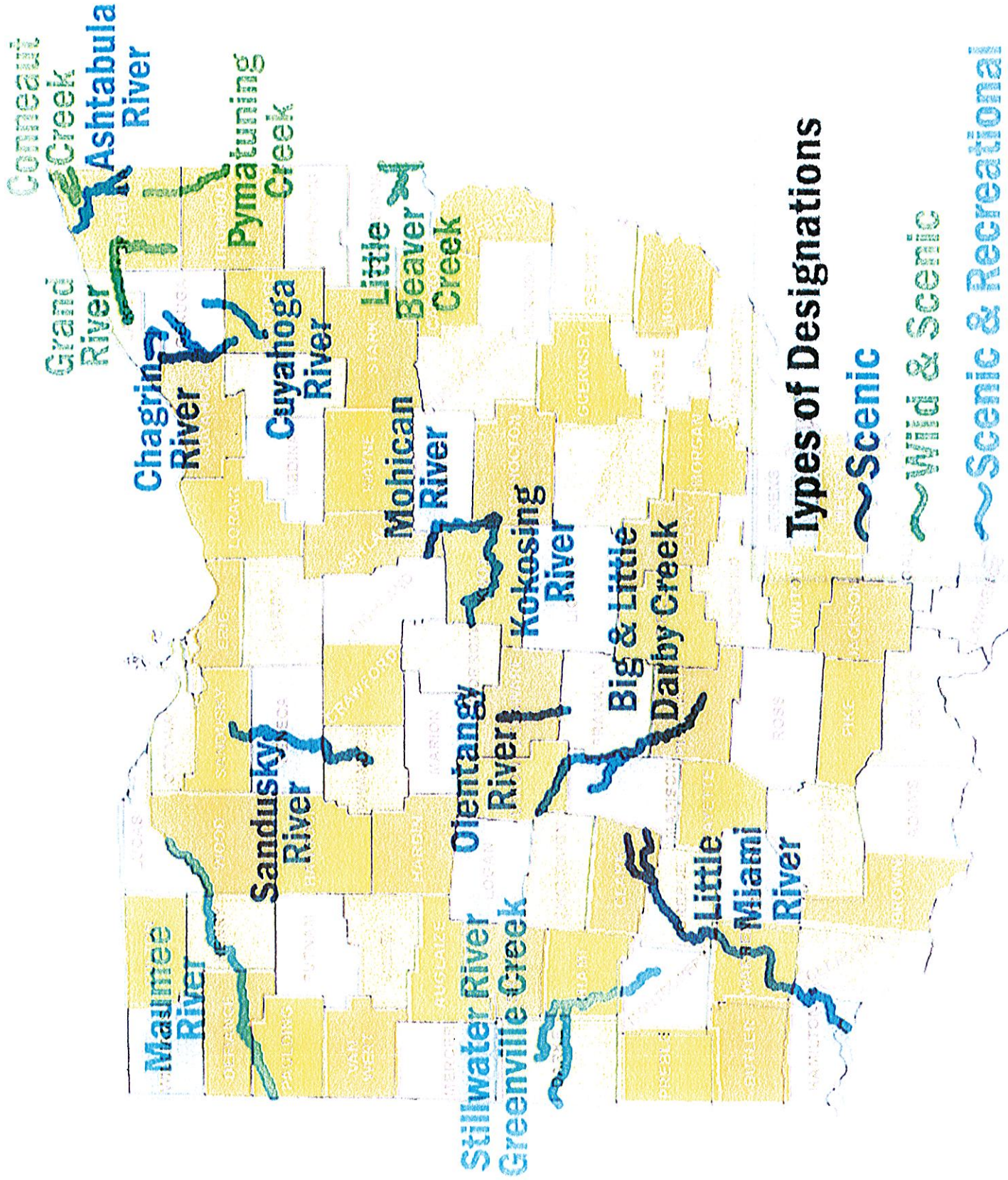
Consultation with the appropriate federal, state, local, and/or tribal Managing Agency is required, pursuant to Section 7 of the Act, to determine if the proposed project may have an adverse effect on a wild and scenic river or a study river and, if so, to determine the appropriate avoidance or mitigation measures. The Managing Agency for a particular river segment generally is the National Park Service, the Bureau of Land Management, U.S. Forest Service, or U.S. Fish and Wildlife Service; for some river

segments, a state agency, tribe, or a local government may also be a Managing Agency. For rivers listed in the NRI, the National Park Service (NPS) is the point of contact. Under Section 5 of the Act, the NPS can provide recommendations that the Responsible Entity must take into account in protecting the listed river segment.

Compliance and Documentation

The environmental review record should contain **one** of the following:

- (1) Evidence the proposed action is not within proximity to a designated Wild, Scenic, or Recreational River
- (1) Documentation that contact was made with the Federal (or state) agency that has administrative responsibility for management of the river and that the proposed action will not affect river designation or is not inconsistent with the management and land use plan for the designated river area



Types of Designations

~ Scenic

~ Wild & Scenic

~ Scenic & Recreational



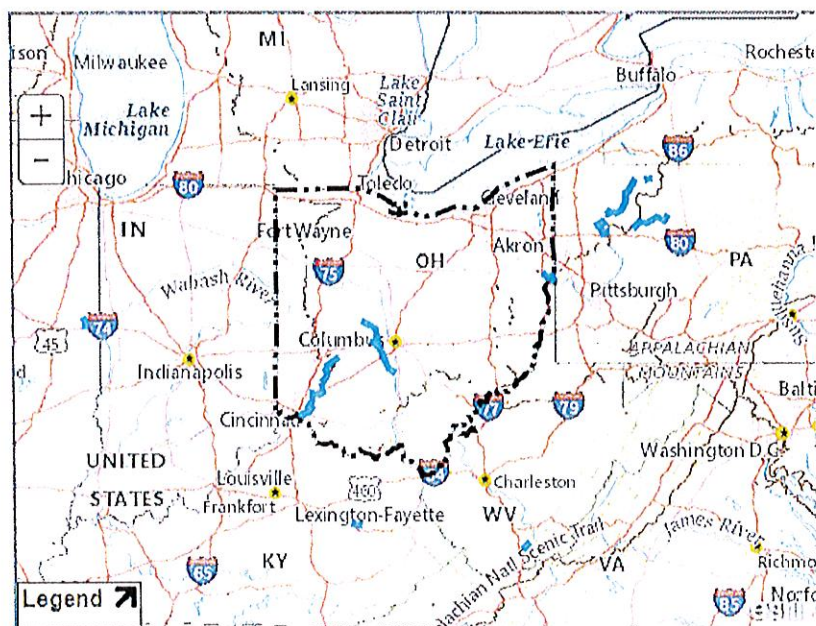
NATIONAL WILD AND SCENIC RIVERS SYSTEM



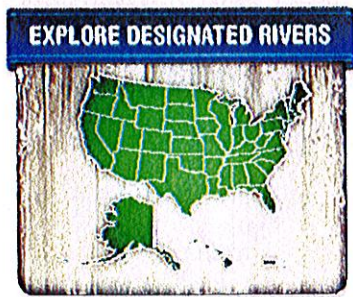
NATIONAL SYSTEM | MANAGEMENT | RESOURCES | PUBLICATIONS | CONTACT US | 50 YEARS | SITE INDEX

OHIO

Ohio has approximately 29,113 miles of river, of which 212.9 miles are designated as wild & scenic—less than 1% of the state's river miles.



Big & Little Darby Creeks
Little Beaver Creek



Choose A State
Choose A River

Nourished by the fertile soils of the region, rivers of the Midwest explode with life, from great avian migrations to ancient fishes



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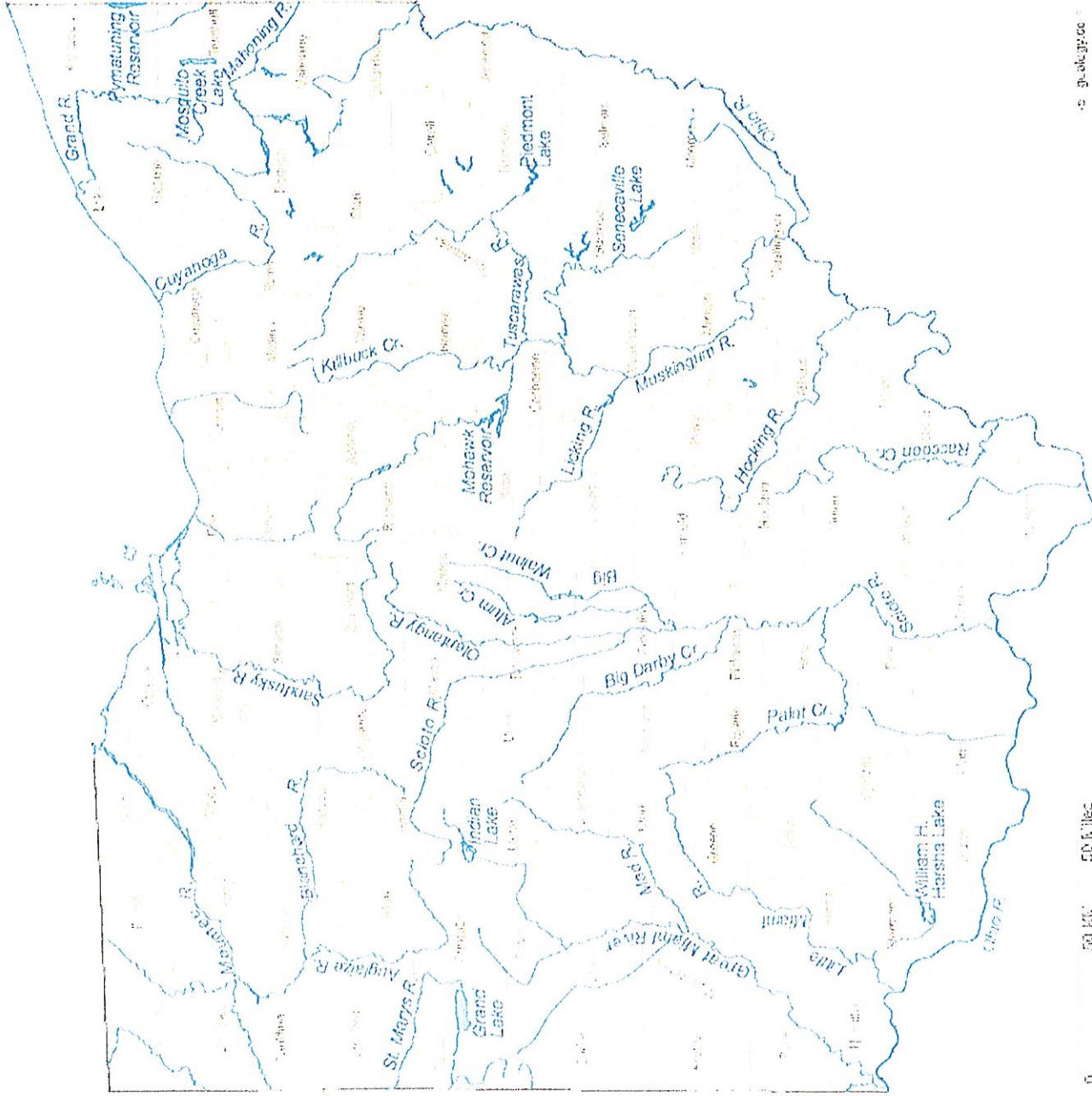
Ohio Maps

- Ohio City Map
- Ohio County Map
- Ohio Rivers Map
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- Ohio Satellite Map
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Map Collections

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OHIO LAKES, RIVERS AND WATER RESOURCES



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0 50 KM 50 Miles

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AIR QUALITY

Air Quality

Introduction

The Clean Air Act was implemented to remedy the damaging effects that bad air quality can have on human health and the environment. Although it is a federal act applied nationally, much of the work and planning is done at the state and local level to tailor air quality requirements to local needs. The Act was most recently revised in 1990, when major changes were enacted.

The Clean Air Act is administered by the U.S. Environmental Protection Agency (EPA), which sets National Ambient Air Quality Standards (NAAQS). These are limits on certain "criteria" air pollutants, including limits on how much of these pollutants can be in the air anywhere in the United States. Geographic areas that are in compliance with standards are called "attainment areas," while areas that do not meet standards are called "nonattainment" areas. The location of areas designated by U.S. EPA as polluted under the Clean Air Act is documented in the U.S. EPA's [Green Book on Nonattainment Areas for Criteria Pollutants](#).

In addition to the EPA, the Clean Air Act is administered by state, tribal, and local agencies, which are responsible for developing local solutions to air quality problems. States must develop State Implementation Plans (SIPs) to regulate their state air quality.

In order to show compliance with the NAAQS, projects funded by HUD must demonstrate that they conform to the appropriate SIP.

HUD Guidance

___ Does your project include new construction or conversion of land use facilitating the development of public, commercial, or industrial facilities OR five or more dwelling units?

Federal projects must conform to Clean Air Act requirements if they may constitute a significant new source of air pollution. If your project does not involve new construction or conversion of land use as indicated above, it can be assumed that its emissions are below *de minimis* levels and the project is in compliance with the Act.

If so, is your project's county or air quality management district in nonattainment or maintenance status for any criteria pollutants? Yes No

Refer to the EPA's [Green Book on Nonattainment Areas for Criteria Pollutants](#) to determine the compliance status of the county or air quality management district where your project is located for each criteria pollutant.

If your project's county or air quality management district is in attainment status for all criteria pollutants, the project is in compliance with the Clean Air Act. Otherwise, determine which criteria pollutants are in nonattainment or maintenance status and proceed to step 3.

If so, do estimated emissions levels for your project exceed *de minimis* emissions levels for the nonattainment or maintenance level pollutants? Yes No

In a nonattainment or maintenance area, a conformity determination is required for each pollutant where the project's total direct and indirect emissions exceed *de minimis* levels. You can contact your Air Quality District for help with making this determination and to obtain documentation, or you may make the determination yourself by locating the applicable *de minimis* levels and estimating the levels of your project.

Refer to EPA's Conformity determination thresholds at [40 CFR 93.153](#) to determine the *de minimis* level for each nonattainment or maintenance level pollutant. Emissions modeling sites, such as [caleernod.com](#), as well as EPA Conformity determination thresholds at [40 CFR 93.153](#) may assist with determining estimated emissions levels of your project. Again, you may also contact your Air Quality District for assistance. Correspondence from the Air Quality District may serve as documentation for purposes of this question.

If the project's estimated emissions levels are below *de minimis* levels for all nonattainment or maintenance pollutants, the project is in compliance with the Clean Air Act and no further action is required. Record all estimated emissions levels as well as all documents used to make your determination in the Environmental Review Record.

If the estimated emissions levels exceed *de minimis* levels, determine whether the project can be brought into compliance with the SIP through modification or mitigation.

If the project cannot be brought into compliance with the SIP, it cannot proceed as designed.

Compliance and Documentation

The environmental review record should contain **one** of the following:

- (1) A determination that the project does not include new construction or conversion of land use facilitating the development of public, commercial, or industrial facilities OR five or more dwelling units
- (2) Documentation that the project's county or air quality management district is not in nonattainment or maintenance status for any criteria pollutants
- (3) Evidence that estimated emissions levels for the project do not exceed *de minimis* emissions levels for the nonattainment or maintenance level pollutants
- (4) A determination that the project can be brought into compliance with the State Implementation Plan (SIP) through modification or mitigation, including documentation on how the project can be brought into compliance

FARMLANDS PROTECTION

Farmlands Protection

Introduction

The importance of farmlands to the national and local economy requires the consideration of the impact of activities on land adjacent to prime or unique farmlands. The purpose of the Farmland Protection Policy Act (7 U.S.C. 4201 et seq, implementing regulations 7 CFR Part 658, of the Agriculture and Food Act of 1981, as amended) is to minimize the effect of Federal programs on the unnecessary and irreversible conversion of farmland to nonagricultural uses.

The Act does not apply to projects already in or committed to urban development or those that could otherwise not convert farmland to non-agricultural uses. However, land that meets the definition of prime or unique farmlands or is determined to be of statewide or local significance (with concurrence by the U.S. Secretary of Agriculture) is subject to the Act. In some states agricultural lands are protected from development by agricultural districting, zoning provisions, or special tax districts.

HUD Guidance

_____ Does your project include any activities, including new construction, acquisition of undeveloped land, or conversion, that could potentially convert one land use to another? Federal projects are subject to FPPA requirements if they may irreversibly convert farmland to a non-agricultural use. A finding of compliance with the requirements of the Farmland Protection Policy Act of 1981 (7 U.S.C. 4201 et seq.) must be made for assisted new construction activities, the acquisition of undeveloped land, and conversion projects.

If so, does your project meet one of the following exemptions?

- Construction limited to on-farm structures needed for farm operations
- Construction limited to new minor secondary (accessory) structures such as a garage or storage shed
- Project on land used for water storage
- Project on land already in or committed to urban development ([7 CFR 658.2\(a\)](#))

Farmland subject to FPPA requirements does not have to be currently used for cropland. USDA/NRCS regulations contained at 7 CFR Part 658.2 define "committed to urban development" as land with a density of 30 structures per 40-acre area; lands identified as "urbanized area" (UA) on the Census Bureau Map or as urban area mapped with a "tint overprint" on USGS topographical maps; or as "urban-built-up" on the USDA Important Farmland Maps. Note that land "zoned" for development, i.e. non-agricultural use, does not exempt a project from compliance with the FPPA.

_____ If not, does "Important Farmland," including prime farmland, unique farmland, or farmland of statewide or local importance regulated under the FPPA occur on the project site?

Important Farmland includes prime farmland, unique farmland, and/or land of statewide or local importance. ([7 CFR 658.2\(a\)](#)).

- "Prime farmland" is land that has the best combination of physical and chemical characteristics for producing food, feed, fiber, forage, oilseed, and other agricultural crops with minimum inputs of fuel, fertilizer, pesticides, and labor, and without intolerable soil erosion, as determined by the Secretary of Agriculture. Prime farmland includes land that possesses the above characteristics but is being used currently to produce livestock and timber. It does not include land already in or committed to urban development or water storage.
- "Unique farmland" is land other than prime farmland that is used for production of specific high-value food and fiber crops, as determined by the Secretary. It has the special combination of soil quality, location, growing season, and moisture supply needed to economically produce sustained high quality or high yields of specific crops when treated and managed according to acceptable

farming methods. Examples of such crops include citrus, tree nuts, olives, cranberries, fruits, and vegetables.

- Farmland of statewide or local importance has been determined by the appropriate State or unit of local government agency or agencies to be significant.

Use the following resources to determine whether Important Farmland is present:

- **USDA Natural Resources Conservation Service's (NRCS) Web Soil Survey**
- Check with your city or county's planning department and ask them to document if the project is on land regulated by the FPPA (note that zoning important farmland as non-agricultural does not exempt it from FPPA requirements)
- Contact NRCS at the **local USDA service center** or your **NRCS state soil scientist** for assistance

If so, consider alternatives to completing the project on important farmland and means of avoiding impacts to Important Farmland.

Complete form **AD-1006, "Farmland Conversion Impact Rating."** and contact the state soil scientist before sending it to the local NRCS District Conservationist. Preparers of HUD environmental review records must complete Parts I, III, V, VI, and VII of form AD-1006. NRCS will complete Parts II and IV of the form. Part VII combined scores over 160 points require the evaluation of at least one alternative project site. NRCS has 45 days to make a determination. NRCS will return form AD-1006 to you. Corridor projects that go over several tracts, such as railroads, utility lines, highways, etc., require completion of **form NRCS-CPA-106.**

Work with NRCS to minimize the impact of the project on the protected farmland. When you have finished with your analysis, return a copy of Form 1006 to the USDA-NRCS State Soil Scientist or his/her designee informing them of your determination.

Compliance and Documentation

The environmental review record should contain **one** of the following:

- [] A determination that the project does not include any activities, including new construction, acquisition of undeveloped land, or conversion, that could potentially convert one land use to another
- [] Evidence that the exemption applies, including all applicable maps
- [] Evidence supporting the determination that "Important Farmland," including prime farmland, unique farmland, or farmland of statewide or local importance regulated under the FPPA does not occur on the project site
- [] Documentation of all correspondence with NRCS, including the completed AD-1006 and a description of the consideration of alternatives and means to avoid impacts to Important Farmland

NOISE ABATEMENT & CONTROL

Noise Abatement and Control

Introduction

HUD's noise standards may be found in 24 CFR Part 51, Subpart B. For proposed new construction in high noise areas, the project must incorporate noise mitigation features. Consideration of noise applies to the acquisition of undeveloped land and existing development as well.

All sites whose environmental or community noise exposure exceeds the day night average sound level (DNL) of 65 decibels (dB) are considered noise-impacted areas. For new construction that is proposed in high noise areas, grantees shall incorporate noise attenuation features to the extent required by HUD environmental criteria and standards contained in Subpart B (Noise Abatement and Control) of 24 CFR Part 51. The interior standard is 45dB.

The "Normally Unacceptable" noise zone includes community noise levels from above 65 decibels to 75 decibels. Approvals in this noise zone require a minimum of 5 dB additional sound attenuation for buildings having noise-sensitive uses if the day-night average sound level is greater than 65 dB but does not exceed 70 dB, or a minimum of 10 decibels of additional sound attenuation if the day-night average sound level is greater than 70 dB but does not exceed 75 dB.

Locations with day-night average noise levels above 75 dB have "Unacceptable" noise exposure. For new construction, noise attenuation measures in these locations require the approval of the Assistant Secretary for Community Planning and Development (for projects reviewed under Part 50) or the Responsible Entity's Certifying Officer (for projects reviewed under Part 58). The acceptance of such locations normally requires an environmental impact statement.

In "Unacceptable" noise zones, HUD strongly encourages conversion of noise-exposed sites to land uses compatible with the high noise levels.

HUD Guidance

Are there potential noise generators in the vicinity of the project? Review general location maps and/or conduct a field review to screen for major roadways (within 1,000 feet), railroads (within 3,000 feet), and military or FAA-regulated airfields (with 15 miles) in the vicinity of the project.

If a noise assessment was performed, was the noise found to be Acceptable, Normally Unacceptable, or Unacceptable?

See Table Next Page

Compliance and Documentation

The environmental review record should contain **one** of the following:

- 1) Documentation the proposed action is not within 1000 feet of a major roadway, 3,000 feet of a railroad, or 15 miles of a military or FAA-regulated civil airfield
- 1) If within those distances, documentation showing the noise level is *Acceptable* (at or below 65 DNL)
- 1) If within those distances, documentation showing that there's an effective noise barrier (i.e., that provides sufficient protection)
- 1) Documentation showing the noise generated by the noise source(s) is *Normally Unacceptable* (66 -- 75 DNL) and identifying noise attenuation requirements that will bring the interior noise level to 45 DNL. and/or exterior noise level to 65 DNL.

Site Acceptability Standards

Noise Zone	Day-night average sound level (in decibels)	Special approvals and requirements
Acceptable	Not exceeding 65 dB	None
Normally Unacceptable	Above 65 dB but not exceeding 75 dB	<ul style="list-style-type: none">• Environmental assessment and attenuation required for new construction• Attenuation strongly encouraged for major rehabilitation <p>Note: An environmental impact statement is required if the project site is largely undeveloped or will encourage incompatible development.</p>
Unacceptable	Above 75 dB	<ul style="list-style-type: none">• Environmental impact statement required• Attenuation required for new construction with approval by the Assistant Secretary of CPD or Certifying Officer



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8.01 - Query by Location

Total Records: 9

Report Type: Inventory Accident

Inventory: Current History

Generate Report

Note: Selecting multiple crossings will increase the time required to generate a report. It is recommended that one record be generated at a time.

Number of Results per Page: 20 1 Results: 1 - 9 of 9

<input type="checkbox"/>	Crossing#	State	Rr	Type	Position	Status	Milepost	County	City	Division	SubDivision	Branch	Street
<input type="checkbox"/>	142595A	OH	RJCL	Public	At Grade	Open	CL 0076.40	TUSCARAWAS	NEW PHILADELPHIA	Cleveland	#N/A	Cleveland	CROWN RD
<input type="checkbox"/>	142601B	OH	RJCL	Public	At Grade	Open	CL 0073.80	TUSCARAWAS	NEW PHILADELPHIA	AK	CLWW	Cleveland	TUSCARAWAS AVE
<input type="checkbox"/>	142604W	OH	RJCL	Public	At Grade	Open	CL 0073.10	TUSCARAWAS	NEW PHILADELPHIA	Cleveland	CLWW	Cleveland	W THIRD ST
<input type="checkbox"/>	142607S	OH	RJCL	Public	At Grade	Open	CL 0072.20	TUSCARAWAS	NEW PHILADELPHIA	cleveland	CLWW	cleveland	Maiden LN
<input type="checkbox"/>	142611G	OH	RJCL	Public	At Grade	Open	CL 0070.90	TUSCARAWAS	NEW PHILADELPHIA	cleveland	CLWW	cleveland	FRONT ST
<input type="checkbox"/>	142614C	OH	RJCL	Public	At Grade	Open	cl 0069.50	TUSCARAWAS	NEW PHILADELPHIA	cleveland	#N/A	cleveland	4TH ST EXT SE
<input type="checkbox"/>	142615J	OH	RJCL	Public	At Grade	Open	CL 0068.50	TUSCARAWAS	NEW PHILADELPHIA	AK	CLWW	CLEVELAND	SKINNER LN
<input type="checkbox"/>	142654A	OH	RJCL	Public	At Grade	Open	CL 0028.750	TUSCARAWAS	NEW PHILADELPHIA	AK	CLWW	Cleveland	WOOSTER AVE
<input type="checkbox"/>	920791E	OH	RJCL	Public	At Grade	Open	CL 0066.90	TUSCARAWAS	NEW PHILADELPHIA	Cleveland	Cleveland	Cleveland	REISER ST

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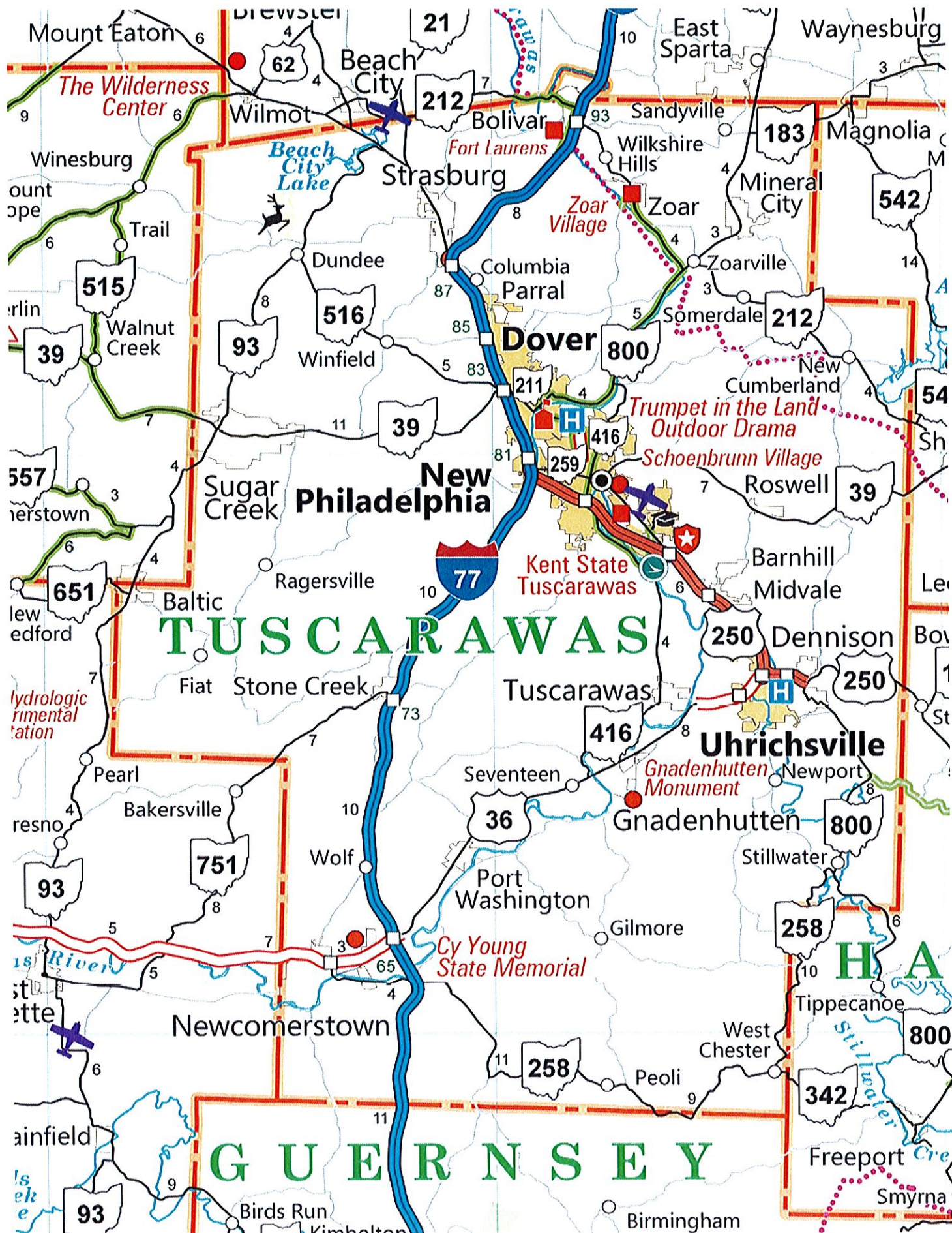
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Milepost Map

City - New Philadelphia

TIMS TRANSPORTATION
INFORMATION
MAPPING SYSTEM

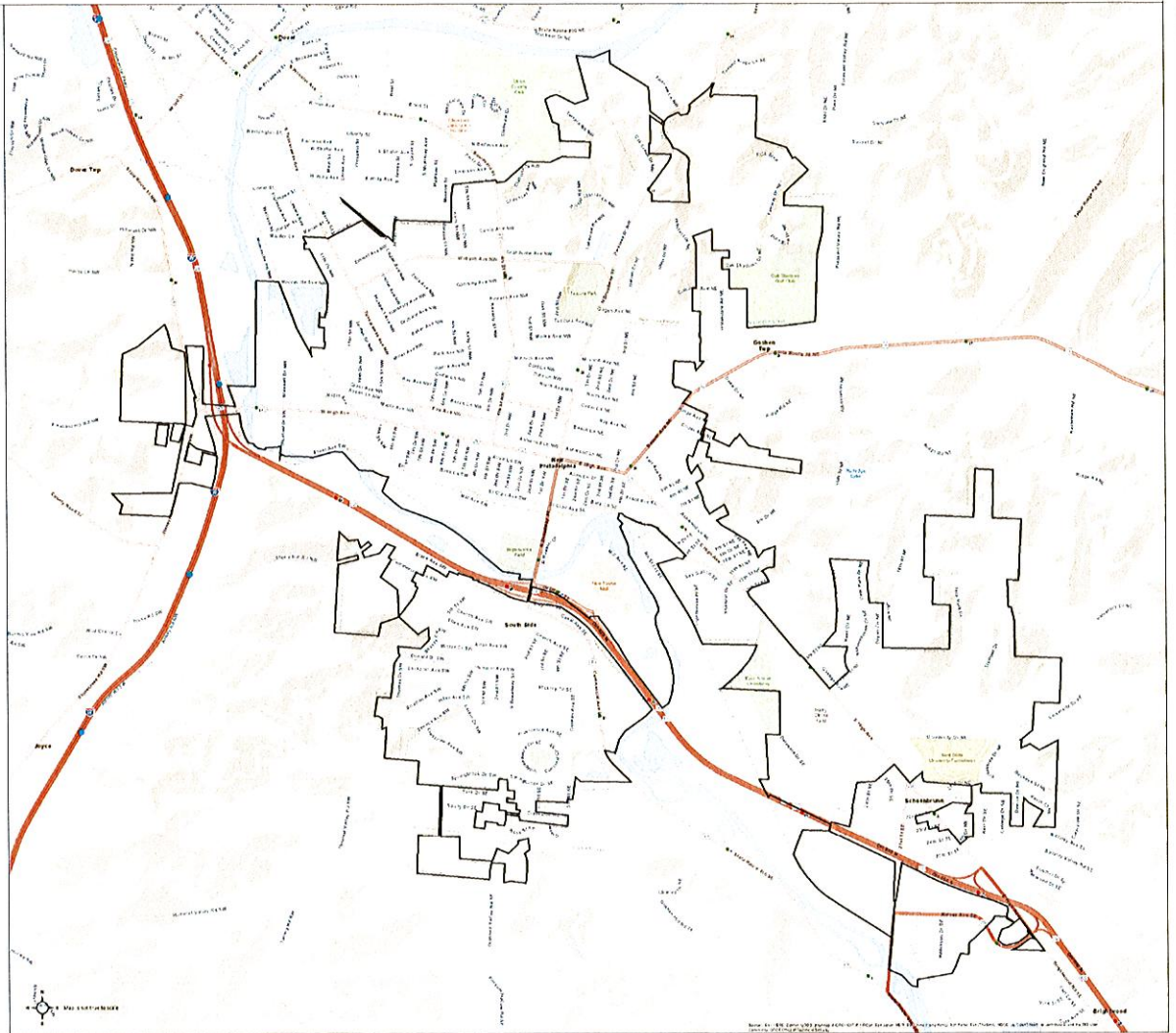
County Milepost

- Interstate Route
- US Route
- State Route

State Milepost

- Interstate Route

This map depicts calculated state mileposts along interstate routes, and county mileposts along interstate, U.S., and state routes. Mileposts increase in the general direction of south to north and west to east. State milepost numbers increase continuously as you travel through the state. County mileposts reset at each county line. Milepost values are calculated from ODOT's road inventory file and do not reflect what is signed on the roadway.



 OHIO DEPARTMENT OF
TRANSPORTATION

This map was prepared by the Transportation Information Mapping System (TIMS) for the Ohio Department of Transportation. It is based on the Ohio Statewide Road Inventory (OSRI) data provided by the Ohio Department of Transportation. The map is not intended to be used for navigation or other purposes. The Ohio Department of Transportation is not responsible for any errors or omissions on this map. © 2010 Ohio Department of Transportation.



Scale: 1:50,000. Data source: ODOT's road inventory file. Map data: © 2010 Ohio Department of Transportation.

AIRPORT HAZARDS

Airport Hazards

Introduction

Some types of development are incompatible for locations in the immediate vicinity of airports and airfields. Potential aircraft accident problems pose a hazard to end users of these development projects. If the proposed project is located near an airport or in the immediate area of the landing and approach zones, additional information is necessary to determine whether this issue is a concern and if so, how to mitigate it.

It is HUD's policy to apply standards to prevent incompatible development around civil airports and military airfields. See **24 CFR 51, Subpart D**. The policies do not apply to research or demonstration projects which do not result in new construction or reconstruction, to interstate land sales registration, or to any action or emergency assistance which is provided to save lives, protect property, protect public health and safety, or remove debris and wreckage.

HUD Guidance

To ensure compatible land use development, you must determine your site's proximity to civil and military airports.

- **Is your project within 15,000 feet of a military airport or 2,500 feet of a civilian airport?**
- **If so, is your project located within an Accident Potential Zone (APZ) or Runway Protection Zone/Clear Zone (RPZ/CZ)?**

Accident Potential Zone (APZ)

____ **Does your project involve any of the following:** new construction; substantial rehabilitation; acquisition of undeveloped land; activities that would significantly prolong the physical or economic life of existing facilities or change the use of the facility to a use that is not consistent with the recommendations of the Department of Defense (DOD)'s Land Use Compatibility Guidelines; activities that would significantly increase the density or number of people at the site; or activities that would introduce explosive, flammable, or toxic materials to the area?

- **If so, is the project in conformance with DOD guidelines?**

Runway Protection Zone/Clear Zone (RPZ/CZ)

- **Will this project involve any facilities that will be frequently used or occupied by people?**

- **If so, were written assurances from the airport operator obtained?**

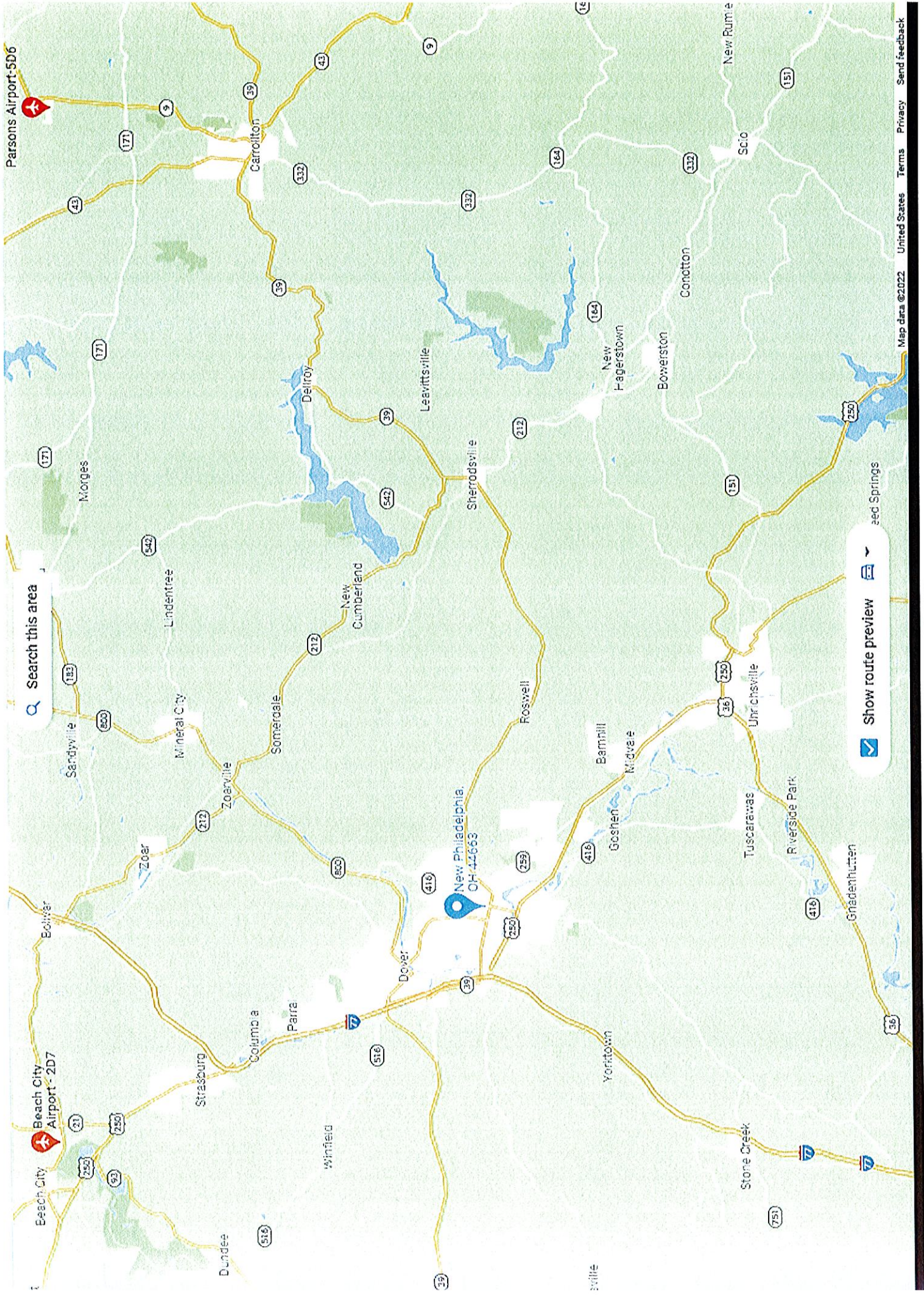
If this project involves the acquisition or sale of an existing property that will be frequently used or occupied by people, you must provide written notice to the prospective buyer to inform them of the potential hazards from airplane accidents as well as the potential for the property to be purchased as part of an airport expansion project in accordance with 24 CFR 51.303(a)(3). (See Sample Notice to Prospective Buyers.) The written notice should inform the prospective property buyer of: (i) the potential hazards from airplane accidents, which are more likely to occur within clear zones than in other areas around the airport/airfield; and (ii) the potential acquisition by airport or airfield operators, who may wish to purchase the property at some point in the future as part of a clear zone acquisition program.

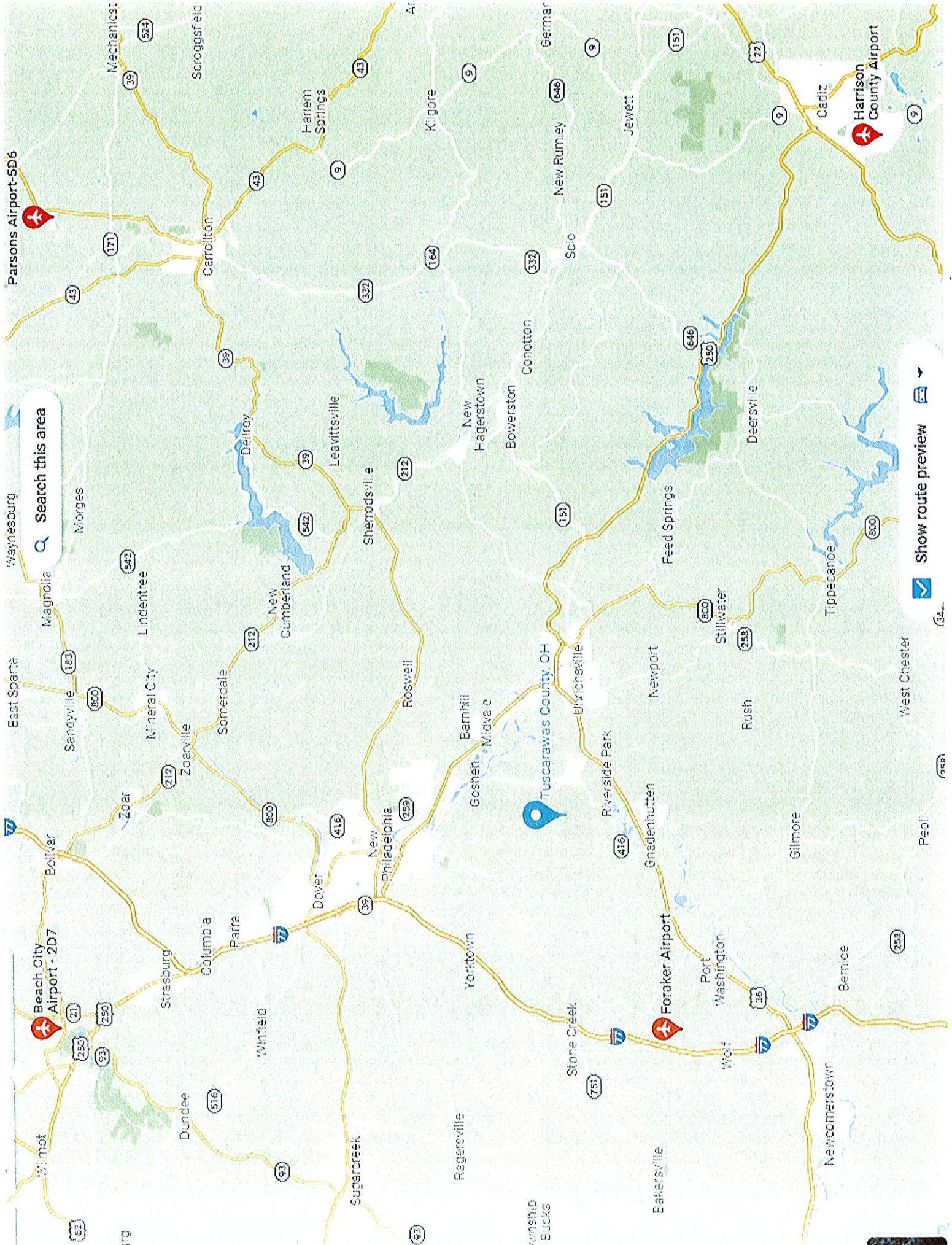
HUD assistance may not be used at this location if project involves new construction, substantial rehabilitation, acquisition of undeveloped land, or activities that would significantly prolong the physical or economic life of existing facilities that will be frequently used or occupied by people.

Compliance and Documentation

The environmental review record should contain **one** of the following:

- [] Documentation that the rule is not applicable to the proposed project (i.e., acquisition of an existing building, "minor" rehabilitation, or emergency action)
- [] A map showing the site is not within 15,000 feet of a military airport or within 2,500 feet of a civilian airport
- [] If within 15,000 feet of a military airport, a map showing the site is not within a designated APZ or a letter from the airport operator stating so
- [] If within 2,500 feet of a civilian airport, a map showing the site is not within a designated RPZ/CZ or a letter from the airport operator stating so
- [] If the site is in a designated APZ, documentation of consistency with DOD Land Use Compatibility Guidelines
- [] If the site is in a designated RPZ/CZ and the project does not involve any facilities that will be frequently used or occupied by people, and a determination of such and a written assurance from the airport operator that there are no plans to purchase the land as part of a RPZ/CZ program
- [] If the site is in a designated RPZ/CZ and the project involves the acquisition or sale of an existing property that will be frequently used or occupied by people, a copy of the notice to prospective buyers signed by the prospective buyer





Airports

Nav aids

Airspace Fixes

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Hotels

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1825 users online [LOGIN](#)

KPHD Harry Clever Field Airport
New Philadelphia, Ohio, USA



GOING TO NEW PHILADELPHIA?



[Reserve a Hotel Room](#)

FAA INFORMATION EFFECTIVE 27 JANUARY 2022

Location

FAA Identifier: PHD

Lat/Long: 40-28-12.6000N 081-25-11.8000W
40-28.210000N 081-25.196667W
40.4701667,-81.4199444
(estimated)

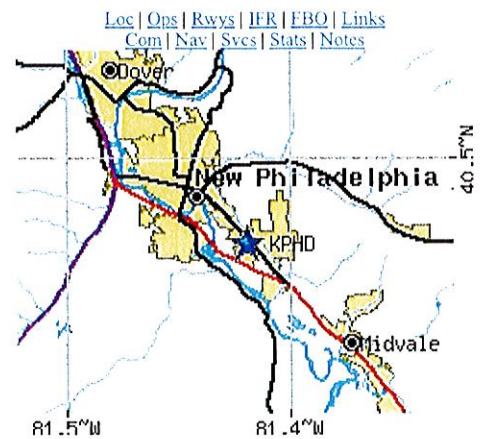
Elevation: 894.4 ft. / 272.6 m (surveyed)

Variation: 08W (2000)

From city: 2 miles SE of NEW PHILADELPHIA, OH

Time zone: UTC -5 (UTC -4 during Daylight Saving Time)

Zip code: 44663



Road maps at: [MapQuest](#) [Bing](#) [Google](#)

Airport Operations

Airport use: Open to the public

Activation date: 03/1940

Control tower: no

ARTCC: CLEVELAND CENTER

FSS: CLEVELAND FLIGHT SERVICE STATION

NOTAMs facility: PHD (NOTAM-D service available)

Attendance: MON-FRI 0730-1700

CLSD MAJOR HOLDS; FOR SER AFT HRS CALL
AMGR CELL.

Wind indicator: lighted

Segmented circle: no

Lights: ACTVT REIL RWY 15 & 33; PAPI RWY 15 & 33; MIRL
RWY 15/33 - 123.3.

Beacon: white-green (lighted land airport)

Operates sunset to sunrise.

Aerial photo

WARNING: Photo may not be current or correct



Photo by M.L. Caldwell, III
Photo taken 22-Oct-2018
looking northeast.

Do you have a better or more recent aerial photo of Harry Clever Field Airport that you would like to share? If so, please [send us your photo](#).

Sectional chart

Airport Communications

CTAF/UNICOM: 122.8

WX ASOS: 121.425 (330-339-1125)

CLEVELAND APPROACH: 125.5
 CLEVELAND DEPARTURE: 125.5

- APCH/DEP SVC PRVDD BY CLEVELAND APCH (CLE) 0600-0000. APCH/DEP SVC PRVDD BY CLEVELAND ARTCC (ZOB) ON FREQS 134.9/317.7 (MANSFIELD RCAG) 0000-0600.

Nearby radio navigation aids

VOR radial/distance	VOR name	Freq	Var
BSV _r 182/16.2	BRIGGS VOR/DME	112.40	04W
ZZV _r 040/38.4	ZANESVILLE VOR/DME	114.95	06W
AIR _r 322/38.7	BELLAIRE VOR/DME	117.10	07W
ACO _r 199/39.5	AKRON VOR/DME	114.40	04W

NDB name	Hdg/Dist	Freq	Var	ID
CADIZ	314/23.3	239	07W	CFX - . - . . . - . - . -

Airport Services

Fuel available: 100LL JET-A
 100LL:ICING INHIBITOR AVBL UPON REQ.

Parking: hangars and tiedowns

Airframe service: MAJOR

Powerplant service: MAJOR

Bottled oxygen: NONE

Bulk oxygen: NONE

Runway Information

Runway 15/33

Dimensions: 3951 x 100 ft. / 1204 x 30 m

Surface: asphalt, in excellent condition

Weight bearing capacity: Single wheel: 52.5
 Double wheel: 67.5
 Double tandem: 140.0

Runway edge lights: medium intensity

RUNWAY 15

Latitude: 40-28.500858N

Longitude: 081-25.462670W

Elevation: 894.4 ft.

Traffic pattern: left

Runway heading: 147 magnetic, 139 true

Displaced threshold: 330 ft.

Declared distances: TORA:3951

TODA:3951

ASDA:3951 LDA:3621

Markings: nonprecision, in good condition

Visual slope indicator: 4-light PAPI on right (4.00 degrees glide path)

RUNWAY 33

Latitude: 40-28.007618N

Longitude: 081-24.907118W

Elevation: 886.1 ft.

Traffic pattern: left

Runway heading: 327 magnetic, 319 true

Displaced threshold: no

Declared distances: TORA:3951

TODA:3951

ASDA:3634

LDA:3634

Markings: nonprecision, in good condition

Visual slope indicator: 4-light PAPI on left (4.00 degrees glide path)



Airport distance calculator

Flying to Harry Clever Field Airport? Find the distance to fly.

From to KPHD

[CALCULATE DISTANCE](#)

Sunrise and sunset

Times for 31-Jan-2022

	Local (UTC-5)	Zulu (UTC)
Morning civil twilight	07:08	12:08
Sunrise	07:37	12:37
Sunset	17:41	22:41
Evening civil twilight	18:10	23:10

Current date and time

Zulu (UTC)	31-Jan-2022 19:37:29
Local (UTC-5)	31-Jan-2022 14:37:29

METAR

KPHD 311853Z AUTO 00000KT 10SM CLR 02/M11 A3017 RMK AO2 SLP230 T00221111

TAF

KCAK 311727Z 3118/0118 12004KT P6SM 27nm N SKC FM010700 14007KT P6SM BKN250 FM011500 16009KT P6SM SCT250

NOTAMs

[Click for the latest NOTAMs](#)

NOTAMs are issued by the DoD/FAA and will open in a separate window not controlled by AirNav.

UNUSBL BYD 5
DEGS LEFT OF
CNTRLN.

Runway end identifier lights: yes	yes
Touchdown point: yes, no lights	yes, no lights
Obstructions: 85 ft. trees, 422 ft. from runway, 239 ft. left of centerline, 2:1 slope to clear	53 ft. trees, 342 ft. from runway, 210 ft. left of centerline, 2:1 slope to clear
APCH SLP 0:1 TO DTHR DUE TO +15 FT ROAD & +7 FT FENCE, 0-200 FT DIST, 15-115 FT R; +16 FT BLDG, 168 FT DIST, 237 FT L.	APCH RATIO 0:1 TO THR DUE TO +2 FT CROPS, 65-200 FT DIST, 250 FT L/R; +18-25 FT BRUSH/TREES, 0-100 FT DIST, 230 FT L.

Runway 12/30

Dimensions: 1907 x 70 ft. / 581 x 21 m

Surface: turf, in good condition

RUNWAY 12

Latitude: 40-28.166893N

Longitude: 081-25.415647W

Elevation: 890.4 ft.

Traffic pattern: left

Runway heading: 117 magnetic, 109 true

Declared distances: TORA:1907

TODA:1907

ASDA:1907

LDA:1758

RUNWAY 30

Latitude: 40-28.067007N

Longitude: 081-25.025773W

Elevation: 885.9 ft.

Traffic pattern: left

Runway heading: 297 magnetic, 289 true

Declared distances: TORA:1907

TODA:1907

ASDA:1758

LDA:1758

Runway end identifier lights: no

Touchdown point: yes, no lights

Obstructions: 54 ft. trees, 288 ft. from runway, 78 ft. left of centerline, 5:1 slope to clear

no

yes, no lights

95 ft. trees, 585 ft. from runway, 135 ft. right of centerline, 6:1 slope to clear

Airport Ownership and Management from official FAA records

Ownership: Publicly-owned

Owner: CITY OF NEW PHILADELPHIA

SERVICE DIRECTOR, 150 E HIGH AVE STE 200

NEW PHILADELPHIA, OH 44663-4500

Phone 330-364-4491

Manager: ERIC HUBBARD

1834 E HIGH AVE

NEW PHILADELPHIA, OH 44663-3239

Phone 330-339-6078

CELL 330-827-0820.

Airport Operational Statistics

Aircraft based on the field: 43 Aircraft operations: avg 58/day *
 Single engine airplanes: 42 70% local general aviation
 Multi engine airplanes: 1 25% transient general aviation
 4% air taxi
 <1% military
 * for 12-month period ending 25 August 2020

Additional Remarks

- TWY A CLSD WHEN ACFT ARE ON APPRCH OR DEPARTING THE RWY, CAUTION: SURFACE MARKING CONFLICT
- FOR CD CTC CLEVELAND APCH AT 216-352-2323, WHEN APCH CLSD CTC CLEVELAND ARTCC AT 440-774-0223.

Instrument Procedures

NOTE: All procedures below are presented as PDF files. If you need a reader for these files, you should [download](#) the free Adobe Reader.

NOT FOR NAVIGATION. Please procure official charts for flight.
 FAA instrument procedures published for use from 27 January 2022 at 0901Z to 24 February 2022 at 0900z.

IAPs - Instrument Approach Procedures

RNAV (GPS) RWY 15 [download](#) (172KB)
 RNAV (GPS) RWY 33 [download](#) (185KB)
 VOR-A [download](#) (188KB)
 NOTE: Special Alternate Minimums apply [download](#) (60KB)
 NOTE: Special Take-Off Minimums/Departure Procedures apply [download](#) (271KB)

Other nearby airports with instrument procedures:

[KTSO](#) - Carroll County-Tolson Airport (17 nm E)
[I40](#) - Richard Downing Airport (22 nm SW)
[8G6](#) - Harrison County Airport (23 nm SE)
[10G](#) - Holmes County Airport (25 nm W)
[KCAK](#) - Akron-Canton Regional Airport (27 nm N)

FBO, Fuel Providers, and Aircraft Ground Support

Business Name	Contact	Services / Description	Fuel Prices	Comments
		no information available		
ProAv	330-339-6078	If you are affiliated with ProAv and would like to show here your services, contact info, web link, logo, and more, click here	100LL Jet A SS \$5.00 \$4.60 Updated 28-Jan-2022	not yet rated 1 read write
			SS= Self service	
				

Would you like to see your business listed on this page?

If your business provides an interesting product or service to pilots, flight crews, aircraft, or users of the Harry Clever Field Airport, you should consider listing it here. To start the listing process, click on the button below



Other Pages about Harry Clever Field Airport



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[Privacy Policy](#), [Contact](#)

EXPLOSIVE & FLAMMABLE OPERATIONS

Explosive and Flammable Facilities

Introduction

There are inherent potential dangers associated with locating HUD-assisted projects near hazardous facilities which store, handle, or process hazardous substances of a flammable or explosive nature. Project sites located too close to facilities handling, storing or processing conventional fuels, hazardous gases or chemicals of an explosive or flammable nature may expose occupants or end-users of a project to the risk of injury in the event of an explosion.

Blast overpressure and thermal radiation standards are used as a basis for calculating acceptable separation distances (ASDs) for HUD-assisted projects from specific, stationary hazardous operations which store, handle, or process substances of fire or explosive prone nature. HUD-assisted projects must meet ASDs or else mitigation measures must be undertaken.

HUD Guidance

When considering explosive and flammable facilities in the context of HUD-assisted projects, two lines of inquiry are appropriate:

1. Aboveground stationary storage tanks near the project

- **Does this project include any of the following activities: development, construction, rehabilitation that will increase residential densities, or conversion?**
- **If so, within 1 mile of the project site, are there any current or planned stationary aboveground storage containers:**
 - Of more than 100 gallon capacity, containing common liquid industrial fuels OR
 - Of any capacity, containing hazardous liquids or gases that are not common liquid industrial fuels?

For a list of common industrial fuels, consult Appendix I of the Regulation and HUD's guidebook "Acceptable Separation Distance." Stationary aboveground containers that store natural gas and have floating tops are excluded from 24 CFR 51, Subpart C as well as underground storage containers, mobile conveyances (tank trucks, barges, railroad tank cars), and pipelines, such as high pressure natural gas transmission pipelines or liquid petroleum pipelines. If your project is a single family (1-4 unit) FHA-insured property, do not include/identify tanks that are ancillary to the operation of your project (e.g., comfort heating, cooking, water heating) because they are excluded from 24 CFR 51, Subpart C.

____ **Is the Separation Distance from the project acceptable based on standards in the regulation?**

The Acceptable Separation Distance (ASD) can be calculated based on the volume of the container, the contents, and whether or not the container is diked. A diked container is not the same as a double walled container. A doubled-walled container, for ASD calculations, is a container without a dike, and it shall be evaluated as a single-walled container. The regulation only considers storage tank contents that are products classified as flammable or combustible. This information can be found in the Material Safety Data Sheet. Once the volume of the container (gallons), dike dimensions, and phase of state of the product (liquid or gas) are known, the ASD can be calculated by either using the [electronic calculator](#).

The ASD is measured from the center of the assessed container to the perimeter of the proposed HUD-assisted project site. If the ASD is not met, mitigation is required, or another site must be considered. Options to mitigation are discussed in the HUD guidebook [Acceptable Separation Distance](#).

If the separation distance is not acceptable, a barrier is required to mitigate the project. Otherwise, the project should be moved to a different location. Work with a licensed engineer to determine whether an existing barrier (natural or man-made) is sufficient mitigation or to design a barrier. For more

guidance on barriers and mitigation, contact Nelson Rivera, a licensed engineer at HUD, at nelson.a.rivera@hud.gov or 202-402-4455.

2. Hazardous facilities included in the project

- **Does the proposed HUD-assisted project include a hazardous facility (a facility that mainly stores, handles or processes flammable or combustible chemicals such as bulk fuel storage facilities and refineries)?**
- **If so, is the hazardous facility located at an acceptable separation distance from residences and any other facility or area where people may congregate or be present?** See guidance above on calculating the ASD.

Compliance and Documentation

The environmental review record should include:

One of the following on aboveground storage tanks:

- A determination that the project does not include development, construction, rehabilitation that will increase residential densities, or conversion
- Evidence that within one mile of the project site there are no current or planned stationary aboveground storage containers of more than 100-gallon capacity containing common liquid industrial fuels or of any capacity containing hazardous liquids or gases that are not common liquid industrial fuels
- A determination along with all supporting documentation that the separation distance of such containers from the project is acceptable
- Documentation of the existing or planned barrier that would serve as sufficient mitigation, including correspondence with a licensed engineer

AND one of the following on hazardous facilities:

- A determination that the project does not include a hazardous facility
- A determination along with all supporting documentation that the hazardous facility is located at an acceptable separation distance from residences and any other facility or area where people may congregate or be present
- Documentation of the existing or planned barrier that would serve as sufficient mitigation, including correspondence with a licensed engineer

SITE CONTAMINATION

Site Contamination

Introduction

It is HUD policy, as described in 24 CFR Part 50.3(i) and 24 CFR 58.5(i)(2), that:

1. All property proposed for use in HUD programs be free of hazardous materials, contamination, toxic chemicals and gasses, and radioactive substances, where a hazard could affect the health and safety of occupants or conflict with the intended utilization of the property.
2. Environmental review of multifamily and non-residential properties shall include evaluation of previous uses of the site and other evidence of contamination on or near the site, to assure that occupants of proposed sites are not adversely affected by the hazards.
3. Particular attention should be given to any proposed site on or in the general proximity of such areas as dumps, landfills, industrial sites, or other locations that contain, or may have contained, hazardous wastes.
4. The responsible entity shall use current techniques by qualified professionals to undertake investigations determined necessary

It is therefore essential that responsible entities, potential grant applicants, and other HUD program participants become familiar with the potential environmental issues involving property before leasing, optioning, and/or acquiring the property. Unknowing individuals or parties that acquire contaminated property with good intentions could face liability for clean-up costs under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), third party lawsuits, and costly delays in implementing the project.

HUD Guidance

___ Were any on-site or nearby toxic, hazardous, or radioactive substances found that could affect the health and safety of project occupants or conflict with the intended use of the property?

Sites known or suspected to be contaminated by toxic chemicals or radioactive materials include but are not limited to sites: (i) listed on an EPA Superfund National Priorities or CERCLA List, or equivalent State list; (ii) located within 3,000 feet of a toxic or solid waste landfill site; or (iii) with an underground storage tank. For any of these conditions, the grantee must provide an ASTM Phase I report.

FHA-insured projects should refer to program guidance and to Chapter 9 of the MAP (Multifamily Accelerated Processing) Guide to comply with toxics and site contamination. Non-FHA projects should identify the potential for hazardous substances or materials that may affect the health and safety of the users of the property as follows:

- Review databases maintained by U.S. EPA and state, local, and tribal environmental quality departments or agencies to screen for potential *on-site* and *off-site* facilities that could pose health and safety problems and toxic clean-up sites that are presently under analysis or remediation.
- Investigate previous uses of the site. Site inspections and building and use permit records as well as Sanborn Co. maps show previous land uses which could have left toxic residues. Other methods of evaluation include performing a site walk, interviewing property owners or managers and local officials, and analyzing local land use records, permits, and violations.
- When site conditions indicate that the subject property is contaminated or likely contaminated by toxic substances, hazardous materials or petroleum products, one shall provide an ASTM certified Phase I ESA report, or other studies where applicable. Any hazards that are identified should be evaluated for the potential to affect the health and safety of the occupants and end-users. Contact your local HUD field environmental officer for further technical assistance in this regard.

Can adverse environmental impacts be mitigated?

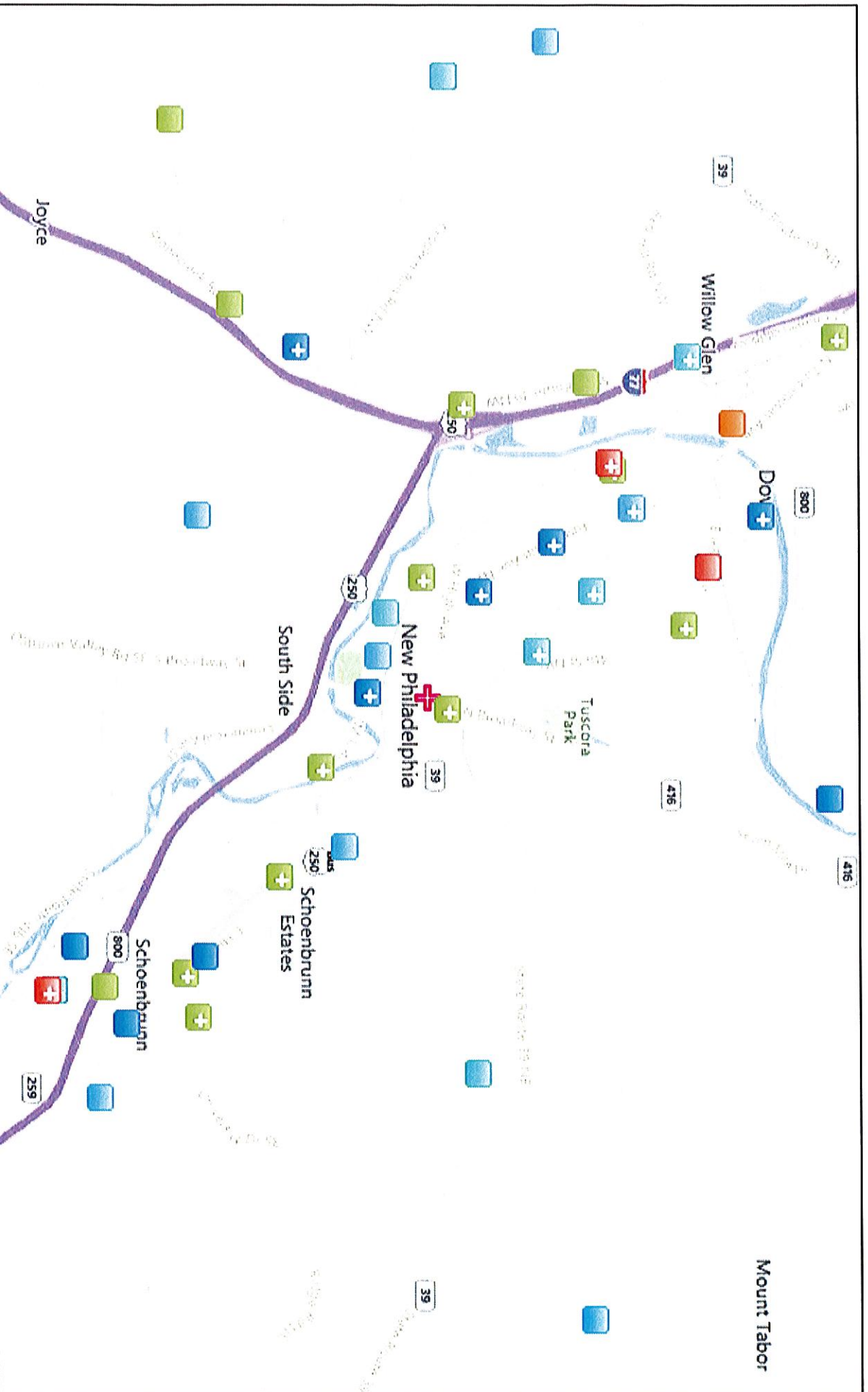
Use mitigation to prevent the hazard from affecting the health and safety or project occupants, or remediate the contaminated property and work with the appropriate state agency.

Compliance and Documentation

For non-FHA-insured programs, the environmental review record should contain **one** of the following:

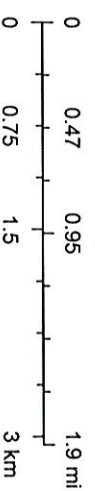
- [] Evidence the site is not contaminated (for multifamily housing projects this includes on site and off site contamination and previous uses of the site); a Phase I Environmental Site Assessment is strongly encouraged for multifamily and non-residential projects
- [] Evidence supporting a determination the hazard will not affect health and safety of the occupants or conflict with the intended use of the site, including any mitigation measures used
- [] Documentation the site has been cleaned up according to EPA or state standards for residential properties, which requires a letter of "No Further Action" (NFA) required from the appropriate state department/agency, or a RAO letter from the LSRP

New Philadelphia



January 31, 2022

- Toxic Substances Control Act (TSCA)
- Toxic Substances Control Act (TSCA)
- Toxic Releases (TRI)
- Air Pollution (ICIS-AIR)
- Hazardous Waste (RCRAInfo)
- Water Dischargers (NPDES)
- Water Dischargers (NPDES)
- Superfund (NPL)
- Search Result (point)



1:72,224

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ENVIRONMENTAL JUSTICE

Environmental Justice

Introduction

Environmental justice means ensuring that the environment and human health are protected fairly for all people regardless of race, color, national origin, or income. Executive Order 12898, "Federal Actions to Address Environmental Justice in Minority Populations and Low-income Populations" (2/94) requires certain federal agencies, including HUD, to consider how federally assisted projects may have disproportionately high and adverse human health or environmental effects on minority and low-income populations.

Environmental justice is an integral part of HUD's mission. The Department works with multiple stakeholders and other federal agencies in its efforts to assure environmental justice concerns are addressed.

HUD Guidance

- **Does the project create adverse environmental impacts?**
- **If so, are these adverse environmental impacts disproportionately high for low-income and/or minority communities?**
- **Can the adverse impacts be mitigated?** Engage the affected community in meaningful participation about mitigating the impacts or move the project to another community.

Compliance and Documentation

Review land use plans, census information and the U.S. EPA Environmental Justice webpage (EJ View). Consider local government sources such as the health department or school district that may be more current or focused on the neighborhood as their unit of analysis.

The environmental review record should contain **one** of the following:

- 1) Evidence that the site or surrounding neighborhood does not suffer from adverse environmental conditions and evidence that the proposed action will not create an adverse and disproportionate environmental impact or aggravate an existing impact. (Describe how the proposed action will not have a disproportionate adverse impact on minority or low-income populations.)
- 1) Evidence that the project is not in an environmental justice community of concern (demographics, income, etc.) or evidence that the project does not disproportionately affect a low-income or minority population
- 1) If there are adverse effects on low-income or minority populations, documentation that that the affected community residents have been meaningfully informed and involved in a participatory planning process to address (remove, minimize, or mitigate) the adverse effect from the project and the resulting changes

Notice of Intent to Request Release of Funds (NOI/RROF)

Instructions and General Requirements

Insert local information and dates in the areas bracketed with parentheses in the Notice of Intent to Request Release of Funds (NOI/RROF) template. Example: (Name of Responsible Entity).

- The NOI/RROF must be published in a newspaper of general circulation at least once for projects that are **Categorically Excluded, Subject to 58.5** [24 CFR 58.35 (a)]. The publication must include the complete title and body of the notice.
- The NOI/RROF may only be published when the Environmental Review Record (ERR) is complete and has been signed by the preparer.
- The notice must specify, at a minimum, a 7-calendar day period during which persons may evaluate and comment on the ERR. The first day the notice is published is considered day "0;" if the 7th day falls on a weekend or holiday, the period must be extended to the next business day. **The ERR must be readily available for public inspection either 1) onsite at the responsible entity's offices or 2) on the responsible entity's official website on the first day of the comment period and must remain available until the end of the 7-day comment period.** The responsible entity must also provide the ERR upon request electronically via email.
- No portion of the aggregated project may commence, and no funds may be committed, until OCD issues a release of environmental conditions (ROF).
- Prior to submitting a Request for Release of Funds and Certification (RROF), the Responsible Entity must consider any comments received during the published local comment period and, if necessary, make final revisions to the ERR. The Responsible Entity's RROF may be only be signed by the certifying officer after due consideration of all comments.
- At least one business day after the last day of the local comment period, the Responsible Entity may email 1) a signed copy of the RROF; 2) a copy of the published NOI/RROF (as it actually appeared in the newspaper); and, if applicable, 3) any other environmental Notices (e.g. Floodplain Management notices) published in association with the project(s), to OCD@development.ohio.gov.
- OCD observes a 15-day comment period beginning the date it receives a valid, executed RROF and associated NOI/RROF.
- OCD will issue an ROF after the 15-day comment period following the receipt of the RROF and successful resolution of any objections received. OCD will not mail a hard copy of the ROF. **Responsible entities may view and download ROF documents in OCEAN.**

Public Notice

NOTICE OF INTENT TO REQUEST RELEASE OF FUNDS

February 18, 2022

City of New Philadelphia
150 E High Ave, New Philadelphia, Ohio 44663
(330)364-4491

City of Urichsville
305 E Second St; Urichsville, OH 44683
(740)922-1242

To All Interested Agencies, Groups, and Individuals:

On or about, but not before, February 28, 2022, the City of New Philadelphia **and** the City of Urichsville will submit a request to the State of Ohio for the release of Federal funds under Section 104 (g) of Title I of the Housing and Community Development Act of 1974, as amended; Section 288 of Title II of the Cranston Gonzales National Affordable Housing Act (NAHA), as amended; and/or Title IV of the Stewart B. McKinney Homeless Assistance Act, as amended; to be used for the following project(s):

Project Name: PY2021 CHIP Program

Source of Funds: CDBG, HOME, New Philadelphia HOME Program Income Funds, Urichsville HOME Program Income Funds and Urichsville CDBG Housing Program Income Funds

Activities will include Owner Rehabilitation, Owner Home Repair and New Construction – Habitat for Humanity

This will be a multi-year project

Located in the Cities of New Philadelphia and Urichsville

The Estimated Cost of the Project is \$787,600

The activities proposed are categorically excluded under U.S. Department of Housing and Urban Development (HUD) regulations at 24 CFR Part 58 from National Environmental Policy Act (NEPA) requirements. An Environmental Review Record (ERR) that documents the environmental determinations for the project(s) is available for review on New Philadelphia's Website at www.newphilaoh.com and upon the City of Urichsville's Website at www.cityofurichsville.org. The ERR may also be provided upon request electronically via email. Please submit your request by U.S. mail to the City of New Philadelphia at 150 E High Ave, New Philadelphia, Ohio 44663 or by email to jday@newphilaoh.com or the City of Urichsville at 305 E Second St., Urichsville, Ohio 44683 or by email to mhaney@cityofurichsville.org.

PUBLIC COMMENTS

Any individual, group, or agency may submit written comments on the ERR to the City of New Philadelphia **or** the City of Urichsville by U.S. mail or email at the addresses above. All comments received before February 28, 2022 will be considered by the City of New Philadelphia and the City of Urichsville prior to authorizing submission of a request for release of funds.

ENVIRONMENTAL CERTIFICATION

The City of New Philadelphia and the City of Urichsville certify to the State of Ohio that Joel Day, Mayor of New Philadelphia, and Mark Haney, Mayor of Urichsville in *their* capacity as Mayor consent to accept the jurisdiction of the Federal Courts if an action is brought to enforce responsibilities in relation to the environmental review process and that these responsibilities have been satisfied. The State of Ohio's approval of the certification satisfies its responsibilities under NEPA and related laws and authorities and allows the City of New Philadelphia and the City of Urichsville to use Program funds.

OBJECTIONS TO RELEASE OF FUNDS

The State of Ohio will accept objections to its release of funds and the City of New Philadelphia and City of Urichsville certification for a period of fifteen days following the anticipated submission date or its actual receipt of the request (whichever is later) only if they are on one of the following bases: (a) the certification was not executed by the Certifying Officer of the City of New Philadelphia or the City of Urichsville; (b) the City of New Philadelphia and the City of Urichsville has omitted a step or failed to make a decision or finding required by HUD regulations at 24 CFR part 58; (c) the grant recipient or other participants in the development process have committed funds, incurred costs or undertaken activities not authorized by 24 CFR Part 58 before approval of a release of funds by the State of Ohio; or (d) another Federal agency acting pursuant to 40 CFR Part 1504 has submitted a written finding that the project is unsatisfactory from the standpoint of environmental quality. Objections must be prepared and submitted in accordance with the required procedures (24 CFR Part 58, Sec. 58.76) and shall be addressed to Ohio Department of Development, Office of Community Development at OCD@development.ohio.gov. Potential objectors should contact the State of Ohio to verify the actual last day of the objection period.

Joel Day, Mayor of New Philadelphia
Mark Haney, Mayor of Urichsville