

Dear SHPO:

The STATE AGENCY has received a request for federal grant funding through the National Park Service's (NPS) Land and Water Conservation Fund (LWCF) from SPONSOR for PROJECT, which is determined to be an undertaking as defined by Section 106 of the Historic Preservation Act. We initiated consultation on this undertaking via letter dated DATE. Authority to make a determination of effect has been delegated to STATE AGENCY by NPS as documented in LWCF Federal Financial Assistance Manual Volume 69, 4-10 C.2.

According to your letter dated DATE, you have determined that the project is unlikely to have adverse effects on cultural properties included or eligible for inclusion on the National Register of Historic Places. We understand that this determination is made contingent on the requirement that qualified professionals conduct further investigations as may be necessary and consult with your office regarding any measures necessary to avoid or mitigate impacts on cultural properties discovered within the course of this undertaking.

The STATE AGENCY accepts your determination and proposes a finding of [choose 1: no historic properties affected/no adverse effect/adverse effect] pursuant to 36CFR800.5.

*ALT*

The property in question was surveyed by WHO on DATE and they have recommended a determination of [choose 1: no historic properties affected/no adverse effect/adverse effect]. STATE AGENCY has not reviewed the report for technical adequacy but has verified that it meets the basic requirements for 6(f)3 purposes. Unless a consulting party notifies STATE AGENCY within 30 days with concerns regarding the technical adequacy of the report, STATE AGENCY will proceed with the consultant's recommended finding of affect.

If you have any questions regarding our finding under Section 106, please do not hesitate to contact blah blah blah.

Sincerely,

NAME  
TITLE

Enclosure ()

cc: NPS Program Officer  
any other consulting parties