Introduction to Section 106 of the National Historic Preservation Act

GSA Region 10 – Northwest/Arctic
June 22-23, 2004
**Introduction to Section 106 of the National Historic Preservation Act**

Preserving Our Nation’s Heritage
Mid 19th c. Ann Pamela Cunningham: Mount Vernon Ladies Association
1853: Office of the Supervising Architect is established in the Treasury to design and construct civilian federal buildings.
1908: The Antiquities Act: First legislation protecting our national heritage.
Office of Supervising Architect was the Largest architectural practice in the nation. Designed hundreds of federal buildings.
1935: Works Progress Administration

- 115,000 Federal Buildings constructed
- Tennessee Valley Authority
1947: The National trust for Historic Preservation is created
1948: GSA is created as a procurement and service agency.

Goal was to standardize procurement practices and provide uniformity.
Urban renewal of the 1950s - 60s
Guiding Principles for Federal Architecture - 1961

“The policy shall be to provide...facilities in an architectural style and form which is distinguished and which will reflect the dignity, enterprise, vigor, and stability of the American National Government. Major emphasis should be placed on the choice of designs that embody the finest contemporary American architectural thought....”
Post-War Federal Buildings

Cultural climate dominated by Operations Research, Quantitative Systems Analysis, Efficiency Studies, etc.

A/E Selection criteria increasingly focused on issues not related to architectural quality.
Understanding the Intent of the National Historic Preservation Act (NHPA) of 1966

• Promote Federal Agency Preservation stewardship Programs (Section 110 and 111)

• Refine the National Register of Historic Places nomination process

• Strengthen Federal Preservation protection Process (Section 106)

• Create an Administrative supervisory Structure (ACHP)

• Create Financial preservation Incentives (e.g., funding of SHPO/THPOs; grants for preservation)
Section 110 of the National Historic Preservation Act

[16 U.S.C. 470h-2]
GSA responsibilities under Section 110

- Responsible to nominate eligible properties to the National Register.
- Consult with SHPO/THPOs, Native American groups, and the Council to minimize adverse effects of Federal activities on historic properties.
- Establish procedures for preparing Building Preservation Plans (BPP) for Register and register eligible properties.
- Investigating proposed sites for construction of federal buildings to identify historic or culturally significant properties.
- Agency must have a Federal Preservation Officer (FPO) who is responsible for coordination of cultural resource management and compliance with NHPA.
Section 111 of the National Historic Preservation Act

[16 U.S.C. 470h-3]
GSA responsibilities under Section 111

- GSA is responsible for seeking adaptive use of historic properties not currently needed for Federal agency purposes.

- Solicitation and selection procedures for leasing GSA controlled historic property for non-Federal use shall give preference to those with viable mechanisms for their protection (i.e. financial, past experience and commitment)

- All leases shall contain terms and conditions to ensure consistency with Federal Preservation standards.

- The RHPO shall be consulted in the development of historic building lease solicitations, RFQs, marketing strategies, and selection criteria.

- A sublease, assignment, amendment or encumbrance of any lease issued under 111 must be approved by RHPO, Regional counsel and Portfolio Manager.
EXECUTIVE ORDERS

- EO 13006
- EO 11593
- EO 13287
- EO 12512
GSA Policies and Directives applicable to Historic properties


  - RHPO Responsibilities
Section 106 of the National Historic Preservation Act
36 CFR Part 800
Protection of Historic Properties
Prior to taking action on an undertaking, Federal agencies must:

- Take into account the effects on historic properties; and

- Afford the Advisory Council on Historic Preservation a reasonable opportunity to comment
Part 800 – protection of historic properties

- Subpart A – Purposes and Participants [800.1 - 2]

- Subpart B – The Section 106 Process [800.3 - 13]

- Subpart C – Program Alternatives [800.14 - 16]
Subpart A – Purpose and Participants
[Section 800.1-2]
Federal Agency Official [800.2(a)]
WHO are the consulting Parties? [800.2(c)]

- STATE HISTORIC PRESERVATION OFFICER
- TRIBAL HISTORIC PRESERVATION OFFICER
- INDIAN TRIBES/NATIVE HAWAIINANS/ ALASKA NATIVES
- ACHP
- NATIONAL PARK SERVICE
- PROJECT APPLICANT
- LOCAL GOVERNMENT
- public
State Historic Preservation Officer
[800.2(c)(1)]
Tribal historic preservation officers (THPOs) [800.2(c)(1)(a)]
Advisory Council on Historic Preservation [800.2(b)]
National Park Service
Project Applicant

- Applicants for federal Assistance, permits, licenses, and other approvals are entitled to consult.
- Project developer (lease/build, ground lease, transfer)
- Project contractor
- tenants
Representatives of Local Governments [800.2(c)(3)]

Although Federal actions are not required to comply with local restrictions governing new construction or building alteration, GSA policy is to consult and cooperate with local government planning commissions.
The Public [800.2(d)]

- Public opinion is essential to informed federal decision-making

- Regulations allow federal agencies to use their in-house procedures for seeking public input such as under NEPA.
Subpart b – The Section 106 process

• The current 36 CFR Part 800 is the fourth edition.

• Each revision has reduced the Councils role in the review of undertakings, recognizing the growing capability of agencies and participants in the process.

[Section 800.3 - 13]
**Initiate Section 106 Process**
- Establish undertaking
- Identify appropriate SHPO/THPO
- Plan to involve the public
- Identify other consulting parties

**PUBLIC INVOLVEMENT**

**UNDERTAKING MIGHT AFFECT HISTORIC PROPERTIES**

**Identify Historic Properties**
- Determine scope of efforts
- Identify historic properties
- Evaluate historic significance

**PUBLIC INVOLVEMENT**

**HISTORIC PROPERTIES MAY BE AFFECTED**

**Assess Adverse Effects**
- Apply criteria of adverse effect

**PUBLIC INVOLVEMENT**

**HISTORIC PROPERTIES ARE ADVERSELY AFFECTED**

**Resolve Adverse Effects**
- Continue consultation

**PUBLIC INVOLVEMENT**

**NO UNDERTAKING/ NO POTENTIAL TO CAUSE EFFECTS**

**NO HISTORIC PROPERTIES AFFECTED**

**NO HISTORIC PROPERTIES ADVERSELY AFFECTED**

**MEMORANDUM OF AGREEMENT**

**FAILURE TO AGREE**
Four Steps to Enlightenment

Step 1: Initiate

Step 2: Identify

Step 3: Assess

Step 4: Resolve
STEP 1
Initiate

Establish undertaking
Identify appropriate SHPO/THPO
Plan to involve the public
Identify other consulting parties

NO
UNDERTAKING/
NO POTENTIAL
TO CAUSE
EFFECTS

Public involvement

Historic Properties May be Affected
Establish UNDERTAKING

- Project, activity, or program under direct or indirect jurisdiction of a Federal agency
- Includes activities that
  - Are carried out by or on behalf of agencies
  - Received Federal funds
  - Required a Federal permit, license, or approval
  - Are regulated under delegated federal programs.
Timing of Review

- Process must be initiated early in project development
  - Broad range of alternatives should be available for consideration.
  - GSA clients should be properly informed about consultation requirements
  - Realistic expectations concerning project schedules must be discussed.
- Section 106 must be completed prior to
  - Approval of the expenditure of Federal funds
  - Issuance of any license
Determining Potential to Cause Effects

- Based on the potential of the undertaking as a type of activity
- Prospective- no need to know whether historic properties are present
- Knowledge about specific properties irrelevant. Assumptions about effect must be validated by proceeding review.
Identify appropriate SHPO/THPOs

- Consult with your RHPO
- Never contact SHPO/THPO directly
- RHPO are responsible for maintaining working relationship with agencies.
Involve the public

- Consult with RHPO

- Make documents, materials and other data available, to the extent possible, concerning the undertaking.

- Involve early so comments can be incorporated in GSA's consideration of alternatives.

- Provide adequate notification times.
Identify other consulting parties

In addition to those already mentioned:

- Local non-profit historic preservation organization
- State wide non-profit historic preservation organization
- National non-profit historic preservation organizations
- Other federal agencies
Step 2: Identify

- Determine Scope of Efforts
- Identify Historic Properties
- Evaluate Historic Significance

Public involvement

Historic Properties May be Affected

No Historic Properties Adversely Affected
Determine scope of efforts

- The program responsible for the project or action shall notify the RHPO early in the project planning so that an appropriate identification study can be performed.

- Project schedule and scope of effort shall allow time for consultation w/shpo/thpo and representatives of native American groups.
Determining the Area of Potential Effect (APE)

- APE is geographic area(s) in which undertaking may cause alterations in character or use of historic properties
  - Knowledge of historic properties not needed to establish the APE
  - APE should include all areas of potential direct or indirect effects
  - APE may include more than one area
- Agency consults with SHPO/THPO to determine the area of potential effects.
In consultation with the RHPO Gather Information on Properties in the APE

- GSA is normally required to perform an evaluation study to obtain sufficient documentation to apply the criteria for evaluation to previously unidentified historic and cultural properties.
- RHPO will consult with SHPO/THPO
No Historic Properties Affected

- Appropriate when
  - GSA has determined (through a consensus determination or determination by the Keeper) that no historic properties are present or
  - there are historic properties present, but the undertaking will not have any effect on them
“Historic Properties”

Properties included in, or eligible for inclusion in, the National Register of Historic Places.

The term “eligible for inclusion” includes both properties formally determined as such by the Keeper and all other properties that meet the National Register criteria.
The National Register of Historic Places

- The NRHP is a listing of districts, sites, buildings, structures, and objects significant in American History, architecture, archeology, and culture maintained by the Secretary of the Interior under authority of Section 2(b) of the Historic Sites Act of 1935, 49 Stat. 666, 16 U.S.C. § 462, and Section 101(a)(1) of the NHPA, 16 U.S.C. § 470a(a)
Age eligibility

- National register criteria generally requires that a property be 50 years or older to be eligible for the NR.
- GSA has established a threshold of 45 years for assessing the eligibility of a property.
- GSA’s intent is to prevent project delays and increased design and construction costs due to new compliance requirements affecting a project in development.
Five Categories of historic properties as determined by the NPS:

- Buildings
- Structures
- Sites
- Objects
- Districts
Five Categories:

- Buildings
- Structures
- Sites
- Objects
- Districts
Five Categories:

- Buildings
- Structures
- Sites
- Objects
- Districts
Five Categories

- Buildings
- Structures
- Sites
- Objects
- Districts
Five Categories

- Buildings
- Structures
- Sites
- Objects
- Districts
National Register Criteria

A. Association with events

B. Association with people

C. Distinctive design/construction
   - Distinctive construction characteristics
   - Work of a master
   - Artistic value
   - A distinguishable entity

D. Data potential
National Register Criteria

A. Association with events

B. Association with people

C. Distinctive design/construction
   - Distinctive construction characteristics
   - Work of a master
   - Artistic value
   - A distinguishable entity

D. Data potential
National Register Criteria

A. Association with events

B. Association with people

C. Distinctive design/construction
   - Distinctive construction characteristics
   - Work of a master
   - Artistic value
   - A distinguishable entity

D. Data potential
National Register Criteria

A. Association with events

B. Association with people

C. Distinctive design/construction
   - Distinctive construction characteristics
   - Work of a master
   - Artistic value
   - A distinguishable entity

D. Data potential
Levels of Historic Significance

- National
- Regional
- Local
Elements of INTEGRITY

Properties must have integrity of (as appropriate)

- Location
- Setting
- Design
- Materials
- Workmanship
- Feeling and association
“Reasonable and Good Faith” Identification Efforts

- Agency should take into account
  - Past studies
  - Magnitude and nature of the undertaking
  - Degree of federal involvement
  - Nature and extent of potential effects
  - Likely nature and location of historic properties
  - Applicable standards and guidelines
  - Confidentiality concerns
GSA’s Identification efforts

- Each GSA Region has a program to nominate eligible properties to the national register and to complete Bpps for register and register eligible properties under its jurisdiction, including leased buildings occupied by GSA.
Step 3: Assess

Apply criteria of adverse effect

Public involvement

Historic Properties Are Adversely Affected

No Historic Properties Adversely Affected
Adverse Effect (AE) Process

- Apply criteria of AE

- Agency must provide documentation to SHPO/THPO, consulting parties and make documentation available to public.

- SHPO/THPO or Council may comment within 30 days on agency’s finding.

- If agency maintains its findings despite objections, Section 106 complete.
Criteria of Adverse Effect

- Undertaking may:
  - alter characteristics that qualify property for the National Register
  - diminish the property’s integrity

- Alteration may be direct or indirect

- Agency should consider:
  - All qualifying characteristics of the property and site
  - Reasonably foreseeable effects
  - Cumulative effects
Examples of Adverse Effect

- Physical destruction or alteration

- Alteration inconsistent with the Secretary of the Interior’s Standards for Treatment of Historic Properties

- Relocation of a property

- Changes in the character of a property’s use or setting
Examples of Adverse Effect (continued)

- Introduction of incompatible visual, atmospheric or audible elements (i.e. new construction)
- Neglect and deterioration
- Transfer, lease, or sale out of Federal ownership without adequate preservation covenants (i.e. disposal)
AE Process

- Apply criteria of AE

- Agency must provide documentation to SHPO/THPO, consulting parties and make documentation available to public.

- SHPO/THPO or Council may comment within 30 days on agency’s finding.

- If agency maintains its findings despite objections, Section 106 complete.
Documentation for Findings of Adverse Effect

- Description of undertaking and APE, including photos, maps, and drawings as necessary
- Descriptions of affected historic properties and efforts to identify
- Description of effects and statement of why the criteria of adverse effect is applicable
- Views of consulting parties and public.
Finding of no adverse effect (NAE)

- Appropriate when the agency:
  - Believes none of the undertakings effects meet the criteria of adverse effect; or
  - Modifies project or agrees to conditions of adverse effects
AE Process

- Apply criteria of AE

- Agency must provide documentation to SHPO/THPO, consulting parties and make documentation available to public.

- SHPO/THPO or Council may comment within 30 days on agency’s finding

- If agency maintains its findings despite objections, Section 106 complete.
Agency proposes finding of AE or NAE in consultation with the SHPO/THPO

- SHPO/THPO has 30 days to respond to agency findings.

- They may agree or disagree
  - If they agree with AE then Step 4 – Resolve is initiated.
  - If they disagree with AE then further consultation is needed.
  - If they agree with NAE then 106 is completed.
  - If they disagree with NAE then further consultation is needed.
Disagreement on Findings of No adverse Effect

- Agency must consult if there is an objection with parties.
- resolve or refer the finding to the ACHP
- Council will decide whether to comment within 15 days.
- ACHP comments are not binding on the agency. But!!
Step 4: Resolve
Continue consultation

Public involvement

Memorandum of Agreement (MOA) or Programmatic Agreement (PA)

Failure To Agree

Council Comment
Process

- Notify Council
- Involve additional consulting parties/public
- Consider alternatives
- Prepare documentation
- Negotiate mitigation plan
Notify Council

- Agency must notify the Council regarding undertaking.
- Agency must invite Council to participate when:
  - The agency wants council involvement
  - A NHL is adversely affected
  - A PA is proposed Council must comment within 45 days
- Council provides opportunity for input from agency, consulting parties, and the public
- Council members and the Chairman provide formal written comment to the head of agency.
Criteria for ACHP Involvement

- Council is likely to enter a review when there are:
  - substantial impacts on important properties
  - important questions of policy or interpretation
  - procedural problems
  - issues of concern to Indian tribes and Native Hawaiian organizations
Process

- Notify Council
- Involve additional consulting parties/public
- Consider alternatives
- Prepare documentation
- Negotiate mitigation plan
Involve additional consulting parties/public

Besides the SHPO/THPO and the Council, involve the parties previously identified in consultation.
Process

- Notify Council
- Involve additional consulting parties/public
- Consider alternatives
- Prepare documentation
- Negotiate mitigation plan
Consider alternatives

Project modifications can greatly assist in lessening AE

Supply as much information as possible to the Council on alternatives.
Process

- Notify Council
- Involve additional consulting parties/public
- Consider alternatives
- Prepare documentation
- Negotiate mitigation plan
Documentation Requirements

- Agency must give Council and consulting parties description of:
  - Undertaking and APE
  - Identification steps and affected historic properties
  - Project effects and why the criteria of adverse effects are applicable
  - Views of consulting parties and public.
Process

- Notify Council
- Involve additional consulting parties/public
- Consider alternatives
- Prepare documentation
- Negotiate mitigation plan
Examples of Mitigation Measures

- Alternative design
- Alternative location
- Limiting magnitude
- Rehabilitating some historic properties
- Planning for preservation and maintenance
Examples of Mitigation Measures (continued)

- Moving historic properties
- Marketing properties for donation, sale, or lease
- Documenting a historic property before destroying it
- Archeological data recovery
Memorandum of Agreement

- Outcome of consultation when agreement can be reached
- Governs the undertaking and all of its parts
- Legally binding document
- Specifies agreed upon alternatives and/or mitigation
- Identifies parties responsible for implementing
- MOA and its implementation evidences agency completion of Section 106.
Special Situations
Foreclosure of Council Comment

- Agencies must complete Section 106 review prior to approving project
- Otherwise, Council may determine its opportunity to comment is foreclosed
- Foreclosure finding:
  - Goes from Council membership to head of agency
  - Signals that Council believes agency has violated law
Subpart C – Program Alternatives

[800.14-16]
Programmatic Agreements

- Special type of agreement either:
  - To implement an agency program or
  - To address adverse effects of complex or multiple undertakings
- PAs for complex or multiple projects
  - Develop like MOAs
- PAs for regional or national programs
  - Consultation required w/council, NCSHPO, SHPO/THPO and the public
Post-review Discoveries

- Unexpected discovery of effects to historic properties after project work has begun:
  - Can be discovery of a previously unidentified property
  - Can be discovery of unforeseen effects to a known property

- Provisions to Address discoveries only apply if project previously reviewed
Planning for Discoveries

- Agencies encouraged to plan for discovery situations

- If discoveries are likely, the Project’s PA, MOA or no adverse effect finding must include process for dealing with discoveries.
Planning for emergencies

- Agencies encouraged to develop tailored procedures for emergency response

- Must be developed in consultation with appropriate parties and approved by the Council in order to substitute for standards review process.
First Lady Laura Bush Announces Preserve America Community Designations, Presidential Awards

Laura Bush recently announced details of two new key components of the Administration’s Preserve America initiative:

- The Preserve America Communities designation recognizes communities that protect and celebrate their heritage, use their historic assets for economic development and community revitalization, and encourage people to experience and appreciate local historic resources through education and heritage tourism programs.
- The Preserve America Presidential Awards will be given annually to individuals, businesses, and organizations whose efforts for heritage enhancement, the stewardship and preservation of cultural and natural heritage assets.

Read more about the Preserve America recognition program