APPENDIX D

Archaeological Report
ABSTRACT

November 4 through December 12, 2013 Mr. Jake Rieb, Archaeologist with Edge Consulting Engineers, completed an archaeological study of the APE (Area of Potential Effect) for a telecommunications tower proposed to be located in Marinette County, Wisconsin. The study resulted in the identification of a single archaeological site, Marinette Standard Oil (47MT0315), located within the APE. This site was considered for NRHP eligibility and was found to be ineligible for listing. Consequently, the author concluded that no Historic Properties, as defined in 36 CFR 800, are located within the APE. Project clearance was recommended.
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INTRODUCTION

In compliance with Federal (Sections 106 and 110 of the National Historic Preservation Act) and State (Chapters 44.40 and 157.70 Wisconsin Statutes) requirements, a Phase I Archaeological study was made for the proposed raw land construction of a telecommunications tower to be located in Marinette County, Wisconsin.

November 4 through December 12, 2013, Mr. Jake Rieb, Archaeologist with Edge Consulting Engineers, completed a Literature Review and Phase I Archaeological Reconnaissance Survey to assess the potential for intact archaeological deposits located within the proposed project site area. This included a review of historic maps, local and regional histories, aerial photographs, topographic quadrangles, soil surveys and physiographic data, NRHP listings, back issues of the Wisconsin Archeologist, and the WHPD databases. The project also included a Phase I field survey of all areas where ground disturbance is proposed.

Background research, field investigations, and report preparation were conducted in accordance with the Guide for Public Archaeology in Wisconsin as prepared by the Wisconsin Archaeological Survey (Dudzik et al. 2012).

As required by Federal law, Mr. Rieb meets all standards of the Secretary of the Interior’s criteria for “Qualified Archaeologist” as specified in 36 CRF 61, Appendix A.

PROJECT DESCRIPTION

This project comprises the raw land construction of a telecommunications tower. The tower will consist of a 190-foot tall monopole tower in a gravel lot. The tower will be placed within a 50-foot by 50-foot fenced compound and lease area. Vehicle access and buried utilities for the site will be via a proposed 30-foot wide shared access/utility easement located east and north of lease area and abutting the Right-of-Way along Water Street to the south.

That part of the proposed undertaking to undergo ground disturbance, and that part considered here as the Area of Potential Effect for Direct Effects (hereafter APE) for archaeological investigation, comprises the lease area described above, with an additional 50-foot buffer in all directions except where the APE abuts the property parcel boundary, and not within the existing building located on the subject property parcel (Appendix A: Figure 3). The APE measures approximately 0.39 acres or 1,596 square meters.

ENVIRONMENTAL SETTING

The project area is located within the NE ¼ of the NE ¼ of the NE ¼ of Sec. 8, T.30N R.24E (Marinette East 7.5-minute Quadrangle), Marinette County, Wisconsin. The project area is located in northeastern Wisconsin, in the City of Marinette, approximately ½ kilometer south of the main channel of the Menominee River and 1 kilometer southwest of the outlet of the Menominee River into Lake Michigan (Appendix A: Figure 1). The project is located within the Marinette River watershed with the nearest natural water source being a secondary channel of the Marinette River, 1,100 meters to the north. The center of the project area is located at UTM coordinates:
The project area is generally located within the Escanaba/Door Peninsula regional landscape ecosystem subsection of northeastern Wisconsin (Albert 1995). This area is characterized by the presence of limestone bedrock of Silurian and Ordovician age. Bedrock is typically 50 feet below the surface which consists of glacial drift. Landforms are glacial lacustrine in origin and include flat lake bed, deltaic deposits of sand, dune fields, and shallow embayments. There are many rivers in this area including the Menominee, Whitefish, Escanaba, and Sturgeon. Presettlement vegetation included extensive swamps of northern white-cedar in poorly drained areas in the lake plain. The uplands consisted of species including hemlock, white pine or a mixture of the two.

Soils within the immediate survey area are projected to include about a 25/75 split of Deford mucky fine sand, 0 to 2 percent slopes, and urban land (i.e. fill) (NRCS). Deford mucky fine sand is projected in about 25 percent of the total APE in the southern portion of the APE spanning between Water street and for a distance of 45 feet back from the street curb. This soil is typically found on toeslopes of depressions on outwash plains, lake plains, moraines, drainageways, or lake plains with a parent material of dominantly fine sandy outwash. The soil is poorly drained with an average depth of about 0 inches to the water table. The typical projected profile consists of 0-2 inches: fine sand; 2-60 inches: fine sand. The remainder and majority of the APE toward the north is projected to consist of “urban land”. This soil category consists of human transported fill. It’s presence in this location is probably due to the marshlands in this area along the Menominee River. During earlier urban development of Marinette this area would have needed to be filled in order to create a buildable surface for structures.

**ARCHAEOLOGICAL CONTEXT**

Archival background research was conducted on November 4, 2013 by Mr. Rieb through the online Wisconsin Historic Preservation Database using resources available in the Wisconsin State Historical Society Archives Collection in Madison. Additional background research information was also obtained from Environmental Data Resources, Incorporated.

The Wisconsin Archaeological Site Inventory (ASI) indicates that no previously recorded archaeological sites are located within the project APE. A search within a one mile radius of the APE revealed a total of ten sites (Appendix A: Figure 2).

- **MT-58**: “Water Street Village”, A Prehistoric Native American campsite/village with unknown cultural affiliation. No NRHP eligibility determination has been made for this site.
- **MT-59**: A Prehistoric Native American campsite/village with unknown cultural affiliation. No NRHP eligibility determination has been made for this site.
- **MT-68**: A Historic Native American campsite/village with unknown cultural affiliation. No NRHP eligibility determination has been made for this site.
- **MT-69**: A Native American campsite/village with unknown temporal or cultural affiliation. No NRHP eligibility determination has been made for this site. This site is the nearest the APE being approximately ¼ mile to the southeast.
MT-70: “Cappiere Tade Post”, A Historic Euro-American fur trading post. No NRHP eligibility determination has been made for this site.

MT-131: “Sidney O. Neff (1890)”, A Historic-Euro-American shipwreck site located southeast of Menominee Harbor. No NRHP eligibility determination has been made for this site.

MT-132: “City of Grand Haven (1872)”, A Historic-Euro-American shipwreck site. No NRHP eligibility determination has been made for this site.

MT-288/BMT-0046: “Water Street Cemetery”, originally an Historic Indian burial ground, later used as an Historic Euro-American Cemetery. The cemetery is now disused and the continued presence of unmarked graves in this location is likely.

MT-289/BMT-0047: “Red Arrow Park”, a human burial site consisting of the location of an isolated find of a mandible bellowing to a young Native American male. Subsequent visits to the area located a human femur nearby (see below).

MT-0305: “Red Arrow Park II”, a human burial site consisting of the location of an isolated find of a human femur nearby. Probably associated with the MT-289/BMT-0047 site.

The WHPD database also indicates that no previous archaeological surveys have been reported within the APE.

The Architectural History Inventory (AHI) indicates that no historic structures are present within the APE for direct effects. A single recorded structure, AHI #23147 is located on the subject property parcel but is located immediately outside the archaeological APE. This structure has not been assessed for NRHP eligibility and is recorded as being built in a commercial vernacular style. Beyond the scope of this archaeological report, an assessment of the presence of historic structures within the larger APE for visual effects is being prepared separately for submission to the SHPO.

Early plats and atlases of the region were also consulted to ascertain the potential for unrecorded historic period resources located within the project area (Appendix A: Figures 6-13). Maps referenced as part of this search include the BLM GLO survey plat dating to 1841, property ownership plats dating to 1912, and aerial photographs dating to 1938, 1954, 1966, and 1969. Based on these sources, the APE appears to be developed at least as far back as 1938. Visible in the aerials are a number of structures in the subject property parcel. Located north adjacent the subject property lot is a railroad bed running parallel the riverbank. Aerials dating after 1969 show many of the buildings on the property appear to have been razed with only the barreling building visible after this time. The barreling building is still visible in current aerial photographs.

A search was also made of all available Sanborn fire insurance maps, and coverage was available between the years 1884 and 1956. In the 1884 plat, the APE lot is undeveloped. In the 1895 plat map the lot is developed and labeled as a “Standard Oil Co. Barreling Station”. Visible on the map in the southwest corner of the lot (in the location of the proposed tower compound) is a wood office building. Behind this to the north is a row of three bulk oil tanks, a platform labeled as “empty barrels”. North of the empty barrel platform is a railroad spur for loading/unloading oil. On the east side of the lot is a brick building labeled as “barrel filling”.

9312 Arch Report_FINAL.doc 5
Based on the shape of the structure, this is the same building that occupies the lot today. This appears to be the only surviving structure associated with the original barreling station. Through the years, the site does not change in its basic layout. By 1910, a fourth bulk oil tank is located in the northwest corner of the lot, and the empty barrel platform is labeled as a “warehouse”. By 1921, the office building has been expanded toward the north and east, the barreling building has been expanded. A number of additional fixtures are also visible on the map including a 200,000 (round) gallon gasoline tank. Better labels visible in the 1935 map indicate the bulk oil tanks have been expanded to five total, each with an 18,000 gallon capacity.

A search of the back issues of “The Wisconsin Archeologist” journal and other readily available local historical accounts failed to find any additional information regarding potential archaeological sites in the project area.

Additional general background research on the Standard Oil Company revealed that it was one of America’s earliest oil producers/refiners. For many years it was the largest oil refinery in the world. The company was founded in 1870 in Ohio by John D. Rockefeller (Exxon Mobile 2013). In its early years the company was exceptionally successful and grew at an astonishing rate. It was also noted for ruthless undercutting of all competitor companies. Standard Oil was one of the main subjects of “trust-busting” criticism in the early twentieth century. In 1911 the United States Supreme Court ruled that Standard Oil was an illegal monopoly and was ordered divided into dozens of unrelated companies. Today, many of America’s modern oil companies can trace their lineage to Standard Oil (if only in name), including ExxonMobile, Amoco(BP), Chevron, and Esso.

In summary, based on the results of the background research, it appears that the Standard Oil barreling depot was located in the APE between the years approximately 1890 and 1970. Large amounts of bulk oil and gasoline were stored on site with an office building and barreling warehouse on site. After about 1970, the site appears to have been disused as a bulk oil facility due to the razing of many of the structures on the property. The only surviving structure is the barreling warehouse. Due to the documented age of this oil storage site, it is considered to be a potential archaeological resource located within the project APE.

**PHASE I IDENTIFICATION (FIELD SURVEY)**

A field survey of the project area was completed on November 7, 2013. The field crew consisted of the author and Sammy Hamway of Edge Consulting Engineers. No Precontact or Historic Native American archaeological resources were encountered as a result of this survey. Historic Euro-American structural remains relating to the Standard Oil facility were identified on the property during the survey. Photographs were taken of the survey area to better depict conditions of the project area (Appendix A: Figure 4 & Appendix B)

At the time of survey, the APE was a (previously) developed urban lot containing the foundation remains of a building and bulk oil storage tanks. The ground surface was mostly exposed bare surface due to recent bulldozing activities and the presence of hard-packed gravel driving surface. Currently, no buildings stand in the APE, but a concrete foundation for the Standard Oil office building is located in the footprint of the proposed tower compound. This foundation would most likely be removed during tower construction.
At the time of the field survey, the author had the opportunity to interview the property owner, Mr. Kenneth Keller, of 309 Ogden Street in Marinette. Mr. Keller has owned the property for approximately 10 years. He has lived in Marinette much of his life and was aware of the history of the property parcel as an oil facility. He indicated that the bulk oil tanks had been previously removed. Since that time many of the buildings on the property had become dilapidated and were torn down prior to his purchasing the property. For the past couple years he had been trucking away the remaining rubble of these buildings to make the property suitable for redevelopment. During the removal of the rubble, bulldozers had disturbed soil in the APE as part of this cleanup to depths of up to 4-5 feet below the ground surface.

Due to the NRCS data indicating the APE has been filled as urban land, the entire APE was shovel tested with the intention to test for archaeological remains both within the fill horizon and below the fill horizon. Special attention was also given to recording soil profile data to help assess potential NRHP eligibility of the site. The entire APE was surveyed using a standard sub-surface shovel testing technique with a maximum interval of 15 meters. A total of ten shovel tests were excavated in the survey area. All soils were screened using 1/4 –inch hardware mesh. Two shovel tests penetrated the fill horizon and reached an underlying culturally sterile wetland horizon, identified through the presence of a peaty soil. No evidence of archaeological deposits were identified in the underlying wetland horizon. The majority of the shovel tests encountered only the fill horizon, some of which could not be fully excavated to the wetland horizon. The shovel tests located in the tower compound location (shovel tests 1 and 4) encountered only sandy soils with some structural remains associated with the foundation in this location. The soil in these tests was disturbed. Complete shovel test data is available in Appendix D (use Figure 3b in Appendix A for test locations). Identified artifacts included building materials expected to be present from structures dating to the twentieth century, including wire nails, brick fragments, stoneware sewage pipe fragments, miscellaneous metal fragments, slag, pavers and asphalt. No artifacts were collected.

An additional pedestrian survey of the ground surface in the entire APE located only structural debris associated with the demolished structures. Additional identified material included small fragments of asbestos siding.

Prior to the archaeological survey, the project area was had been mapped by a surveyor crew. The author was able to bring copies of this survey map in the field. The concrete foundation and stone footing dimensions and locations were verified in the field as being accurate to the map. Also, the location of the existing building on the property parcel is accurately mapped. This map is the base for figures 3a and 3b.

RESULTS OF INVESTIGATION

MARINETTE STANDARD OIL SITE (47MT0315)

Based on the results of the archival background research and field survey, an archaeological site was identified as a result of this research project. The author reported the site to the State Archaeologist’s Office. The site was named “Marinette Standard Oil” and is now cataloged in the ASI database as site number 47MT0315. The entire ASI database form submittal packet is available as Appendix E.
The site is known to have been used as a bulk oil storage facility until approximately 1970. Although 1970 is not considered to be a time of archaeological interest, the origins of the site in approximately 1890, through 1963 (greater than 50 years ago) and any potential cultural deposits from this time range are considered to be “archaeological” based on the 50 year guideline stated in the Wisconsin Guidelines.

STATEMENT OF SIGNIFICANCE

Although the “Marinette Standard Oil” site is now listed in the Wisconsin Archaeological Site Index as an archaeological site, the author does not consider it to be a site eligible for listing in the National Register of Historic Places. The author also does not consider it necessary for additional archaeological attention to be given toward preservation of the site or toward additional archaeological investigations.

The basis for the author’s determination is based in the nature of the archaeological deposits at this site, which does not satisfy any of the four (A-D) Criteria for NRHP eligibility (Andrus & Shrimpton 2002). The site does not satisfy Criterion A in that it has no specific association with an historic event or trend. The site does not satisfy Criterion B in that it has no demonstrated association with important persons as described in the sites historic context. The site does not satisfy Criterion C in that it does not “embody distinctive characteristics of a type, period, or method of construction, represent the work of a master, possess high artistic value, or represent a significant and distinguishable entity whose components may lack individual distinction.”

Criterion D is the category under which the majority of archaeological sites have the potential for NRHP eligibility. This criterion requires that a property “has yielded, or may be likely to yield, information important in prehistory or history”. To qualify a property must meet these two basic requirements:

- It must have, or have had, information that can contribute to our understanding of human history of any time period;
- The information must be considered important.

In general practice, to determine whether a specific property satisfies the requirements of Criterion D, a series of five primary steps have been established for researchers to follow (Little & Seibert 2000). These include:

1. Identify the property’s data set(s) or categories of archaeological, historical, or ecological information
2. Identify the historic context(s), that is, the appropriate historical and archaeological framework in which to evaluate the property.
3. Identify the important research question(s) that the property’s data sets can be expected to address.
4. Taking archeological integrity into consideration, evaluate the data sets in terms of their potential and known ability to answer research questions.
5. Identify the important information that an archaeological study of the property has yielded or is likely to yield.

Considering the Marinette Standard Oil site under the above framework, consideration of each of these 5 steps is provided in the following paragraphs:
Step 1: Useful archaeological data sets applicable to this site are minimal. Since the subsurface remains are known to be extensively disturbed/fill as documented through the shovel tests, there is little potential for archaeological excavation to yield useful data relating to this site. The only identified surviving component of the original site is the concrete and stone foundations on the ground surface. These have limited value in identifying the location and size of the structures originally occupying the site, but the value of this data is far eclipsed by the detailed Sanborn fire insurance maps that document the original site layout. Consequently, I also rule out the foundation remains as being a data set worth additional research.

Step 2: Then context in which the site is best evaluated is primarily a local (city-scale) rather than any regional or national scale. Although the general establishment of bulk oil facilities in cities across the United States in the late 19th and early 20th centuries does reflect an aspect of national trends of the time (such as the growth of the oil industry) the primary function of this site was to serve locale oil demands. Consequently the author considers the primary context of this site to be local.

Step 3: As established in Step 1, this site no longer retains any valuable archaeological data sets. By extension, it is not possible to answer useful research questions in this absence of data.

Step 4: As the background research for this project has shown, data on the site is available via Sanborn Fire Insurance maps. These maps record the specific layout of the site, structure types, building materials, and function of the site. This level of detailed information is no preserved in the archaeological remains of the site. Consequently, the current archaeological data at this site is considered to be of minimal research potential since it is unlikely to yield data that would fill “data gaps” either within an individual site level of analysis or a larger cultural context.

Step 5: The Phase I archaeological survey of this site resulted in confirming the presence of the site which was discovered during the background research portion of the project. The field survey revealed that there is no archaeological integrity at the site below the ground surface. The Phase I field survey documented the remaining structure foundations as described above. The author does not consider this site to retain useful archaeological data that can be expected to answer cultural research questions about past human activities at this site. Consequently, I do not consider this site to satisfy Criterion D, or the NRHP eligibility requirements. The author does not consider the site to be a “Historic Property” as defined in 36 CRF 800.

SUMMARY AND RECOMMENDATIONS

Archival background research indicated a low potential for prehistoric, and historic Native American resources, to be present within the project area. Background research suggested the presence of a bulk oil facility to be located within the APE. The archaeological field survey identified the remains of a late 19th and 20th the oil facility. The site was documented and reported to the State Archaeologist’s Office. No archaeological remains associated with Pre-Contact or Historic Native Americans were identified in the APE.

The discovered archaeological site was considered for its potential eligibility in the National Register of Historic Places. Due to the site’s lack of archaeological integrity and minimal potential for additional research under Criterion D, the author considers the site to be ineligible for listing in the NRHP.
The author also considers the remaining concrete foundation to be of minimal archaeological value and do not recommend that it be preserved/avoided by the proposed tower construction project. The foundation has been adequately documented in both the Sanborn maps and the field survey maps included in this report. The author does not consider additional archaeological research of this site to be necessary prior to construction activities.

In summary, the author recommends a determination be made that Historic Properties are not located within the project area per 36 CRF 800.4. Additional archaeological research on this project is unnecessary and project clearance is recommended.
REFERENCES CITED

Anonymous

ND Wisconsin Land Economic Inventory Maps (Bordner Survey)
http://digital.library.wisc.edu/1711.dl/EcoNatRes.WILandInv

Albert, Dennis A.

Andrus, P. W. and R. H. Shrimpton

Dudzik, M. J., J. A. Tiffany, K. P. Stevenson (compilers)

Exxon Mobile Corporation

Little, B. and E. M. Seibert

NRCS
http://websoilsurvey.nrcs.usda.gov

Prchal, M.
2013 “Cultural Resources Report for a Proposed Telecommunications Facility at 102 Water Street In Marinette, Marinette County, Wisconsin.”, unpublished technical report on file with Edge Consulting Engineers, Inc. Public Service Archaeology & Architecture Program, Department of Anthropology, University of Illinois at Urbana-Champaign, Urbana. Project No. 13-160.
APPENDIX A

Figures and Maps
FIGURE 1 - State map showing project location.
Appendix A: Figures & Maps

Edge Consulting Engineers, Inc.

Project Number: #9312
Project Info: Cellcom / Marinette North
Project Location: 102 Water Street, Marinette, WI 54143
FIGURE 3a - Project plans showing APE/archaeological survey area (outlined in blue)

Appendix A: Figures & Maps

Project Number: #9312
Project Info: Cellcom / Marinette North
Project Location: 102 Water Street, Marinette, WI 54143
FIGURE 3b - Project plans showing field observations and shovel test location.

Appendix A: Figures & Maps

Project Number: #9312
Project Info: Cellcom / Marinette North
Project Location: 102 Water Street, Marinette, WI 54143
FIGURE 3c - Project plans showing archaeological site boundary (outlined in red).

Appendix A: Figures & Maps

Project Number: #9312

Project Info: Cellcom / Marinette North

Project Location: 102 Water Street, Marinette, WI 54143
FIGURE 4 - Project plans indicating location and direction of site photos in Appendix B

Appendix A: Figures & Maps

Project Number: #9312
Project Info: Cellcom / Marinette North
Project Location: 102 Water Street, Marinette, WI 54143
Appendix A: Figures & Maps

Figure 5 - Portion of 1841 BLM GLO survey map showing project area.

Figure 6 - Portion of 1884 Sanborn Fire Insurance Map showing project area.

Project Area

Project Number: #9312
Project Info: Cellcom / Marinette North
Project Location: 102 Water Street, Marinette, WI 54143
Appendix A: Figures & Maps

Figure 7 - Portion of 1895 Sanborn Fire Insurance Map showing project area.

Figure 8 - Portion of 1901 Sanborn Fire Insurance Map showing project area.

Appendix A: Figures & Maps

Project Number: #9312
Project Info: Cellcom / Marinette North
Project Location: 102 Water Street, Marinette, WI 54143
Figure 9 - Portion of 1910 Sanborn Fire Insurance Map showing project area.

Figure 10 - Portion of 1912 plat map showing project area.

Appendix A: Figures & Maps

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<tr>
<td>Project Location:</td>
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Appendix A: Figures & Maps

Figure 13 - Portion of 1938 aerial photograph showing project area.

Figure 14 - Portion of 1948 Sanborn Fire Insurance map showing project area.

Appendix A: Figures & Maps

Project Number: #9312
Project Info: Cellcom / Marinette North
Project Location: 102 Water Street, Marinette, WI 54143
Appendix A: Figures & Maps

Figure 11 - Portion of 1954 aerial photograph showing project area.

Figure 12 - Portion of 1956 Sandborn Fire Insurance Map showing project area.

Appendix A: Figures & Maps

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<td>Project Location:</td>
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Appendix A: Figures & Maps

Figure 13 - Portion of 1966 aerial photograph showing project area.

Figure 14 - Portion of 1969 aerial photograph showing project area.

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APPENDIX B

Site Photographs
Appendix B: Site Photographs

**Photo 1** - View east across the APE/proposed tower compound location.

**Photo 2** - View north across APE.

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Project Number: #9312
Project Info: Cellcom / Marinette North
Project Location: 102 Water Street, Marinette, WI 54143
Photo 3 - View of bulk storage tank stone footing.

Photo 4 - View west toward concrete building foundations.

Appendix B: Site Photographs

Project Number: #9312
Project Info: Cellcom / Marinette North
Project Location: 102 Water Street, Marinette, WI 54143
Appendix B: Site Photographs

Photo 5 - View north toward barrel filling building on subject property parcel.

Photo 6 - View east toward barrel filling building with bulk oil tank footing in foreground.

Project Number: #9312
Project Info: Cellcom / Marinette North
Project Location: 102 Water Street, Marinette, WI 54143
Appendix B: Site Photographs

Project Number: #9312
Project Info: Cellcom / Marinette North
Project Location: 102 Water Street, Marinette, WI 54143

Photo 7 - View west across survey area.

Photo 8 - Ground surface conditions within survey area.
November 4 through December 12, 2013 Mr. Jake Rieb, Archaeologist with Edge Consulting Engineers, completed an archaeological study of the APE (Area of Potential Effect) for a proposed telecommunications tower proposed to be located in Marinette County, Wisconsin. The study resulted in the identification of a single archaeological site, Marinette Standard Oil (47MT0315), located within the APE. This site was considered for potential NRHP eligibility and was found to be ineligible for listing. Consequently, the author concluded that no Historic Properties as defined in 36 CFR 800 are located within the APE. Project clearance was recommended.
APPENDIX D

Shovel Test Soil Profile Data
Shovel Test Record Sheet

Project/Site Number: Marine Oil
Recorder: Jake Rob
Date: 11-12-2013

ST# 1

Soil Description
Sand with crushed gravel

Artifacts Recovered
Historic building debris
wire nails
bark frags
Styrofoam 5 mm pipe frag

60 cm

ST# 2

Soil Description
Sand & crushed gravel
Fill/ disturbed

Artifacts Recovered
5 brick frags
1 misc. mahl
5+ slag chunks

120 cm

ST# 3

Soil Description
Fill over potentially intact wall

Artifacts Recovered
Street pavers & asphalt pavers

80 cm

180 cm

200 cm

Peat?
Shovel Test Record Sheet

Project/Site Number: Marine Petroleum Standard Oil
Recorder: Jake Rieb
Date: 11-12-2013

**ST# 4**

- **Soil Description**
  - Sand
  - Fill/gravel

- **Artifacts Recovered**
  - Cast iron pipe

- **Soil Description**
  - ST to 80 cm: clay
  - Oakfield probe to 120 cm: clay
  - All disturbed

- **Artifacts Recovered**
  - 1 pipe

**ST# 5**

- **Soil Description**
  - Disturbed

- **Artifacts Recovered**

**ST# 6**

- **Soil Description**
  - Crushed gravel
  - Sand/Fill

- **Artifacts Recovered**

- **Fill over pent/octol?

- **Smells heavily of oil**
Shovel Test Record Sheet

Project/Site Number: Standard Oil
Recorder: Dan R."b"
Date: 11/12/2015

ST# 7
Soil Description
Artifacts Recovered

- gravel/sand
- sand fill
- fill
- hard rock delimited

ST# 8
Soil Description
Artifacts Recovered

- gravel too hard packed

ST# 9
Soil Description
Artifacts Recovered

- gravel surface too hard packed
Shovel Test Record Sheet

Project/Site Number: Motivak Standard Oil
Recorder: Jake Rick
Date: 11-12-2013

ST# 10
Soil Description
Artifact Recovered
No Dig

Surface gravel/asphalt

ST# Soil Description Artifact Recovered

ST# Soil Description Artifact Recovered

ST# Soil Description Artifact Recovered
APPENDIX E

ASI Form Submittal packet
Wisconsin Archeological Site Inventory Form

CODE #47- COUNTY: Marinette

SITE NAME (limit 25 characters) Marinette Standard Oil

FIELD NUMBER(S): OTHER NAME: Locational Information (See Appendix B)

CIVIL TOWN(S) City of Marinette

TOWN # 30 North RANGE # 24E SECTION # 8
QUARTER-SECTIONS (at least 3) NE ¼ of NE ¼ of NE ¼
QUARTER-SECTION GRID ALIGNMENT (edge and corner): SW corner, south edge
OTHER LEGAL DESCRIPTION: French or Government Lot# City lot description: East ½ of Block 56 in Menominee River Lumber Co 1st Addition, Section B.

UTM COORDINATES: (110)Zone 23 (112) Easting 492788 (114) Northing 4993136 (See Appendix C)
Method: Interpolated from USGS QUAD: X GPS Field ______

USGS 7.5’ QUADRANGLE MAP NAME Marinette East

GEOGRAPHIC LOCATION & RELATION TO LANDSCAPE FEATURES: Site is located 112 meters south of the south bank of the Menominee River and 730 meters west of the shore of Lake Michigan.

Site Description Information

SITE/FEATURE DESCRIPTION: Site consists of the structural remains of the Standard Oil Company storage facility occupying this site from approximately 1895 through approximately 1969. Visible remains include concrete foundation for office building and a stone footing for the bulk oil tanks. These structures were razed ca. 1970. One building still stands on the property in poor condition. It was used for oil barrel filling. This has been previously listed in AHI#23147. Site was subjected to Phase I shovel testing for proposed telecommunications tower. Soils in site are highly disturbed and have no archaeological integrity. No diagnostic artifacts recovered during testing.

SITE TYPE(S): (Check all that apply. See Appendix D)
☐ Cabin/homestead ☐ HCM concentration ☐ Rock art
☐ Cache/pit/hearth ☐ Ice House ☐ Rock feature/pteroform
☐ Campsite/village ☐ Isolated find ☐ School
☐ Cave/rockshelter ☐ Kiln ☐ Shell middens
☐ CCC/WPA site ☐ Kill site/bone bed ☐ Shipwreck
☐ Cemetery/burials ☐ Lithic scatter ☐ Sugar bush
☐ Church ☐ Logging camp ☐ Trading/fur post
☐ Corn hills/garden beds ☐ Military site ☐ Traditional Cultural
☐ Cultural Site ☐ Mill/sawmill ☐ Property
☐ Dam/historic earthwork ☐ Mound(s)- conical ☒ Transportation site
☐ Dock/pier/crib ☐ Mound(s)- effigy ☐ Tower
☐ Enclosure/earthworks ☐ Mound(s)- linear ☐ Workshop site
CULTURE(S): (Check all that apply. See Appendix D in manual. Using certainty of affiliation: 1 = definite, 2 = probable, 3 = possible)

- Early Paleo-Indian
- Initial Woodland
- Late Paleo-Indian
- Early Woodland
- Archaic
- Middle Woodland
- Terminal Woodland
- Late Archaic
- Middle Miss.

Other:

INVESTIGATION TYPE(S) COMPLETED: (Check all that apply.)

- Avocational Survey
- Major excavation
- Post hole digger
- Chance Encounter
- Mechanical Stripping
- Records/Background
- Controlled Surface Collection
- Osteological analysis
- Remote Sensing
- Faunal Analysis
- Phase I
- Soil core
- Geomorphology
- Phase II
- Surface Survey (int)
- Historical Research
- Phase II-corridor only
- Shovel Testing/Probing (Int)
- Interview/informant
- Phase III
- Test excavation
- Land Use History
- Phase III-corridor only
- Traditional Knowledge
- Vandalism
- Walk Over (Reconn.)

Other:

PHASE/TRIBE/ETHNIC GROUP(S): (Enter all that apply. Please check Appendix F.)

- Unknown/Euro-American

Site recorded For -

- Compliance SHSW# ________ Agency Number ________
- State, Non-Compliance SHSW# ________
- State Regional Program, Region ________, Year ________, SHSW# ________
- Survey & Planning # ________, SHSW # ________
- THPO SHSW# ________, Burial Sites Regional Program SHSW# ________
- Avocational SHSW# ________, ISTEA/TEA 21: ________, SHSW# ________

SMART GROWTH: SHSW# ________ Other ________, SHSW# ________

Environmental Information

Natural Divisions: Escanaba/Door Peninsula (Albert 1995) ELEVATION (Feet above sea level) 585

(See Appendix G.)

DRAINAGE SYSTEM:

- Black R.
- Rock R.
- Illinois R.
- Fox R. (South)
- Chippewa R.
- St. Croix R.
- L. Michigan
- Fox R. (North)

(See Appendix H)

- Green Bay
- Wisconsin R.
- L. Superior
- Mississippi R.

DRAINAGE--TRIBUTARY OR SMALL LAKE: Menominee River

NEAREST WATER SOURCE NAME: Menominee River

NEAREST WATER TYPE(S):

- Perennial steam/river
- Lake/pond
- Marsh

Artificial

Relict/extinct

SOIL(S): Deford mucky fine sand and Saprists and Psammaquents, ponded (NRCS)

ADDITIONAL ENVIRONMENTAL DATA

SITE DIMENSIONS: 165 (North-South) by 195 (West-East) __ feet OR __ meters (check one)

or

SITE AREA: .74 __ acres OR __ hectares (check one)

or __ NOT DETERMINED

MODERN LAND USE (AT LAST UPDATE): (Check one or two.)

- Cultivation
- Marked cemetery
- Pasture/grassland
☐ Forest ☐ Recreational ☐ Residential
☒ Industrial/commercial ☐ Submerged
☐ Transportation corridor Name/Number: _____
☐ Energy corridor Name: _____
☐ Impoundment Name: _____
Other: _____ _____ Unknown

DEGREE OF DISTURBANCE (AT LAST UPDATE): (Check one.)
☐ Minimal(0-25%) ☐ Moderate(25-50%) ☒ Heavy(50-75%) ☐ Completely destroyed ☐ Unknown
THREATS TO SITE: (Prioritize: 1, 2, ,3)

Development: 2 residential, urban—an residential, rural
1 Industrial/commercial urban—an Industrial/commercial rural
energy corridor Name: Name:
impoundment Name:
transportation corridor Name:

Resource Use: logging mining quarrying agricultural recreational
Vandalism: looting defacing collecting
Natural: erosion bioturbation Other:

Artifact/Archival Information

ARTIFACT/RECORDS REPOSITORY (See Appendix I): No collection.

MATERIAL CLASS(ES): (Check all that apply.)

- Aboriginal ceramics
- Euro-American ceramics
- Faunal remains
- Features
- Fire-altered rock
- Floral remains
- Glass
- Humans
- Standing Structures

- Ground/pecked stone
- Historic building material
- Houses/Structures
- Human bone
- Metal
- Other chipped stone
- Projectile points
- Standing Structures

MATERIAL TYPE(S): Concrete foundation, brick fragments, standing structure

DATES: ca. 1895-1969

DATING METHOD(S): Artifact style/cross-dating Site type
Informant/Oral History Traditional Knowledge
Thermoluminescence DATE: Other:
Historic records
Radiocarbon DATE:

Investigator/Reporter Information:

NAME OF INVESTIGATOR(S) AFFILIATION (See Appendix I.) DATE(S) OF INVESTIGATION
Jake W. Rieb Edge Consulting Engineers, Inc. 11/12/2013
Sammy Hamway Edge Consulting Engineers, Inc. 11/12/2013

NAME OF SITE REPORTER Jake W. Rieb AFFILIATION (See Appendix I.) Edge Consulting Engineers, Inc.
DATE SITE REPORTED: 12/4/2013

BIBLIOGRAPHIC REFERENCES:


Investigator’s Recommendation- Check all that apply.

- No recommendation offered
- No Additional Investigation
- Additional Background Search Redesign-avoid
- Phase I / Field Verify Catalogue as burial site
- Phase II Protect During Construction
- Phase II-corridor only Preserve in place
- Phase III Covenant
- Phase III-corridor only Floral Analysis
- Faunal Analysis Osteological analysis
- Remote Sensing Geomorphology
Comments: Investigator recommended that no additional investigations on this site are necessary. Investigator also recommended that the proposed telecommunication tower project to be located within the boundary of this site may proceed as planned without need for site avoidance, due to lack of intact and/or significant archaeological data within site. The site has no potential to contribute significant archaeological data.
Ownership Information:

OWNER’S NAME(S): Kenneth C. Keller
OWNER’S ADDRESS(ES): 309 Ogden Street, Marinette, WI 54143
YEAR OWNERSHIP DETERMINED: 2013

National Register (NRHP) and State Register (SRHP) STATUS.

☒ Not Evaluated ☐ Determined Eligible – in DOE process Date: _____
☐ Determined Eligible – in nomination process Date: _____
☐ Boundary Change ☐ Boundary Decreased ☐ Boundary Increased Date: _____
☐ District (Name): _____ Multiple Property: _____ Date: _____
☐ Traditional Cultural Property: _____ Date: _____

Wisconsin ASI Continuation Sheet

Please use this space for other sections of the form, or for any additional notes or comments. _____
APPENDIX E

Local Government (LGU) Notice
&
Additional Consulting party (CLG) notice
November 22, 2013

City of Marinette Zoning Department
Attn: Zoning Department Head
1905 Hall Avenue
Marinette, WI 54143

SUBJECT:  PUBLIC NOTICE
POTENTIAL EFFECTS ON HISTORIC PROPERTIES
CELLCOM / MARINETTE NORTH

To Whom It May Concern:

Please consider this formal notification regarding a proposed telecommunication installation. This notification does not preclude any other permitting, zoning, or jurisdictional approvals. The notification is being completed in accordance with FCC04-222 public participation requirements.

The paper of record has been identified as the Marinette Eagle Herald. Public notice shall be posted in this paper in the December 4, 2013 edition. If additional avenues are required to satisfy the public notification provisions of the local zoning please contact our office so we can make the appropriate arrangements. A description of the project follows.

This notice is to serve as an opportunity for members of the public or the permitting agency to comment on a telecommunications site with regards to effects on historic properties within one-half of a mile of the site. All interested persons are invited to comment on any potential effects that may be caused to historic properties, if any such properties are or may be located at or near the site, from a proposed 190-foot (199 feet overall, including appurtenances) monopole telecommunications tower to be located at 102 Water Street in the City of Marinette, Marinette County, Wisconsin (approx. 45-5-30.01N, 87-36-3.23W). Comments regarding historic properties may be submitted to the following contact as follows: Tracy L. Drunasky, Edge Consulting Engineers, Inc., 624 Water Street, Prairie du Sac, WI 53578, Phone: 608-644-1449, Email: tdrunasky@edgeconsult.com. This notice is provided in accordance with the regulations of the Federal Communications Commission, 47 C.F.R. Part 1, Appendices B and C.
All interested persons are invited to review and request further environmental processing of an FCC application proposing the telecommunications antenna structure. The application may be reviewed by entering the 854 file number A0865443 at this website: www.fcc.gov/asr/applications. Interested persons may raise environmental concerns by filing a “Request for Environmental Review” with the FCC between December 5, 2013 and January 4, 2014. The structure will be unlit. Instructions for filing requests are contained on the following website: www.fcc.gov/asr/environmentalrequest. The FCC strongly encourages requests to be filed online; however, written requests may also be sent by mail to the following address: FCC Requests for Environmental Review, Attn: Ramon Williams, 445 12th Street SW, Washington, DC 20554.

Sincerely,

Edge Consulting Engineers, Inc.

[Signature]

Tracy L. Drunasky
Environmental Scientist
November 22, 2013

Marinette County Historical Society
Attn: Historic Personnel
1650 Bridge Street
Marinette, WI 54143

SUBJECT: SECTION 106 REVIEW
POTENTIAL EFFECTS ON HISTORIC PROPERTIES
CELLCOM / MARINETTE NORTH

To Whom It May Concern:

Please consider this formal notification regarding a proposed telecommunication installation. This notification does not preclude any other permitting, zoning, or jurisdictional approvals. The notification is being completed in accordance with FCC04-222 public participation requirements.

This notice is to serve as an opportunity for members of the public or the permitting agency to comment on a telecommunications site with regards to effects on historic properties within one-half of a mile of the site. All interested persons are invited to comment on any potential effects that may be caused to historic properties, if any such properties are or may be located at or near the site, from a proposed 190-foot (199 feet overall, including appurtenances) monopole telecommunications tower to be located at 102 Water Street in the City of Marinette, Marinette County, Wisconsin (approx. 45-5-30.01N, 87-36-3.23W). Comments regarding historic properties may be submitted to the following contact as follows: Tracy L. Drunasky, Edge Consulting Engineers, Inc., 624 Water Street, Prairie du Sac, WI 53578, Phone: 608-644-1449, Email: tdrunasky@edgeconsult.com. This notice is provided in accordance with the regulations of the Federal Communications Commission, 47 C.F.R. Part 1, Appendices B and C.
All interested persons are invited to review and request further environmental processing of an FCC application proposing the telecommunications antenna structure. The application may be reviewed by entering the 854 file number A0865443 at this website: www.fcc.gov/asr/applications. Interested persons may raise environmental concerns by filing a “Request for Environmental Review” with the FCC between December 5, 2013 and January 4, 2014. The structure will be unlit. Instructions for filing requests are contained on the following website: www.fcc.gov/asr/environmentalrequest. The FCC strongly encourages requests to be filed online; however, written requests may also be sent by mail to the following address: FCC Requests for Environmental Review, Attn: Ramon Williams, 445 12th Street SW, Washington, DC 20554.

Sincerely,

Edge Consulting Engineers, Inc.

[Signature]

Tracy L. Drunasky
Environmental Scientist
USPS-Click-N-Ship® Payment Confirmation

Thanks for shipping with us, TRACY L DRUNASKY!

Additional information regarding your label(s) can be found in your Shipping History. From your Shipping History you can Ship Again, track your package, or request a refund.

Click-N-Ship® Payment Details
Acct #: 11034144
Transaction Number: 281078194
Transaction Date/Time: 11/22/2013 02:14 PM CST
Transaction Amount: $10.10
Payment Method: MasterCard

USPS Tracking™
9405 5036 9930 0133 4460 26 (Sequence Number 1 of 2)

Scheduled Delivery Date: 11/25/2013
Shipped to: ZONING DEPARTMENT
CITY OF MARINETTE ZONING DEPT
1905 HALL AVE
MARINETTE
UNITED STATES 54143-1716

USPS Tracking™
9405 5036 9930 0133 4460 19 (Sequence Number 2 of 2)

Scheduled Delivery Date: 11/25/2013
Shipped to: FRANK LAUERMAN
MARINETTE COUNTY HISTORICAL SOCIETY
383 STATE ST
MARINETTE
UNITED STATES 54143-1223
STATE OF WISCONSIN  
COUNTY OF MARINETTE  

Noreen Beland .................................................. being duly sworn,  
says that he/she is the principal clerk of EagleHerald Publishing, LLC, a  
corporation under and by virtue of the laws of Wisconsin, whose  
principal place of business is at Marinette, Wisconsin, and that, as such  
principal clerk he/she makes this affidavit in its behalf and is authorized  
to do so:  

That the said corporation is the publisher and printer of the  
EagleHerald, a daily newspaper published and printed in the City of  
Marinette, Marinette County, State of Wisconsin, and that the notice  
of which the annexed is a copy and which is taken from the paper in which  
it was published, was published in the said newspaper on the  
one  
time, once in each week for successive weeks:  
that the first publication of said notice therein was on the  
4th day of December A.D., 2013, and that the last  
publication of said notice therein was on the day of A.D., 2013.  

Affiant further says that said newspaper has a bona fide circulation to  
actual subscribers of more than eight thousand copies per day, and is  
regularly and continuously published in said city of Marinette, Marinette  
County, State of Wisconsin, at least six days in each calendar week,  
holidays excepted, and that all facts set forth in the affidavit are true, to  
his/her personal knowledge.  

Noreen Beland  

Subscribed and sworn to before me this  
9th day of December  

Susan Gressel, Notary Public, Marinette County, Wisconsin  

My Commission Expires: 01/18/2015  
2 columns × 2 1/2 lines  
25 lines  
Insertions $35.24  
Affidavit  
Received Payment  
Date  

SUSAN GRESSEL  
NOTARY PUBLIC  
STATE OF WISCONSIN
APPENDIX G

Correspondence with Native American Governments
<table>
<thead>
<tr>
<th>Tribes Requiring Consultation</th>
<th>Response From Tribe</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lower Brule Sioux Tribe</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 12/30/13; responded 1/2/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Winnebago Tribe of Nebraska</td>
<td>NOO: If no response within 30 days, NO CONCERN</td>
<td>30 days: 12/30/13; no response/objections received; also responded 1/10/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Prairie Band Potawatomi Nation</td>
<td>NOO: If no response within 30 days, NO CONCERN</td>
<td>30 days: 12/30/13; no response/objections received; COMPLETE</td>
</tr>
<tr>
<td>Kickapoo Tribe of Oklahoma</td>
<td>NOO: NAGPRA Representative identified as Kent Collier</td>
<td>Responded 12/8/2013 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Sac &amp; Fox Tribe of the Mississippi in Iowa</td>
<td>NOO: Tribe is only concerned with review sites located north of the Mississippi River in Missouri and west of the Illinois River in Illinois</td>
<td>Responded 12/5/13 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Lac Court Oreilles Band of Lake Superior Chippewa Indians of Wisconsin</td>
<td>NOO: Tribe is only interested in reviewing sites located north of Hwy 29 in Wisconsin</td>
<td>2nd Notice sent 12/30/13; no response was received; referred to the FCC on 1/13/14; COMPLETE as of 2/6/14</td>
</tr>
<tr>
<td>Keweenaw Bay Indian Community</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 12/30/13; responded 1/2/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Lac Vieux Desert Band of Lake Superior Chippewa Indians</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 12/30/13; responded 1/9/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Lower Sioux Indian Community of Minnesota</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 12/30/13; responded 1/13/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Prairie Island Indian Community</td>
<td>NOO: If no response within 30 days, NO CONCERN</td>
<td>30 days: 12/30/13; no response/objections received; COMPLETE</td>
</tr>
<tr>
<td>Upper Sioux Community of Minnesota</td>
<td>NOO: Board Member at Large identified as Scott Larsen</td>
<td>2nd Notice sent 12/23/13; no response was received; referred to the FCC on 1/6/14; COMPLETE as of 1/30/14</td>
</tr>
<tr>
<td>Forest County Potawatomi Community of Wisconsin</td>
<td>NOO: THPO identified as Melissa Cook</td>
<td>Submitted additional documents 12/30/13; responded 12/30/13 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Ho-Chunk Nation</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 2/3/14; responded 2/27/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin</td>
<td>NOO: THPO identified as Larry Balder</td>
<td>Submitted additional documents 12/30/13; responded 1/8/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Eastern Shawnee Tribe of Oklahoma</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 2/3/14; responded 2/23/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Miami Tribe of Oklahoma</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 2/3/14; responded 2/17/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Ottawa Tribe of Oklahoma</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 2/3/14; responded 1/12/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Wyandotte Nation</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 2/3/14; responded 2/20/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Shawnee Tribe</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 12/31/13; responded 1/28/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Chippewa Cree Tribe of the Rocky Boy’s Reservation</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 12/30/13; responded 1/3/17 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Lac du Flambeau Band of Lake Superior Chippewa Indians</td>
<td>NOO: THPO identified as Melinda J Young (also responded via email, requesting additional documents)</td>
<td>Submitted additional documents 12/30/13; responded 1/3/17 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Leech Lake Band of Ojibwe</td>
<td>NOO: If no response within 30 days, NO CONCERN</td>
<td>30 days: 12/30/13; no response/objections received; COMPLETE</td>
</tr>
<tr>
<td>Menominee Indian Tribe of Wisconsin</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 12/30/13; responded 1/10/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Mille Lacs Band of Ojibwe Indians</td>
<td>NOO: THPO identified as Natalie Weyaus</td>
<td>Submitted additional documents 12/30/13; responded 1/15/14 with no objections; COMPLETE</td>
</tr>
<tr>
<td>Turtle Mountain Band of Chippewa</td>
<td>NOO: Request Additional Documents</td>
<td>Submitted additional documents 12/30/13; responded 1/8/14 with no objections; COMPLETE</td>
</tr>
</tbody>
</table>

Tribal Consultation Complete
Dear Sir or Madam:

Thank you for using the Federal Communications Commission’s (FCC) Tower Construction Notification System (TCNS). The purpose of this electronic mail message is to inform you that the following authorized persons were sent the information you provided through TCNS, which relates to your proposed antenna structure. The information was forwarded by the FCC to authorized TCNS users by electronic mail and/or regular mail (letter).

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

The information you provided was forwarded to the following Tribes and NHOs who have set their geographic preferences on TCNS. If the information you provided relates to a proposed antenna structure in the State of Alaska, the following list also includes Tribes located in the State of Alaska that have not specified their geographic preferences. For these Tribes and NHOs, if the Tribe or NHO does not respond within a reasonable time, you should make a reasonable effort at follow-up contact, unless the Tribe or NHO has agreed to different procedures (NPA, Section IV.F.5). In the event such a Tribe or NHO does not respond to a follow-up inquiry, or if a substantive or procedural disagreement arises between you and a Tribe or NHO, you must seek guidance from the Commission (NPA, Section IV.G). These procedures are further set forth in the FCC’s Declaratory Ruling released on October 6, 2005 (FCC 05-176).

1. Cultural Resources Consultant Brian L Molyneaux PhD - Lower Brule Sioux Tribe - Lower Brule, SD – electronic mail
Details: Please Note: The Lower Brule Sioux Tribe, Cultural Resources Office, does not subscribe to the 30-day deadline for tower notification responses. Under ordinary circumstances, the Tribe will respond within 7 days, but reserves the right to respond without prejudice more than 30 days after notification if made necessary by the nature of the data received for the proposed consultation, or by internal scheduling and workload contingencies.
The consultation process is greatly expedited if: a) documents are submitted via email in pdf format; and 2) the subject line contains the TCNS#.

The Tribe requests the following information from applicants proposing the construction of telecommunications towers and ancillary structures within our traditional territory.

IF THE PROJECT IS: a rebuild, co-locate, antenna on existing (non-tower) structure, is within a highway right-of-way, or within an urban (built-up) area, the applicant need only send a brief letter with a general description of the undertaking, a map, and at least one site photograph, showing the project site in its landscape setting.

ALL OTHER PROJECTS REQUIRE THE FOLLOWING DETAILS:

1. Color photographs towards the proposed locality, sufficient to show the topographic formation at a distance and the Area of Potential Effect. Each photograph should have the actual location of the tower marked.

2. A general state-wide map showing the regional location (i.e. with towns, cities, roads and major geographic features).

3. A topographic map (derived from the USGS 7.5′ Topographic Quadrangle series) zoomed out to a scale of about 1:20,000 to clearly show the landscape (i.e. with the location in a surrounding area of at least four square miles).

4. A map showing the locations of any known cultural sites of indigenous peoples (i.e., archaeological sites) within a half-mile of the APE.

5. If relevant, a map showing the location of any indigenous cultural site (i.e., archaeological site) within or adjacent to the APE in relation to the locations of proposed structures.

6. A succinct description of the site of the proposed undertaking with bulleted descriptions of local topography, typical vegetation, existing disturbances, archaeological survey results (i.e. as per Section 106, NHPA), and a characterization by the applicant's archaeologist of the potential for buried cultural resources or Traditional Cultural Properties.

Applicants should send this information in a pdf via email to Dr. Brian L. Molyneaux, Cultural Resources Office, Lower Brule Sioux Tribe (brianmolyneaux@lowerbrule.net).

2. THPO Emily Smith - Winnebago Tribe of Nebraska - Winnebago, NE - electronic mail and regular mail

3. Chairman Steve Ortiz (Mon-wah) - Prairie Band Potawatomi Nation - Mayetta, KS - electronic mail and regular mail

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

5. Historic Preservation Director Johnathan L Buffalo - Sac & Fox Tribe of the Mississippi in Iowa - Tama, IA - electronic mail and regular mail
Details: For the State of Missouri, the Sac & Fox Tribe of the Mississippi in Iowa is only concerned with reviewing proposed sites that are to be located north of the Missouri River. For the State of Illinois, the Sac & Fox Tribe of the Mississippi in Iowa is only concerned with reviewing proposed sites that are to be located west of the Illinois River.

6. THPO Jerry Smith - Lac Courte Oreilles Band of Lake Superior Chippewa Indians of Wisconsin - Hayward, WI - electronic mail and regular mail
Details: The Lac Courte Oreilles Band of Lake Superior Chippewa Indians is only interested in reviewing proposed sites that are to be located north of Highway 29 in Wisconsin.

7. THPO/NAGPRA Technician Juliet K Goyen - Keweenaw Bay Indian Community - Baraga, MI - electronic mail
Details: The KBIC THPO reviews all projects within historic homelands for the presence of cultural resources with significance to the Anishinaabe. Your request will go through a preliminary review by our THPO/NAGPRA Technician, the review consists of relevant studies submitted by the applicant regarding cultural resources documentation, in house literature search, database search and GIS search for further information. If any cultural resources are identified during this process, the file will be turned over to the Tribal Historic Preservation Officer in order to make a determination of effects.
Information required in order to complete this process are as follows:
Project Name
Project Location
Physical Address
Latitude and Longitude
State, County, Township, Range, Section quarters Brief Project Description Existing studies for archaeological sites, and cultural resources.

As of May 1, 2013 the KBIC THPO will be charging a fee of $300.00 per review/collocation unless the review covers more than one section of land in which case the fee is $300.00 per section. Fees in this process cover the research and other activities required to provide you with a timely response so your project can stay on track. Please submit payment of $300.00 for each project application submitted, checks should be made payable to KBIC THPO, 16429 Beartown Road, Baraga, Michigan 49908. Any questions can be directed to: Gary F. Loonsfoot, Jr., Director of Cultural Resources or Juliet K. Goyen, THPO/NAGPRA Technician via email: gloonsfoot@kbic-nsn.gov, jgoyen@kbic-nsn.gov or thpo@kbic-nsn.gov or by phone: 906-353-6623 ext. 4178 or 4278.

8. THPO and NAGPRA Representative Giiwegiizhigookway Martin - Lac Vieux Desert Band of Lake Superior Chippewa Indians - Watersmeet, MI - electronic mail
Details: Effective: January 1, 2013:
To enable us to participate fully, the Ketegitigaaning Ojibwe Nations fee for such services is $100. $50.00 for historical/cultural records research and $50.00 for archaeological records review per section of land. The fee must be submitted so that the research can be done. At that time we will review and make our determinations with the appropriate information that we have on file with our Tribe pertaining to this area.

All Collocation Projects will be handled in the same manner as new projects UNLESS the Ketegitigaaning Ojibwe Nation commented on the original project.

Should you have any questions, please feel free to contact me at 906-358-0137.

Miigwetch,

giiwegiizhigookway Martin, THPO

Fee can be sent along with the requested information to:

Make Check Payable to:
Ketegitigaaning Ojibwe Nation THPO
P.O. 249
Watersmeet, Michigan 49969
Office: 906-358-0137
Fax: 906-358-4850
Email: gmartin@lvdtribal.com

9. THPO Grace Goldtooth-Campos - Lower Sioux Indian Community of Minnesota - Morton, MN - electronic mail and regular mail
Details: The Lower Sioux Indian Community of Minnesota has an interest in this area. We require a $100 review fee prior to beginning our review. Please send a check made out to: "The Lower Sioux Indian Community" and mail to:

Lower Sioux Indian Community of MN
Attn: Grace Goldtooth-Campos, THPO
P.O. Box 3078
Morton, MN 56270

Please place the TCNS number on the check. Once the check is received we will begin review of this proposed site. Please also send both a street map and a topo map with the proposed location marked with an 'x' or an arrow.

Thank you.
Grace Goldtooth-Campos
THPO
lowersiouxthpo@gmail.com
(507) 697-6321

10. Director of Natural Resources Heather Westra - Prairie Island Indian Community - Welch, MN - electronic mail
If the applicant/tower builder receives no response from the Prairie Island Indian Community within 30 days after notification through TCNS, the Prairie Island Indian Community has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder, however, must immediately notify the Prairie Island Indian Community in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

11. Board Member at Large Marlow La Batte - Upper Sioux Community of Minnesota - Granite Falls, MN - electronic mail and regular mail

12. THPO Melissa Cook - Forest County Potawatomi Community - Crandon, WI - electronic mail and regular mail

13. Tribal Historic Preservation Officer William Quackenbush - Ho-Chunk Nation - Black River Falls, WI - electronic mail

Details: For every proposed site, the Ho-Chunk Nation requires an archaeological report. Please e-mail the report to William Quackenbush, at bill.quackenbush@ho-chunk.com.

Additionally, please be advised that the Ho-Chunk Nation requires that any archaeological consultants working in the State of Wisconsin will need to show proof that they have curation agreements in place with the Wisconsin SHPO, prior to the Ho-Chunk Nation signing off on any cell tower surveys. The curation agreement must be consistent with The Secretary of the Interior’s Standards for Archeological Documentation and The Secretary of the Interior’s Guidelines for Archaeological Documentation. You may e-mail a copy of the curation agreement between yourself and the Wisconsin SHPO to the Ho-Chunk Nation at bill.quackenbush@ho-chunk.com, or you may send a copy of the agreement to the Ho-Chunk Nation via regular mail to: William Quackenbush, Tribal Historic Preservation Officer, Ho-Chunk Nation, P.O. Box 667, Black River Falls, Wisconsin 54615. We will maintain a copy of the curation agreement at the Ho-Chunk Nation tribal office, so that we may refer to it for all pending and future tower notifications.

Thank you.

14. THPO Larry Balber - Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin - Bayfield, WI - electronic mail and regular mail

15. Archaeologist Rebecca Hawkins - Eastern Shawnee Tribe of Oklahoma - Wyandotte, OK - electronic mail

Details: The following information is provided automatically via the TCNS web site. Additional information may be provided in the email that we send for each tower that is logged into TCNS.

The Eastern Shawnee Tribe of Oklahoma is interested in consulting on this tower, PTC, or broadband project, just as we are interested in consulting on all federal undertakings in our areas of geographic interest.

Consultation regarding our heritage resources is one of the activities required by the National Historic Preservation Act (NHPA) for undertakings licensed or permitted by federal agencies such as the FCC.
Please note our new mailing address: 70500 East 128 Road, Wyandotte, OK 74370

Please carefully review our archaeological procedures (dated 9-9-13) and our NHPA consultation procedures (dated 3-1-2013). Please provide the archaeology procedures to your archaeologists BEFORE they do field work. These procedures may be obtained by e-mailing the cell tower program archaeologist, Rebecca Hawkins (algonquin@neok.com). All further correspondence regarding this tower should also be directed to Ms. Hawkins at that e-mail address or via phone at 918-541-0782. This is the e-mail address that we will use for all of our TCNS communications and final responses.

Please also contact Ms. Hawkins for details on research fees. The fee for collocations and towers slated for previously disturbed areas has been revised as of TCNS #99800 and higher.

Thank you,

Eastern Shawnee Tribe of Oklahoma

16. THPO George Strack - Miami Tribe of Oklahoma - Miami, OK - electronic mail
Details: The Miami Tribe of Oklahoma has instituted new NHPA, Section 106, consultation procedures for cell towers effective 9-15-2010. For an updated copy of these procedures (10-31-11), which you will need to follow to complete Section 106 consultation with us, please contact the THPO Assistant at swillard@miamination.com. Thank you.

17. EPA Cheryl Stafford - Ottawa Tribe of Oklahoma - Miami, OK - regular mail
Details: NEW INFORMATION: ALL FINAL COMMENTS ON TCNS TOWER SITES WILL BE IN WRITTEN FORM AND SIGNED INDIVIDUALLY BY Cheryl Stafford, WHICH WILL ALLOW FUTURE AUTHENTICATION BY COMPARING COPIES WITH THE SIGNED, FILED ORIGINALS. THE OTTAWA TRIBE DOES NOT PROVIDE VERBAL/FINAL COMMENTS. The Ottawa Tribe of Oklahoma has developed procedures for cell tower construction projects. Please contact Cheryl Stafford for a copy of those procedures at 918-541-1902 (phone) or 918-542-3214 (fax), or visit our web site ottawatribe.org. As you will see when you obtain a copy of our procedures, we require photos and a topo map for EVERY proposed site. The Ottawa Tribe of Oklahoma has listed its geographic areas of interest on this web site. We consider this listing to be official notification to all those proposing to construct cell towers in those areas that you need to contact us. For those states where we are interested in all counties, we have listed just the state. For those states where we are interested in only certain counties, we have listed the counties. The Ottawa Tribe of Oklahoma, in concert with its historic preservation consultant Algonquin Consultants, Inc., is pleased to assist you in complying with your Section 106 requirements. We do not handle any consultation or inquiries by e-mail.

18. THPO Sherri Clemons - Wyandotte Nation - Wyandotte, OK - electronic mail
Details: Greetings from Wyandotte Nation.
The following information is provided automatically via the TCNS web site. Additional information may be provided in the email that we send for each tower that is logged into TCNS.

We are interested in consulting on this tower or broadband project, just as we are interested in being consulted regarding all federal undertakings in our homelands. This consultation is one of the activities required by the National Historic Preservation Act (NHPA) for such federal undertakings.

Please follow our archaeology procedures (9-9-13) and our general NHPA procedures for consultation (6-1-13), both available by e-mailing the cell tower program archaeologist, Rebecca Hawkins, at algonquin@neok.com. These procedures supersede all earlier versions of our procedures. Please do not hesitate to also contact her with any questions; all further correspondence regarding this tower should also be directed to her at that e-mail address. This is the e-mail address that we will use for all of our TCNS communications and final responses. With questions, you may also call her at 918-541-0782.

Please also contact her for our updated fee structure (updated as of TCNS 99800) for collocations and towers scheduled to be built in previously disturbed areas.

Please make sure to provide your archaeologists with a copy of our procedures PRIOR TO the time that they do field work.

Tizame (thank you),

Sherri Clemons, THPO
Wyandotte Nation

19. THPO Kim Jumper - Shawnee Tribe - Miami, OK - regular mail
Details: THIS IS YOUR OFFICIAL NOTICE THAT THE SHAWNEE TRIBE IS INTERESTED IN CONSULTING ON ALL PROJECTS BUILT IN OUR AREAS OF GEOGRAPHIC INTEREST.

ATTENTION, NEW INFORMATION: Our procedures were updated on 14 January 2008. Please call Kim Jumper, THPO, at 918-542-2441, so that she can send you a copy.

If your tower is a co-location, please fax us this information to let us know. We cannot always tell from the TCNS web site that a tower is a co-location. We require a written response from you to let us know that it is a co-location. If a co-location project includes some new ground disturbance (such as from an expanded compound or access road, or construction of an ancillary structure), the Shawnee Tribe treats such a project the same as any other non co-location project.

Our correct mailing/physical address is: 29 South Highway 69A. Our correct phone number is (918-542-2441) and our historic preservation fax line is (918-542-9915). THPO Kim Jumper manages all cell tower consultation.

As of 26 June 2006, all of the faxed responses of our final comments on a tower site will contain an original Shawnee Tribe signature. Each final comment fax is signed individually. Copies may be compared, for authentication, against the original in our files. If a final comment fax does not contain a signature, it is not valid. ALL FINAL COMMENTS FROM THE SHAWNEE TRIBE ARE WRITTEN; FINAL COMMENTS ARE NEVER PROVIDED VERBALLY. IF THE SHAWNEE TRIBE IS CREDITED WITH HAVING GIVEN A VERBAL RESPONSE, THAT RESPONSE IS NOT VALID.
If you receive notification through the TCNS listing the Shawnee Tribe, that is an indication that the Shawnee Tribe is interested in consulting on the tower for which that notification was received. Please consider that our official indication of interest to you. The Shawnee Tribe considers the Tower Construction Notification System’s weekly e-mail to be the first notification that we receive that a tower will be constructed in an area of our concern. We do not view the TCNS notification as completion of 106 consultation obligations.

The Shawnee Tribe has developed streamlined consultation procedures for cell tower developers and their subcontractors. If you do not have a copy of the procedures - most recently updated on 14 January 2008 - please contact us, as you must follow these procedures to consult with us on cell tower projects. Call us at 918-542-2441 or fax us at 918-542-9915. It is the tower builder’s responsibility to make sure that you have our most recent consultation procedures.

PLEASE DO NOT SEND US INFORMATION, QUERIES, OR COMMENTS ELECTRONICALLY. SINCE 1 DECEMBER 2005, WE HAVE NOT HANDLED ANY CELL TOWER CONSULTATION, INQUIRIES, OR CORRESPONDENCE VIA E-MAIL.

20. THPO Alvin Windy Boy - Chippewa Cree Tribe of the Rocky Boy’s Reservation - Box Elder, MT - electronic mail and regular mail
Details: The Chippewa Cree Tribe of Montana has an interest in this site. We no longer accept paper submissions. Our REQUIRED method of consultation is digitally, through the Cultural Resource Preservation Department website. There is a form link available on our homepage cccrpd.com to give us your contact information, attach all documents, and let us know any details pertinent to the project.

Our tribe REQUIRES the Cultural Resource or Archaeological Survey Reports completed for the project, such as the Class III Cultural Resource Inventory Report, attached to the online project submission form, if they were done. If there was any archaeological work done, we need the full report, such as the report sent to the State Historical Preservation Office. We are unable to complete the processing of a project off of just a partial report that only addresses the direct area of construction, but does not include the known archaeological sites in the surrounding area.

This report should include the previously located cultural resource names, distance from the project, and National Register eligibility determination, if a determination has been made. No determination is fine if the site has not been evaluated. Please include the resource type, such as historic irrigation, homestead, lithic scatter, burial mound, etc. These reports often already contain the maps and photos of the project, and are much appreciated.

Also, please include a summary of all newly recorded cultural resources identified for the current undertaking.

If a full report was not required, please state the reason why one is not attached, such as no new ground disturbance. We will still need the exact location of the project, even if there is no new ground disturbance. We cannot locate the project from only a dot on a topo map. We will need the written location of the project. If there is no archaeology report attached and there is no explanation why it is missing, the project may be held up while we contact you requesting an archaeological report.

The Chippewa Cree Tribe of Montana charges a review fee in the amount of three hundred dollars for processing each TCNS request, including colocations. Payments can be made online through PayPal when submitting the TCNS request, or checks and money orders may be made payable to Chippewa Cree Cultural Resources Preservation Department and sent to
21. THPO Melinda J Young - Lac du Flambeau Band of Lake Superior Chippewa Indians - Lac du Flambeau, WI - regular mail

22. THPO Gina M Lemon - Leech Lake Band of Ojibwe - Cass Lake, MN - electronic mail and regular mail
Details: If the Applicant receives no response from the Leech Lake Band of Ojibwe within 30 days after notification through TCNS, the Leech Lake Band of Ojibwe has no interest in participating in pre-construction review for the site. The Applicant, however, must notify the Leech Lake Band of Ojibwe in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

23. THPO David Grignon - Menominee Indian Tribe of Wisconsin - Keshena, WI - electronic mail and regular mail
Details: If you are receiving this notice, your proposed site may fall within the Menominee ancestral territory.

For the State of Michigan, however, the Menominee Tribe only needs to review proposed constructions that lie 50 miles inland from the East side of Lake Michigan.

For all proposed projects, please E-MAIL a state map with the proposed site marked with an ‘x’ to David Grignon, Tribal Historic Preservation Officer, Menominee Indian Tribe of Wisconsin, at: dgrignon@mitw.org. It is very important that the map is sent to the Tribe ELECTRONICALLY.

Additionally, the Menominee Indian Tribe of Wisconsin requires all applicants/tower builders to provide the Tribe with an archaeological survey whenever there will be ground disturbing activity associated with the proposed project. Please E-MAIL the results of the archaeological survey to: David Grignon, THPO, at: dgrignon@mitw.org. An archaeological survey is not required if the proposed construction is a collocation on an existing tower, or located on a rooftop or water tower, or on ground that has been previously disturbed to two feet or below. For proposed sites in the State of Illinois, the Menominee Indian Tribe of Wisconsin is only interested in areas north of the Illinois River (including Chicago).

24. THPO Natalie Weyaus - Mille Lacs Band of Ojibwe Indians - Onamia, MN - electronic mail

25. THPO Bruce Nadeau - Turtle Mountain Band of Chippewa - Belcourt, ND - electronic mail and regular mail
Details: The Turtle Mountain Band of Chippewa Indians requests site maps (USGS 1:24K topo/aerial photo and written legal locations) for all projects.
We review projects against our cultural site database and charge a flat fee of $100.

We cannot provide a response without payment and will consider your project incomplete in regards to satisfying consultation requirements for Section 106.

Checks must be made payable to: Natural Resources/Non-Federal Program Income.

Send checks and information to:

Natural Resources/THPO Office
Turtle Mountain Band of Chippewa Indians
PO Box 900
Belcourt, ND 58316

The information you provided was also forwarded to the additional Tribes and NHOs listed below. These Tribes and NHOs have NOT set their geographic preferences on TCNS, and therefore they are currently receiving tower notifications for the entire United States. For these Tribes and NHOs, you are required to use reasonable and good faith efforts to determine if the Tribe or NHO may attach religious and cultural significance to historic properties that may be affected by its proposed undertaking. Such efforts may include, but are not limited to, seeking information from the relevant SHPO or THPO, Indian Tribes, state agencies, the U.S. Bureau of Indian Affairs, or, where applicable, any federal agency with land holdings within the state (NPA, Section IV.B). If after such reasonable and good faith efforts, you determine that a Tribe or NHO may attach religious and cultural significance to historic properties in the area and the Tribe or NHO does not respond to TCNS notification within a reasonable time, you should make a reasonable effort to follow up, and must seek guidance from the Commission in the event of continued non-response or in the event of a procedural or substantive disagreement. If you determine that the Tribe or NHO is unlikely to attach religious and cultural significance to historic properties within the area, you do not need to take further action unless the Tribe or NHO indicates an interest in the proposed construction or other evidence of potential interest comes to your attention.

None

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

26. Chief of Staff, Deputy SHPO Theodore Hild - Illinois Historic Preservation Agency - Springfield, IL - electronic mail

27. SHPO Brian D Conway - State Historic Preservation Office, Michigan Historical Center - Lansing, MI - electronic mail and regular mail
If you are proposing to construct a facility in the State of Alaska, you should contact Commission staff for guidance regarding your obligations in the event that Tribes do not respond to this notification within a reasonable time.

Please be advised that the FCC cannot guarantee that the contact(s) listed above opened and reviewed an electronic or regular mail notification. The following information relating to the proposed tower was forwarded to the person(s) listed above:

Notification Received: 11/22/2013  
Notification ID: 102669  
Tower Owner Individual or Entity Name: Cellcom  
Consultant Name: Tracy L Drunasky  
Street Address: 624 Water Street  
City: Prairie du Sac  
State: WISCONSIN  
Zip Code: 53578  
Phone: 608-644-1449  
Email: nepa@edgeconsult.com

Structure Type: M TOWER - Monopole  
Latitude: 45 deg 5 min 30.0 sec N  
Longitude: 87 deg 36 min 3.2 sec W  
Location Description: 102 Water Street (#9312)  
City: Marinette  
State: WISCONSIN  
County: MARINETTE  
Ground Elevation: 178.2 meters  
Support Structure: 57.9 meters above ground level  
Overall Structure: 60.7 meters above ground level  
Overall Height AMSL: 238.9 meters above mean sea level

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


You may also call the FCC Support Center at (877) 480-3201 (TTY 717-338-2824). Hours are from 8 a.m. to 7:00 p.m. Eastern Time, Monday through Friday (except Federal holidays). To provide quality service and ensure security, all telephone calls are recorded.

Thank you,  
Federal Communications Commission
Dear Tracy L Drunasky,

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

The following message has been sent to you from Cultural Resources Consultant Brian L Molyneaux PhD of the Lower Brule Sioux Tribe in reference to Notification ID #102669:

After careful consideration of the information you provided, we will not require any additional representations from you on this matter. While our direct concern ends with this letter, we remain committed to the protection and preservation of the natural and cultural resources of all the lands that we share. If project plans include ground disturbance and the applicant discovers cultural material that may call into question the original archaeological, ethnological, or historical evaluation of the project area, or inadvertently exposes human remains, they must cease all planning or construction work and notify the FCC and the Tribe, as per 47 CFR Sec. 1.1312 of the Commission’s rules, and abide by other relevant federal or state regulations.

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

Notification Received: 11/22/2013
Notification ID: 102669
Tower Owner Individual or Entity Name: Cellcom
Consultant Name: Tracy L Drunasky
Street Address: 624 Water Street
City: Prairie du Sac
State: WISCONSIN
Zip Code: 53578
Phone: 608-644-1449
Email: nepa@edgeconsult.com

Structure Type: MTOWER - Monopole
Latitude: 45 deg 5 min 30.0 sec N
Longitude: 87 deg 36 min 3.2 sec W
Location Description: 102 Water Street (#9312)
City: Marinette
State: WISCONSIN
County: MARINETTE
Ground Elevation: 178.2 meters
Support Structure: 57.9 meters above ground level
Overall Structure: 60.7 meters above ground level
Overall Height AMSL: 238.9 meters above mean sea level
January 10, 2014

RE: TCNS 102669

Dear Ms. Drunasky,

Thank you for your recent letter to the Tribal Historic Preservation Office of the Winnebago Tribe of Nebraska. The Preservation Office would like to inform you that the Winnebago Tribe of Nebraska does have cultural properties in the area of your proposed construction.

You may proceed with your proposed construction, but if there are any burial sites or other cultural properties found we would like for your office to notify our office at the number 402-878-3313 right away. Thank you for your cooperation.

Sincerely,

Emily Smith-DeLeon

THPO, Winnebago Tribe of NE
Dear Tracy L Drunasky,

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

The following message has been sent to you from NAGPRA Representative Kent Collier of the Kickapoo Tribe of Oklahoma in reference to Notification ID #102669:

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

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

Notification Received: 11/22/2013
Notification ID: 102669
Tower Owner Individual or Entity Name: Cellcom
Consultant Name: Tracy L Drunasky
Street Address: 624 Water Street
City: Prairie du Sac
State: WISCONSIN
Zip Code: 53578
Phone: 608-644-1449
Email: nepa@edgeconsult.com

Structure Type: MTOWER - Monopole
Latitude: 45 deg 5 min 30.0 sec N
Longitude: 87 deg 36 min 3.2 sec W
Location Description: 102 Water Street (#9312)
City: Marinette
State: WISCONSIN
County: MARINETTE
Ground Elevation: 178.2 meters
Support Structure: 57.9 meters above ground level
Overall Structure: 60.7 meters above ground level
Overall Height AMSL: 238.9 meters above mean sea level
Dear Tracy L Drunasky,

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

The following message has been sent to you from Historic Preservation Director Johnathan L Buffalo of the Sac & Fox Tribe of the Mississippi in Iowa in reference to Notification ID #102669:

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

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

Notification Received: 11/22/2013
Notification ID: 102669
Tower Owner Individual or Entity Name: Cellcom
Consultant Name: Tracy L Drunasky
Street Address: 624 Water Street
City: Prairie du Sac
State: WISCONSIN
Zip Code: 53578
Phone: 608-644-1449
Email: nepa@edgeconsult.com

Structure Type: MTOWER - Monopole
Latitude: 45 deg 5 min 30.0 sec N
Longitude: 87 deg 36 min 3.2 sec W
Location Description: 102 Water Street (#9312)
City: Marinette
State: WISCONSIN
County: MARINETTE
Ground Elevation: 178.2 meters
Support Structure: 57.9 meters above ground level
Overall Structure: 60.7 meters above ground level
Overall Height AMSL: 238.9 meters above mean sea level
Dear Jerry Smith,

The purpose of this letter is to provide you with a second opportunity to comment on the proposed sewer construction notification posted on the RCO's Tower Construction Notification System on November 29, 2013, and to indicate our contact information. To date, we have not received any comments from you or from any other party regarding these projects. The projects consist of a 165-foot (50m) tower and a 150-foot (45m) tower located in the City of Milwaukee, in the area of the town of Waukesha County, Wisconsin. A summary of the projects is included in the attached letter.

The projects are consistent with the minimum standards established by the Wisconsin Department of Natural Resources, and are necessary to facilitate the installation of communication equipment and to support the operation of the tower.

If you have any questions or concerns about the proposed projects, please contact Jeff S. Smith at (414) 457-4494 or via email at js20@edgeconsultants.com.

Sincerely,

Tracy Dunnally

Edge Consulting Engineers, Inc.

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An archaeological survey has been completed for each site. If you would like a copy of the survey, please contact Jeff S. Smith at (414) 457-4494 or via email at js20@edgeconsultants.com.

Please let me know if you need any additional information or if you have any objections.

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**Legend:**
- RE: Resend
- MB: Send to Mailbox
- PG: Polling
- RS: Relay Send
- SA: Send Again
- EN: Engaged
- BC: Broadcast
- AS: Auto Send
- MP: Multi Polling
- RV: Remote Service
- TM: Terminated

**Document Size:** 8.5x11" SEF

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**Document has been sent.**
Dear Mr. Smith:

This fax is to serve as a second opportunity to comment regarding the proposed tower construction notifications posted on the FCC's Tower Construction Notification System on November 29, 2013 and reported as sent to you. We still have not received comment from your office. If you or your office have any objections or comments regarding these projects, please contact my office at (608) 644-1449 or via email at tdrunasky@edgeconsult.com. For reference, the sites submitted on TCNS are described below:

Property Address: 102 Water Street Marinette, WI 54143
T-R-S: NE ¼ of the NE ¼ of Section 08, T39N, R24E

Further Description:
The proposed project will consist of the construction of a 190-foot (199 feet overall, including appurtenances) monopole telecommunications tower in a partially graveled/grassy area. The site is located at 102 Water Street in the City of Marinette, Marinette County, Wisconsin. Associated equipment will be located within a proposed 50-foot by 50-foot fenced compound, within a proposed 60-foot by 60-foot lease area at the base of the tower. Proposed utilities will travel along a proposed 30-foot wide access/utility easement on the property. Access will be provided by existing graveled areas throughout the property, connecting the site with Water Street to the south.

A Phase I Archaeological Survey of the project was conducted by Mr. Jake Rieb, Archaeologist, of Edge Consulting Engineers, Inc. This report concluded that "In summary, the author recommends a determination be made that Historic Properties are not located within the project area per 36 CRF 800.4. Additional archaeological research on this project is unnecessary and project clearance is recommended."

An archaeological survey has been completed for each site. If you would like a copy of the survey(s), please contact Edge Consulting and one(s) will be sent to you. Please let me know if you need any additional information or if you have any objections.
January 02, 2014

RE: TCNS Notification ID # 102669.

Ahnii Boozhoo (Hello!, Greetings!);
The KBIC Tribal Historic Preservation Office has identified no properties of interest regarding religious or cultural sites documented at this time in your proposed location. If the scope of work changes in any way, or if artifacts or human remains are discovered, please notify the KBIC THPO immediately.

Please forward any future consultation requests for review of project proposals pursuant to Section 106 of the National Historic Preservation Act to KBIC THPO, Keweenaw Bay Indian Community Tribal Historic Preservation Office or through email at gloonsfoot@kbic-nsn.gov or jgoyen@kbic-nsn.gov and keep us informed of future projects as we continue our efforts to identify and document historic, archaeological and traditional cultural sites in the area so we can assist in making an appropriate determination.

Chi-Miigwech (Big Thank You)
Gary F. Loonsfoot, Jr., Director of Cultural Resources
Juliet K. Goyen, THPO/NAGPRA Technician

Miigwech!
Gary F. Loonsfoot, Jr., Juliet K. Goyen
"If you take care of the language, the spirit-keeper of the language will take care of you."
Date: January 9, 2014

TCNS#: 102669

Booshoo,

The Ketegitigaaning Ojibwe Nation THPO (Lac Vieux Desert Chippewa/LVD) received your requests for comments or interest concerning the National Historic Preservation Act, Section 106 request for review and comment to the effect on historic and cultural sites within the proposed above referenced project area.

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

Under the authority of Section 106 of the National Historic Preservation Act of 1966, as amended, we have reviewed the above-cited undertaking at the location noted above. Based on the information provided for our review, it is the opinion of the Ketegitigaaning Ojibwe Nation Tribal Historic Preservation Officer (THPO) that the project will have no adverse effect [36 CFR § 800.5(b)] on historic properties within the area of potential effects for the above-cited undertaking.

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

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

Please forward any future request for review of historic and cultural properties according to the National Historic Preservation Act Section 106 to giwegizihigookway Martin, Tribal Historic Preservation Program Officer at the address below.

Miigwetch,

[Signature]

giwegizihigookway Martin, THPO
Ketegitigaaning Ojibwe Nation
Tribal Historic Preservation Office
P.O. 249
E23857 Poplar Circle
Watersmeet, Michigan 49969
Phone: 906-358-0137
Fax: 906-358-4850

Name: Edge Consulting Engineers, Inc.
Amount Paid: 100.00
TCNS#: 102669
CK #: 2828
Invoice: 3890
Date Closed: 1/9/2014
Initials: gm
Dear Tracy L Drunasky,

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

The following message has been sent to you from THPO Grace Goldtooth-Campos of the Lower Sioux Indian Community of Minnesota in reference to Notification ID #102669:

Thank you for initiating consultation with the Lower Sioux Indian Community Tribal Historic Preservation Office. We appreciate the opportunity to provide comment on your proposed undertaking.

We have reviewed your proposed project and have determined that we have no immediate interest in it at this time and decline comment under 36CFR800. However, if the undertaking results in the discovery of eligible archaeological materials or human remains/funerary resources during construction, we request that steps be immediately taken to protect such resources and that we be notified.

Your time and consideration of our irreplaceable cultural resources is greatly appreciated.

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

Notification Received: 11/22/2013
Notification ID: 102669
Tower Owner Individual or Entity Name: Cellcom
Consultant Name: Tracy L Drunasky
Street Address: 624 Water Street
City: Prairie du Sac
State: WISCONSIN
Zip Code: 53578
Phone: 608-644-1449
Email: nepa@edgeconsult.com

Structure Type: MTOWER - Monopole
Latitude: 45 deg 5 min 30.0 sec N
Longitude: 87 deg 36 min 3.2 sec W
Location Description: 102 Water Street (#9312)
City: Marinette
State: WISCONSIN
County: MARINETTE
Detailed Description of Project (Optional):
Ground Elevation: 178.2 meters
Support Structure: 57.9 meters above ground level
Overall Structure: 60.7 meters above ground level
Overall Height AMSL: 238.9 meters above mean sea level
Local Name
Logo

Document has been sent.
Document Size 8.5x11 SEF

**Facsimile Transmittal Sheet**

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<th>To:</th>
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<td>Scott Lassen</td>
<td>Tracy Drummally</td>
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Company: Upper Boan Community of Milwaukee
Date: 12/30/2013

Facsimile Numbers:
- (262) 554-3264
- (262) 554-3260

Second Notification: 106669

Dear Mr. Lassen,

This facsimile is to serve as a second opportunity to comment regarding the proposed tower construction notifications posted on the FC'S Tower Construction Notification System on November 29, 2013 and reported as sent to you. We have not received a comment from your office. If you or your office have any objections or comments regarding these projects, please contact me at (262) 554-3264 or via email at tracyd@edgeconsulting.com. For reference, the sites submitted on FC'S are described below:

Property Address: 166 Water Street, Racine, WI 53402

This proposed project consists of the construction of a 300-foot (91 m) tower, including appurtenant transmission towers, in a partially wooded area. The site is located on the 166 Water Street in the City of Racine, Racine County, Wisconsin. An ancillary equipment will be located off-site a proposed 50-foot (15m) tower located on this property. Access will be provided by existing ground access throughout the project.

A Phase I Archaeological Survey of the project area conducted by Mr. John Kato, Archaeologist, of Edge Consulting Engineers, Inc. This phase of the survey consisted of 120,000 square feet of surface covered. The survey did not find any cultural features or artifacts. The survey is considered complete and project review is recommended.

An archaeological survey has been completed for this site. If you would like a copy of the survey, please contact Edge Consulting and you will be sent to you. Please let me know if you need any additional information or if you have any objections.

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**Transmission Report**

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Facsimile Transmittal Sheet

TO: Scott Larsen
FROM: Tracy Drunasky

COMPANY: Upper Sioux Community of Minnesota
DATE: 12/30/2013

FAX NUMBER: (320) 564-3264
TOTAL # OF PAGES INCLUDING COVER: 1

PHONE NUMBER: (320) 564-2360
SENDER'S REFERENCE NUMBER(S): 9312

RE: Second Notification
TCNS NUMBER(S): 102669

Dear Mr. Larsen:

This fax is to serve as a second opportunity to comment regarding the proposed tower construction notifications posted on the FCC's Tower Construction Notification System on November 29, 2013 and reported as sent to you. We still have not received comment from your office. If you or your office have any objections or comments regarding these projects, please contact my office at (608) 644-1449 or via email at tdrunasky@edgeconsulting.com. For reference, the sites submitted on TCNS are described below:

Property Address: 102 Water Street Marinette, WI 54143
T-R-S: NE ¼ of the NE ¼ of Section 08, T30N, R24E

Further Description:
The proposed project will consist of the construction of a 190-foot (199 feet overall, including appurtenances) monopole telecommunications tower in a partially graveled/grassy area. The site is located at 102 Water Street in the City of Marinette, Marinette County, Wisconsin. Associated equipment will be located within a proposed 50-foot by 50-foot fenced compound, within a proposed 60-foot by 60-foot lease area at the base of the tower. Proposed utilities will travel along a proposed 30-foot wide access/utility easement on the property. Access will be provided by existing graveled areas throughout the property, connecting the site with Water Street to the south.

A Phase I Archaeological Survey of the project was conducted by Mr. Jake Rieb, Archaeologist, of Edge Consulting Engineers, Inc. This report concluded that "in summary, the author recommends a determination be made that Historic Properties are not located within the project area per 36 CRF 800.4. Additional archaeological research on this project is unnecessary and project clearance is recommended."

An archaeological survey has been completed for each site. If you would like a copy of the survey(s), please contact Edge Consulting and one(s) will be sent to you. Please let me know if you need any additional information or if you have any objections.
Good Morning,

I have had several sites placed on TCNS over the last several weeks that have returned the you as having an interest in the geographic area. Included is information for the following site:

**Property Address:** 102 Water Street Marinette, WI 54143  
**T-R-S:** NE ¼ of the NE ¼ of Section 08, T30N, R24E

**Further Description:**  
The proposed project will consist of the construction of a 190-foot (199 feet overall, including appurtenances) monopole telecommunications tower in a partially graveled/grassy area. The site is located at 102 Water Street in the City of Marinette, Marinette County, Wisconsin. Associated equipment will be located within a proposed 50-foot by 50-foot fenced compound, within a proposed 60-foot by 60-foot lease area at the base of the tower. Proposed utilities will travel along a proposed 30-foot wide access/utility easement on the property. Access will be provided by existing graveled areas throughout the property, connecting the site with Water Street to the south.

A Phase I Archaeological Survey of the project was conducted by Mr. Jake Rieb, Archaeologist, of Edge Consulting Engineers, Inc. This report concluded that “In summary, the author recommends a determination be made that Historic Properties are not located within the project area per 36 CRF 800.4. Additional archaeological research on this project is unnecessary and project clearance is recommended.”

A copy of the archaeological survey is attached. Please let me know if you would like any additional information on or have any objections to this site.

Respectfully,

Tracy L. Drunasky, E.P.
Environmental Scientist

Edge Consulting Engineers, Inc.
624 Water Street
Prairie du Sac, WI 53578  
(608) 644-1449, x307 (p)  
(608) 644-1549 (f)

fdrunasky@edgeconsult.com
Good morning Tracy Drunasky,

Thank you for notifying the Ho-Chunk Nation with your proposed undertaking. We have no section 106 questions regarding TCNS #102669, but do ask to remain as an interested party throughout the duration of your project. If inadvertent discoveries occur that could be considered culturally sensitive to the Ho-Chunk Nation, please contact us immediately.

Respectfully,

William Quackenbush
Tribal Historic Preservation Officer
Cultural Resources Division Manager
Ho-Chunk Nation

---

Good Morning.

I have had several sites placed on TCNS over the last several weeks that have returned the you as having an interest in the geographic area. Included is information for the following site:

**Property Address:** 102 Water Street Marinette, WI 54143
**T-R-S:** NE ¼ of the NE ¼ of Section 08, T30N, R24E

**Further Description:**
The proposed project will consist of the construction of a 190-foot (199 feet overall, including appurtenances) monopole telecommunications tower in a partially graveled/grassy area. The site is located at 102 Water Street in the City of Marinette, Marinette County, Wisconsin. Associated equipment will be located within a proposed 50-foot by 50-foot fenced compound, within a proposed 60-foot by 60-foot lease area at the base of the tower. Proposed utilities will travel along a proposed 30-foot wide access/utility easement on the property. Access will be provided by existing graveled areas throughout the property, connecting the site with Water Street to the south.

A Phase I Archaeological Survey of the project was conducted by Mr. Jake Rieb, Archaeologist, of Edge Consulting Engineers, Inc. This report concluded that “In summary, the author recommends a determination be made that Historic Properties are not located within the project area per 36 CRF 800.4. Additional archaeological research on this project is unnecessary and project clearance is recommended.”

A copy of the archaeological survey is attached. Please let me know if you would like any additional information on or have any objections to this site.
Respectfully,

Tracy L. Drunasky, E.P.
Environmental Scientist

Edge Consulting Engineers, Inc.
624 Water Street
Prairie du Sac, WI 53578
(608) 644-1449, x307 (p)
(608) 644-1549 (f)
tdrunasky@edgeconsult.com

Important Notice:
This email message and any files or other information transmitted with it are confidential and intended solely for the use of the individual or entity to whom it is addressed. If you are not the intended recipient, you should not review, disclose, distribute or copy this e-mail or take any action in reliance upon its contents. Please notify the sender immediately if you have received this e-mail by mistake and delete this e-mail from your system. Please note that any views or opinions presented in this e-mail are solely those of the author and do not necessarily represent those of the Ho-Chunk Nation. The Ho-Chunk Nation specifically disclaims liability for any damage caused by any virus transmitted by this e-mail.
January 8, 2014

Edge Consulting Engineers
Tracey Drunasky, Environmental Scientist
624 Water Street
Prairie du Sac, WI 53578

Re: FCC TCNS Site Number: 102669, Marinette North, Marinette County, WI

Dear Ms. Drunasky,

I have reviewed the above-referenced project, as requested for compliance with Section 106 of the National Historic Preservation Act (NHPA) and 36 CFR Part 800: Protection of Historic Properties.

Based on the current findings and review applicable to proposed area, the Tribal Historic Preservation Officer has no concerns and concurs with your findings regarding proposed ground disturbing impacts. You have concluded your requirements as outlined in Section 106 of the NHPA.

It is the recommendation of this office that the proposed project will have "NO EFFECTS", and may proceed as planned.

Thank you for your diligence in addressing NHPA 36 CFR 800 responsibilities.

Sincerely,

Larry Balber
Tribal Historic Preservation Officer
88385 Pike Rd, HWY 13
Bayfield, Wisconsin 54814

Cc: file 102669
For the towers listed above:

The Eastern Shawnee Tribe of Oklahoma thanks you for the efforts that you have made to consult with us. Based on our own information and that which you have provided, we are satisfied that it is unlikely that any significant cultural resources related to our own past occupation of the region will be affected by construction impacts within the direct effects APE of this undertaking, in terms of how that APE was described to us in materials presented during consultation. We thus will not object to the project’s construction.

The Eastern Shawnee Tribe assumes that construction impacts will not occur outside the direct effects APE footprint. The Eastern Shawnee Tribe does object to any expansion of the size of, or shift in the location of, the direct effects APE without additional consultation.

We also urge you to comply with requests from SHPO staff regarding any historic architecture or other concerns that they may have with this project. If we have provided you with this response without benefit of the opportunity to review the SHPO’s comments, please re-open consultation with us if and when you are made aware of any concerns that the SHPO may have regarding the project area’s archaeological record.

Should any precontact archaeological materials, including human remains, be discovered either during construction or future ground-disturbing activities at this project location, please consult with us again at such time. As well, please alert appropriate parties regarding our concerns for future discoveries and the need to contact us in the event that precontact cultural materials are encountered.

We further request that contractors and developers follow best practices available for minimizing impact from both construction and use of cell towers on the environment. We are particularly concerned about the wellbeing of bird, bat, and other species who might experience negative impacts from cell towers. Please re-vegetate construction areas with native plant species whenever possible.

Thank you for consulting with us.

Respectfully,

Rebecca Hawkins, Archaeologist
for Glenna Wallace, Chief
Eastern Shawnee Tribe of Oklahoma
Greetings Tracy,

Below is our response for the TCNS projects listed below. The response is the same for all of the projects. If you have any questions, please let me know.

Thank you,

Scott Willard
Second Councilperson
Assistant to THPO/CRO
Emergency Manager
Miami Nation
swillard@miamination.com
918-541-2178

Re: TCNS 102441, 102669, 102418 & 101887

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

Because this tower lies in the homelands of the Miami, in the event that archaeological materials, including human remains, are discovered during construction or later ground-disturbing activities at this location, please re-open consultation at that time by contacting our THPO at gstrack@miamination.com or (317) 625-1288. Similarly, if plans are considered to expand or modify this tower and cause additional ground disturbance in the future, please let us know. Please forward the Tribe's concerns regarding any such future work and unanticipated discoveries, as well as our contact information, to the appropriate parties.

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

We appreciate your efforts to consult with us.

Regards,

Scott Willard for
Ottawa Tribe of Oklahoma

Environmental Services
P.O. Box 110
10 NORTH 69A
Miami, OK 74355
Phone: (918) 541-1902
Fax: (918) 541-1904
e-mail: cheryl.oto@gmail.com

To: Edge
Attn: Tracy Drusaske
Fax number: 008-6141-1549
From: Chery Stafford

MESSAGE: THE OTTAWA TRIBE OF OKLAHOMA CONCURS THAT NO KNOWN HISTORIC PROPERTIES WILL BE NEGATIVELY IMPACTED BY CONSTRUCTION OF THIS TOWER SITE OR SITES. OUR RESEARCH AND REVIEW EFFORTS DO NOT REVEAL ANY ISSUES CURRENTLY KNOWN TO BE OF CONCERN TO US AT THIS TOWER LOCATION OR LOCATIONS.

IN THE EVENT THAT ARCHAEOLOGICAL MATERIALS – INCLUDING HUMAN REMAINS – ARE ENCOUNTERED LATER DURING CONSTRUCTION, USE, OR MAINTENANCE OF THIS TOWER LOCATION OR LOCATIONS, PLEASE RE-NOTIFY US AT THAT TIME, AS WE WOULD LIKE TO RESUME CONSULTATION UNDER SUCH A CIRCUMSTANCE.

THE OTTAWA TRIBE OF OKLAHOMA TAKES THIS OPPORTUNITY TO EXPRESS ITS CONCERNS THAT TELECOMMUNICATIONS TOWERS CAN HAVE A POTENTIALLY DESTRUCTIVE IMPACT ON BATS AND BIRDS, ESPECIALLY MIGRATORY BIRDS. IMPACTED BIRDS AND BATS COULD INCLUDE SPECIES THAT ARE LISTED AS THREATENED OR ENDANGERED BY BOTH STATES AND THE FEDERAL GOVERNMENT. THE OTTAWA TRIBE STRONGLY SUGGESTS THAT THIS/THESE TOWER/TOWERS BE CONSTRUCTED IN ACCORDANCE WITH THE GUIDELINES AVAILABLE FROM THE US FISH AND WILDLIFE SERVICE IN ORDER TO REDUCE THE ADVERSE EFFECTS OF TELECOMMUNICATIONS TOWERS ON BIRDS AND BATS. THESE GUIDELINES MAY BE FOUND AT:

WWW.FWS.GOV/MIGRATORYBIRDS/ISSUES/TOWERS/COMTOW.HTML

PLEASE DO NOT HESITATE TO CALL US FOR ADDITIONAL COMMENT.

CHERYL STAFFORD
ENVIRONMENTAL DIRECTOR

IF YOU HAVE DIFFICULTY RECEIVING THIS FAX, PLEASE CONTACT US AT 918-541-1902 EXT. 18
THE CONTENTS OF THIS FAX MAY CONTAIN CONFIDENTIAL INFORMATION. PLEASE DISTRIBUTE ONLY TO ADDRESSEE.
For the towers listed above:

The Wyandotte Nation is satisfied with the efforts that have been conducted to be sure that no cultural resources will be affected by construction impacts within the direct effects APE of this proposed tower, as that APE was described in materials provided to us as part of the consultation process. We also do not have any additional information that suggests that cultural resources will be harmed by construction impacts within the direct effects APE. On this basis, the Nation therefore will not object to the tower’s construction. The Nation assumes that construction impacts will not occur outside the direct effects APE footprint. The Nation does object to an expansion of the size of the direct effects APE without additional consultation.

We further urge you to comply with requests from SHPO staff regarding historic architecture or other concerns that they may have. If we have responded to this tower without benefit of having the opportunity to review SHPO comments, please advise us if and when you receive SHPO comments if SHPO has any concerns regarding this project’s impacts on the archaeological record of the APE. Should SHPO have such concerns, you will need to re-open consultation with us at that time.

In the event that archaeological materials, including human remains, are discovered during construction or later ground-disturbing maintenance activities at this location, please contact us. Please forward our concerns regarding any such future, unanticipated discoveries and our contact information to the appropriate parties.

We urge everyone involved with cell tower development that towers, antennae, and ancillary structures be constructed in accordance with the best practices available for minimizing impact on the environment in general, and especially on bird, bat, and other species who might suffer deleterious effects from cell towers. Please also consider revegetating with native species whenever possible.

We do appreciate your efforts to consult with us.

Regards,

Rebecca Hawkins, Archaeologist
for Sherri Clemons, THPO
Wyandotte Nation
Message: The Shawnee Tribe's Tribal Historic Preservation Officer concurs that no known historic properties will be negatively impacted by construction of this tower site (see memo line above for TCNS number/s). The Shawnee Tribe's archives do not reveal any issues of concern at this tower location. In the event that archaeological materials are encountered later during construction, use, or maintenance of this tower location, please re-notify us at that time as we would like to resume consultation under such a circumstance.

The Shawnee Tribe's Environmental and Natural Resources Department takes this opportunity to express its concerns that telecommunication towers can have a potentially destructive impact on bats and migratory birds, particularly those that migrate at night, including species listed as threatened and endangered by both states and the federal government, as well as other species. The Shawnee Tribe suggests that this tower be constructed in accordance with the guidelines available from the US Fish and Wildlife Service to reduce the adverse effects of telecommunications towers on migratory birds; these guidelines may be found at: www.fws.gov/migratorybirds/issues/towers/comtow.html.

The Shawnee Tribe's Environmental and Natural Resources Department is further concerned that the proliferation of cell towers may play a role in honey bee Colony Collapse Disorder. We acknowledge that cell phone technology may not be to blame, especially by itself, as other potential causative factors for the decline have been noted, such as insecticides, tracheal and varroa mites [an immunosuppressant], other parasites, pesticides used on hives to eliminate parasites, genetically modified plants, Nosema fungus, Israeli Acute Paralysis Virus (IAPV) perhaps introduced from Australia in 2004, Kashmir Bee Virus [KBV], climate change, and drought.

Finally, the Shawnee Tribe's Environmental and Natural Resources Department requests that cell tower sites, whenever remotely feasible, be restored to native vegetation. In all cases, habitat restoration can protect a variety of species, even in small project areas. The large number of cell tower sites provides an as yet unrealized opportunity for region-wide habitat restoration. The Tribe urges the cell phone industry to provide a model for native habitat restoration for other industries.

Please do not hesitate to call us for additional comment.
To: Tracy Drunasky  
Edge Consulting Engineers, Inc.  
624 Water Street  
Prairie du Sac, WI 53578

Date: January 28, 2014

Project: Willow Springs (IL0634), Bull Valley 1 (IL0469), Woodstock (IL1919), Streamwood (IL0605), Mt. Sterling - Roberts (785436), Hanover Park (IL0780), Howard Water Tank Relo (Water Treatment Plant) (WI1066), Manitowoc Relo (WI5014), Marinette North

TCNS: 101110, 100807, 100776, 101572, 101606, 102104, 102413, 102418, 102669

Under the authority of Section 106 of the National Historic Preservation Act of 1966 and in accordance with 36CFR800.2A4, after reviewing the materials you gave us for the Willow Springs (IL0634), Bull Valley 1 (IL0469), Woodstock (IL1919), Streamwood (IL0605), Mt. Sterling - Roberts (785436), Hanover Park (IL0780), Howard Water Tank Relo (Water Treatment Plant) (WI1066), Manitowoc Relo (WI5014), and Marinette North Projects, the Chippewa Cree Cultural Resources Preservation Department finds there should be no effect by the proposed undertaking on cultural resources.

The proposed undertaking is near known and documented cultural resources. Many of these resources are Native American sites. The vicinity of the project is significant to the Ne-i-yahw (Cree). For millennia, the Ne-i-yahw have khikosimowin (fasted), gathered maskihkiy (medicines), and mîkiwahpêskân (camped) the surrounding vicinity. Since the area around the project was heavily utilized in prehistoric times, it is particularly important for the construction to remain in the areas designated in the archaeological survey. No further cultural resource work is necessary for this project as long as the areas outlined are adhered to. If additional work is necessary outside the areas designated, please notify our department and we can make the necessary arrangements.

Please be aware though, because cultural inventories are done at different times of the year and under different circumstances there can be variations in the effectiveness of pedestrian surveys. At times, certain resources are not visible. For instance, medicinal plants, some very significant to the ongoing traditions and lifeway of the Chippewa Cree people, may only be seen in the spring or summer.
of the year. Other times, the grass is too deep for certain features or artifacts to be located through pedestrian surveys. With this in mind, we recommend that cultural resources not be forgotten with this letter of finding of no properties affected. **If resources are located during construction please halt activity and notify our office.**

Thank you for consulting with the Tribal Historic Preservation Office. If you have any questions please feel free to contact me at (406) 352-3077 or (406) 945-5880 or on the web at cccrp.com.

________________________________________
Alvin Windy Boy Sr.,
Tribal Historic Preservation Officer
January 3, 2014

Tracy L. Drunasky  
Environmental Scientist  
Edge Consulting Engineers, Inc.  
624 Water Street  
Prairie du Sac, WI 53578  

SUBJECT: TCNS# 102669; Cellcom Proposed Tower, Marinette County, WI

Dear Ms. Drunasky:

We have received the archaeological survey report for the project listed above on January 1, 2014. We appreciate the copy.

After reviewing the report, we concur that the project has No Historic Properties in the area of the project. However, we wish to be contacted in a case of inadvertent discovery.

Please contact me if you have any questions or concerns at (715) 588-2139.

Sincerely,

Sarah Schuman
Tribal Historic Preservation Officer
Thank you for the report and although there are several historic properties and a two burial sites near the project you may continue with project, however if human remains or other cultural material is found during construction our office must be notified immediately.

Original email, with archaeological survey. attached.

Tracy L. Drunasky, E.P.
Environmental Scientist

Edge Consulting Engineers, Inc.
624 Water Street
Prairie du Sac, WI 53578
608.644.1449, x307 (p)
608.644.1549 (f)
tdrunasky@edgeconsult.com

I need to review the archaeological survey before I can make determination on this site?

Good afternoon – I’m checking up on the review of this site and several others (last email of 8) – can you look at this at your earliest convenience?

Thank you.

Tracy L. Drunasky, E.P.
Environmental Scientist

Edge Consulting Engineers, Inc.
624 Water Street
Prairie du Sac, WI 53578
608.644.1449, x307 (p)
Good Morning,

I have had several sites placed on TCNS over the last several weeks that have returned the you as having an interest in the geographic area. Included is information for the following site:

**Property Address:** 102 Water Street Marinette, WI 54143  
**T-R-S:** NE ¼ of the NE ¼ of Section 08, T30N, R24E

**Further Description:**  
The proposed project will consist of the construction of a 190-foot (199 feet overall, including appurtenances) monopole telecommunications tower in a partially graveled/grassy area. The site is located at 102 Water Street in the City of Marinette, Marinette County, Wisconsin. Associated equipment will be located within a proposed 50-foot by 50-foot fenced compound, within a proposed 60-foot by 60-foot lease area at the base of the tower. Proposed utilities will travel along a proposed 30-foot wide access/utility easement on the property. Access will be provided by existing graveled areas throughout the property, connecting the site with Water Street to the south.

A Phase I Archaeological Survey of the project was conducted by Mr. Jake Rieb, Archaeologist, of Edge Consulting Engineers, Inc. This report concluded that “In summary, the author recommends a determination be made that Historic Properties are not located within the project area per 36 CRF 800.4. Additional archaeological research on this project is unnecessary and project clearance is recommended.”

A copy of the archaeological survey is attached. Please let me know if you would like any additional information on or have any objections to this site.

Respectfully,

*Tracy L. Drunasky, E.P.*  
Environmental Scientist

**Edge Consulting Engineers, Inc.**  
624 Water Street  
Prairie du Sac, WI 53578  
(608) 644-1449, x307 (p)  
(608) 644-1549 (f)  
tdrunasky@edgeconsult.com
January 15, 2014

Tracy L. Drunasky, Environmental Scientist  
Edge Consulting Engineers, Inc.  
624 Water Street  
Prairie du Sac, WI 53578

Re: Section 106 Consultation and Tribal Review NHPA: Edge Consulting Engineers, Inc.:  
State of Wisconsin Telecommunication Tower Sites:

DNR/THPO 13-1230-01: Re: TCNS # 102669 (Edge # 9312) – located at 102 Water Street, Marinette, WI; Proposed Construction of a 190-foot monopole telecommunications tower with associated equipment and a utility easement.  
DNR/THPO 13-0108-05: TCNS # 96714: located at 3000 North Lincoln Memorial Drive, Milwaukee, WI: This proposed project is to collocation of upgraded antennas upon the building at address stated with no ground disturbance.

Dear Ms. Drunasky,

Thank you for the opportunity to comment on the above referenced projects. It has been reviewed pursuant to the responsibilities given to the Tribal Historic Preservation Officer (THPO) by the National Historic Preservation Act of 1966, as amended in 1992 and the Procedures of the Advisory Council on Historic Preservation (38 CFR 800).

I have reviewed the documentation; after careful consideration of our records, I have determined that the Mille Lacs Band of Ojibwe (DNR/E) does not have any known recorded sites of religious or cultural importance in these areas.

Should any human remains or suspected human remains be encountered, all work shall cease and the following personnel should be notified immediately in this order: County Sheriff’s Office and the office of the State Archaeologist. If any human remains or culturally affiliated objects are inadvertently discovered this will prompt the process to which the Band will become informed.

Please note: The above determination does not ‘exempt’ future projects from Section 106 NHPA review. In the event any other tribe notifying us of concerns for a specific project, we may reenter into the consultation process.

You may contact my staff at (320) 532-7450 if you have questions regarding our review of these projects. Please refer to the MLB-THPO Number as stated above in all correspondence with these projects.

Respectfully Submitted,

Bradley Kalk  
Executive Director of Natural Resources
1/8/14

Tracy L. Drunasky
Environmental Scientist

RE: TCNS 102669

The Turtle Mountain Band of Chippewa Indians has conducted a tribal records search of the above referenced project against our internal cultural resources database. Our search did not result in any known cultural resources of importance to the Turtle Mountain Band of Chippewa Indians within the project location.

The Turtle Mountain THPO issues a finding of No Historic Properties Affected in regards to tribal sites of religious or cultural significance for the projects. Consultation with the Turtle Mountain Tribe is considered complete. If any adverse discoveries are found please notify the Tribal Historic Preservation Office.

Thank you for your time and consideration of the Turtle Mountain Band of Chippewa and our cultural resources.

Sincerely,

Bruce F. Nadeau Sr.
Tribal Historic Preservation Officer
Turtle Mountain Band of Chippewa
Dear Tracy L Drunasky,

Your referral of a proposed tower structure notification has been successfully submitted via the Tower Construction Notification System. The Federal Communications Commission (FCC) will be processing this referral for purposes of contacting federally recognized Indian Tribes, including Alaska Native Villages, and Native Hawaiian Organizations as specified by Section IV.G of the Nationwide Programmatic Agreement and the Declaratory Ruling of October 6, 2005. You will receive a Proposed Construction of Communications Facilities Notification of Final Contacts when the FCC has completed processing this referral. Below are the details you provided in the referral of the tower you have proposed to construct:

Notification Received: 11/22/2013  
Notification Referred: 01/13/2014  

Notification ID: 102669  
Tower Owner Individual or Entity Name: Cellcom  
Consultant Name: Tracy L Drunasky  
Street Address: 624 Water Street  
City: Prairie du Sac  
State: WISCONSIN  
Zip Code: 53578  
Phone: 608-644-1449  
Email: nepa@edgeconsult.com  

Structure Type: MTOWER - Monopole  

Latitude: 45 deg 5 min 30.0 sec N  
Longitude: 87 deg 36 min 3.2 sec W  
Location Description: 102 Water Street (#9312)  
City: Marinette  
State: WISCONSIN  
County: MARINETTE  
Detailed Description of Project (Optional):  
Ground Elevation: 178.2 meters  
Support Structure: 57.9 meters above ground level  
Overall Structure: 60.7 meters above ground level  
Overall Height AMSL: 238.9 meters above mean sea level  

Entities Who Have Not Responded:
Lac Courte Oreilles Band of Lake Superior Chippewa Indians of Wisconsin
  First Contact Date: 11/28/2013
  Second Contact Date: 12/30/2013
Upper Sioux Community of Minnesota
  First Contact Date: 11/28/2013
  Second Contact Date: 12/30/2013
Forest County Potawatomi Community
  First Contact Date: 11/28/2013
  Second Contact Date: 12/30/2013
Ho-Chunk Nation
  First Contact Date: 11/28/2013
  Second Contact Date: 12/30/2013
Mille Lacs Band of Ojibwe Indians
  First Contact Date: 11/28/2013
  Second Contact Date: 12/30/2013

**Note that the FCC will assign a unique Notification ID number for a site where the initial contact was not made through TCNS. You will need to reference this Notification ID number when you update your project’s Status with us.**
Dear Applicant:

This letter addresses the proposed communications facilities listed below that you have referred to the Federal Communications Commission (Commission) for purposes of contacting federally recognized Indian Tribes, including Alaska Native Villages (collectively Indian Tribes), and Native Hawaiian Organizations (NHOs), as specified by Section IV.G of the Nationwide Programmatic Agreement (NPA). Consistent with the procedures outlined in the Commission’s recent Declaratory Ruling (1), we have contacted the Indian Tribes or NHOs identified in the attached Table for the projects listed in the attached Table. You referred these projects to us between 01/09/2014 and 01/16/2014. Our contact with these Indian Tribes or NHOs was sent on 01/16/2014. Thus, as described in the Declaratory Ruling (2), if you or Commission staff do not receive a statement of interest regarding a particular project from any Tribe or NHO within 20 calendar days of 01/16/2014, your obligations under Section IV of the NPA with respect to these Indian Tribes or NHOs are complete(3). If an Indian Tribe or NHO responds that it is interested in participating within the 20 calendar day period, the Applicant must involve it in the review as set forth in the NPA, and may not begin construction until the process set forth in the NPA is completed.

You are reminded that Section IX of the NPA imposes independent obligations on an Applicant when a previously unidentified site that may be a historic property, including an archeological property, is discovered during construction or after the completion of review(4). In such instances, the Applicant must cease construction and promptly notify, among others, any potentially affected Indian Tribe or NHO. An Indian Tribe’s or NHO’s failure to express interest in participating in pre-construction review of an undertaking does not necessarily mean it is not interested in archeological properties or human remains that may inadvertently be discovered during construction. Hence, an Applicant is still required to notify any potentially affected Indian Tribe or NHO of any such finds pursuant to Section IX or other applicable law.

Sincerely,
Dan Abeyta
Assistant Chief
Spectrum and Competition Policy Division
Wireless Telecommunications Bureau
1) See Clarification of Procedures for Participation of Federally Recognized Indian Tribes and Native Hawaiian Organizations Under the Nationwide Programmatic Agreement, Declaratory Ruling, FCC 05-176 (released October 6, 2005) (Declaratory Ruling).
2) Id § 8-10.
3) We note that, under the Declaratory Ruling, an expression of interest by an Indian Tribe or NHO addressed solely to the Commission staff during the 20-day period is sufficient even if it does not contact the Applicant.
4) Id at § 11.

LIST OF PROPOSED COMMUNICATIONS TOWERS

TCNS# 102669 Referred Date: 01/13/2014 Location: 102 Water Street (#9312), Marinette, WI
Detailed Description of Project (Optional):
  Tribe Name: Forest County Potawatomi Community
  Tribe Name: Ho-Chunk Nation
  Tribe Name: Lac Courte Oreilles Band of Lake Superior Chippewa Indians of Wisconsin
  Tribe Name: Mille Lacs Band of Ojibwe Indians
  Tribe Name: Upper Sioux Community of Minnesota

LEGEND:
* - Notification numbers are assigned by the Commission staff for sites where initial contact was not made through TCNS.
APPENDIX H

BUILDING PERMIT
CITY OF MARINETTE

BUILDING PERMIT NO. 5

Premises 102 Water

Lot ____________________________  Application No. 5

Block ____________________________  Date Feb 18 2013

Addition ____________________________

Owner Ken Keller (Cellcom Wireless)

Agent Seth (Richard Rogers)

Occupancy__________________________  Work Consists of

Type of Const. ____________________________

__________________________  New Bldg. Cellcom Tower

Size ____________________________ ft. wide

X ____________________________ ft. long

Height ____________________________ stories & Bas't.

Permit is hereby issued for the above described work on condition that the same be done in accordance with the application, plans and specifications on file and in compliance with the Building Ordinances of the City of Marinette and State Building Code of Wisconsin, and that the same to be reported when ready for inspection as required by the said Building Ordinance. This building permit shall have lapsed and will be void unless building operations are commenced within six months of the date thereon.

SIGNED ______, BUILDING INSPECTOR

Plan Commission 2-13-14 - Subject to landscape on Water St. side - lighting if required.

ZONING: Check zoning regulations to make sure your building project is in compliance.