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 <b>USPS TRACKING #</b> <b>9405 5126 9935 0074 9866 71</b>	<b>P</b>  <b>METERED POSTAGE REQUIRED</b>
	<b>PRIORITY MAIL 3-DAY™</b>
<b>MS. MELISSA COOK, TRIBAL HISTORI  FOREST COUNTY POTAWATOMI COMMUNI  PO BOX 340  CRANDON WI 54520-0340</b>	
<b>NIKO PAIZ  EBI CONSULTING  21 B ST  BURLINGTON MA 01803-3485</b>	
<b>Ship Date: 04/21/2016  Expected Delivery: 04/25/16  Flat Rate Env  <b>0006</b></b>	
<b>B003</b>	

Meter Serial: 10225838 - METERED POSTAGE REQUIRED



Cut on dotted line.

### Instructions

1. Please use a laser or laser-quality printer.
2. Adhere shipping label to package with tape or glue - **DO NOT TAPE OVER BARCODE**. Be sure all edges are secure. Self-adhesive label is recommended.
3. Place label so that it does not wrap around the edge of the package.
4. Affix Priority Mail service postage. There is no extra fee for USPS Tracking™ service.
5. Stamped packages weighing more than 13 ounces may not be placed in Postal Service collection boxes. For information on Package Pickup, go to USPS.com.
6. Each shipping label number is unique and can be used only once - **DO NOT PHOTOCOPY**.
7. Please use this shipping label on the "ship date" selected when you requested the label.
8. If a mailing receipt is required, present the article and Online e-Label Record at a Post Office for postmark.

### Online e-Label Record

**USPS Tracking™ Service Number:**  
**9405 5126 9935 0074 9866 71**  
**PRIORITY MAIL 3-DAY™ with electronic option**  
**USPS Tracking™ service\***  
Print Date: 04/21/16      Ship Date: 04/21/16  
Electronic Option USPS Tracking™ Service Fee: 0.00

**From:** NIKO PAIZ  
EBI CONSULTING  
21 B ST  
BURLINGTON MA 01803-3485

**To:**  
MS. MELISSA COOK, TRIBAL HISTORI  
FOREST COUNTY POTAWATOMI COMMUNI  
PO BOX 340  
CRANDON WI 54520-0340

Label Total: \$5.75

\*Regular Priority Mail Service postage rates apply. There is no fee for USPS Tracking service on Priority Mail service with use of this electronic option shipping label. Delivery information is not available by phone for the electronic option.



**Thank you for shipping with the United States Postal Service!**  
Check the status of your shipment on the Track & Confirm page at [www.usps.com](http://www.usps.com)

## Lily Johnson

---

**From:** towernotifyinfo@fcc.gov  
**Sent:** Wednesday, May 25, 2016 3:34 PM  
**To:** Lily Johnson  
**Cc:** Jonathan.Jonas@fcc.gov; diane.dupert@fcc.gov  
**Subject:** Confirmation - Referral of a Proposed Tower Construction Notification - Email ID #4597277

**Follow Up Flag:** Follow up  
**Flag Status:** Flagged

Dear Lily Johnson,

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: 02/16/2016  
Notification Referred: 05/25/2016

Notification ID: 136392  
Tower Owner Individual or Entity Name: Crown Castle USA, Inc.  
Consultant Name: Lily Johnson  
Street Address: 940 SW Winebarger Rd  
City: White Salmon  
State: WASHINGTON  
Zip Code: 98672  
Phone: 503-278-9786  
Email: ljohnson@ebiconsulting.com

Structure Type: LTOWER - Lattice Tower  
Latitude: 37 deg 56 min 14.4 sec N  
Longitude: 87 deg 49 min 55.4 sec W  
Location Description: Indian Mound Road/East side of Indian Mounds Road  
City: Mt. Vernon  
State: INDIANA  
County: POSEY

Detailed Description of Project: Proposed construction of a new telecommunications self-support tower and compound resulting in ground disturbance. Please see Attachment 4 of this filing for project design details. (6116000893)

Ground Elevation: 114.0 meters  
Support Structure: 85.3 meters above ground level  
Overall Structure: 85.3 meters above ground level  
Overall Height AMSL: 199.3 meters above mean sea level

Entities Who Have Not Responded:  
Forest County Potawatomi Community  
First Contact Date: 02/18/2016  
Second Contact Date: 4/21/2016

**\*\*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.**

**RED CLIFF BAND OF LAKE SUPERIOR CHIPPEWA INDIANS**  
Tribal Historic Preservation Officer

April 27, 2016

EBI Consulting  
Lily Johnson, Coordinator  
940 SW Winebarger Road  
White Salmon, WA 98672

**Re: FCC TCNS Site Number: 136392 EV Mt Vernon E, Posey County, IN**

Dear Ms. Johnson,

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 136392 EV Mt Vernon E- EBI

## Lily Johnson

---

**From:** Everett Bandy <EBandy@quapawtribe.com> on behalf of Cell Phone Response  
<cellphonerresponse@quapawtribe.com>  
**Sent:** Wednesday, June 29, 2016 6:02 PM  
**To:** Lily Johnson  
**Subject:** TCNS 136392

Based on the information you have provided for TCNS ID 136392 the Quapaw Tribe of Oklahoma has no immediate concerns or issues regarding this project at this time.

Please keep me informed if the nature of the project should change or if historic properties are discovered. Since the site is located in an area of historical interest to the Tribe, it is requested that in the event that any human remains and/or funerary objects are discovered that you cease work and contact us immediately.

Thank you for consulting with the Quapaw Tribe,

-Everett Bandy

Tribal Historic Preservation Officer

**CONFIDENTIALITY / PRIVACY NOTICE:** This message and any attachments transmitted with it, is for the designated recipient only and may contain privileged or confidential information. If you have received it in error please notify the sender, via return e-mail, immediately and permanently delete the original. Any unauthorized review, disclosure, dissemination, distribution or copying of this e-mail is strictly prohibited. Thank you.

## Lily Johnson

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**From:** towernotifyinfo@fcc.gov  
**Sent:** Thursday, May 05, 2016 12:24 PM  
**To:** Lily Johnson  
**Cc:** tcns.fccarchive@fcc.gov; historicpreservation@cherokee.org; sheila-bird@cherokee.org  
**Subject:** Reply to Proposed Tower Structure (Notification ID: 136392) - Email ID #4579844

**Follow Up Flag:** Follow up  
**Flag Status:** Flagged

Dear Lily Johnson,

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 Sheila M Bird of the Cherokee Nation in reference to Notification ID #136392:

In accordance with 36 CFR 800.4, the Cherokee Nation has reviewed TCNS No. 136392 and concurs with the determination of: No Historic Properties in Area of Potential Effect, for both visual and direct effect.

Furthermore, due to the historic presence of our people in the project area, inadvertent discoveries of human remains and related NAGPRA items may occur, even in areas of existing or prior development. Should this occur, we request all work cease and the Cherokee Nation THPO be notified immediately at (918) 453-5389. In such discovery, other appropriate agencies will need to be contacted immediately as well.

Should you have any further questions, please do not hesitate to call.

Wado,  
Sheila Bird, THPO

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

Notification Received: 02/16/2016  
Notification ID: 136392  
Tower Owner Individual or Entity Name: Crown Castle USA, Inc.  
Consultant Name: Lily Johnson  
Street Address: 940 SW Winebarger Rd  
City: White Salmon  
State: WASHINGTON  
Zip Code: 98672  
Phone: 503-278-9786  
Email: ljohnson@ebiconsulting.com

Structure Type: LTOWER - Lattice Tower

Latitude: 37 deg 56 min 14.4 sec N

Longitude: 87 deg 49 min 55.4 sec W

Location Description: Indian Mound Road/East side of Indian Mounds Road

City: Mt. Vernon

State: INDIANA

County: POSEY

Detailed Description of Project: Proposed construction of a new telecommunications self-support tower and compound resulting in ground disturbance. Please see Attachment 4 of this filing for project design details. (6116000893)

Ground Elevation: 114.0 meters

Support Structure: 85.3 meters above ground level

Overall Structure: 85.3 meters above ground level

Overall Height AMSL: 199.3 meters above mean sea level



## TRIBAL HISTORIC PRESERVATION OFFICE

Date: June 24, 2016

File: 1516-905IN-136392

RE: Proposed EV Mount Vernon East/821095 in Mt. Vernon, Posey County, Indiana  
TCNS# 136392

EBI Consulting  
Attn: Lily Johnson  
940 SW Winebarger Rd.  
White Salmon, WA 98672

Dear Ms. Johnson,

The Osage Nation Historic Preservation Office has evaluated your submission and concurs that the proposed cell tower project located at UTM Zone 16 E0426885 N4199188 in Posey County, Indiana **most likely will not adversely affect any sacred properties and/or properties of cultural significance to the Osage Nation**. For direct effects, the finding of this NHPA Section 106 review is a determination of "No Properties" eligible or potentially eligible for the National Register of Historic Places.

In accordance with the National Historic Preservation Act (NHPA) [54 U.S.C. § 300101 et seq.] 1966, undertakings that are subject to the review process are referred to in 54 U.S.C. § 302706 (a), which clarifies that historic properties may have religious and cultural significance to Indian tribes. Additionally, Section 106 of NHPA requires Federal agencies to consider the effects of their actions on historic properties (36 CFR Part 800) as does the National Environmental Policy Act (43 U.S.C. 4321 and 4331-35 and 40 CFR 1501.7(a) of 1969). **The Osage Nation concurs that EBI fulfilled NHPA compliance by consulting with the Osage Nation Historic Preservation Office in regard to EV Mount Vernon East/821095 in Posey County, Indiana, TCNS# 136392.**

The Osage Nation has a vital interest in protecting its historic and ancestral cultural resources. We do not anticipate that this project will adversely impact any cultural resources or human remains protected under the NHPA, NEPA, the Native American Graves Protection and Repatriation Act, or Osage law. **If, however, artifacts or human remains are discovered during project construction, we ask that work cease immediately and the Osage Nation Tribal Historic Preservation Office be contacted.**

Should you have any questions or need any additional information please feel free to contact me at the number and/or email address listed below. Thank you for consulting with the Osage Nation on this matter.

  
Dr. Andrea A. Hunter  
Director, THPO

\$700 Consultation Fee was received June 6, 2016

## Lily Johnson

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**To:** Eric Oosahwee-voss  
**Subject:** RE: TCNS 136392 (6116000893) - Archaeology report

**From:** Eric Oosahwee-voss [mailto:[eoosahwee-voss@unitedkeetoowahband.org](mailto:eoosahwee-voss@unitedkeetoowahband.org)]  
**Sent:** Wednesday, April 20, 2016 3:41 PM  
**To:** Lily Johnson <[ljohnson@ebiconsulting.com](mailto:ljohnson@ebiconsulting.com)>  
**Cc:** karen pritchett <[kpritchett@unitedkeetoowahband.org](mailto:kpritchett@unitedkeetoowahband.org)>; Eric Oosahwee-voss <[eoosahwee-voss@unitedkeetoowahband.org](mailto:eoosahwee-voss@unitedkeetoowahband.org)>  
**Subject:** RE: TCNS 136392 (6116000893) - Archaeology report

Lily,

Please accept this electronic communication regarding the cultural resources report we received titled "Indian Mound Road East side of Indian Mounds Road, Mt. Vernon, Posey County, IN" (TCNS #136392).

After reviewing the cultural resources report we have no concerns for the project. As the report stated if project plans necessitate a move of the project location additional survey will be required.

Thank you for consulting with the UKB. Please note that these comments are based on information available to us at the time of the project review. We reserve the right to revise our comments as information becomes available. If you have any questions or concerns, please contact me at (918) 458-6717 or [eoosahwee-voss@unitedkeetoowahband.org](mailto:eoosahwee-voss@unitedkeetoowahband.org).

Wa-do, do-na-da-go-hv-i (thank you, until I see you again)

Eric Oosahwee-Voss  
Tribal Historic Preservation Officer  
United Keetoowah Band of Cherokee Indians in Oklahoma  
PO Box 1245  
Tahlequah, OK 74465  
Ph: 918.458.6717  
Cell: 918.207.7182  
[eoosahwee-voss@unitedkeetoowahband.org](mailto:eoosahwee-voss@unitedkeetoowahband.org)

UKB# U16-090  
16.0091



# EASTERN SHAWNEE TRIBE OF OKLAHOMA

12755 S. 705 Road, Wyandotte, OK 74370  
Bluejacket Building (918) 666-2435, Fax: 888-971-3905

EBI Consulting  
ATTN: Lily Johnson  
940 SW Winebarger Rd.  
White Salmon, WA 98672

RE: Cell Tower Project EV Mount Vernon East, Mt. Vernon, Posey County, IN  
**TCNS 136392**

June 23, 2016

Dear Ms. Johnson,

The Cultural Preservation Department of the Eastern Shawnee Tribe of Oklahoma (ESTO) has received the documentation for EBI Consulting's proposed telecommunications project, EV Mount Vernon East, located at UTM Zone 16, 426885.7 m E, 4199188.8 m N (WGS84) in/near Mt. Vernon in Posey County, IN. ESTO has reviewed the project, TCNS 136392, in accordance with Section 106 of the National Historic Preservation Act (NHPA). Based on the information provided and a review of our records, we find that **No Historic Properties** of sacred and/or cultural significance to the Tribe will be impacted by this project. Therefore, ESTO has no objection to the project proceeding as described; however, please note that any future changes to this project may require additional consultation.

In accordance with the NHPA of 1966 (16 U.S.C. § 470-470w-6), federally funded, licensed, or permitted undertakings that are subject to the Section 106 review process must determine effects to significant historic properties. As clarified in Section 101(d)(6)(A-B), historic properties may have religious and/or cultural significance to Indian Tribes. Section 106 of NHPA requires Federal agencies to consider the effects of their actions on all significant historic properties (36 CFR Part 800) as does the National Environmental Policy Act of 1969 (43 U.S.C. § 4321-4347 and 40 CFR § 1501.7(a)). **This letter evidences NHPA and NEPA historic properties compliance pertaining to consultation with this Tribe in regard to the proposed project referenced as EV Mount Vernon East, TCNS 136392.**

However, if during construction cultural objects or human remains are inadvertently discovered, please stop work immediately and contact the Cultural Preservation Department of the Eastern Shawnee Tribe of Oklahoma.

Thank you for consulting with the Eastern Shawnee Tribe of Oklahoma.

Tribal Historic Preservation Officer

Tribal Archaeologist

**Lily Johnson**

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**From:** swillard@miamination.com  
**Sent:** Monday, June 13, 2016 4:15 PM  
**To:** Lily Johnson  
**Subject:** Miami Nation Cell Tower Consultation System Submission (Tower #: 136392)

Miami Nation Cell Tower Consultation System

## Vendor/Tower Information

June, 13, 2016

Vendor/Tower Information Response from tribe representative.

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, Diane Hunter, at dhunter@miamination.com. 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  
Diane Hunter, THPO  
Miami Tribe of Oklahoma

**Vendor Name:**  
EBI Consulting

**Submitted User:**  
Lily Johnson

**TCNS #:**  
136392

**Tower Type:**  
New Tower

**Submission Date:**  
05/25/2016 09:07 PM

**Payment Received:**  
Yes

**Check #:**  
27689

**Amount Paid:**  
\$400.00

**Cover Letter:**  
[6116000893 Mt. Vernon IN Tribal Consultation - MIAMI.pdf](#)

**Archeology Report:**  
[6116000893 Mount Vernon IN Archaeology Report.pdf](#)

**SHPO Letter:**  
[6116000893 SHPO Concurrence.pdf](#)

**USGS Maps:**  
[6116000893 Figure 1 Ext.pdf](#)

**Site Photos:**  
[6116000893 Mt. Vernon IN PHOTOS.docx](#)

[Click here to login](#)



OTTAWA TRIBE OF OKLAHOMA  
HISTORIC PRESERVATION DEPARTMENT  
P.O. Box 110  
Miami, Oklahoma 74355

FACSIMILE COVER PAGE

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To: Lily Johnson FROM: CHERYL STAFFORD  
 FIRM/AGENCY: FBI DATE/TIME: 6/3/16  
 FAX NUMBER: 781-418-2398 NO. OF PAGES, INCLUDING COVER: 1  
 PHONE NUMBER: 503-278-9786 MEMO: 136392

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**MESSAGE:** THE OTTAWA TRIBE OF OKLAHOMA CONCURS THAT NO KNOWN HISTORIC PROPERTIES WILL BE NEGATIVELY IMPACTED BY CONSTRUCTION OF THIS TOWER SITE OR SITES (SEE MEMO LINE ABOVE FOR TCNS NUMBER OR NUMBERS). 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](http://WWW.FWS.GOV/MIGRATORYBIRDS/ISSUES/TOWERS/COMTOW.HTML)

PLEASE DO NOT HESITATE TO CALL US FOR ADDITIONAL COMMENT.

CHERYL STAFFORD  
CHERYL STAFFORD, HISTORIC PRESERVATION OFFICE

**AS OF JUNE 1, 2016 CELL TOWER REVIEW FEES WILL BE  
500.00 FOR NEW TOWERS AND 200.00 FOR CO-LOCATIONS.**

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If you have difficulty receiving this fax, please contact us at 918-540-1536.  
 The contents of this fax may contain confidential information, please distribute only to addressee.



940 SW Winebarger Road  
White Salmon, WA 98672  
Ph: (503) 278-9786  
Fax: (781) 418-2398

May 26, 2016

Wyandotte Nation  
% Ms. Sherri Clemons, THPO  
Tribal Heritage Department  
64700 East Highway 60  
Wyandotte, OK 74370

**RE: Invitation to Comment in Section 106 Consultation Process**

TCNS Reference #: 136392 TCNS Date: February 19, 2016  
Site Identifier: EV Mount Vernon East/821095  
Site Address: Indian Mound Road/East side of Indians Mounds Road  
Mt. Vernon, Posey County, IN 47620  
EBI Project Number: 6116000893

**Project Description:** Proposed construction of a new telecommunications self-support tower and compound resulting in ground disturbance.  
UTM: Zone 16, Easting 426885.7, Northing 4199188.8

Dear Ms. Clemons,

EBI Consulting has received a request from your Tribe for the above referenced project. We greatly appreciate your review time and comments regarding this project.

Please find attached payment for your consultation services.

Thank you very much for your assistance.

Respectfully submitted,

Lily Johnson  
Senior Tribal Coordinator  
503-278-9786  
[ljohnson@ebiconsulting.com](mailto:ljohnson@ebiconsulting.com)

Attachments Enclosed

USPS® METER LABEL SOLUTION COMMERCIAL BASE PRICE - LABEL TOTAL: \$5.75

 USPS TRACKING # 9405 5016 9932 0083 0511 45	MS. SHERRI CLEMONS WYANDOTTE NATION 64700 E HIGHWAY 60 WYANDOTTE OK 74370-2098	ADAM CROSBIE EBI CONSULTING 21 B ST BURLINGTON MA 01803-3485	<b>P</b>
		PRIORITY MAIL 2-DAY™	METERED POSTAGE REQUIRED
		Ship Date: 05/26/2016 Expected Delivery: 05/29/16 Flat Rate Env 0006	R003

Meter Serial: 10225838 - METERED POSTAGE REQUIRED

Cut on dotted line.

### Instructions

1. Please use a laser or laser-quality printer.
2. Adhere shipping label to package with tape or glue - DO NOT TAPE OVER BARCODE. Be sure all edges are secure. Self-adhesive label is recommended.
3. Place label so that it does not wrap around the edge of the package.
4. Affix Priority Mail service postage. There is no extra fee for USPS Tracking™ service.
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6. Each shipping label number is unique and can be used only once - DO NOT PHOTOCOPY.
7. Please use this shipping label on the "ship date" selected when you requested the label.
8. If a mailing receipt is required, present the article and Online e-Label Record at a Post Office for postmark.

### Online e-Label Record

**USPS Tracking™ Service Number:**  
9405 5016 9932 0083 0511 45  
PRIORITY MAIL 2-DAY™ with electronic option  
USPS Tracking™ service\*  
Print Date: 05/26/16 Ship Date: 05/26/16  
Electronic Option USPS Tracking™ Service Fee: 0.00

**From:** ADAM CROSBIE  
EBI CONSULTING  
21 B ST  
BURLINGTON MA 01803-3485

**To:** MS. SHERRI CLEMONS  
WYANDOTTE NATION  
64700 E HIGHWAY 60  
WYANDOTTE OK 74370-2098

Label Total: \$5.75

\*Regular Priority Mail Service postage rates apply. There is no fee for USPS Tracking service on Priority Mail service with use of this electronic option shipping label. Delivery information is not available by phone for the electronic option.



Thank you for shipping with the United States Postal Service!  
Check the status of your shipment on the Track & Confirm page at [www.usps.com](http://www.usps.com)

## Lily Johnson

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**From:** Lily Johnson  
**Sent:** Wednesday, May 25, 2016 3:51 PM  
**To:** Algonquin Consultants, Inc.  
**Subject:** TCNS 136392 (6116000893) - Arch, SHPO Concurrence  
**Attachments:** 6116000893 Mount Vernon IN Archaeology Report.pdf; 6116000893 SHPO Concurrence.pdf

**RE: Invitation to Comment in Section 106 Consultation Process**

TCNS Reference #: 136392 TCNS Date: February 19, 2016  
Site Identifier: EV Mount Vernon East/821095  
Site Address: Indian Mound Road/East side of Indians Mounds Road  
Mt. Vernon, Posey County, IN 47620  
EBI Project Number: 6116000893

**Project Description:** Proposed construction of a new telecommunications self-support tower and compound resulting in ground disturbance.  
**UTM: Zone 16, Easting 426885.7, Northing 4199188.8**

Dear Ms. Hawkins,  
Please find attached the archaeology and SHPO Concurrence for TCNS 136392.

The Wyandotte Nation review fee will follow shortly.

Please send comments at your earliest convenience.

All my best, Lily

**LILY JOHNSON**

Senior Tribal Coordinator  
P: 503.278.9786 | F: 781.418.2398  
[ljohnson@ebiconsulting.com](mailto:ljohnson@ebiconsulting.com)  
Visit our website: [www.ebiconsulting.com](http://www.ebiconsulting.com)



*Please consider the environment before printing this email*

## Lily Johnson

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**From:** Microsoft Outlook  
**To:** Algonquin Consultants, Inc.  
**Sent:** Wednesday, May 25, 2016 4:02 PM  
**Subject:** Relayed: TCNS 136392 (6116000893) - Arch, SHPO Concurrence

**Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:**

[Algonquin Consultants, Inc. \(algonquin@neok.com\)](mailto:algonquin@neok.com)

Subject: TCNS 136392 (6116000893) - Arch, SHPO Concurrence

## Lily Johnson

---

**From:** towernotifyinfo@fcc.gov  
**Sent:** Wednesday, June 29, 2016 2:46 PM  
**To:** Lily Johnson  
**Cc:** Jonathan.Jonas@fcc.gov; diane.dupert@fcc.gov  
**Subject:** Confirmation - Referral of a Proposed Tower Construction Notification - Email ID #4631306

Dear Lily Johnson,

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:

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Notification Referred: 06/29/2016

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Consultant Name: Lily Johnson  
Street Address: 940 SW Winebarger Rd  
City: White Salmon  
State: WASHINGTON  
Zip Code: 98672  
Phone: 503-278-9786  
Email: ljohnson@ebiconsulting.com

Structure Type: LTOWER - Lattice Tower  
Latitude: 37 deg 56 min 14.4 sec N  
Longitude: 87 deg 49 min 55.4 sec W  
Location Description: Indian Mound Road/East side of Indian Mounds Road  
City: Mt. Vernon  
State: INDIANA  
County: POSEY

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Support Structure: 85.3 meters above ground level  
Overall Structure: 85.3 meters above ground level  
Overall Height AMSL: 199.3 meters above mean sea level

Entities Who Have Not Responded:  
Wyandotte Nation  
First Contact Date: 02/18/2016

Second Contact Date: 5/26/2016  
Peoria Tribe of Indians of Oklahoma  
First Contact Date: 02/18/2016  
Second Contact Date: 5/26/2016

\*\*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.

May 26, 2016

Peoria Tribe of Indians of Oklahoma  
% Mr. Logan Pappenfort  
Special Projects Manager, NAGPRA  
P.O. Box 1527  
Miami, OK 74355

**RE: Invitation to Comment in Section 106 Consultation Process**

TCNS Reference #: 136392 TCNS Date: February 19, 2016  
Site Identifier: EV Mount Vernon East/821095  
Site Address: Indian Mound Road/East side of Indians Mounds Road  
Mt. Vernon, Posey County, IN 47620  
EBI Project Number: 6116000893

**Project Description:** Proposed construction of a new telecommunications self-support tower and compound resulting in ground disturbance.

**UTM: Zone 16, Easting 426885.7, Northing 4199188.8**

Dear Mr. Pappenfort,

The purpose of this letter is to inform you of a proposed wireless telecommunications project at the above-referenced location. EBI Consulting (EBI) has been retained to conduct a review of the proposed telecommunication facility project for compliance with the Federal Communications Commission's Nationwide Programmatic Agreement for Review Under the National Historic Preservation Act (47 CFR Part I, dated January 4, 2005).

This notification has been prepared as a follow-up to a previously sent Tower Construction Notification System (TCNS) notice (Notification ID referenced above). EBI would like to inquire if you would be interested in commenting on this proposed project.

Should you have any further questions or require additional information, please do not hesitate to contact me at the email address or telephone number provided below. Thank you for your assistance in this matter.

Respectfully submitted,



Lily Johnson  
Senior Tribal Coordinator  
503-278-9786  
[ljohnson@ebiconsulting.com](mailto:ljohnson@ebiconsulting.com)

Attachments Enclosed

USPS® METER LABEL SOLUTION COMMERCIAL BASE PRICE - LABEL TOTAL: \$5.75

 <b>METERED POSTAGE REQUIRED</b>	<b>PRIORITY MAIL 2-DAY™</b>
	ADAM CROSBIE EBI CONSULTING 21 B ST BURLINGTON MA 01803-3485
Ship Date: 05/26/2016 Expected Delivery: 05/28/16 Flat Rate Env 0006	
<b>B005</b>	
MR. LOGAN PAPPENFORT PEORIA TRIBE PO BOX 1527 MIAMI OK 74355-1527	
<b>USPS TRACKING #</b>  9405 5016 9932 0083 0510 91	

Meter Serial: 10225838 - METERED POSTAGE REQUIRED

Cut on dotted line.

## Instructions

1. Please use a laser or laser-quality printer.
2. Adhere shipping label to package with tape or glue - DO NOT TAPE OVER BARCODE. Be sure all edges are secure. Self-adhesive label is recommended.
3. Place label so that it does not wrap around the edge of the package.
4. Affix Priority Mail service postage. There is no extra fee for USPS Tracking™ service.
5. Stamped packages weighing more than 13 ounces may not be placed in Postal Service collection boxes. For information on Package Pickup, go to USPS.com.
6. Each shipping label number is unique and can be used only once - DO NOT PHOTOCOPY.
7. Please use this shipping label on the "ship date" selected when you requested the label.
8. If a mailing receipt is required, present the article and Online e-Label Record at a Post Office for postmark.

## Online e-Label Record

### USPS Tracking™ Service Number:

9405 5016 9932 0083 0510 91

PRIORITY MAIL 2-DAY™ with electronic option

USPS Tracking™ service\*

Print Date: 05/26/16

Ship Date: 05/26/16

Electronic Option USPS Tracking™ Service Fee: 0.00

**From:** ADAM CROSBIE  
EBI CONSULTING  
21 B ST  
BURLINGTON MA 01803-3485

**To:** MR. LOGAN PAPPENFORT  
PEORIA TRIBE  
PO BOX 1527  
MIAMI OK 74355-1527

Label Total: \$5.75

\*Regular Priority Mail Service postage rates apply. There is no fee for USPS Tracking service on Priority Mail service with use of this electronic option shipping label. Delivery information is not available by phone for the electronic option.



Thank you for shipping with the United States Postal Service!  
Check the status of your shipment on the Track & Confirm page at [www.usps.com](http://www.usps.com)



SHAWNEE TRIBE  
HISTORIC PRESERVATION DEPARTMENT  
29 SOUTH HIGHWAY 69A  
MIAMI, OKLAHOMA 74354  
918 ^ 542 ^ 2441 PHONE 918 ^ 542 ^ 9915 FAX

FACSIMILE COVER PAGE

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To: Lily FROM: KIM JUMPER

FIRM/AGENCY: EBI DATE/TIME: 6/09/16

FAX NUMBER: 781-418-2398 NO. OF PAGES, INCLUDING COVER: 1

PHONE NUMBER: \_\_\_\_\_ MEMO: 137902, 137906, 138105, 136999, 136998,  
136661, 135574, 135448, 135280, 135753, 134750,  
136277, 134617, 137263, 136392, 134566, 138564,  
96992

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**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](http://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.





Chippewa Cree Cultural Resources Preservation Department

*"Our mission is to maintain and inspire the traditional values that relate to the Ojibwa and Neiyahw way of life for its people through established principles: Culture, History, Language and Life."*

To: EBI Consulting  
Date: May 4, 2016  
Project: 6116000893  
TCNS Number: 136392

X	<b>FINDING OF NO CULTURAL PROPERTIES</b> - The potential for cultural resources to be present within or near your proposed project is low and should not result in an adverse effect. However, if cultural materials are discovered during construction please notify the Chippewa Cree Cultural Resource Preservation Department or Tribal Historic Preservation Office.
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Under the authority of Section 106 of the National Historic Preservation Act of 1966 and in accordance with 36 CFR 800.2A4, after reviewing the materials you provided for the *6116000893 Project*, the Chippewa Cree Tribal Historic Preservation Office concurs that a finding of no cultural properties is warranted and we will not require a tribal monitor to be present for this proposed project.

The proposed undertaking does not directly affect a documented tribal cultural resource. The vicinity of the project is significant to the Chippewa Cree Tribe. According to our tribal elders, historians, and archaeological/anthropological evidence, the Chippewa and Cree Tribes have a long and storied history throughout Pennsylvania, Ohio, Indiana, Illinois, Michigan, Wisconsin, Minnesota, North Dakota, and Montana. That history includes major sacred events, encampments, medicinal plants and other significant markers that indicate our footprint throughout this entire region. Since the area around the project was heavily utilized in prehistoric times, it is particularly important for the ground disturbance to remain in the areas designated in the original site plans.

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 to make the necessary arrangements. In the unlikely event that an artifact of unknown cultural origin is uncovered during ground disturbing activities, we request that all construction activities cease and that our office is contacted immediately for a review.

Thank you,

Alvin Windy Boy, Sr.  
Tribal Historic Preservation Officer

## Lily Johnson

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**From:** ldftppo <ldftppo@ldftribe.com>  
**Sent:** Wednesday, April 27, 2016 3:44 PM  
**To:** Lily Johnson  
**Subject:** RE: TCNS 136392 (6116000893) - Archaeology

**Follow Up Flag:** Follow up  
**Flag Status:** Flagged

Ms. Johnson,

The Lac du Flambeau Tribal Historic Preservation Office (THPO) 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.

The Lac du Flambeau Tribe does not release any cultural/historical data to any agency outside of the Tribe. 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 Lac du Flambeau THPO that the project has **No Historic Properties** within the project area.

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 Lac du Flambeau immediately.

Sarah Schuman,  
Assistant Tribal Historic Preservation Officer  
For  
Melinda Young,  
Tribal Historic Preservation Officer  
P.O. Box 67  
Lac du Flambeau, WI 54538  
Phone: 715-588-4381  
Cell: 715-439-3833  
[www.ldftribe.com](http://www.ldftribe.com)



## Lily Johnson

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**From:** towernotifyinfo@fcc.gov  
**Sent:** Thursday, May 26, 2016 9:05 AM  
**To:** Lily Johnson  
**Cc:** Diane.Dupert@fcc.gov; Jonathan.Jonas@fcc.gov  
**Subject:** Proposed Construction of Communications Facilities Notification of Final Contacts - Email ID #17953

Central States Tower III, LLC  
Lily Johnson  
940 SW Winebarger Rd  
White Salmon, WA 98672

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 05/19/2016 and 05/26/2016. Our contact with these Tribal Nations or NHOs was sent on 05/26/2016.

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 05/26/2016, your obligations under Section IV of the NPA with respect to these Tribal Nations or NHOs are complete(3). If a Tribal Nation 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 Tribal Nation or NHO. A Tribal Nation'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 Tribal Nation 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

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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 S 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.