Executive Order 13287 of March 3, 2003

Preserve America

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the National Historic Preservation Act (16 U.S.C. 470 et seq.) (NHPA) and the National Environmental Policy Act (42 U.S.C. 4321 et seq.), it is hereby ordered:

Section 1. Statement of Policy. It is the policy of the Federal Government to provide leadership in preserving America’s heritage by actively advancing the protection, enhancement, and contemporary use of the historic properties owned by the Federal Government, and by promoting intergovernmental cooperation and partnerships for the preservation and use of historic properties. The Federal Government shall recognize and manage the historic properties in its ownership as assets that can support department and agency missions while contributing to the vitality and economic well-being of the Nation’s communities and fostering a broader appreciation for the development of the United States and its underlying values. Where consistent with executive branch department and agency missions, governing law, applicable preservation standards, and where appropriate, executive branch departments and agencies (“agency” or “agencies”) shall advance this policy through the protection and continued use of the historic properties owned by the Federal Government, and by pursuing partnerships with State and local governments, Indian tribes, and the private sector to promote the preservation of the unique cultural heritage of communities and of the Nation and to realize the economic benefit that these properties can provide. Agencies shall maximize efforts to integrate the policies, procedures, and practices of the NHPA and this order into their program activities in order to efficiently and effectively advance historic preservation objectives in the pursuit of their missions.

Sec. 2. Building Preservation Partnerships. When carrying out its mission activities, each agency, where consistent with its mission and governing authorities, and where appropriate, shall seek partnerships with State and local governments, Indian tribes, and the private sector to promote local economic development and vitality through the use of historic properties in a manner that contributes to the long-term preservation and productive use of those properties. Each agency shall examine its policies, procedures, and capabilities to ensure that its actions encourage, support, and foster public-private initiatives and investment in the use, reuse, and rehabilitation of historic properties, to the extent such support is not inconsistent with other provisions of law, the Secretary of the Interior’s Standards for Archaeology and Historic Preservation, and essential national department and agency mission requirements.

Sec. 3. Improving Federal Agency Planning and Accountability. (a) Accurate information on the state of Federally owned historic properties is essential to achieving the goals of this order and to promoting community economic development through local partnerships. Each agency with real property management responsibilities shall prepare an assessment of the current status of its inventory of historic properties required by section 110(a)(2) of the NHPA (16 U.S.C. 470h–2(a)(2)), the general condition and management needs of such properties, and the steps underway or planned to meet those management needs. The assessment shall also include an evaluation of the suitability of the agency’s types of historic properties to contribute to community economic development initiatives, including heritage tourism, taking into
account agency mission needs, public access considerations, and the long-
term preservation of the historic properties. No later than September 30,
2004, each covered agency shall complete a report of the assessment and
make it available to the Chairman of the Advisory Council on Historic
Preservation (Council) and the Secretary of the Interior (Secretary).

(b) No later than September 30, 2004, each agency with real property
management responsibilities shall review its regulations, management poli-
cies, and operating procedures for compliance with sections 110 and 111
of the NHPA (16 U.S.C. 470h–2 & 470–3) and make the results of its
review available to the Council and the Secretary. If the agency determines
that its regulations, management policies, and operating procedures are not
in compliance with those authorities, the agency shall make amendments
or revisions to bring them into compliance.

(c) Each agency with real property management responsibilities shall, by
September 30, 2005, and every third year thereafter, prepare a report on
its progress in identifying, protecting, and using historic properties in its
ownership and make the report available to the Council and the Secretary.
The Council shall incorporate this data into a report on the state of the
Federal Government’s historic properties and their contribution to local eco-
nomic development and submit this report to the President by February
15, 2006, and every third year thereafter.

(d) Agencies may use existing information gathering and reporting systems
to fulfill the assessment and reporting requirements of subsections 3(a)–
(c) of this order. To assist agencies, the Council, in consultation with the
Secretary, shall, by September 30, 2003, prepare advisory guidelines for
agencies to use at their discretion.

(e) No later than June 30, 2003, the head of each agency shall designate
a senior policy level official to have policy oversight responsibility for
the agency’s historic preservation program and notify the Council and the
Secretary of the designation. This senior official shall be an assistant sec-
retary, deputy assistant secretary, or the equivalent, as appropriate to the
agency organization. This official, or a subordinate employee reporting di-
rectly to the official, shall serve as the agency’s Federal Preservation Officer
in accordance with section 110(c) of the NHPA. The senior official shall
ensure that the Federal Preservation Officer is qualified consistent with
guidelines established by the Secretary for that position and has access
to adequate expertise and support to carry out the duties of the position.

Sec. 4. Improving Federal Stewardship of Historic Properties. (a) Each agency
shall ensure that the management of historic properties in its ownership
is conducted in a manner that promotes the long-term preservation and
use of those properties as Federal assets and, where consistent with agency
missions, governing law, and the nature of the properties, contributes to
the local community and its economy.

(b) Where consistent with agency missions and the Secretary of the Inter-
ior’s Standards for Archeology and Historic Preservation, and where appro-
priate, agencies shall cooperate with communities to increase opportunities
for public benefit from, and access to, Federally owned historic properties.

(c) The Council is directed to use its existing authority to encourage
and accept donations of money, equipment, and other resources from public
and private parties to assist other agencies in the preservation of historic
properties in Federal ownership to fulfill the goals of the NHPA and this
order.

(d) The National Park Service, working with the Council and in consulta-
tion with other agencies, shall make available existing materials and informa-
tion for education, training, and awareness of historic property stewardship
to ensure that all Federal personnel have access to information and can
develop the skills necessary to continue the productive use of Federally
owned historic properties while meeting their stewardship responsibilities.
(e) The Council, in consultation with the National Park Service and other agencies, shall encourage and recognize exceptional achievement by such agencies in meeting the goals of the NHPA and this order. By March 31, 2004, the Council shall submit to the President and the heads of agencies recommendations to further stimulate initiative, creativity, and efficiency in the Federal stewardship of historic properties.

Sec. 5. Promoting Preservation Through Heritage Tourism.

(a) To the extent permitted by law and within existing resources, the Secretary of Commerce, working with the Council and other agencies, shall assist States, Indian tribes, and local communities in promoting the use of historic properties for heritage tourism and related economic development in a manner that contributes to the long-term preservation and productive use of those properties. Such assistance shall include efforts to strengthen and improve heritage tourism activities throughout the country as they relate to Federally owned historic properties and significant natural assets on Federal lands.

(b) Where consistent with agency missions and governing law, and where appropriate, agencies shall use historic properties in their ownership in conjunction with State, tribal, and local tourism programs to foster viable economic partnerships, including, but not limited to, cooperation and coordination with tourism officials and others with interests in the properties.


Nothing in this order shall be construed to require any agency to take any action or disclose any information that would conflict with or compromise national and homeland security goals, policies, programs, or activities.

Sec. 7. Definitions. For the purposes of this order, the term “historic property” means any prehistoric or historic district, site, building, structure, and object included on or eligible for inclusion on the National Register of Historic Places in accordance with section 301(5) of the NHPA (16 U.S.C. 470w(5)). The term “heritage tourism” means the business and practice of attracting and accommodating visitors to a place or area based especially on the unique or special aspects of that locale’s history, landscape (including trail systems), and culture. The terms “Federally owned” and “in Federal ownership,” and similar terms, as used in this order, do not include properties acquired by agencies as a result of foreclosure or similar actions and that are held for a period of less than 5 years.

Sec. 8. Judicial Review. This order is intended only to improve the internal management of the Federal Government and it is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or equity by a party against the United States, its departments,
agencies, instrumentalities or entities, its officers or employees, or any other person.

THE WHITE HOUSE,

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