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| --- | --- |
| **County:** «County»  **Project Code:** «Phase Code»  **Phase Number:** «Phase Number»  **Location:** «NEPA Doc Title» | **NEPA Classification:** «NEPA Classification»  **NEPA Project Type:** «NEPA Project Type»  **NEPA ID:** «NEPA ID» |
| FHWA determines the applicability of 49 USC 303 (Section 4(f) of the DOT Act of 1966) to impacts your project may have on a public park, recreation area, or wildlife and waterfowl refuge. This is part of the Section 4(f) determination process for this project. To complete the determination, FHWA is gathering input from the official with jurisdiction over the property to establish the function, designation, and significance of the property. As the official with jurisdiction, we are providing you information regarding the proposed impacts to the property listed below. | |

**«PROPERTY NAME»**

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| **<<INSERT VISUAL OF THE PROPERTY AND THE PROJECT IMPACT>>** |
| Ownership: **«Ownership»** Is the property a refuge? **«Property a refuge»**  **(Provide a copy of the management plan for the property.)** |

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| Property Details: | Impact to the Property: | Duration of Impact: |
| «PDArea» «PDAUnit»«Length» «PDLunit» | «EPArea» «EPAUnit»«EPLength» «Lunit» | «Duration of Impact» |

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| --- | --- |
| Attributes of the Property: | Affected Attributes: |
| «Attributes of the Property» | «Affected Attributes» |

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| The Official of Jurisdiction (OWJ) has been contacted by the Iowa DOT Location and Environment Bureau or the Local Public Agency as the project sponsor regarding the project. The OWJ understands that there is a need for this improvement and the temporary occupancies of land are so minimal as to not constitute a use within the meaning of Section 4(f). It is further understood that the impacts to the property will meet the following criteria:    It is further understood that the impacts to property will meet the following criteria:   1. Duration (of the occupancy) is to be temporary, i.e., less than the time needed for construction of the project, and there will be no change in ownership of the land; 2. Scope of the work is minor, i.e., both the nature and the magnitude of the changes to the 4(f) resource are minimal; 3. There are no anticipated permanent adverse physical impacts, nor will there be interference with the activities or purpose of the resource, on either a temporary or permanent basis; 4. The land being used will be fully restored, i.e., the resource must be returned to a condition which is at least as good as that which existed prior to the project. |

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| OWJ | Date Sent to OWJ | Comments |
| «OWJ Contact» | «Sent» | «Comments» |

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| As the official having jurisdiction over the Section 4(f) resource, it is agreed that the use of the section 4(f) property is solely for the purpose of preserving or enhancing the activity, feature, or attribute that qualifies the property for Section 4(f) protection. Your signature below indicates agreement that the project is acceptable and that it includes all possible planning to minimize harm to the park or facility.is acceptable and consistent with the designated use of been | | |
|  | Signature | Date |
| Prepared by: |  |  |
| IA DOT: |  |  |
| Official with Jurisdiction: |  |  |