
"Article 206

(Institutions authorized to give consent under this Act)

(1) On the day when this Act enters into force and without prejudice to provisions of regulations on requirements, opinions, consent or other documents for construction of specific types of buildings, as are defined in such regulations or are, pursuant to such regulations, within the competence of individual institutions authorized to give consent, only the following shall be considered conditions and related consent documents for project solutions under this Act:

…

5. –authorization pursuant to Articles 27, 60 and 61 of the Zakon o varstvu kulturne dediščine (Cultural Heritage Protection Act, Official Gazette of the Republic of Slovenia no. 7/99) for any construction or any intervention on buildings which are protected by regulations on the protection of cultural heritage, for archaeological excavations or research that are likely to damage an archaeological site and for research that directly concerns a cultural heritage object or a cultural monument, and
– cultural protection requirements and consent pursuant to Articles 45, 46 and 47 of the above mentioned Act for constructions that are likely to affect the regime of protection, conservation and maintenance of unmovable heritage;

(2) Without prejudice to provisions of regulations from the preceding paragraph the procedures for giving consent that were not commenced when this Act enters into force shall be carried out in compliance with this act as procedures for definition of conditions and for giving consent.

…

Article 209

(Harmonization of existing regulations with the present Act)

…

(3) On the day when this Act enters into force:

…

2. in the first paragraph of Article 46 of the Cultural Heritage Protection Act, Official gazette of the Republic of Slovenia, no. 7/99) the text "or for notification of works" shall cease to apply…"