



### Section 6(f) Regulations



Photo Source: National Park Service



14-00013-11



### Section 6(f) Regulations



Photo Source: National Park Service



14-00013-11



### Section 6(f) Regulations



Photo Source: National Park Service



14-00013-11



### Section 6(f) Regulations



Photo Source: National Park Service



14-00013-11

## Section 6(f) Regulations

The Land and Water Conservation Fund Act, (LW-CFA) enacted in 1965, provides grants which pay half the cost of acquisition and development of outdoor recreation sites and facilities. Section 6(f) of the act prohibits the conversion of property acquired or developed with these grants to a non-recreational purpose without the approval of the Department of Interior's National Park Service (NPS).

In project development, CDOT endeavors to avoid use of property that was purchased or developed with LW-CFA grant funds. Where such use cannot reasonably be avoided, obtaining NPS approval generally requires providing substitute property of comparable usefulness and at least equal fair market value.

Regulations: 36 CFR 59



## Section 6(f) Regulations

The Land and Water Conservation Fund Act, (LW-CFA) enacted in 1965, provides grants which pay half the cost of acquisition and development of outdoor recreation sites and facilities. Section 6(f) of the act prohibits the conversion of property acquired or developed with these grants to a non-recreational purpose without the approval of the Department of Interior's National Park Service (NPS).

In project development, CDOT endeavors to avoid use of property that was purchased or developed with LW-CFA grant funds. Where such use cannot reasonably be avoided, obtaining NPS approval generally requires providing substitute property of comparable usefulness and at least equal fair market value.

Regulations: 36 CFR 59



## Section 6(f) Regulations

The Land and Water Conservation Fund Act, (LW-CFA) enacted in 1965, provides grants which pay half the cost of acquisition and development of outdoor recreation sites and facilities. Section 6(f) of the act prohibits the conversion of property acquired or developed with these grants to a non-recreational purpose without the approval of the Department of Interior's National Park Service (NPS).

In project development, CDOT endeavors to avoid use of property that was purchased or developed with LW-CFA grant funds. Where such use cannot reasonably be avoided, obtaining NPS approval generally requires providing substitute property of comparable usefulness and at least equal fair market value.

Regulations: 36 CFR 59



## Section 6(f) Regulations

The Land and Water Conservation Fund Act, (LWCFA) enacted in 1965, provides grants which pay half the cost of acquisition and development of outdoor recreation sites and facilities. Section 6(f) of the act prohibits the conversion of property acquired or developed with these grants to a non-recreational purpose without the approval of the Department of Interior's National Park Service (NPS).

In project development, CDOT endeavors to avoid use of property that was purchased or developed with LW-CFA grant funds. Where such use cannot reasonably be avoided, obtaining NPS approval generally requires providing substitute property of comparable usefulness and at least equal fair market value.

Regulations: 36 CFR 59

