



Република Србија
ЗАВОД ЗА ЗАШТИТУ СПОМЕНИКА КУЛТУРЕ НИШ
Нпш, Добричка 2, тел. 018/523-414, факс 018/523-412
Имејл-адреса: kontaktfizzsknis.ms
Број: 154g z-03
Датум: 9. 9. 2024. године

Based on the Article 101 and 104 of the Law on Cultural Property ("Official Gazette PC", number 71/94, 52/2011 — dr. law, 99/2011 — dr. law, 6/2020 — dr. zakon, 35/ 2021 Law No. 129/2021 — Law No. 76/2023 — Article 137 of the Law on Cultural Affairs ("Official Gazette No. 129/2021") and Article 104 of the Law on General Administrative Procedure Official Gazette PC", 18/201 6, 95/2018 — authentic interpreter and 2/2023 — ОУС), in the process of the request for approval of project documentation No. 1548/1-03 of 30 August 2024, which was submitted by the City of Pirot, City Administration, Srpskih Vladara 82, Pirot, Institute for the Protection of Cultural Monuments Nis makes

DECISION

I Consent is given for Project (PZI Reconstruction with extension and conversion of the building into an educational and tourist camp TEMSKO 1, I n the village Temska, next to Pirot , on the cadastral plot number 8507/1 nad 8507/2 KO Temska , number of tech designe 02-365/23 of 19 June 2024, which was approved with the request, which was made by the Public Enterprise for Planning and Development of Civil Land Pirot, Srpskih Vladara 77, Pirot, responsible designer Petrovic Natasha , architect, licence number 321 A03323

II It Obliges the investor to notify the Institute for the Protection of Cultural Monuments in Niš within 15 days from the date of completion of the works, in order to carry out an on-site inspection and check and determine whether the works were carried out in accordance with the attached documentation consent. The inspector shall cover the cost of the inspections.

III This decision does not exempt the investor from the obligation to obtain other conditions, permits and consents provided for by law.

IV The consent from paragraph I of the enacting clause is given for a period of one year from the day of delivery.

V The appeal against the decision does not stay the execution.

Explanation

City of Pirot. City administration , Srpskih vladara 82, Pirot, applied to the Institute for the protection of cultural monuments with request number 1548/1-03 dated 30 August 2024, for the consent for Project PZI - Reconstruction with extension and conversion of the building into an educational and tourist camp TEMSKO 1, I n the village Temska, next to Pirot , on the cadastral plot number 8507/1 nad 8507/2 KO Temska , number of tech designe 02-365/23 which was built by the Public Company for Planning and Management of the Construction Land Pirot, Srpskih Vladara 77, Pirot.

After analyzing the request and the attached project documentation, it was established that it was developed in accordance with the conditions for undertaking technical protection no 1611/2-03 od 3.10.2023 measures established by this Institute.

By the provision of Article 101 paragraph 1 of the Law on Cultural Property ("Official Gazette PC", number 71/94, 52/20 11 — st. law, 99/201 I — st.law 6/2020 —st. law, 35/2021 —, st. law, 129/2021 st. law and 76/202a dr. law) it is stipulated that ownership of projects and documentation for the approval of works and immovable cultural assets and cultural assets of great importance is given by the competent institute for the protection of cultural monuments.

In view of the failure, the decision was made as in the enacting clause.

Pursuant to Article 104 paragraph 3 of the Law on Cultural Property, an appeal against a decision does not affect execution

LEGAL REMEDY: An appeal can be filed against this decision to the Republic Institute for the Protection of Monuments of Culture within 15 days from the day of receipt of the decision, and through the Institute for the Protection of Cultural Monuments in Niš

Mady by

Elena Vasic Petrovic bachelor of engineering, arch.-conservator



Dusan Andrejevic

Translated by LED office