

APPENDIX A

SERVICES REFLECTED HEREIN MAY NOT BE AVAILABLE. Levels of Service; their frequency, quality, quantity and timeliness are influenced by the installations' funding posture and changes from higher headquarters. Customers will reimburse for all services above Common Levels of Support (CLS) in accordance with DODI 4000.19 for any service that ". . . increases the support supplier's direct costs (i.e., incremental direct cost). Costs associated with common use infrastructure are non-reimbursable, except for support provided solely for the benefit of one or more tenants. . ." Reimbursable costs may include but are not limited to overtime for Garrison employees, actual cost of contract support or any other incremental direct costs to provide services beyond the common level of support for a tenant or other customer.

NOT UNDER COMMON LEVEL OF SUPPORT

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**Installation Restoration Program
Directorate of Public Works (DPW)
Point of Contact: 301-677-9141**

Common Level of Support:

Provide review, comment, and approval of all proposed activities to take place within the boundaries of any site under the Installation Restoration Program (IRP). This review will provide requirements necessary for the protection of human health and the environment for activities on these hazardous waste sites. These activities may also impact the site conditions that could result in further migration of contamination. Therefore, this review will control and manage site activities in order to ensure compliance with state and federal environmental regulations. AR 200-1, Chapter 11 establishes the IRP for Army sites being addressed under CERCLA thereby authorizing the dissemination of RSA Regulation 200-7; US Army Garrison, Fort George G. Meade Environmental Site Access Control Program.

Receiver Responsibilities:

a. The Chiefs of the primary organizational elements are responsible for complying with the provisions and procedures of RSA Regulation 200-7; US Army Garrison, Fort George G. Meade Environmental Site Access Control Program by: 1) Appointing points of contact to facilitate the control of activities on or adjacent to IRP environmental sites within their area of control and other areas used by their organization for training. 2) Providing a written memorandum to DES to identify the POC and an alternate.

b. Through the POCs, the Chiefs are responsible for ensuring that all entry or activities on or adjacent to environmental sites is consistent with the required controls contained in the current hazard ranking and required controls matrix (see RSA 200-7 Appendices). This will include ensuring that no entry onto an IRP site is made without prior review of the hazard rating and required controls matrix. All entries on an environmental site are made in accordance with the

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required controls matrix. No MSOs, JORs, or IJOs are started within an IRP site boundary without prior review of the hazard rating and required controls matrix.

c. Ensuring that all MSOs or IJOs conducted at environmental sites within their area of control and other areas used for their mission are implemented IAW RSA Regulation 200-7. Any physical alterations to real property or land use must be coordinated through the Directorate of Public Works to ensure environmental project review procedures are met.

d. Reporting any adverse human health or environmental incidents during the course of environmental site entry, including, discovery of any unexploded ordnance (UXO); personnel injuries or illness; unexpected tanks, vaults, or piping; or discovery of any signs of the presence of Chemical Warfare Material (CWM), immediately. Work shall be stopped at the point of discovery/incident. Because of this potential hazard or impact, an Environmental Site Work Plan Evaluation Checklist (Appendix C, RSA Reg. 200-7) must be completed by DES personnel before any activity commences on or adjacent to an IRP environmental site. MSO repairs may be authorized by ISS/Utility Provider contractor environmental or safety personnel.

Funding Responsibilities:

If the project must move forward based on mission requirements, then immediate site actions may be required. These actions may include but are not limited to implementing the defined controls with or without modification, implementation of a time critical or non-time critical removal action, or reprioritization of the remedial action to meet project requirements. This could result in a request for funds from the project proponent to offset the difference between the funding needed for the action necessary to accommodate the project and the action that has been programmed under the IRP. All actions approved, contingent on the controls noted being implemented, must be properly coordinated through the Installation Restoration Division with the Environmental Protection Agency (EPA) and the Maryland Department of Environmental Management (MDEM) before they begin. Given the critical nature or non-critical nature on the job the IR Division may waive coordination with EPA and MDEM. The IR Division will notify the requestor if concurrence is requested with the EPA and MDEM. The coordination with the regulatory agencies may result in significant time delays for the project.

Violations:

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a. The US Army Garrison, Fort George G. Meade has the authority to issue a Stop Work Order as per The Occupational Safety and Health Act (OSHA), 29 CFR Part 1910.120 (Hazardous Waste Operations and Emergency Response) and The National Oil and Hazardous Substances Pollution Contingency Plan (NCP), 40 CFR Parts 300.150 (Worker Health and Safety) and 311 (Worker Protection) for any unauthorized intrusive activities ongoing within any IRP site access control boundary.

b. In the event there are regulatory fines or penalties resulting from non-coordinated intrusive activities within an IRP site boundary the US Army Garrison, Fort George G. Meade will act as principal negotiator with regulatory agencies to determine specific fines and penalties. US Army Garrison, Fort George G. Meade will determine tenant culpabilities pertaining to regulatory NOV's. Any unauthorized intrusive activities could also result in a local fine of \$1,000.00.

Receiver must reimburse the Actual Cost