

**PROGRAMMATIC AGREEMENT
BETWEEN
THE UNITED STATES ARMY GARRISON FORT JACKSON
AND THE SOUTH CAROLINA STATE HISTORIC PRESERVATION OFFICER
FOR THE MANAGEMENT OF HISTORIC PROPERTIES ON FORT JACKSON,
SOUTH CAROLINA**

WHEREAS, the United States Army Garrison Fort Jackson (Fort Jackson), pursuant to the National Historic Preservation Act of 1966 (as amended), (NHPA) and Army Regulation 200-1, Chapter 6, Cultural Resources, has determined that routine management activities on Fort Jackson have the potential to adversely affect properties listed in or eligible for listing in the National Register of Historic Places (hereafter referred to as historic properties); and,

WHEREAS, Fort Jackson, in consultation with the South Carolina State Historic Preservation Officer (SCSHPO), has developed this Programmatic Agreement (PA) as an alternate procedure to implement NHPA § 106 for routine management on Fort Jackson; and,

WHEREAS, the Advisory Council on Historic Preservation (ACHP) has been invited to participate in the development and signing of this PA and has declined by letter dated July 20th, 2004; and,

WHEREAS, this PA applies to all undertakings with the potential to adversely affect historic properties within the boundaries of Fort Jackson (including all lands licensed by the Secretary of the Army to the South Carolina Army National Guard) that are under the direct or indirect jurisdiction of Fort Jackson, including undertakings performed by Fort Jackson lessees, permittees, licensees, and/or contractors; and,

WHEREAS, military undertakings may include, but are not limited to: ongoing operations, training, maintenance and repair; rehabilitation; renovation; mothballing; cessation of maintenance, new construction, demolition; deconstruction and salvage; remediation activities; and transfer, sale, lease, and closure; all of which have the potential as undertakings to affect existing buildings, structures, sites, landscapes, ranges, etc. on lands under Fort Jackson management; and,

WHEREAS, Archaeological site identification surveys have been completed (1976-present) on Fort Jackson in all areas where practical, and due to safety concerns the remaining areas will not be surveyed (Appendix A); and,

WHEREAS, Fort Jackson historic properties include fifty eight archaeological sites (Appendix B) and one WWII Training Range (Inchon Range) which are eligible for listing in the National Register of Historic Places; and,

WHEREAS, Fort Jackson historic properties also include one historic building (Building 2495) which is eligible for listing in the National Register of Historic Places, and further

historic architectural surveys are warranted, in consultation with SCSHPO, as resources reach fifty years of age during the term of this PA; and,

WHEREAS, the following Federally Recognized Native American Indian Tribes (FRNAIT): Absentee Shawnee, Catawba Indian Nation, Chickasaw Nation, Eastern Band of Cherokee Indians, Kialegee Tribal Town, Muscogee (Creek) Nation, Poarch Creek Indians, Seminole Tribe of Florida, Shawnee Tribe, Thlopthlocco Tribal Town, Tuscarora Nation, and United Keetoowah Band of Cherokee Indians in Oklahoma, have been consulted and invited to sign as concurring parties in this PA; and,

WHEREAS, the terms used in this PA are defined in 36 CFR § 800.16 of the regulations implementing Section 106 of the NHPA; and,

WHEREAS, Fort Jackson has provided the opportunity for public participation in the development of this PA by publishing a 30 day Notice of Availability in The State newspaper, providing public copies for posting to the Fort Jackson and local county libraries, and informing the interested public via social media efforts of the installation and a contact list provided by SCSHPO (Appendix C); and,

WHEREAS, no public comment on this PA was received, other than a letter on February 9, 2007 opposing implementation without further study because the SCSHPO has “entirely too much power to control almost anything it wants,” which was not considered since the SCSHPO is an advisory and not a regulatory agency; and,

NOW, THEREFORE, Fort Jackson and the SCSHPO agree that this PA complies with the Section 106 process for the consultation and management of historic properties required by the NHPA and 36 CFR Part 800 on Fort Jackson and no further consultation shall be required except where noted in the following provisions:

STIPULATIONS

The Garrison Commander or their designee (Garrison Commander) on behalf of Fort Jackson shall ensure that the following measures are carried out:

A. PERSONNEL

The Fort Jackson Cultural Resources Manager (CRM) will be a government employee and is the responsible person on behalf of the Garrison Commander for meeting program requirements. The CRM will ensure that installation historic preservation actions will be accomplished by a cultural resources professional who meets the relevant standards outlined in the Secretary of the Interior’s Professional Qualification Standards, pursuant to 36 CFR Part 61 (Secretary’s Professional Qualifications Standards).

B. PLANNING

1. The Garrison Commander shall ensure that installation planning documents and proposed actions are analyzed by the CRM to identify specific undertakings that may be subject to review pursuant to Section 106 and the terms of this PA over a five-year planning cycle. The documents to be analyzed shall include but are not limited to the Master Plan, military construction plans, troop training and range operation plans, Integrated Natural Resource Management Plans, tenant activities, and historic property renovation and demolition plans that are scheduled for implementation within five years of the execution date of this PA, as well as all actions proposed within the Fort Jackson National Environmental Policy Act (NEPA) review process.

2. The Garrison Commander shall ensure that schedules and priorities are established and documented for identification, evaluation, and treatment of historic properties that might be affected. The Garrison Commander shall ensure that all relevant offices at Fort Jackson are informed of the schedules and priorities, the potential of these undertakings to adversely affect historic properties, and the requirement to ensure that an analysis of alternatives is fully considered as early as possible in project planning.

3. The Garrison Commander will ensure that in its planning efforts, Fort Jackson will make a reasonable and good faith effort to avoid adversely affecting historic properties.

C. AREAS EXEMPTED FROM REVIEW

Due to their low potential for containing historic properties and/or their potential for threat to human life, the following areas of Fort Jackson are exempted from review by the SCSHPO or the Fort Jackson Environmental Division (ENV) (see map Appendix A):

1. Unexploded ordinance (dud) producing impact areas, duded areas, suspected duded areas, and area considered unsafe due to unexploded ordinance.

2. Cantonment areas and existing surface roads.

3. Solid Waste Management Units (SWMU), Areas of Concern (AOC), Comprehensive Environmental Response, Compensation & Liability Act (CERCLA) sites not subject to NEPA, Military Munitions Response Program (MMRP) sites, and other suspected contaminated sites.

D. UNDERTAKINGS EXEMPTED FROM REVIEW

Due to their low potential for adverse effects to historic properties, the following activities are exempted from review by the SCSHPO or the ENV provided that the undertaking is limited to activities herein, and provided no new ground disturbance is required:

1. Land Use

- a. Repair or replacement of road culverts in existing locations
- b. Installation or replacement of signs in existing road rights-of-way
- c. Maintenance of foot trails
- d. Hand raking of pine straw from the ground surface and the use of hand-operated balers.
- e. Application of herbicides that don't involve soil disturbance by mechanized vehicles.
- f. Routine maintenance of installation cemeteries including mowing, clearing, reseeding, fencing, and straightening of headstones.
- g. Routine grounds maintenance including grass mowing and tree trimming.
- h. Maintenance work on existing firebreaks, turnouts, dirt roads, roads, fences, and ditches and within existing rights-of-way. Rights-of-way are considered to be two feet of either side of the above-mentioned items.
- i. Approved active landfill operations, not including expansion into undisturbed areas, and formerly active landfills that are now closed.
- j. Approved active borrow pits, not including expansion into undisturbed areas, and formerly active borrow pits that are now closed.

2. Military Training

- a. Foot traffic during military training.
- b. Routine firing of ordnance during the course of Army training and maneuvers.
- c. Routine cross-country passage of military field vehicles, to include tracked vehicles except in cemeteries or signed historic properties.
- d. Training activities that do not involve mechanically assisted excavation.

3. Ground Disturbing Maintenance

- a. Paving and repair of streets, sidewalks, driveways, parking lots and curbs.
- b. Repair and replacement of existing water, sewer, electrical, natural gas communications lines and poles in their present locations.
- c. Removal, repair or replacement within existing locations of underground fuel and storage tanks.

4. Insect Elimination - Insect infested trees within eligible archaeological sites will be hand cut and left in place. No heavy equipment will be allowed within the boundaries of an eligible site.

5. Nation-wide Program Alternatives

a. The alternation, maintenance, repair or demolition of any World War II temporary buildings that have been addressed under the terms of the Programmatic Memorandum of Agreement Among the Department of Defense (DOD), the Advisory Council on Historic Preservation (ACHP), and the National Conference of State Historic Preservation Officers (NCSHPO).

b. Undertakings at properties for which effects have been taken into account through Department of the Army or Department of Defense program alternatives. These include Program Comments for Capehart-Wherry Era Army Family Housing, Cold War Era Unaccompanied Personnel Housing, and World War II and Cold War Era Ammunition Storage Facilities, and any other similar nation-wide programmatic alternatives that come into effect during the term of this Programmatic Agreement.

E. UNDERTAKINGS REVIEWED INTERNALLY

The undertakings described below will be reviewed internally by the ENV with methods identified and will not be sent to the SCSHPO. As these undertakings may entail new soil disturbance, their review will be documented in an annual written report to the SCSHPO. This Stipulation applies to:

1. Mechanically assisted excavations conducted for training and other purposes.
2. Routine relocation of construction to avoid adverse impacts to historic properties.
3. Timber harvesting.
4. Agricultural activities restricted in tillage depth to a level no deeper than previously practiced on a particular tract.
5. Prescribed burning in areas where no new firebreaks are necessary.
6. Routine alteration, maintenance, repair or demolition of buildings less than fifty (50) years of age.
7. Projects at properties considered eligible for the National Register of Historic Places may proceed with certification by the CRM that the planned work stays entirely within the following limitations:
 - a. Refinishing in-kind, such as painting or covering surfaces with the same materials and in the same color;

b. Replacement in-kind, matching the configuration, material, size, detail, and color of the historic fabric or landscaping;

c. Energy conservation measures that are not visible or do not alter or detract from the qualities that make a resource eligible for the National Register that include but are not limited to the following:

i. Modifications to HVAC control systems, or conversions to alternative fuels;

ii. Interior modifications when the significance of the building does not include the interior space;

iii. Caulking and weather-stripping, provided the color of the caulking is consistent with the appearance of the building;

iv. Replacement or modification of lighting systems when the modifications do not alter or detract from the significance of the property;

F. INTERNAL REVIEW METHODOLOGY

1. The Fort Jackson CRM, in consultation with the proponent of the activity, will determine the area of potential effect (APE) for the undertaking.

2. The Fort Jackson CRM will then determine if prior and/or adequate identification surveys for all resource types have been conducted. If the APE has been so inventoried and there are no known resources recorded in the APE, the project can proceed as planned and the determination will be noted in the project file.

3. Unique undertakings, and/or undertakings with historic properties in the APE and not exempted from review as listed above, will be individually coordinated pursuant to 36 CFR Part 800.

G. NATIVE AMERICAN CONSULTATION

1. The Garrison Commander has consulted with Tribal Historic Preservation Officers and/or other designated representatives of the FRNAIT listed in Appendix D that may have an affiliation with or interest in historic properties at Fort Jackson in order to determine whether and which historic properties at Fort Jackson have religious or cultural significance to each tribe.

2. When reconnaissance level survey results in the identification of historic properties, Fort Jackson will consult with the FRNAIT to determine whether the discovered historic property is of religious or cultural significance to them.

3. When any undertaking on Fort Jackson may affect a known historic property with religious or cultural significance to the FRNAIT, the Garrison Commander will ensure that

information regarding the proposed undertaking and the possible effects to the known site will be provided to the FRNAIT and the Garrison Commander shall engage in meaningful government to government consultation with the FRNAIT before making a determination of effect.

H. ACCIDENTAL DISCOVERIES

1. Treatment of Human Remains and Burial or Funerary Items

a. All human remains, burial and funerary materials, objects of cultural patrimony and sacred objects located on lands managed by Fort Jackson shall be protected in a manner consistent with the provisions of the Native American Graves Protection and Repatriation Act of 1990 (NAGPRA) (25 U.S.C. §§ 3001-3013 (2005)), and applicable federal laws. If human remains, associated or unassociated funerary items, objects of cultural patrimony, or sacred objects are discovered and/or excavated in the course of conducting any undertaking, provisions of NAGPRA (Section 3(c) and/or 3(d)), and 43 CFR Part 10, shall be observed.

b. If human remains and/or cultural items are encountered, the individuals making the discovery shall first contact the appropriate law enforcement agency and immediately notify the CRM. If Fort Jackson determines that the remains do not constitute a crime scene and are Native American, all applicable laws and procedure apply. Fort Jackson shall notify the FRNAIT within 48 hours of determining that the remains are Native American. Claims for any repatriation as a result of the discovery shall be resolved in accordance with 43 CFR Part 10.

c. If Fort Jackson determines that the remains are not Native American, and do not warrant criminal investigation, Fort Jackson shall consult with the SCSHPO to evaluate the significance of the discovery, and identify possible descendants, or other interested parties, if any. Fort Jackson, in consultation with the SCSHPO and any interested parties, shall develop a plan for the respectful treatment and disposition of the remains.

2. Late Discoveries

From time to time, cultural resources are identified on Fort Jackson where cultural resource surveys have been completed. These resources will be investigated utilizing standard field methodologies, developed in consultation with SCSHPO, in order to evaluate the resource for National Register eligibility. Pending NAGPRA determination, artifacts will be permanently curated at the South Carolina Institute of Archaeology and Anthropology.

3. Inadvertent Finds During an Undertaking

Any unrecorded cultural resource discovered on Fort Jackson shall be evaluated in a manner consistent with provisions of applicable federal cultural resource laws. Each Memorandum of Environmental Consideration (MOEC) or Finding of No Significant Impact (FNSI), and digging permit shall state that if human remains and/or cultural items are discovered, work shall immediately cease in the immediate area of the discovery,

the area will be secured and the CRM notified. If the find involves human remains, law enforcement will be immediately notified. If, during an undertaking, a contractor discovers cultural resources, such as historic artifacts, the person making the find shall follow provisions for discoveries as stated in the applicable MOEC, digging permit or contract. Soldiers serving as Environmental Compliance Officers shall be educated about procedures to follow if discoveries are made during training. The following verbiage or similar verbiage shall be placed in digging permits, and MOECs and contracts that may involve disturbance to soil;

a. Upon discovery of historic or archaeological materials, the person(s) performing the work shall immediately cease work in the immediate area of discovery to stop further potential damage to the site. No work shall resume until notified in writing from the CRM.

b. The person(s) performing the undertaking shall inform the CRM within eight (8) hours of the discovery. If a contractor is conducting the work, the contracting officer representative shall also be notified within the same allotted time period. Written notification to the CRM (and the contracting officer representative if a contractor is performing work) shall follow within 48 hours of the discovery.

c. If the CRM determines that the resource may be significant, then 36 CFR § 800.13 (b) (3) will apply.

I. EMERGENCY SITUATIONS

1. Emergency responses at Fort Jackson will be exempted from review. These include essential and immediate response to a disaster or emergency declared by the President, a tribal government or the Governor of South Carolina or another immediate threat to life or property.

2. The Fort Jackson CRM will review completed emergency response activities within 72 hours to determine if any historic properties may have been impacted.

3. The CRM will notify the SCSHPO and the FRNAIT within 72 hours when emergency response activities occur within the boundaries of a historic property. The SCSHPO and CRM will consult regarding effects to the resource and the appropriate evaluation methodology.

J. INVOLVEMENT OF INTERESTED PARTIES

Fort Jackson, in consultation with the SCSHPO, shall identify parties that may be interested in the adverse effects of Fort Jackson undertakings on historic properties and develop a plan for involving such parties, as appropriate, in consultations to resolve adverse effects.

K. DISPUTE RESOLUTION

1. Should any signatory to this PA object to any action carried out or proposed by Fort Jackson with respect to the implementation of this PA, the Garrison Commander shall consult with the objecting party to resolve the objection. If after initiating consultation, the Garrison Commander determines that the objection cannot be resolved through consultation, the Garrison Commander shall forward all documentation relevant to the dispute to the ACHP. Within 45 calendar days after receipt of all pertinent documentation, the ACHP shall exercise one of the following options:

a. Advise Fort Jackson that the ACHP concurs in Fort Jackson's proposed final decision, whereupon Fort Jackson will respond to the objection accordingly.

b. Provide Fort Jackson with recommendations, which Fort Jackson shall take into account in reaching a final decision regarding its response to the objection.

c. Notify Fort Jackson that the ACHP will comment pursuant to 36 CFR § 800.7(c), and proceed to comment. The resulting comment will be taken into account by Fort Jackson in accordance with 36 CFR § 800.7(c) (4) and Section 110 of the NHPA, 16 U.S.C. § 470h-2 (2005).

2. Should the ACHP not exercise one of the above options within 45 days after receipt of all pertinent documentation, Fort Jackson may assume the ACHP's concurrence in its proposed response to the objection.

3. Fort Jackson shall take into account any ACHP recommendation or comment provided in accordance with this Stipulation with reference only to the subject of the objection; Fort Jackson's responsibility to carry out all actions under this PA that are not the subject of the objection shall remain unchanged.

4. Should the CRM be made aware of a concern by a member of the public on the implementation of this PA, the CRM shall notify the signatories within 72 hours and all will take the objection into account and implement and document the final determination of the Garrison Commander within 90 days.

L. ANTI-DEFICIENCY ACT COMPLIANCE

1. The stipulations of this agreement are subject to the provisions of the Anti-Deficiency Act (31 U.S.C. § 1341). If compliance with this Act alters or impairs Fort Jackson's ability to implement the Stipulations of this agreement, Fort Jackson will consult in accordance with the amendment and termination procedures of this agreement.

2. It is expressly understood and agreed that funding of any of the above items by the United States Government is subject to the availability and appropriation of funds by the United States Congress. Nothing in this PA shall constitute or be deemed to constitute a future monetary obligation by the United States.

M. REPORTING AND ANNUAL REVIEW

1. The Garrison Commander or their representative shall provide the SCSHPO and the FRNAIT with an annual report on or before March 1 of each year summarizing activities carried out under the terms of this PA.

2. Annual reports shall include a list of projects and program activities (undertakings) that affected historic properties.

3. The signatories to this PA shall review the annual report to determine what, if any, revisions or amendments are necessary.

4. The Garrison Commander or their representative shall ensure that the annual report is available to the public and that interested members of the public are made aware of its availability, and that interested members of the public are invited to provide comments.

N. AMENDMENTS

Any party may propose to the full signatory parties, Fort Jackson and the SCSHPO, that the agreement be amended, whereupon the full signatories shall consult to consider such amendment. The execution of the amendment shall be governed by 36 CFR § 800.4.

O. TERMINATION OF THE PROGRAMMATIC AGREEMENT

1. If the Garrison Commander determines that Fort Jackson cannot implement the terms of this agreement, or if the SCSHPO determines that the agreement is not being properly implemented, only Fort Jackson or the SCSHPO may propose that it be terminated.

2. The party proposing to terminate this agreement shall notify all parties to the agreement explaining the reasons for termination and affording them 30 days to consult and seek alternatives to termination.

3. Should such consultation fail and the agreement be terminated, Fort Jackson shall consult in accordance with 36 CFR §§ 800.3- 800.13 to develop a new PA, or comply with 36 CFR Part 800, Subpart B with regard to each undertaking.

P. TERMINATION OF INVITED OR CONCURRING PARTIES

Any invited or concurring party to this agreement may terminate its participation in this agreement by providing 30 days written notice to the other parties, provided that the parties will consult during such 30 day period to seek agreement on amendments or other actions that would avoid termination of their participation in the agreement.

Q. MONITORING

The Garrison Commander will cooperate with the SCSHPO should they request to be present during or to review project files for activities carried out pursuant to this agreement.

R. EXPIRATION AND RENEWAL OF THE PROGRAMMATIC AGREEMENT

This Programmatic Agreement shall take effect on the date it is signed by the last required signatory (Fort Jackson or the SCSHPO), will remain in effect for five years unless terminated pursuant to Stipulation O, and will be reviewed and revised on a five year schedule or as needed (i.e., Appendix updates).

Full Signatory Parties:

THE UNITED STATES ARMY GARRISON, FORT JACKSON, SOUTH CAROLINA

By: _____ Date _____
Colonel, Michael S. Graese, Garrison Commander

SOUTH CAROLINA STATE HISTORIC PRESERVATION OFFICER

By: _____ Date _____
Elizabeth Johnson, Deputy State Historic Preservation Officer

Concurring Parties:

ABSENTEE SHAWNEE TRIBE

By: _____ Date: _____
Edwina Butler-Wolfe, Governor

CATAWBA INDIAN NATION

By: _____ Date: _____
William H. Harris, Chief

EASTERN BAND OF CHEROKEE INDIANS

By: _____ Date: _____
Michell Hicks, Principal Chief

EASTERN SHAWNEE TRIBE

By: _____ Date: _____
Glenna J. Wallace, Chief

KIALEGEE TRIBAL TOWN

By: _____ Date: _____
Jeremiah Hobia, Mekko

MUSCOGEE (CREEK) NATION

By: _____ Date: _____
George Tiger, Principal Chief

POARCH CREEK INDIANS

By: _____ Date: _____
Buford Rolin, Chairman

SEMINOLE TRIBE OF FLORIDA

By: _____ Date: _____
James E. Billie, Chairman

SHAWNEE TRIBE

By: _____ Date: _____
Ron Sparkman, Chairman

THLOPTHLOCCO TRIBAL TOWN

By: _____ Date: _____
George Scott, Town King

TUSCARORA NATION

By: _____ Date: _____

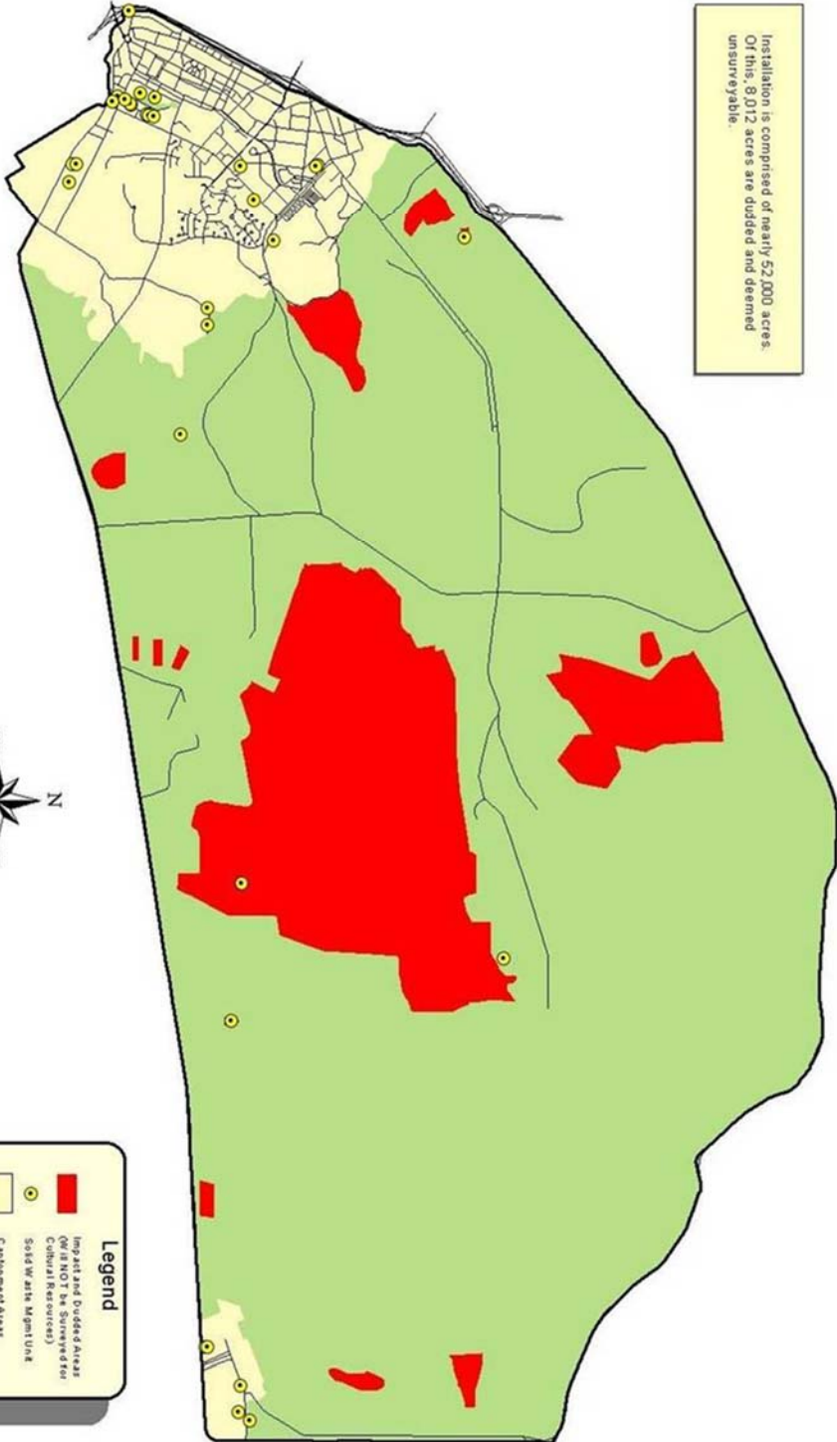
UNITED KEETOOWAH BAND OF CHEROKEE INDIANS IN OKLAHOMA

By: _____ Date: _____
George Wickliffe, Chief

Appendix A

Fort Jackson Areas that will NOT be Surveyed

Installation is comprised of nearly 52,000 acres. Of this, 8,012 acres are duded and deemed unsurveyable.



30 June 2004
ATZLDLE:ENRD
UTM Projection
Zone 17, NAD 83

1 0 1 2 3 4 5 Miles



Legend

- Impact and Duded Areas (W/ NOT be Surveyed for Cultural Resources)
- Sites With Mgmt Unit Containment Areas
- Road - Paved

Appendix B

United State Army Garrison Fort Jackson Eligible Archeological Sites

Site Number (38RD)	Area m ²	Training Area	Determination of Eligibility / SCSHPO Concurrence
342	8926	22C	2000/2009
355	4091	33A	2001
367	675	9B	2000/2009
418	762	11B	1992/2009
456	5840	18B	1992/2009
466	4000	29C	2009
485	34972	32B	1992/2009
487	10108	32B	1992/2009
492	5049	1B	1992/2009
498	15277	29A	2000/2009
526	9450	BA5	2002
532	8850	3A	2007
534	5447	4B	2002
536	2798	25D	2007
539	1200	BA7	2009
610	1765	5A	2000
652	6746	3D	2005
673	2650	25B	2007
677	700	25C	2007
682	2010	25B	2002
688	26500	25C	2007
694	622	25A	2002
695	1200	24C	2007
696	475	24C	2007
704	11100	19D	2007
705	52700	19D	2007
708	6975	19C	2007
724	1800	18C	2007
729	2525	16B	2007
737	6200	18C	2007
742	10600	16C	2007
751	4425	11A	2007
753	5500	11A	2007
754	2350	11A	2007
765	10875	12F	2002

Site Number (38RD)	Area m ²	Training Area	Determination of Eligibility / SCSHPO Concurrence
770	13046	12F	2004
802	2925	24D	2007
808	6869	29A	2000/2009
823	5100	25A	2007
828	600	22C	2007
841/842/843/844	82000	BA2	2007
911	700	31B	2007
915	2976	33E	2001
946 / Locus 1	5000	12H	2010
971	7467	26B	2004
972	18546	15A	2000
975	10200	9B	2007
1242	425	31C	2007
1263	200	25C	2007
1279	729	26A	2007
1288	1550	19D	2007
1289	1775	19D	2007
1334	875	24C	2009
1342	3400	12D	2010
1343	8000	3D	2010
1344	2800	31A	2010
1345	2600	BA2	2010

Appendix C

Distribution List for the Notice of Availability

Archaeological Society of South Carolina
1321 Pendleton Street
Columbia SC 29208

Richland County Public Library,
Cooper Branch
5317 N. Trenholm Road
Columbia, SC 29204

City of Columbia
PO Box 147
Columbia, SC 29217

Historic Columbia Foundation
Director of Preservation
1601 Richland Avenue
Columbia, SC 29201

National Trust for Historic Preservation,
South Regional Office
456 King Street
Columbia, SC 29403

Richland County Public Library
5317 N. Trenholm Rd.
Columbia, SC 29204

The Council of South Carolina Professional
Archaeologists

Thomas Lee Hall Post Library
4679 Lee Road
Fort Jackson, SC 29207

SC Department of Natural Resources
Rembert C. Dennis Building
PO Box 167
Columbia, SC 29202

U.S. Army Corps of Engineers
Columbia Field office
Strom Thurmond Building, Room 865 B1
835 Assembly Street
Columbia, SC 29201

Appendix D

Federally Recognized Native American Indian Tribes (FRNAIT)

The Honorable Edwina Butlert-Wolfe
Governor
Absentee-Shawnee Tribe of Oklahoma
2025 South Gordon Cooper Drive
Shawnee, OK 74801

The Honorable William H. Harris, Chief
Catawba Indian Nation
996 Avenue of Nations
Rock Hill, SC 29730

The Chickasaw Nation,
Tribal Legislature Bill Anoatubby, Governor
PO Box 1548
Ada, OK 74821-1548

The Honorable Michell Hicks
Principal Chief
The Eastern Band of Cherokee Indians
Qualla Boundary
810 Acquoni Road
Cherokee, NC 28719

Chief Glenna J. Wallace
Eastern Shawnee Tribe
PO Box 350
Seneca, MO 64865

The Honorable Jeremiah Hobia, Mekko
Kialegee Tribal Town
PO Box 332
Wetumka, OK 74883

The Honorable George Tiger, Principal Chief
Muscogee (Creek) Nation of Oklahoma
PO Box 580
Highway 75 & Loop 56
Okmulgee, OK 74447

The Honorable Buford Rolin
Chairman
Poarch Creek Indians
5811 Jack Springs Road
Atmore, AL 36502

The Honorable James E. Billie
Chairman
Seminole Tribe of Florida
6300 Stirling Road
Hollywood, FL 33024

Chief Ron Sparkman
The Shawnee Tribe
29 South Highway 69A
Miami, OK 74354

The Honorable George Scott, Town King
Thlopthlocco Tribal Town
PO Box 188
Okemah, OK 74859

Bryan Printup (THPO)
Tuscarora Nation
5226E Walmore Road
Lewiston, NY 14092

The Honorable George Wickliffe, Chief
United Keetoowah Band of Cherokee
Indians in Oklahoma
2450 South Muscogee Ave
Tahlequah, OK 74464