

RECORD OF ENVIRONMENTAL CONSIDERATIONS (REC)

PROJECT TITLE: Renovation of Windows on North Side of Qtrs 7
Project# 2015-3950

Anticipated date and/or duration of proposed action: (MM/DD/YY): ~ 127 days

BRIEF DESCRIPTION OF THE PROJECT: Provide labor, material, and equipment to restore 9 window openings and window sash at Qtrs. 7. Lead is involved in this project so the abatement contractor will assist in removal of the sash and window openings. As well, the lead abatement contractor will test the soil around Qtrs. 7 at 3 random locations for lead; once windows are painted and the storms and sash are reinstalled, they will retest the soil.

THIS PROJECT IS CATEGORICALLY EXCLUDED UNDER:

a. Per 32 CFR Part 651.29(a) (1, 2, and 3): The action has not been segmented, no exceptional circumstances exist (b) (1-14), and one or more of the Categorical Exclusions (CX's) encompass the proposed action.

b. Per 32 CFR Part 651, Appendix B, Section II, the following CX applies which states: (g) Repair and maintenance activities (1) Routine repair and maintenance of buildings, airfields, grounds, equipment, and other facilities to include but not limited to the removal and disposal of asbestos-containing material and lead-based paint IAW applicable regulations; removal of dead, diseased or damaged trees; and repair of roofs, doors, windows or fixtures or work on historic structures.

Environmental Considerations

*A copy of the lead-based paint form shall also be submitted to George Schaub, IMRI-PWE, 2-6379, prior to start of any work.

*This project shall be coordinated with Industrial Hygiene, 2-0806, prior to start of work.

*This project involves repair of the existing windows, and is covered under Stipulation IV.E. of the pending Programmatic Agreement. No further coordination with the IL SHPO is necessary.

*There is no ACM located within the Scope of Work area.

*Contractor must be familiar with the USAG-RIA Spill Response & Notification procedures should a spill occur.

*Contractor is responsible for proper collection/disposal of any solid/hazardous waste generated.

*Contractor must consider ways to minimize dust generation.

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Tera A. Hill
Hazardous Materials Program Manager

George J. Schaub
Asbestos & Lead-Based Paint Control Officer
Installation Historical Preservation Manager

William A. Abbott
Industrial Hygiene Officer

Reita A. Kuster
Chief, Environmental Division
Installation Environmental Coordinator

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