

**BY ORDER OF THE COMMANDER
HILL AIR FORCE BASE (AFMC)**



**AIR FORCE INSTRUCTION 32-7020
HILL AIR FORCE BASE
Supplement 1
18 FEBRUARY 2004**

Civil Engineering

ENVIRONMENTAL RESTORATION PROGRAM

COMPLIANCE WITH THIS PUBLICATION IS MANDATORY

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SUMMARY OF REVISIONS

Paragraph numbers were changed to reflect the Feb 01 revision of AFI 32-7020 and minor wording clarification.

AFI 32-7020, 7 February 2001, is supplemented as follows:

3.6.1. (Added) Geographic areas of environmental contamination (operable units) identified under the Hill AFB Installation Restoration Program must be protected during the time remedial actions are being conducted and as long as the Air Force owns the property and contaminants remain on-site above risk-based levels. The remedial actions are being conducted pursuant to federal law and the Hill AFB Federal Facility Agreement (FFA). The Hill AFB FFA was entered into on 10 April 1991 among the Air Force, the Environmental Protection Agency, and the State of Utah.

3.6.2. (Added) No construction or other activity that will disturb the soil or groundwater, or that will interfere with remedial action equipment and facilities, within an operable unit shall occur without the written approval of the Environmental Management Directorate (OO-ALC/EM) and the Office of the Staff Judge Advocate Directorate (OO-ALC/JA). Before approval is given, OO-ALC/EM and OO-ALC/JA will do the following:

3.6.2.1. (Added) Review the proposed project or activity to determine whether it is prohibited by the terms of the operable unit's Record of Decision (ROD). A ROD is a written agreement among the Air Force, State of Utah, and Environmental Protection Agency identifying

environmental remediation that will be conducted at an operable unit.

3.6.2.2. (Added) Approve only actions that will not interfere with the restrictions contained in a ROD or otherwise adversely affect an operable unit.

3.6.2.3. (Added) When there is no reasonable alternative to a planned activity, which interferes with a ROD or when there is a question about whether a proposed activity is prohibited by a ROD, the activity will be allowed only with the concurrence of the Environmental Protection Agency (EPA) and the Utah Department of Environmental Quality (DEQ). Any non-approval by EPA or DEQ will be subject to the dispute resolution provision in the Federal Facility Agreement.

3.6.3. (Added) When an operable unit is defined, OO-ALC/EM will provide the information identified in this paragraph to the 75th Civil Engineering Group (75 CEG). 75 CEG will include the information in the Base Comprehensive Plan and in other appropriate planning documents to ensure that future Air Force planners will be aware of the geographic area of the operable units and of the restrictions placed on activity within them. At a minimum, OO-ALC/EM will provide to 75 CEG:

3.6.3.1. (Added) A map showing the boundaries and title of the operable unit.

3.6.3.2. (Added) If possible, the title of the operable unit will be placed within the boundaries on the map. For example, "Operable Unit 1."

3.6.3.3. (Added) The following statement will be placed inside the operable unit boundary lines on the map or placed elsewhere on the map in such a way that it will easily be identified as applying to the area within the boundaries:

3.6.3.4. (Added) "No construction or other activity that will disturb the soil or groundwater within this Operable Unit, or that will interfere with remedial action equipment or facilities, shall occur without the concurrence of OO-ALC/EM and OO-ALC/JA. For authority, see AFI 32-7020/Hill AFB Supplement 1."

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