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CECCIGNOLA

June 1945 - Apr. 1946

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CECCIGNOLA

June 1945 - Apr. 1946

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4122

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Declassified E.O. 12815 Section 3-402/NNDC NO.

785020Subject: DISPOSAL OF

Land Forces Pub Comd. A.C.
(R.A.F.A.)
R.D. B.
Q.A.G.

15 April 46.

To

MINISTRY OF WAR

Reference letter No. 15 of 9 April 46.

For your information, the following additional
fixed assets have now been declared by Q.A.G. as part of the
disposal of 3 Jan 1942. That-

16.	Syphon - Chlorinator Unit	Qty 1
17.	Centrifugal pump - Electrical driven	" 4
18.	" " - Diesel driven	"
	100 gal/sec min.	"
19.	" " - Petrol driven	" 1
20.	Boiler - Hot-water	" 1
21.	Steel Tank - Hot-water	"
22.	Transformers	" 2

C.B. KING, Major,
for Major General,
R.A.F.

Copy to:- 7 P.D.P.

Intermittent Gen (Lt. Col. ALBERT)

O.M./ab

4121

D 244

Declassified E.O. 12815 Section 3-402/MNDG. NO.

785020

Subject: COMINT Dir.

Land organs (b) 7(a), (b),
(c), (d), (e)

April 10.

To: COMINT DIR.

1. That Mr. G. have authority taken over from the present COMINT (ex Prisoner of War Identification No 334) and are responsible for the property as from today 6 April 1953.
2. Fixed assets in the above firm are being offered in the usual way by CIO to USA. List of fixed assets attached is proposed review for you in one day.
3. Followed by you to obtain and record the contract should be taken through AMIS without delay.
4. Please inform this office when the transaction has been entirely completed.

J.P. Morris, Major,
Major General,
CIO

COPY TO: - 7 710

Internal Revenue 6-3 (W.C.B., AM.C.H.)

OSB/cb

I enclose you forward the following letter
(original & reply) from T. L. to R. T. ⁶⁻²⁰

See 914

0-245

Declassified E.O. 12815 Section 3-402/NNNC No.

785020

Attn: Mr. [redacted]

S-402-1

Apr 17, 19

Inventory of Property

1.	Corracks	20 x 100	ea.	24
2.	" Sheet iron corrack	20 x 100	ea.	1
3.	2. Crew and Lavatory Bldg.	10 x 30	ea.	1
4.	" " "	10 x 70	ea.	3
5.	Kitchen Bldg.	35 x 60	ea.	1
6.	" "	11 x 35	ea.	1
7.	" "	20 x 30	ea.	1
8.	Kitchen Bldg.	30 x 90	ea.	1
9.	" "	35 x 60	ea.	3
10.	" "	35 x 60	ea.	1
11.	Storage Bldg.	35 x 30	ea.	1
12.	Office Bldg.	35 x 30	ea.	2
13.	Toiler Room	15 x 30	ea.	1
14.	58-8745-160-975 Water Storage tank, wooden 10,000 gal., cap		ea.	1
15.	17-1905-300-600 Generator 5 kw.		ea.	1

0 246

Declassified E.O. 12815 Section 3-402/NHDC NO.

785020

HEADQUARTERS OF THE
MEDITERRANEAN THEATER FIELD COMMISSIONER
OFFICE OF THE FOREIGN LIQUIDATION COMMISSIONER
APO 512

MTOLG:

4 April 1946

SUBJECT: Prisoner of War Enclosure No. 334.

TO : Lt. Col. L.R. Albert
M.M.I.A. Allied Commission
APO 394 U.S. Army

1. The equipment now located at Prisoner of War Enclosure No. 334, a description of which is herein inclosed, will be offered to A.R.A.R. for M.M.I.A. Since you have made an oral request for this surplus we believe you should contact A.R.A.R., the agency of the Italian Government, and have them indicate in writing a desire to purchase the surplus, for M.M.I.A.

2. In the event they so indicate you could probably make some arrangements with the Engineers to begin using this property for M.M.I.A.

FOR THE ACTING FIELD COMMISSIONER:

EUGENE F. LIGGETT,
Captain, Air Corps,
Disposal Division.

7 Apr
Turned over to
Major King "Q"
Liggett

1114

Phone from Capt Dischner 1 Jan 46
118076 OFFIC
Contract for Ceechignola Bks
signed 5 Jan 46.

Contract for Ceechignola Bks
signed 5 Jan 46. PPA

Phone Capt Dischner -

4 Water Pumps & 1 Chlorinator purchased by
The Govt at Ceechignola (2 pumps at well & 2
at Bks, Chlorinator at well)

450 S.F.M. Min discharge 300 ft head

centrifugal pump

Chophora el driven

1800 Estimate cost

1-48 in W.S.

approx charge to Govt 65% of Estimate cost or 400 plus \$4680.

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Declassified E.O. 13065 Section 1-402/RNDC NO.

785020

CONFIDENTIAL

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ALLIED FORCE HEADQUARTERS
APO 512

29 December 1945

AG 620 COS-O

2001

MMIA

41B

8001

SUBJECT: Italian Barracks - Moveable Property

TO: Chief Commissioner
Allied Commission
APO 394

FOR: Land Forces Sub-Commission, MMIA

1. The War Department has established definite policies for the derequisition and disposal of United States Army installations and for the removal of United States Army equipment and materials installed therein. These policies are embodied in MTOUSA Circular Number 111, dated 14 September 1945, subject: "Disposal of Surplus Installations and Release of Real Property" and inclosures as amended by MTOUSA Circular Number 121, dated 15 October 1945, and MTOUSA Cable Number FX 49727, dated 21 October 1945, copies of which are attached.

2. With particular reference to the United States Army materials installed in the Italian barracks at Cecchignola mentioned in paragraphs 2 and 4 of your letter, with the concurrence of the Office of the Foreign Liquidation Commissioner the items of United States materials such as window screens and other similar improvements which are not of salvageable value or saleable by Office of the Foreign Liquidation Commissioner may be left intact. The residual value of these improvements will be reported to the Allied Commission in the usual manner.

3. The policy which is to be followed for the disposal of installations which are requisitioned or constructed by the British has just been received from the War Office. A copy of your letter has been passed to Q Branch GHQ, CMF who will forward copies of their disposal policy to you as soon as they are available.

BY COMMAND OF LIEUTENANT GENERAL MORGAN:

23

Edmund R. Shugart

Colonel, AGD
Adjutant General

3 Incls:

- 1 - MTOUSA Circular No. 111, cs
- 2 - MTOUSA Circular No. 121, cs
- 3 - MTOUSA Cable FX 49727

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Declassified E.O. 12815 Section 3-602/RNHC NO.

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CONFIDENTIAL

ALLIED FORCE HEADQUARTERS
APO 512

AG 620 COS-0

29 December 1945

SUBJECT: Italian Barracks - Moveable Property

TO: Chief Commissioner
Allied Commission
APO 390
FROM: Land Forces Sub-Commission, MTA

1. The War Department has established definite policies for the requisition and disposal of United States Army installations and for the removal of United States Army equipment and materials installed therein. These policies are embodied in MTOUSA Circular Number 111, dated 1st September 1945, subject: "Disposal of Surplus Installations and Release of Real Property" and inclosures as amended by MTOUSA Circular Number 121, dated 15 October 1945, and MTOUSA Cable Number FX 49727, dated 21 October 1945, copies of which are attached.

2. With particular reference to the United States Army materials installed in the Italian barracks at Cecchignola mentioned in paragraphs 2 and 4 of our letter, with the concurrence of the Office of the Foreign Liquidation Commissioner the items of United States materials such as window screens and other similar improvements which are not of salvageable value or saleable by Office of the Foreign Liquidation Commissioner may be left intact. The residual value of these improvements will be reported to the Allied Commission in the usual manner.

3. The policy which is to be followed for the disposal of installations which are requisitioned or constructed by the British has just been received from the War Office. A copy of your letter has been passed to Q Branch GHQ, CMF who will forward copies of their disposal policy to you as soon as they are available.

BY COMMAND OF LIEUTENANT GENERAL MORGAN:
EDWARD R. SHUGART
Colonel, AGO
Adjutant General

EDWARD R. SHUGART
Colonel, AGO
Adjutant General

3 Incles:

- 1 - MTOUSA Circular No. 111, cs
- 2 - MTOUSA Circular No. 121, cs
- 3 - MTOUSA Cable FX 49727

CONFIDENTIAL

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RG/cr

HEADQUARTERS
MEDITERRANEAN THEATER OF OPERATIONS
UNITED STATES ARMY
APO 512

CIRCULAR
NUMBER 111

14 September 1945

C/P

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DISPOSAL OF SURPLUS INSTALLATIONS
AND RELEASE OF REAL PROPERTY

Disposal of Excess Army Installations I
Derequisitioning of Real Estate II

1. The following instructions are hereby rescinded:

- a. Circular Letter, file AG 686/225 ITC-O, subject: "Release or Abandonment of Airfields", dated 8 January 1944, addressed to Commanding General, AF/ETO.
- b. ITC-O Letter, file AG 600.91/110 ITC-O, subject: "Report on Army Overseas Installations", dated 31 May 1945.
- c. ITC-O Letter, file AG 602.1/220 ITC-O, subject: "Vacating of Requisitioned Property", dated 7 July 1945.
- d. ITC-O Redeployment Circular Number 13, dated 12 May 1945 and Change Number 1, dated 27 Oct 1945.
- e. Paragraph 6, ITOUSA Circular Number 92, dated 29 June 1945.

2. References:

- a. ITOUSA Circular Number 92, dated 29 June 1945.
- b. ITOUSA Letter, file AG 600.91/110 ITC-O, subject: "Report on Overseas Army Installations", dated 1 August 1945.
- c. ITOUSA Inter Letter, subject: "Reports Required by Allied Commission", dated 21 August 1945.

I -- DISPOSAL OF SURPLUS ARMY INSTALLATIONS

3. Purpose - The purpose of this directive is to establish a procedure in this theater for the disposition of surplus US army installations (except Special Signal installations) and for the removal of US Army equipment and materials installed thereon in accordance with the policies established in War Department Memorandum Number 700-5, subject: "Disposition of Property Overseas", dated 9 May 1945, as amended 30 June 1945 and 20 July 1945 and Number 700-45, subject: "Policy With Respect to United States Installed Equipment in Overseas Army Installations", dated 24 July 1945, and Letter from Chief of Engineers War Department, subject: "Report of Excess Fixed Installations and Disposal Actions", dated 19 June 1945. Special Signal installations will be disposed of in accordance with Item 3, Section K, AFHQ Signal Instructions, dated 22 November 1944.

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HQ PWUSA Circular #111. (cont'd)

Definitionsa. Fixed installation

(1) A unit of real property not in a combat zone, leased, purchased or otherwise acquired by agreement, express or implied, together with any improvements constructed thereon, for the United States Army, at which a specific military function is performed.

(2) A unit of real property not in a combat zone at which there have been accomplished repairs, modification, or replacement to existing facilities such as roads, railroads, bridges, utilities, ports, airfields, depots and similar properties utilized by the US Army, where the repairs, modifications or replacements are of such type construction as to have a potential post-war economic value.

b. Removable installed equipment - (Applies to equipment installed by or for the US Army). Equipment which can be removed without damage to the structure or real property or without rendering the structure or property useless. Examples of removable installed equipment are boilers, power plants, motor generator sets, industrial production equipment, communication equipment, prefabricated units, etc.

c. Non-removable installed equipment - (Applies to equipment installed by or for the US Army). Equipment which cannot be removed without damage to the structure or real property or without rendering it useless. Examples of non-removable installed equipment are sewage piping, water piping, steam piping, electrical or communication wiring, etc.

d. Definitions listed in paragraph 2, HQUSA Circular Number 92, 1945, are applicable to this directive.

3. Base Section Commanders and the Commanding General, AF/ITD, will take aggressive action to insure that all installations and real property, not absolutely essential to the needs of regular unit or occupational forces, are immediately released in accordance with instructions below. Special attention will be given to the release of civilian hospital, industrial, educational and agricultural facilities.

4. Disposal of installations.

a. Installations to be reported to this Headquarters prior to disposal. Installations of the following categories determined to be excess to the needs of the Base Section Commander or Commanding General, AF/ITD, will be reported to this headquarters for reference to the War Department for disposition instructions (See paragraphs 7a and 8 below).

(1) All installations regardless of United States investment which have major strategic or economic value.

(2) All airfields in which the estimated United States investment at the time of determination as excess is more than \$200,000.

(3) All installations which are terminal stations of or stations tributary to the Army Command and Administrative Network.

785020

D 233
MTOUSA Circular #111 (cont'd)

(4) All petroleum and port installations of the following types in which the United States investment at the time of determination as exceeds in more than \$100,000:

- (a) Tank farms.
- (b) Petroleum pipe lines.
- (c) Petroleum pumping installations.
- (d) Petroleum distribution systems.
- (e) Petroleum refineries.
- (f) Petroleum loading terminals.
- (g) Can and drum plants.
- (h) Piers and wharves.
- (i) Berths.
- (j) Fixed port unloading facilities.
- (k) Tanker unloading facilities.
- (l) Marine repair facilities.

b. Upon the declaration of an installation of the above categories as surplus by the War Department, and upon instructions from this headquarters, the installation will be reported on Form AF-3 by the command concerned to the Field Commissioner, AAF, for disposal in accordance with MTOUSA Circular Number 92, 1945.

c. Installations to be disposed of by authority of Base Section Commander or Commanding General AAF/TTO - all other types of installations not included in paragraph a, above, will be considered surplus without further authorization when they are determined by the Base Section Commander or Commanding General, AAF/TTO, to be excess to current needs. However, clearance will be obtained from this headquarters prior to disposition of any airfield, port facility or petroleum installations, or of installations with a housing capacity of over 5,000 men, installations specifically constructed or acquired by direction of this headquarters, or installations which may, in the opinion of the controlling command, be of use to another agency or command.

d. Disposal of surplus installations (except real estate on which no expenditures have been made by the United States other than for maintenance - see paragraph 6e, below) included in the categories outlined in paragraph a, above will be as follows:

(1) As soon as it is known when the installation will become surplus, the Field Commissioner AAF, will be advised directly by informal memorandum and arrangements made with him for inspection of the property. He will be furnished with any data required to assist him in determining whether the installation has a commercial value and whether the cost of its care, handling and disposition would exceed the estimated proceeds.

K R Q T : 1 0 1 2 2

Re: ITOUSA Circular 711 (cont'd)

(2) When the installation is actually declared surplus, the Base Section Commander, or Commanding General, AAF/ATO, will report the installation on Form SFB-3 to the Field Commissioner, ALC, for disposal in accordance with paragraphs 8 through 11, ITOUSA Circular Number 92, 1945. (See paragraph 7b and 6 below). If the ALC notifies the reporting officer that disposal by ALC is not warranted, the Base Section or Air Force Commander will make the following disposition:

(a) All items of removable installed equipment which are serviceable or economically repairable will be removed and returned to the appropriate supply depot.

(b) Items of non-removable installed equipment will not be removed if the cost of removal and labor involved will not justify such removal.

(c) All other items will be disposed of as scrap in accordance with paragraph 7, ITOUSA Circular Number 92, 1945, either in place or dismounted and turned in to a Quartermaster Salvage Depot.

(d) Real Estate will be de-commissioned and the residual value of improvements made by the US Forces will be turned to Allied Commission in accordance with letter referred to in paragraph 2, above and Section II below. The report to Allied Commission will not include ALC part of the installations disposed of by the Field Commissioner, ALC, or disposed of as scrap.

e. Real estate on which no expenditures have been made other than for maintenance will be de-commissioned in accordance with Section II below.

7. Report of excess fixed installations and disposal actions

a. Upon determination that a fixed installation or a portion thereof required to be reported to the War Department in accordance with paragraph 6a, above, is or will be excess to the needs of a Base Sector or AAF/ATO, a report will be submitted in 4 copies on Part D (Eng. Form 126, 1 May 1945) "Report of Excess" to this headquarters, attention: Chief Engineer. The report of excess will be forwarded by this headquarters to the War Department in accordance with current War Department instructions.

b. Where an installation has been disposed of under the authority contained in paragraph 6c, above, and the installation is required to be reported on Parts A, B or C of "Real Property Records", (reference paragraph 2b, above) a report will be submitted in 4 copies on Part D (Eng. Form 126, 1 May 1945) "Report of Disposal" to this headquarters, attention: Chief Engineer, upon completion of disposal action. Part E will not be submitted on those installations which are reported for disposition to the Field Commissioner, ALC, on Form SFB-3.

8. Policy with respect to US installed equipment in Army installations to be disposed of through ALC or reported to War Department

a. The policy of the War Department is to remove from installations all removable equipment which is in short supply; to leave as part of the installation all removable installed equipment which is in excess, surplus, or obsolete to supply; and to remove equipment in normal supply only if such removal does not interfere with ultimate disposal. Non-removable installed equipment will

RESTRIC T D

ARUSA Circular 311 (cont'd)

not be removed. The above policy and the procedure outlined below will govern with respect to removal of installed equipment from installations to be disposed of through the Field Commissioner, ANC, or reported to the War Department.

b. A list of items in short, excess, surplus, and obsolete supply will be furnished each command by its headquarters. In addition to this list, the supply status of items listed in War Department S-3 W-1 will apply. All items not included in either the short or in excess, surplus, or obsolete supply categories will be considered as being in normal supply.

c. All types of removable installed equipment in short supply will be removed from the installation and returned to depot stocks prior to its disposition or preparation of the report of excess (Part D of the Real Property Record).

d. Removable installed equipment in excess, surplus, or obsolete supply will not be removed unless specifically required by this headquarters.

e. With respect to removable installed equipment in normal supply the Base Section Commander or Commanding General, AAC/ATO, will by informal inquiry to the Field Commissioner, ANC, determine whether the retention of such equipment is desirable as a means of facilitating the ultimate disposal of the installation. If there is a desire for retention of such equipment, it will not be removed. In the case of installations required to be reported as excess on Part D, Eng. Form 1266, a statement of desire for retention of the equipment will be included in the transmittal letter forwarding the report of excess. If there is no desire for the retention of such equipment, it will be removed only if it is economically desirable, taking into consideration the cost of removal, repair, packing and shipment. Equipment removed from an installation prior to the submission of a Report of Excess (Part D, Eng. Form 1266) will be indicated in letter of transmittal forwarded the report of excess.

f. Custodial responsibility - The Base Section Commander or Commanding General, AAC/ATO, will have continuing custodial responsibility for all property declared excess to his needs until it is transferred or abandoned in accordance with instructions of the Field Commissioner, ANC, or until the installation is dismantled and real estate is returned to the owner. All such property will be retained in his control as US Army property until disposition is determined. Pending such determination the installation will not be abandoned or entirely evacuated. A minimum of personnel will be retained for maintenance, security and preservation of the rights of the United States Government.

DISPOSITIONS OF REAL ESTATE

10. Subject to the above, the procedure set forth below will be followed by all US Commands when disposing of real estate in Italy.

11. For the purposes of this directive, the following definitions will apply:

a. Controlling agency - Any major command which holds territorial jurisdiction for the area concerned. Examples of a controlling agency are PBS, Home Area Command, or a British District.

R E S T R I C T E D

Eq. INDUSA Circular #111 (cont'd)

b. Requisitioning agency - A major command responsible for requisitioning and de-requisitioning real estate. Examples are AFM/ATO, US Navy. A controlling agency may be, in some cases, the requisitioning agency.

12. Prior to de-requisitioning, all household and office furnishings added by the US during the US occupancy will be removed and returned to the appropriate US supply depot. Such furnishings belonging to the owner will not be removed.

13. Notice of intent to de-requisition - The requisitioning headquarters will address notice of intent to de-requisition specific real estate to the nearest office of the Genio Militare ten days in advance of evacuation date. At the same time, Genio Militare will be requested to send a representative to make a final inventory of the premises in conjunction with a representative of the requisitioning agency. In those cases where the requisitioning agency is not the controlling agency, the real estate officer of the controlling agency will also be notified of intent to de-requisition. If the Genio Militare representative cannot be present at the time of evacuation, de-requisitioning procedure will not be delayed. It is, however, most desirable that Genio Militare provide all real estate and contents at the time of evacuation since that office will make settlement of claims arising from occupancy.

IV. Derequisitioninga. Inventory

(1) The final inventory will be made by a representative of the requisitioning agency together with the Genio Militare and the owner or the owner's representative. In the absence of both the Genio Militare and the owner, the owner will be represented on the joint inventory by a disinterested officer appointed by the requisitioning agency, or he may be represented by the local Sindaco, Genio Civile or Prefettura. In the case of a quasi-military organization such as the ARS, where the owner of the property is unknown or cannot be located and the Genio Militare is not available, a disinterested officer will be appointed by the requisitioning agency to represent the owner when making the joint inventory.

(2) There will be noted on the final inventory form the following information:

- (a) Contents, fixtures, etc., and condition thereof.
- (b) A full description of any damages to buildings or contents caused by the occupying unit and not the result of fair wear and tear.
- (c) A full description of any damage caused by the occupying unit to crops or land.
- (d) A full description of any improvements made to the property by US Forces. Lists of materials used and an estimate of man and/or equipment hours will also be noted.
- (e) Any failure in agreement between persons conducting the inventory as to contents or condition of premises.
- (f) Signature of all parties making the inventory.

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R E S T R I C T E D

A M I G A Circular #111 (cont'd)

(7) A copy of the final inventory will be retained by the requisitioning agency and a copy will be furnished the real estate officer of the controlling agency and the Genio Militare.

8. The United States will not be divested of responsibility for the real estate until it is returned to the owner, or in the absence of the owner, returned to the Genio Militare, Sindaco, Genio Civile or Prefettura and a receipt obtained therefor. Quit-claims will be obtained whenever possible, copies of which will be furnished the Genio Militare and the real estate officer of the controlling agency.

9. The requisitioning agency will be responsible for maintaining adequate guards for the protection of the real estate and property until divested of responsibility as outlined in paragraph 14b, above. The requisitioning agency will also be responsible that the property is left in a clean and sanitary condition.

10. Misuse, such as willful destruction or looting, of requisitioned property will not be permitted. If such misuse is discovered, the real estate officer will present all available information to the Commanding General or Commanding Officer of the requisitioning agency for appropriate action.

11. The Genio Militare will receive and adjust all claims arising from authorized occupancy of real estate.

12. The principal office of the Genio Militare is:

Ufficio Centrale Controllo Requisizioni,
Via XX Settembre - Roma

Branch offices are called Ufficio Genio Militare Per Requisizioni AA and are located in the following cities:

Ancona	Naples
Bari	Palermo
Bologna	Perugia
Composciano	Rome
Catania	Taranto
Florence	Turin
Genoa	Vasto
Lecce	Venice
Milan	

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IN ITUSA Circular #111 (cont'd)

19. Headquarters releasing real est. o will report residual value of any improvements made to the property by United States forces in accordance with reference mentioned in paragraph 2a, above. The value thus reported will be reconciled with the value of improvements listed on inventory required in paragraph 2a, above.

BY COMMAND OF GENERAL MCNAUL:

OFFICIAL:

R. G. WHIT
Major General, USA
Acting Chief of Staff

C. W. CHRISTENSON
C. W. CHRISTENSON
Colonel, AGD
Adjutant General

4. Inclosures:

- Incl. #1 - Letter, Chief of Engineers, War Department, file
601.1 SPELY, dated 19 June.
Incl. #2 - Part D, Eng. Form 1265, 1 July 1945, "Report of Excess."
Incl. #3 - Part E, Eng. Form 1265, 1 July 1945, "Report of Disposal".
Incl. #4 - Flow Chart.

DISTRIBUTION:

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CE 601.1 SPELY

19 June 1945

SUBJECT: Report of Excess Fixed Installations and Disposal Actions

TO: ALL THEATERS, DEPARTMENTS AND SEPARATE BASE COMMANDS

1. Attention is invited to the following references:
 - a. War Department Memorandum No. W 100-44, dated 9 March 1944, "Report on Army Installations in Theaters, Departments and Separate Base Commands."
 - b. Letter from the Chief of Engineers, File CE 601.1 SPELY, dated 5 May 1945, Subject: "Report on Overseas Army Installations."
 - c. War Department Memorandum No. 700-45, dated 9 May 1945, as amended, Subject: "Disposal of Property Overseas," requiring that certain fixed installations if excess to the needs of a theater will be reported on Part D "Report of Excess" to the Chief of Engineers, and reports of disposal action for fixed installations on Form Part E "Report of Disposal" to the Chief of Engineers.
2. Upon determination that a fixed installation or a portion thereof required to be reported to the War Department under War Department Memorandum No. 700-45, as amended, is or will be excess to the needs of a theater, there will be submitted to the Chief of Engineers, Attention: Real Estate, Washington 25, D. C., a report on Part D (Eng. Form 1266, 1 May 1945) "Report of Excess." Upon receipt in the Office, Chief of Engineers appropriate action will be taken by the War Department and necessary instructions will be issued to the theater commander who will take appropriate action in accordance with Memorandum No. 700-45, as amended.
3. Where the theater commander has authority to dispose of fixed installations in accordance with War Department Memorandum No. 700-45, as amended, and the installations are required to be reported on Parts A, B and C of "Real Property Record," a report will be submitted on Part E (Eng. Form 1266, 1 May 1945) "Report of Disposal" to the Chief of Engineers, Attention: Real Estate, Washington 25, D. C., upon completion of disposal action. This report is required in order to complete the records of the Chief of Engineers with respect to fixed installations reported to him. Part E will not be submitted on those installations which are reported for disposition to Army-Navy Field Liquidation Commissioner on Form SPE-3.

Sincerely,

E. REYBOLD
Lieutenant General
Chief of Engineers

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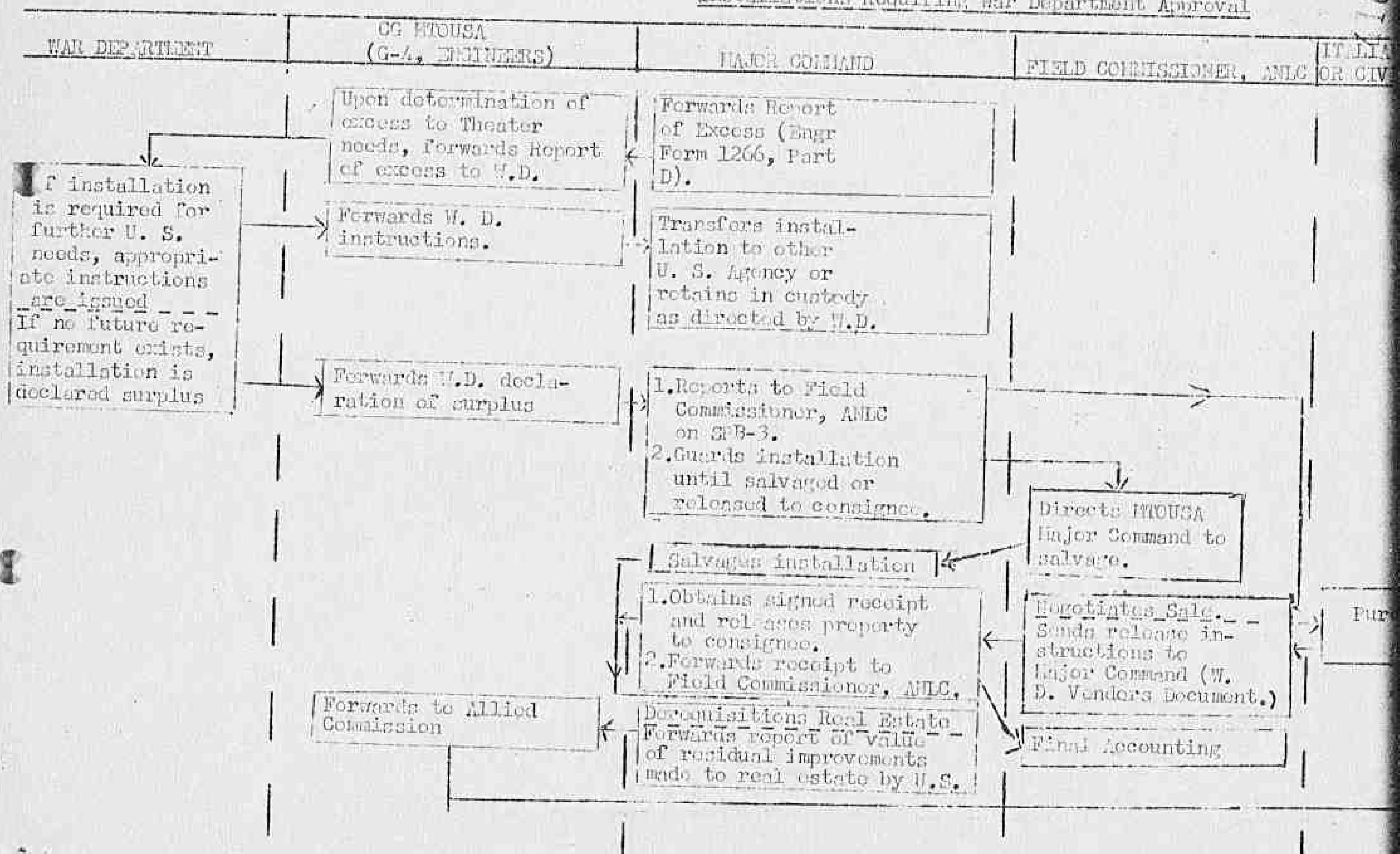
REAL PROPERTY RECORD

PART D REPORT OF EXCESS		THEATER OF OPERATION	DATE OF REPORT												
<p>Enter in appropriate blanks below sufficient data to identify the installation or portion thereof previously reported on Forms Parts A & B, G. "Real Property Record" and reasons for reporting as excess (See ED Memo. 700-43, dated 9 May 1945, as amended). Form to be submitted in quadruplicate.</p> <p>TO: CHIEF OF ENGINEERS WASHINGTON 25, D. C. ATTENTION: REAL ESTATE</p>															
1. a. NAME OF INSTALLATION (Official designation)		b. OTHER NAMES (Now or previously used)													
2. a. COUNTRY		b. SOVEREIGNTY (Where country is not sovereign nation)													
<p>3. a. TYPE OF INSTALLATION (Check one)</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 25%;">ARTILLERY</td> <td style="width: 25%;">HOSPITAL</td> <td style="width: 25%;">EXPORT</td> <td style="width: 25%;">OTHER (Specify)</td> </tr> </table>				ARTILLERY	HOSPITAL	EXPORT	OTHER (Specify)								
ARTILLERY	HOSPITAL	EXPORT	OTHER (Specify)												
<p>4. a. PARTS OF "REAL PROPERTY RECORD" SUBMITTED TO CHIEF OF ENGINEERS</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 50%;">MOST RECENT SUBMISSION</td> <td style="width: 25%;">PARTS</td> <td style="width: 25%;">DATE SUBMITTED</td> </tr> <tr> <td> </td> <td>P</td> <td> </td> </tr> <tr> <td> </td> <td>S</td> <td> </td> </tr> <tr> <td> </td> <td>E</td> <td> </td> </tr> </table>				MOST RECENT SUBMISSION	PARTS	DATE SUBMITTED		P			S			E	
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<p>5. a. STATE WHETHER PART OR ALL OF INSTALLATION IS EXCESS (Identify portions by reference to number on Parts A and B and changes in such items specified in Part C, if part only is reported excess). (Check one)</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 50%;">ALL</td> <td style="width: 50%;">PART (Identify)</td> </tr> </table>				ALL	PART (Identify)										
ALL	PART (Identify)														
<p>6. a. REASONS FOR REPORTING EXCESS: (Give reference to appropriate paragraph in R.D. Memorandum No. 700-43, 9 May 1945 as amended.)</p> <p style="text-align: right;">(1) (2) (3)</p>															
TYPED NAME AND GRADE		DATE	AUTHORIZED REPORTING OFFICIAL (Signature)												

REAL PROPERTY RECORD																	
PART I REPORT OF DISPOSAL			THEATER OF OPERATION	DATE OF REPORT													
To be used only for fixed installations previously reported on forms Parts A, B, C, "Real Property Record" disposed of by theater commanders or returned to supplying Government under authority of Memo. No. 700-45, dated 9 May 1945, as amended. To be submitted in triplicate.																	
TO: CHIEF OF ENGINEERS WASHINGTON 25, D. C. ATTENTION: REAL ESTATE																	
1. a. NAME OF INSTALLATION (Official designation)			b. OTHER NAMES (New or previously used)														
2. a. COUNTRY			b. SOVEREIGNTY (Where country is not sovereign nation)														
3. a. <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 33%; text-align: center;">AIRFIELD</td> <td style="width: 33%; text-align: center;">HOSPITAL</td> <td style="width: 33%; text-align: center;">DEPOT</td> <td style="width: 100%;">TYPE OF INSTALLATION (Check one)</td> </tr> <tr> <td></td> <td></td> <td></td> <td>(OTHER) (Specify)</td> </tr> </table>			AIRFIELD	HOSPITAL	DEPOT	TYPE OF INSTALLATION (Check one)				(OTHER) (Specify)							
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8. a. IDENTITY OF PURCHASER, TRANSFEREE OR SUPPLYING GOVERNMENT																	
9. a. REMARKS																	
TYPED NAME AND GRADE			DATE	AUTHORIZED DISPOSAL OFFICIAL (Signature)													

785020

Inclosure #4 to HQ MTOUSA Circular #111

FLOW CHART - PROCEDURES FOR DISPOSITION OF INSTALLATIONSCHART IInstallations Requiring War Department Approval

0262

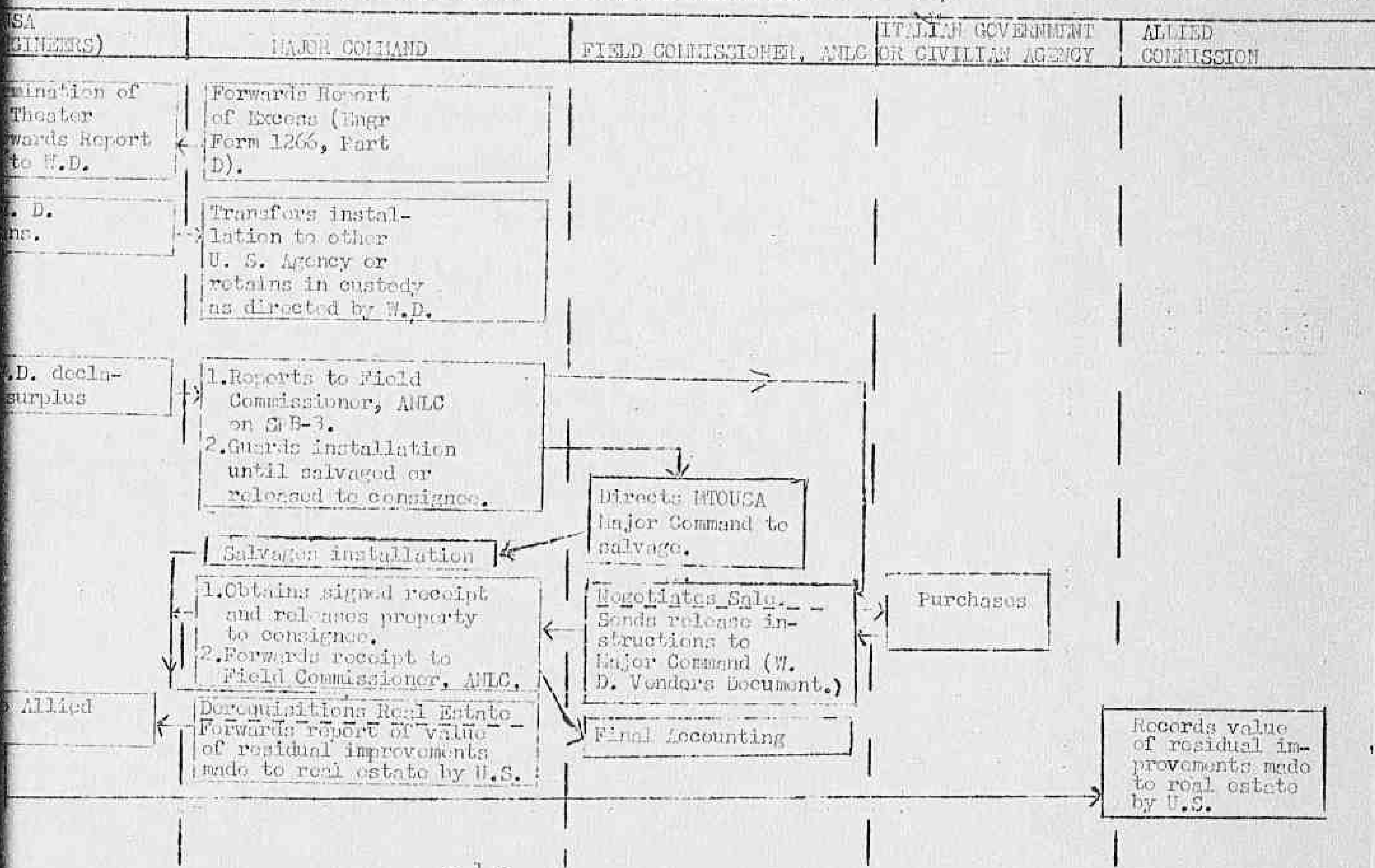
Declassified E.O. 13065 Section 1-402/NNDC NO.

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111

FLOW CHART - PROCEDURES FOR DISPOSITION OF INSTALLATIONS

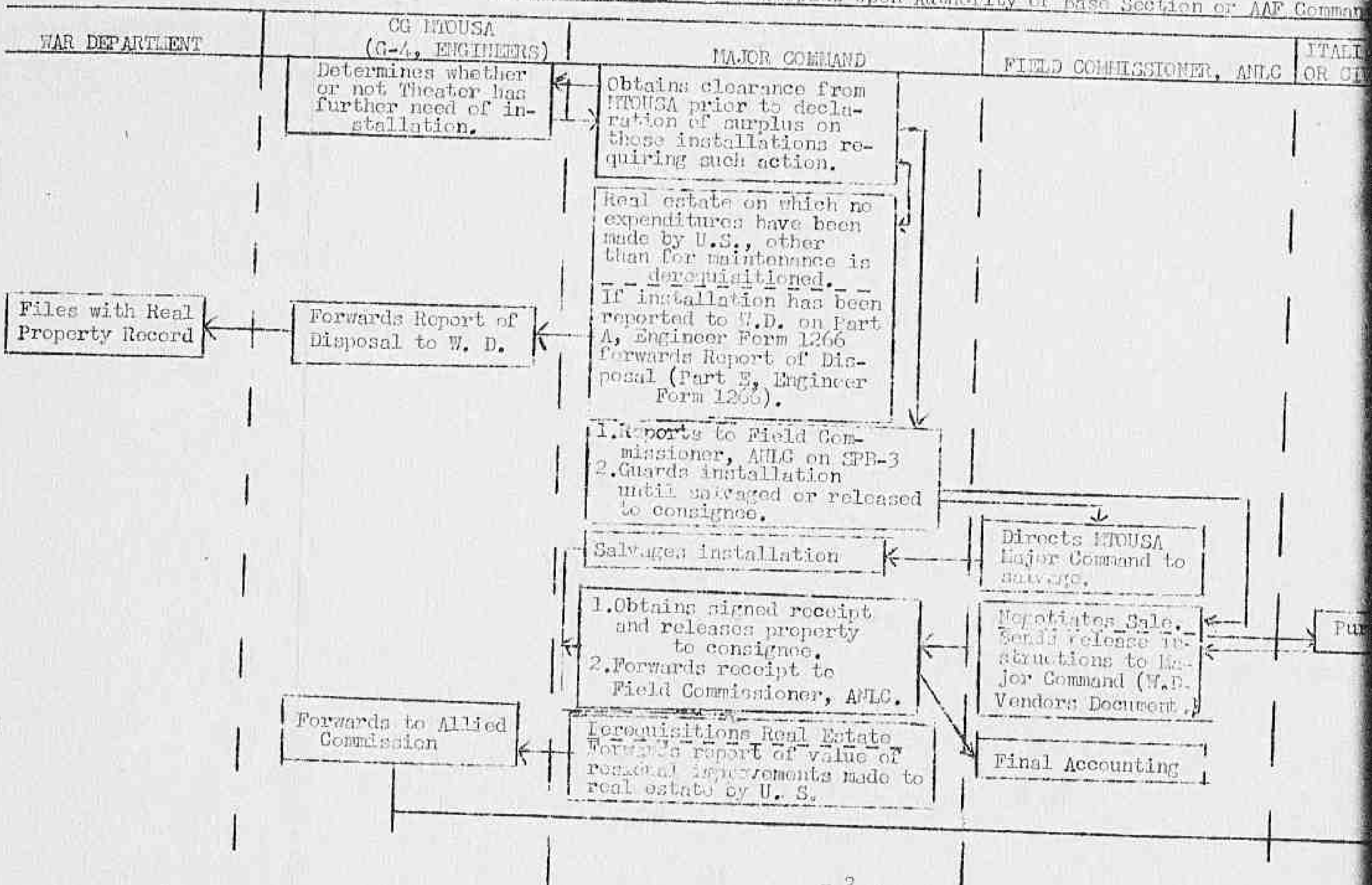
CHART I

Installations Requiring War Department Approval2
10

0 2 6 3

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Inclosure #4 to Hq MR USA Circular #111

FLOW CHART - PROCEDURES FOR DISPOSITION OF INSTALLATIONSCHART IIInstallations Declared Surplus Upon Authority of Basic Section or AAF Command

0 2 6 4

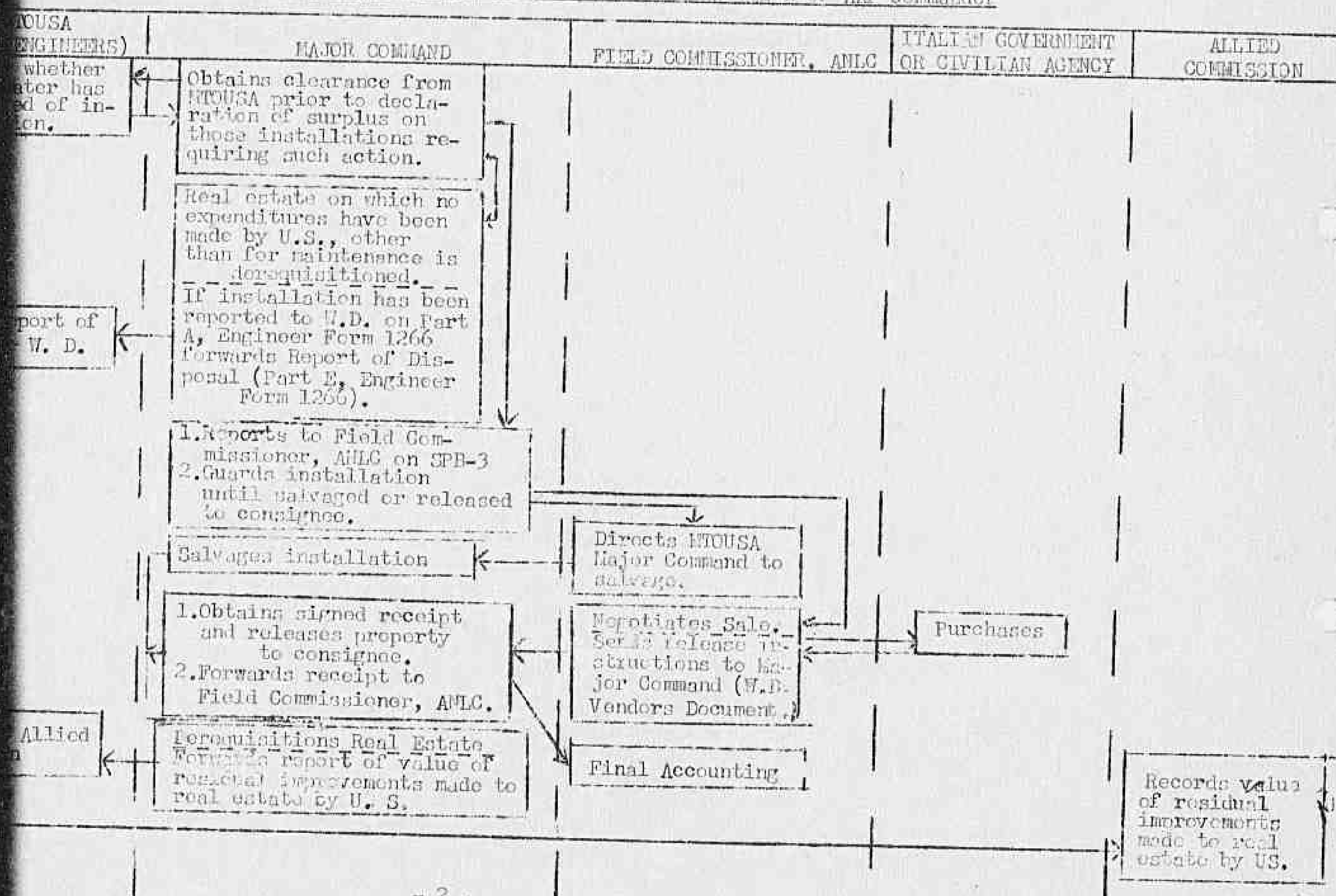
Declassified E.O. 12065 Section 3-402/NNDG NO.

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FLOW CHART - PROCEDURES FOR DISPOSITION OF INSTALLATIONS

CHART II

Installations Declared Surplus Upon Authority of Base Section or AAF Commander



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R E S T R I C T E D

DCK/S

HEADQUARTERS
EUROPEAN THEATER OF OPERATIONS
UNITED STATES ARMY
APR 512

CIRCULAR)
NUMBER 121)

15 October 1945

Reports of Investigation (DAGO Form No 51) (Death (on Battle) and Injury) I
Disposal of Surplus Installations and Release of Real Property II

I -- REPORTS OF INVESTIGATION (DAGO FORM NO 51) (DEATH (ON BATTLE) AND INJURY)

Circular Number 46, this headquarters, 1945, is amended as follows:

1. So much of paragraph 1a(2) as reads "AR 345-415, dated 23 November 1933" is amended to read "AR 345-15, dated 14 August 1945".

2. Paragraph 1c is added as follows:

"1c. Delegation of authority

The following Commanders are hereby delegated authority to take final action on reports of investigation involving only cases of Injury under the provisions of paragraph 11a, AR 345-415 dated 14 August 1945:

- a. Commanding General, 1 SC/TG
- b. Commanding General, 18th Infantry Division
- c. Commanding General, FDS
- d. Commanding General, Rome Area, ATOMUSA."

3. Paragraph 15 is rescinded.

4. Paragraph 16 is rescinded and redesignated as paragraph 15 and the following substituted:

"15. Expediting Reports of Investigation - Every possible effort will be made to expedite the completion and submission of this report, when death is involved, within 15 days after date of death; and when injury only is involved, within 15 days after request by either the soldier's unit commander or the surgeon for an investigation. In cases where an extension of time is necessary, this headquarters will be so informed of reasons for delay, present status of the case, and approximate date of completion of the report of investigation."

5. Paragraph 17 is redesignated paragraph 16.

II - DISPOSAL OF SURPLUS INSTALLATIONS AND RELEASE OF REAL PROPERTY

ATOMUSA Circular Number 113, 1945, is amended as follows:

1. All references made to ATOMUSA Circular Number 92, 1945, are rescinded.

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R E S T R I C T E D

Ac 1101A Circular Number 121 (cont'd).

2. Paragraph 6b, is amended to read as follows:

"b. Upon the declaration of an installation of the above categories as surplus by the War Department, and upon instructions from this headquarters, the installation will be reported on Form SFF-3 by the command concerned to the Field Commissioner, AAC, for disposal in accordance with applicable directives."

3. Paragraph 6c, is rescinded and the following substituted therefor:

"c. Disposal of surplus installations outlined in paragraph c, above, will be as follows:

(1) As soon as it is known when an installation or any portion thereof will become surplus, the base section or air force commander will determine whether the installation or a portion thereof, as the case may be, has a commercial value as such, and in the best interest of the United States Government should be disposed of as an installation; or, whether the sum total of:

- (a) the cost of the care, handling, and maintenance, pending possible sale;
- (b) the estimated recoverable value of removable property;
- (c) the estimated proceeds of scrap sales

would exceed any possible proceeds from sale as an installation.

(2) If it is determined that the installation or a portion thereof has a commercial value as such, it will be reported to the Field Commissioner, AAC, on Form SFF-3, in accordance with applicable directives.

(3) If it is determined that the installation or any portion thereof has no commercial value the base section or air force commander will make the following disposition:

- (a) All items of removable and non-removable installed equipment which are serviceable or economically repairable will be removed and returned to the appropriate supply depot, provided, the cost of removal and labor involved will justify such removal.
- (b) All other items of U.S. property will be disposed of as scrap in accordance with applicable directives, either in place or dismantled and turned in to a Quartermaster Supply Depot; or, in the event that the residue has no commercial value as scrap or that the cost of its care, handling and disposition would exceed the estimated proceeds, it will be destroyed or abandoned. Any agency authorizing destruction or abandonment shall make and retain a record of the surplus property destroyed or abandoned and the reasons therefor.

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REGISTERED

HQ TOUSA Circular Number 121 (cont'd).

- (c) Real Estate will be derequisitioned and the residual value of improvements made by the U.S. Forces will be reported to Allied Commission in accordance with letter referred to in paragraph 2c, above, and section II below. The report to Allied Commission will not include any part of the installation disposed of by the Field Commissioner, AFIC, or disposed of as scrap.
- (d) When an installation or any portion thereof is disposed of under the provisions of paragraph 6c (3), the agency authorizing such action shall make and retain a record of its findings justifying such action. Two copies of this record will be forwarded to the Chief Engineer, HQ USA. Attached as Inclosure 1 is a suggested form to be used in recording justification for disposal by this procedure.
- (e) The record outlined in paragraph (d) above will not be required on real estate where no expenditures have been made by the United States other than for maintenance."

4. Paragraph 6e, is rescinded.

BY COMMAND OF GENERAL MCCHARNEY:

OFFICIAL:

L. L. LEWITZER
 Major General, CSC
 Chief of Staff

Approved by
 C. W. CHRISTENSEN
 Colonel, AGO
 Adjutant General

1 Inclosure:

Form "Justification for Dismantling
 Fixed Installation"

DISTRIBUTION:

2

0 2 6 8

Declassified E.O. 12061 Section 3-402/NHDC NO.

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R E S T R I C T E D

Enclosure 1 to Eq. TMUSA

Serial 121.

JUSTIFICATION FOR DISMANTLING FIXED
INSTALLATION

1. Name of Installation _____
2. Location _____
3. Date of Surplus _____
4. General description of U.S. construction facilities or improvements _____

5. Original cost of construction _____
6. Estimated cost of guarding and maintenance for period of 60 days _____
(cost of guarding to be computed at .60 per day per guard)
7. Estimated proceeds if salvaged:
 - a. Estimated value of items returned to stock _____
 - b. Estimated proceeds of scrap sale _____
 - c. Total recoverable _____
 - d. Estimated loss thru abandonment of non-salvageable items _____
8. Estimated remaining physical life of U.S. improvements of construction,
stated as percentage of total original physical life _____
9. Statement giving justification for action taken to dismantle the installation.

R E S T R I C T E D

0 2 6 9

Declassified E.O. 12815 Section 3-402/MNDS NO.

785020

CC Answered

Subject:- CECCHIGNOLA.

Land Forces Sub Commission A.C.
(M.M.I.A.) ROME.
Q.219.

2 / December 1945.

To:- Ministry of War.

1. Reference M.M.I.A. letter Q.219 of 4 Dec 45, authorising you to occupy blocks 1200, 1400, 2000 and 2200 of CECCHIGNOLA barracks until the transaction between O.P.L.C. and the Italian Government has been concluded.
 2. You are hereby advised that occupancy of these blocks is authorised under the following conditions:-
 - (a) The United States retains full title and ownership of all U.S. property and improvements during the interim period until final disposition is made.
 - (b) Custody of the entire portion of the installation (i.e. above quoted barrack blocks) is the responsibility of the Italian Army.
 - (c) The Italian Government is under an obligation for the use of U.S. property and/or improvements based upon a fair rental value at the time of occupancy.
- (Authority: R.A.A.C. R.E.S. AG 600 of 21 Dec 45)

Major,
for Major General,
M. M. I. A.

Copy to: Agenzie Ricoveri Alzamenti Residenti - Italian Government.

CRK/fon

4105

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Declassified E.O. 11065 Section 3-402/NNDG NO.

785020

ROME AREA ALLIED COMMAND
REAL ESTATE SECTION
APO 794 U.S. ARMY

AG: 600

BHR/ADG/PG
21 December 1945

SUBJECT: Cecchignola Barracks (Italian)

TO : Land Forces Sub-Commission, AC.
APO No. 394, US. ARMY

1. Request for occupation by the Italian Army of Blocks 1200, 1400, 2000, and 2200 of subject barracks pending disposal action by OFLC has been approved by the Commanding General MTOUSA under the following conditions:

a. The United States, will retain full title and ownership of all United States property and for improvements during the interim period until final disposition is made.

b. Custody of the entire portion of the installation to be occupied is the responsibility of the Italian Army.

c. The Italian Government is immediately advised that there exists an obligation on their part for the use of United States property and/or improvements based upon a fair rental value at the time of occupancy.

FOR THE COMMANDING GENERAL:

Action file Q. 219.
Copy. Unit. App Card.
Vol. 11A.

B. H. ROWDEN.
Lt. Col., AC.
Actg Adjutant General.

F. J. G.
F. J. G.

4161

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ROME AREA ALLIED COMMAND

APO 1794, U.S. ARMY

MEMORANDUM TO: C. S. M. T. H.

Reception of Blocks 1200, 1800,
2000, 2200 Checkpoints by Stacca
Group under direction of M.M.H.
authorized Lend-lease. Clearance
has been obtained from ANLC
and GATT to use this date.

By command of Brig Gen R. H.
Lieutenant General
Colonel G. S.
Chief of Staff

Dec 4, 1945

1103

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Declassified E.O. 12815 Section 3-402/NHDC NO.

785020

SUBJ: OSWALDIA.

Land Forces Sub-Commission A.G.,
M.M.I.A.
R.O.M.E
0.219
December 1945

TO : Ministry of War

1. Confirming verbal instructions already given to you today (Lt-Col. M.G.T.C. - Maj. King).
2. OSWALDIA barracks are at present the subject of transaction between A.G.L.A. and the Italian Government through A.G.A.R.
3. Decision re purchase of fittings, installations etc. has not yet been reached.
4. Blocks 1,200, 1,400, 2,000 and 2,400 are at present owned by you and receipts have been signed by you for all fittings to be found in these blocks.
5. Pending the conclusion of the transaction for the whole barracks, para 2 above, you are hereby authorized to occupy the blocks in question and to use them as schools as has been previously agreed upon.

O.S. KING, Major,
for Major General,
M.M.I.A.

Copy to: C.O.G.,
C.I. (Int.).

C.R./ar

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O 273

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MEMORANDUM

TO : Col. Curties "Q" MMA

3 December 1945

Copy to: Col. Medlam and Maj. King.

1. Rome Area Comd, this date, authorizes the movement of ITI Troops in blocks 1200, 1400, 2000 and 2200 at CECCHIGNOLA Barracks, effective at once.
2. Request you inform the War Ministry.

LESTER R. ALBERT,
Lt. Col., Infantry.

4101

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MEMORANDUM

TO : Col. Curtiss "Q" MMIA

3 December 1945

Copy to: Col. Madlam and Maj. King.

1. Rome Area Comd, this date, authorizes the movement of III Troops in Blocks 1200, 1400, 2000 and 2200 at CEUCHIGNOLA Barracks, effective at once.
2. Request you inform the War Ministry.

LESTER R. ALBERT,
Lt. Col., Infantry.

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D 273

Declassified E.O. 12813 Section 3-402/MNDG NO.

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24 M 5000 57
Maj Lee Foy 400 1007

1st Lt Lyle 471460
Maj Kelly 472277

Maj John W. Smith
66495 Col

0 2 7 6

Declassified E.O. 12815 Section 3-402/MNDC NO.

785020

LAND FORCES AND COMMISSIONS, AM (USMA)
APO 354, U. S. ARMY

RPT: 0/019

3 December 1945

SUBJECT: Cognignola Barracks (Italian)

TO : Commanding General, USMA, APO 354, US Army
Attn: Major Cos, 4th Section

RECORDED: Commanding General, ROME APO 354, APO 704, US Army

1. In accordance with telephone conversation between Major Cos and Lt Colonel Alderholt this date, request that the Italian Army be authorized to occupy all buildings in Blocks 1200, 1400, 2000, and 2200 of Cognignola Barracks (six miles south of Rome) until they are now suspending talks negotiations Army-Army Liquidation Commission (ALIC) and Italian Azione Rivoluzionaria Italiana (ARI) are in progress. The plan to turn over the above-mentioned property to the Italian Army when negotiations are completed.

2. These barracks, which are being guarded by the Italian Army since 13 November 1945, are presently required to house no Allied troops or occupying units. Part of the barracks at Cognignola are now occupied by British and Polish, but these have no bearing on same.

3. On 13 November 1945 when the Italian Army took over the barracks to guard, an officer of the Italian Army signed an inventory statement of removable equipment that was physically present in buildings of Blocks 1200, 1400, 2000, and 2200. This signed statement is held by 4th Force Area, USMA.

4. Due to urgency of getting troops in under cover and to proceed with our plan for training, request that immediate action be taken on the above request.

For the Commanding General:

RA/lak

LESTER H. ALDERHOLT
Lt Colonel, Infantry

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Reheat Cof
of Cointers
Mallory
~~II~~
Please note
and return to
Stoddard
Dear Martha
Hawthorne

0 2 7 8

Declassified E.O. 12815 Section 3-402/MNDC NO.

785020

LAND FORCES GSA COMMISSION, AC (USA)
APO 394, U. S. ARMY

Ref: //219

3 December 1945

SUBJECT: Cecchignola barracks (Italian)

TO : Commanding General, HQ USA, APO 517, US Army
Attn: Major Coe, G-4 Section

REDDING : Commanding General, Rome Area HQ USA, APO 784, US Army

1. In accordance with telephone conversation between Major Coe and Lt Colonel Albert this date, request that the Italian Army be authorized to occupy all buildings in Blocks 1200, 1400, 2000, and 2200 at Cecchignola barracks (six miles south of Rome) which they are now guarding while negotiations between Army-Aviation Liquidation Commission (ANLC) and Italian Azienda Mincipi Alimentari Rendimenti (AMA) are in progress. The AMA plan to turn over the above-mentioned property to the Italian Army when negotiations are completed.

2. These barracks, which are being guarded by the Italian Army since 12 November 1945, are presently required to house Italian training troops of the newly-organized Italian Army. No Allied troops are occupying same. Part of the barracks at Cecchignola are now occupied by British and Polish, but these barracks are not included in our request in par 1 above and have no bearing on same.

3. On 13 November 1945 when the Italian Army took over the barracks to guard, an officer of the Italian Army signed an inventory statement of removable equipment that was physically present in buildings of Blocks 1200, 1400, 2000, and 2200. This signed statement is held by G-4 Rome Area, HQ USA.

4. Due to urgency of getting troops in under cover and to proceed with our plan for training, request that immediate action be taken on the above request.

For the Commanding General:

MM/lak

CHESTER K. ALBERN
Lt Colonel, Infantry

b-761

1039

29 November 1945.

MEMO TO: See Distribution (For Info)

Data on Coochignola Rms.

1. HISTORY. a. Allied combat troops drove Germans out and occupied at the fall of Rome. In unfinished and damaged condition.
b. 12 Oct 44 occupied by 1st Airborne Trg Center.
No major improvements made.
c. Dec. 44, 1st Replacement Depot occupied and most of the improvements were made. In Feb. 45, Replacement and Training Comd HQ took over.
d. 1 July 1945, Replacement Co. CPTA occupied until they became non-operative, 15 Oct 45 when RAAC took over to dereliction.
2. LOCATIONS AND ACCOMMODATIONS - Six (6) miles south of Rome. Capacity 560 male officers, 30 female officers, 20,900 men, and 1,768 civilians. 160 buildings now in good condition.
3. NATURE OF IMPROVEMENTS - Completely refinished many bldgs. Layed water pipe line six (6) miles from camp to deep well, installed chlorination and pumping system that supplies 2,400,000 gals water daily. Installed telephone system within camp and to Rome and electric wiring and recepticals in camp. Also installed many toilets, urinals, boilers, heaters, sinks, hot water heaters, showers, windows and built many roads, sidewalks etc.
4. MEDICAL - a. No Hosp accommodations but many buildings would be satisfactory for a 250 bed Sta. Hosp.
b. Prevalent disease at first malaria but many cases have been eliminated.
5. GENERAL - a. Estimated values when U.S. took over \$15,500,000 and in poor condition.
b. Cost of improvements by W.S. \$983,792.89. However, this may be reduced to approx. \$540,717.32 if the amount paid for local labor and material were paid for by lire not backed by W.S. dollars. This question is being clarified by ANLG by 1 Dec.

LESTER R. ALBERT
Lt. Col. InfantryDistribution:Col. Pidgley - Lt. Col. Curtiss - Lt. Col. Madlam
Lt. Col. Jagger - Major King

4037

29 November 1945.

MEMO TO: See Distribution (For Info)

Data on Cecchignola Pks.

1. HISTORY.
 - a. Allied combat troops drove Germans out and occupied at the fall of Rome. In unfinished and damaged condition.
 - b. 12 Oct 44 occupied by 1st Airborne Tug Center. No major improvements made.
 - c. Dec. 44, 1st Replacement Depot occupied and most of the improvements were made. In Feb. 45, Replacement and Training Comd HQ took over.
 - d. 1 July 1945, Replacement Co. CHTA occupied until they became non-operable, 15 Oct 45 when RAAC took over to Disposal.
2. LOCATIONS AND ACCOMMODATIONS - Six (6) miles south of Rome. Capacity 560 male officers, 30 female officers, 20,900 EM, and 1,788 civilians. 160 buildings now in good condition.
3. NATURE OF IMPROVEMENTS - Completely refinished many bldgs. Layed water pipe line six (6) miles from camp to deep well, installed chlorination and pumping system that supplies 2,400,000 gals water daily. Installed telephone system within camp and to Rome and electric wiring and recepticals in camp. Also installed many toilets, urinals, boilers, heaters, sinks, hot water heaters, showers, windows and built many roads, sidewalks etc.
4. MEDICAL - a. No hospital accommodations but many buildings would be satisfactory for a 200 bed 3rd. Hosp.
 - b. Prevalent disease at first malaria but many cases have been eliminated.
5. GENERAL - a. Estimated values when W.S.C. took over \$15,500,000 and in poor condition.
 - b. Cost of improvements by U.S. \$933,792.89. However, this may be reduced to approx. \$560,717.32 if the amount paid for local labor and material were paid for by lire not backed by W.S. dollars. This question is being clarified by AMES by 1 Dec.

LESTER R. ALBERT
Lt. Col. InfantryDistribution:Col. Pidsley - Lt. Col. Curtiss - Lt. Col. Medlam *UJG*
Lt. Col. Jagger - Major King

5-2-81

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Subject: Italian Barracks - Movable Property

I

Land Forces
Sub Commission, AC (NMDC)
Rome
Q/100

15 November 1945

To : AFHQ

Attention: General Eberle

1. The question which has been worrying my staff for some time is that of the method by which materials and improvements which have been put into Italian barracks by the U.S. Army while in occupation by them are to be disposed of when those barracks are handed back to the Italian Ministry of War. As far as I can trace, we have had no written directive on this subject, although my Second-in-Command has had certain telephone conversations with officers of TOUSA, RAAC and ANLAC.
2. In the near future, many of these barracks are to be handed back in accordance with AFHQ Administrative Memorandum No. 48 of 2 November which deals only with the buildings and not with any American material which has been put into them. Under an arrangement made verbally between my Second-in-Command, Major Atkinson, G-4 AFHQ and Major Toliver, RAAC, the movable property which had been put into the large Italian barracks at CECCHIGNOLA were to be turned over to the Italians on a shipping ticket. On the other hand, ANLAC has stated verbally that their instructions are to dispose of this material by auction to the highest bidder. In this case, the Italian barracks have been placed under guard of Italian troops, and the question arises whether the ministry of war will allow outsiders to enter the premises for the purpose of bidding, although I do not suggest that this will happen.
3. Another side of the question is the desirability of co-ordinating the methods used by the U.S. with those used by the British, about which we are also in doubt. May I therefore ask for a ruling in writing covering the method of disposing of the various classes of movable and semi-movable material which has been installed by the Allies into Italian barracks, when those barracks are handed back to the Italian Army.

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(See Part on separate page)

4. In view of the fact that large movements of troops are taking place immediately as a result of the hand-over, I would ask that an early decision may be given me so that I may inform the Ministry of War what is the correct procedure.

Genl ATTN Gen Mowat

WP/lok

Major General
Land Forces
Sub Commission, AC (NMIA)

4094

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LUS?

4. I recommend the course advocated in para 2 as being the most practical way of dealing with interior fittings supplied by the U.S. Authorities to Italian Army Barracks.

A.P.H.Q. Admin Memo NO. 48 2 November (copy attached) states that Military Barracks will be returned to the Italian Army. As the War Ministry are the logical users of the barracks fittings they should be handed over to M.M.I.A. on shipping tickets. Compensation would be made by the Italian Government, who would retain the right to offer for resale equipment "on loan" to the War Ministry.

This procedure would be an exception to the general rule and apply only to such Military Barracks as are required for occupation by Italian troops.

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Ministry are the logical users of the barracks fittings they should be handed over to M.M.I.A. on shipping tickets. Compensation would be made by the Italian Government, who would retain the right to offer for resale equipment "on-loan" to the War Ministry.

This procedure would be an exception to the general rule and apply only to such Military Barracks as are required for occupation by Italian troops.

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Declassified U.S. 12063 Section 3-402/MNDG NO.

785020

Subject: Italian Barracks - Movable Property

Land Forces
Sub Commission, AC (MNDG)
Rome
Q/100

(1) November 1945

To : AFHQ

Attention: General Eberle

1. The question which has been worrying my staff for some time is that of the method by which materials and improvements which have been put into Italian barracks by the U.S. Army while in occupation by them are to be disposed of when those barracks are handed back to the Italian Ministry of War. As far as I can trace, we have had no written directive on this subject, although my Second-in-Command has had certain telephone conversations with officers of WFOUSA, RAAC and ARAC.
2. In the near future, many of these barracks are to be handed back in accordance with AFHQ Administrative Memorandum No. 46 of 2 November which deals only with the buildings and not with any American material which has been put into them. Under an arrangement made verbally between my Second-in-Command, Major Atkinson, C-4 AFHQ and Major Toliver, RAAC, the movable property which had been put into the large Italian barracks at CECCINOBOLA were to be turned over to the Italians on a shipping ticket. On the other hand, ARAC has stated verbally that their instructions are to dispose of this material by auction to the highest bidder. In this case, the Italian barracks have been placed under guard of Italian troops, and the question arises whether the Ministry of War will allow outsiders to enter the premises for the purpose of bidding, although I do not suggest that this will happen.
3. Another side of the question is the desirability of coordinating the methods used by the U.S. with those used by the British, about which we are also in doubt. May I therefore ask for a ruling in writing covering the method of disposing of the various classes of movable and semi-movable material which has been installed by the Allies into Italian barracks, when those barracks are handed back to the Italian Army.

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4. In view of the fact that large movements of troops are taking place immediately as a result of the hand-over, I would ask that an early decision may be given me so that I may inform the Ministry of War what is the correct procedure.

WP/lak

Major General
Land Forces
Sub Commission, AC (MMIA)

0287

Declassified E.O. 13063 Section 3-402/NHDC NO.

785020

Subject: Italian Barracks - Movable Property

Land Forces
Sub Commission, AC (MMIA)
Rome
✓100

November 1945

To : AFHQ

Attention: General Foberle

1. A question which has been worrying my staff for some time is that of the method by which materials and improvements which have been put into Italian barracks by the U.S. Army while in occupation by them are to be disposed of when those barracks are handed back to the Italian Ministry of War. As far as I can trace, we have had no written directive on this subject, although my Second-in-Command has had certain telephone conversations with officers of WFOUSA, RNAC and ANLAC.

2. In the near future, many of these barracks are to be handed back to the Italian Army in accordance with AFHQ Administrative Memorandum No. 48 of 9 November which deals only with the buildings and not with any American material which has been put into them. Under an arrangement made verbally between my Second-in-Command, Major Atkinson, C-4 AFHQ and Major Toliver, RNAC, the movable property which had been put into the large Italian barracks at CGCGHIGNOLA were to be turned over to the Italians on a shipping ticket. On the other hand, ANLAC has stated verbally that their instructions are to dispose of this material in accordance with WFOUSA circulars, and it will be offered to Italian State Railways for purchase. In this case, the Italian barracks have been placed under guard of Italian troops, and the question arises whether the Ministry of War will allow outsiders to enter the premises for the purpose of bidding, although I do not suggest that this will happen.

3. Another side of the question is the desirability of co-ordinating the methods used by the U.S. with those used by the British, about which we are also in doubt. May I therefore ask for a ruling in writing covering the method of disposing of the various classes of movable and semi-movable material which has been installed by the Allies into Italian barracks, when those barracks are handed back to the Italian Army.

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4. I recommend the course advocated in Para 2 as being the most practical way of dealing with interior fittings supplied by the U.S. authorities to Italian Army barracks. AFHQ Administrative Memorandum No. 48 of 2 November (copy attached) states that Military Barracks will be returned to the Italian Army. As the War Ministry are the logical users of the barracks fittings, they should be handed over to MMA on shipping tickets. Compensation would be made by the Italian Government. This procedure would be an exception to the general rule and apply only to such military barracks as are required for occupation by Italian troops.

5. In view of the fact that large movements of troops are taking place immediately as a result of the hand-over, I would ask that an early decision may be given me so that I may inform the Ministry of War what is the correct procedure.

WP/lak

Major General
Land Forces
Sub Commission, AG (ANNEA)

1 Incl:

AFHQ Admin Memo No. 48, 2 Nov 45

785020

BEST COPY POSSIBLE

US Army 5000 Pcs
sent by 1 Dec
4 to 5 days in US Army
[similar air force]

B-50s - 24000

A.S. goes to
at Cecignola
SANTO DOMINGO
for information
about 100000
(not 10000) I know
to pay for fast information
(about 25 fitting, tools etc)
approx 1000,000 invader

Report to the Comptroller &
the corps. and keep proper
and detailed record of the amount
on hand for each item

475654

Col Collins ANLC(Via Umb. 47560
Ref # 3566)

PAC

163000

May 20th 1968 R.A.F.C. Ref 475654

Lt ~~Bennett~~ BiffingerANLC

Confidential - Col Collins	ANLC	471410
- Maj Gardner	PAC	66195 (Repeater)
Capt Maxwell		66197
Lt Morrison	"	66215 (Eng.)
May King	MMIA	
Rp Min of War?		
Lat 1 Segnati		Eng off
Off Bunker Hill - Two Engs - Post Cdr		

Towson to Bunker Hill

Bunker Hill to Lt in ANLC

Table sold to Lt in Bunker Hill by Bunker Hill

of the last day it will be removed and sold.

MTHUS 7 Dec 1968 111 X 12 1}

Buy Bunker Hill 300

Lt Biffinger 475656 ANLC

9292

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C O P Y

HEADQUARTERS ROME AREA, SHOUSA
ENGINEER SERVICES
APO 734, U.S. ARMY

2nd/mp
13 November 1945

To Whom It May Concern,

Agreed that on 13 November 1945 the items of removable equipment listed in the included inventory were physically present in the following number buildings at Cecchignola Military City: All buildings in 2000 block, 2200 block, 1200 and 1400 blocks.

/s/ Lt. Col. Tullio Segnotti
AN ITALIAN REPRESENTATIVE

/s/Eugene H. Morrison
/t/EUGENE H. MORRISON
1st Lt., Inf.
Engineer

Translation

a. Ghi ci Competenze.

Convenuto che il 13 Novembre 1945 gli articoli di attrezzatura rimovibile elencati nell'accluso inventario erano fisicamente presenti negli edifici della Città militare della Cecchignola qui di seguito numerati. Tutti gli edifici nel blocco 2000, nel blocco 2200, nei blocchi 1200 e 1400.

/s/ Lt. Col. Tullio Segnotti
UN rappresentante italiano

/c/Eugene H. Morrison
/t/EUGENE H. MORRISON
1st Lt., Inf.
Engineer

Certified True Copy

K. Robertson
K. ROBERTSON:
Major CAC:
Summary Court

4037

785020INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLAAREA "A" - All buildings in 2000 and 2200 Blocks.

<u>BLDG. No. 2002</u>	<u>BLDG. No. 2003</u>
18 valves	45 sockets
3 faucets	4 switches
10 switches	100 ft. wire
500 ft. wire	1 sink
100 ft. pipe	1 faucet
1 heater	
1 boiler	
12 toilets	
7 sinks	
15 faucets	
8 urinals	
4 showerheads	
<u>BLDG. No. 2004</u>	
	2 sinks
	6 faucets
	2 douche bowls
	5 valves
	2 switches
	1 boiler
	1 heater
	60 ft. pipe
<u>BLDG. No. 2005</u>	
9 faucets	
5 valves	
3 toilets	
3 sinks	
3 urinals	
2 douche bowls	
8 sockets	
<u>BLDG. No. 2006</u>	
	23 sockets
	150 ft. wire (electric)
	4 sinks
	5 faucets
	2 urinals
	2 toilets
<u>BLDG. No. 2007</u>	
1 sink (U.S.)	
8 faucets	
<u>BLDG. No. 2010</u>	
1000 ft. wire (electric)	
34 faucets	
46 toilets	
42 urinals	
18 sinks	
<u>BLDG. No. 2008</u>	
	30 faucets
	36 toilets
	42 urinals
	700 ft. pipe
	4 valves
<u>BLDG. No. 2011</u>	
	1 shower unit complete
	with 36 heads
	1 sink
	1 faucet

100

785020

INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "A" - cont'd

<u>BLDG. No. 2012</u>	<u>BLDG. No. 2013</u>
1 valve	4 switches
16 switches	12 faucets
1 sink	1 sink
11 faucets	1 urinal
	11 toilets
<u>BLDG. No. 2014</u>	<u>BLDG. No. 2015</u>
1 shower unit complete with 32 heads	2 shower units complete with 64 heads
1 sink	1 sink
2 faucets	1 faucet
10 urinals	
11 toilets	
2 switches	
1 socket	
100 ft. wire (electric)	
<u>BLDG. No. 2019</u>	<u>BLDG. No. 2016</u>
25 switches	1 kitchen sink (U.S.)
19 faucets	4 faucets
	8 sockets
	4 valves
	100 ft. wire
<u>BLDG. NO. 2020</u>	
	1 kitchen sink (U.S.)
	4 valves
	2 switches
	7 faucets
<u>BLDG. No. 2022</u>	<u>BLDG. No. 2023</u>
25 sockets	
10 faucets	2 showerheads
<u>BLDG. No. 2025</u>	<u>BLDG. No. 2028</u>
100 ft. wire	10 sockets
2 valves	200 ft. wire (electric)
14 sockets	1 faucet
1 urinal	1 sink
1 faucet	2 urinals
1 sink	2 toilets

785020INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "A" - cont'dBLDG. No. 2030

12 faucets
100 ft. wire
3 sinks

BLDG. No. 2034

9 toilets
10 urinals
10 faucets
4 sinks

BLDG. No. 2202

10 sockets
500 ft. wire (electric)
1 faucet
1 sink

BLDG. No. 2204

2 douche bowls
6 valves
1 showerhead
7 sockets
11 faucets
3 sinks
1 hot water heater
1 boiler
1 urinal

BLDG. No. 2210

7 valves
18 sockets
1 kitchen sink (U.S.)
1 hot water heater
1 boiler

BLDG. No. 2031

1 shower unit complete
with 8 heads

BLDG. No. 2201

200 ft. wire (electric)
1 valve
2 showerheads
2 faucets
1 sink
8 urinals
8 toilets

BLDG. No. 2203

6 valves
11 sockets
4 urinals
100 ft. wire (electric)
3 sinks
5 faucets

BLDG. No. 2205

2 sinks
4 faucets
2 urinals

BLDG. No. 2207

2 shower units complete
with 58 heads
1 sink
8 sockets

BLDG. No. 2211

30 faucets
36 urinals
30 toilets
43 valves
100 ft. wire (electric)

4034

785020INVENTORY OF ENGINEER PROPERTY IN CAGAYAN DE ORO - cont'dAREA "A" - cont'd

<u>BLDG. No. 2212</u>	<u>BLDG. No. 2213</u>
13 sockets	1 faucet
43 valves	1 sink
100 ft. wire (electric)	<u>BLDG. No. 2214</u>
29 faucets	19 faucets
36 urinals	30 toilets
30 toilets	4 urinals
<u>BLDG. No. 2222</u>	1 sink
6 sockets	5 valves
50 ft. pipe	<u>BLDG. No. 2223</u>
1 faucet	3 sinks
	9 toilets
	8 faucets
	1 urinal

AREA "B" - All Buildings in 800 and 1400 Blocks

785020INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "B" - cont'dBLDG. No. 813

6 sinks
 16 faucets
 2 toilets
 3 urinals
 12 switches
 5 valves
 200 ft. wire (electric)

BLDG. No. 816

1 shower unit complete with
 31 heads
 1 sink
 12 faucets
 9 valves
 100 ft. wire (electric)
 200 ft. pipe

BLDG. No. 818

2 shower units complete with
 32 heads
 3 sinks
 1 kitchen sink (U.S.)
 13 faucets
 10 valves
 7 switches
 300 ft. pipe
 200 ft. wire

BLDG. No. 828

19 toilets
 1 sink
 4 urinals

BLDG. No. 815

8 faucets
 2 sinks
 1 douche bowl
 2 sockets
 13 valves
 100 ft. pipe

BLDG. No. 817

1 shower unit complete
 with 32 heads
 1 faucet
 2 valves
 150 ft. pipe

BLDG. No. 819

20 faucets
 200 ft. wire (electric)

BLDG. No. 820

1 kitchen sink (U.S.)
 1 hot water heater
 1 boiler
 7 faucets
 4 valves (side of bldg.)
 400 ft. pipe

BLDG. No. 1001

20 valves
 3 kitchen sinks (U.S.)
 22 faucets
 1 hot water heater
 2 boilers
 30 shower heads

785020INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLAAREA "B" - All buildings in 800, 1001, 1200, 1400 blocksBLDG. No. 803

1 hot water heater
 2 boilers
 18 faucets
 9 toilets
 6 sinks
 15 valves
 100 ft. wire (electric)
 100 ft. piping
 10 fittings
 4 valves

BLDG. No. 804

14 sinks
 22 faucets
 2 showerheads
 2 toilets
 2 urinals
 30 sockets
 300 ft. wire (electric)
 5 valves
 10 switches
 150 ft. piping
 7 pipe fittings

BLDG. No. 806

60 ft. pipe
 4 sinks
 4 faucets

BLDG. No. 807

22 faucets
 19 sinks
 45 valves
 5 sockets
 550 ft. pipe
 15 fittings
 100 ft. wire (electric)

BLDG. No. 808

20 sinks
 32 urinals
 49 toilets
 25 faucets
 51 valves
 54 fittings
 60 switches
 700 ft. wire (electric)
 750 ft. pipe

BLDG. No. 809

20 faucets
 25 switches
 135 ft. pipe
 1 valve
 300 ft. wire (electric)

BLDG. No. 810

10 faucets
 200 ft. pipe
 8 switches
 500 ft. wire (electric)

BLDG. No. 811

1 shower unit complete
 with 27 heads
 1 valve

785020INVENTORY OF ENGINEER PROPERTY IN CACCIOMOLA - cont'dAREA "B" - cont'd

<u>BLDG. No. 1002</u>	<u>BLDG. No. 1009</u>		
14 faucets	1 hot water heater		
11 sinks	1 boiler		
5 sockets	1 sink		
<u>BLDG. No. 1204</u>			
300 ft. wire (electric)	1 faucet		
15 sockets	2 showerheads		
1 sink	<u>BLDG. No. 1211</u>		
1 faucet	1 faucet		
<u>BLDG. No. 1214</u>			
1 shower unit complete with 9 showerheads	3 toilets		
4 valves	85 switches		
1 faucet	<u>BLDG. No. 1216</u>		
<u>BLDG. No. 1217</u>		1 kitchen sink (U.S.)	
1 valve	2 faucets		
2 kitchen sinks (U.S.)	40 sockets		
4 faucets	200 ft. wire (electric)		
<u>BLDG. No. 1221</u>		<u>BLDG. No. 1218</u>	
6 sinks	4 switches		
6 faucets	2 valves		
40 ft. pipe	1 sink		
100 ft. wire	2 faucets		
<u>BLDG. No. 1223</u>		<u>BLDG. No. 1222</u>	
6 switches	6 sockets		
6 sinks	1 valve		
6 faucets	3 sinks		
100 ft. wire	3 faucets		
		<u>BLDG. No. 1333</u>	
		2 switches	
		3 valves	
		2 showerheads	
		1 heater	
		10 faucets	

785020INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "B" - cont'dBLDG. No. 134

4 faucets
2 showerheads

BLDG. No. 1407

100 ft. wire (electric)

785020INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLAAREA "C" - All Buildings in 900, 1100, 1300 Blocks

<u>BLDG. No. 902</u>	<u>BLDG. No. 903</u>
6 sinks	1 sink
16 urinals	
20 faucets	<u>BLDG. No. 905</u>
200 ft. wire (electric)	300 ft. wire (electric)
<u>BLDG. No. 905</u>	
2 oil drums	<u>BLDG. No. 909</u>
<u>BLDG. No. 907</u>	
2 kitchen sinks (U.S.)	1 hot water heater
10 faucets	1 boiler
1 hot water heater	21 faucets
1 boiler	13 showerheads
	5 sinks
	180 ft. pipe
<u>BLDG. No. 1101</u>	<u>BLDG. No. 1102</u>
2 sinks	Nothing
3 faucets	
15 sockets	<u>BLDG. No. 1107</u>
100 ft. wire (electric)	2 sinks
<u>BLDG. No. 1103</u>	2 faucets
?	
	<u>BLDG. No. 1110</u>
<u>BLDG. No. 1108</u>	2 sinks
1 shower unit complete with 13 showerheads	1 faucet
32 faucets	1 socket
11 sockets	
1 sink	<u>BLDG. No. 1115</u>
100 ft. wire (electric)	2 kitchen sinks (U.S.)
	10 faucets
	1 hot water heater
	1 boiler
	14 sockets
	200 ft. wire (electric)

INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "C" - cont'dBLDG. No. 1117

3 sinks
6 faucets
1 hot water heater
1 boiler
7 sockets
2 douche bowls

BLDG. No. 1119

2 sinks
3 faucets

BLDG. No. 1121

2 kitchen sinks (U.S.)
10 faucets
1 hot water heater
1 boiler
42 sockets
250 ft. wire (electric)

BLDG. No. 1125

1 hot water heater
1 boiler
3 sinks
5 faucets
6 shower heads

BLDG. No. 1300

1 shower unit complete
with 4 heads
5 faucets

BLDG. No. 1304

4 faucets
2 showerheads

BLDG. No. 1118

18 sinks
14 faucets
19 sockets

BLDG. No. 1120

1 hot water heater
1 boiler
13 faucets
7 sinks
4 showerheads
54 sockets
8 switches (electric)
500 ft. wire (electric)

BLDG. No. 1122

3 sinks
3 faucets
12 sockets

BLDG. No. 1132

3 sinks
5 faucets

BLDG. No. 1303

2 sinks
4 faucets
3 showerheads

BLDG. No. 1305

10 sockets
1 kitchen sink (U.S.)
1 shower unit complete
with 12 heads
11 sinks
18 faucets

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785020INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "C" - cont'd

<u>BLDG. No. 1306</u>	<u>BLDG. No. 1307</u>
3 sinks	4 kitchen sinks (at side of building)
4 faucets	16 faucets (outside)
<u>BLDG. No. 1309</u>	Inside bldg. :
8 faucets	2 kitchen sinks
500 ft. wire (electric)	31 faucets
<u>BLDG. No. 1310</u>	30 sinks
18 faucets	9 showerheads
500 ft. wire (electric)	1 heater (hot water - US)
<u>BLDG. No. 1311 "A"</u>	1 boiler (U.S.)
1 boiler (U.S.)	300 ft. wire (electric)
1 heater (U.S.)	<u>BLDG. No. 1311</u>
8 sinks (U.S.)	10 sinks
16 faucets	11 faucets
100 ft. wire (electric)	<u>BLDG. No. 1313</u>
<u>BLDG. No. 1314</u>	10 faucets
10 faucets	500 ft. wire (electric)
500 ft. wire (electric)	<u>BLDG. No. 1315</u>
<u>BLDG. No. 1316</u>	35 sockets
2 shower units complete with 50 heads	14 sinks
4 sockets	1 shower unit complete with 12 heads
<u>BLDG. No. 1319</u>	14 faucets
10 faucets	<u>BLDG. No. 1318</u>
4 sockets	1 boiler complete with heater
300 ft. wire (electric)	2 douche bowls
	4 valves
	12 sockets
	4 sinks
	19 faucets

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785020INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "C" - cont'dBLDG. No. 1320

11 faucets
9 sockets
500 ft. wire (electric)

BLDG. No. 1323

11 faucets

BLDG. No. 1325

3 shower units complete
with 56 heads
12 faucets
6 valves (outside of building)
2 kitchen sinks (U.S.)

11 valves

3 boilers
3 heaters
2 pumps (gasoline)
10 sockets

500 ft. wire (electric)

BLDG. No. 1329

8 faucets
3 sockets
500 ft. wire (electric)

BLDG. No. 1321

1 shower unit complete
with 10 heads
6 sinks
13 faucets
51 sockets
300 ft. wire (electric)

BLDG. No. 1324

19 faucets
500 ft. wire (electric)

BLDG. No. 1326

2 sinks (U.S.)
2 faucets
100 ft. wire (electric)

BLDG. No. 1328

1 hot water heater
1 boiler
4 sinks
9 faucets
2 douche bowls
4 gatevalves
100 ft. wire (electric)

BLDG. No. 1336

3 faucets
25 sockets
200 ft. wire (electric)

0 3 0 5

Declassified E.O. 12815 Section 3-402/MNDG NO.

785020

C O P Y

HEADQUARTERS ROME AREA, WTOUSA
ENGINEER SERVICES
APO 794, U.S. ARMY

EHM/mp
13 November 1945

To Whom it May Concern.

Agreed that on 13 November 1945 the items of removable equipment listed in the included inventory were physically present in the following number buildings at Cecchignola Military City: All buildings in 2000 block, 2200 block, 1200 and 1400 blocks.

/s/ Lt. Col. Tullio Sagnotti
AN ITALIAN REPRESENTATIVE

/s/Eugene H. Morrison
/t/EUGENE H. MORRISON
1st Lt., Inf.
Engineer

Translation

A Chi di Competenza.

Convenuto che il 13 Novembre 1945 gli articoli di attrezzatura rimovibile elencati nell'accluso inventario erano fisicamente presenti negli edifici della Città Militare della Cecchignola qui di seguito numerati: Tutti gli edifici nel blocco 2000, nel blocco 2200, nei blocchi 1200 e 1400.

/s/ Lt. Col. Tullio Sagnotti
UN RAPPRESENTANTE ITALIANO

/s/Eugene H. Morrison
/t/EUGENE H. MORRISON
1st Lt., Inf.
Engineer

Certified True Copy

R. Nelson
K. ROBERT NELSON,
Major CAC:
Shanley Court.

L071

INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLAAREA "A" - All buildings in 2000 and 2200 Blocks.

<u>BLDG. No. 2002</u>	<u>BLDG. No. 2003</u>
18 valves	45 sockets
3 faucets	4 switches
10 switches	100 ft. wire
500 ft. wire	1 sink
100 ft. pipe	1 faucet
1 heater	
1 boiler	
12 toilets	
7 sinks	
15 faucets	
8 urinals	
4 showerheads	
<u>BLDG. No. 2005</u>	<u>BLDG. No. 2004</u>
9 faucets	2 sinks
5 valves	6 faucets
3 toilets	2 douche bowls
3 sinks	5 valves
3 urinals	2 switches
2 douche bowls	1 boiler
8 sockets	1 heater
<u>BLDG. No. 2007</u>	<u>BLDG. No. 2006</u>
1 sink (U.S.)	23 sockets
6 faucets	150 ft. wire (electric)
<u>BLDG. No. 2010</u>	<u>BLDG. No. 2008</u>
1000 ft. wire (electric)	4 sinks
34 faucets	5 faucets
46 toilets	2 urinals
42 urinals	2 toilets
18 sinks	
<u>BLDG. No. 2011</u>	
	1 shower unit complete
	with 36 heads
	1 sink
	1 faucet

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785020

INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "A" - cont'dBLDG. No. 2012

1 valve
16 switches
1 sink
11 faucets

BLDG. No. 2014

1 shower unit complete
with 32 heads
1 sink
2 faucets
10 urinals
11 toilets
2 switches
1 socket
100 ft. wire (electric)

BLDG. No. 2019

25 switches
19 faucets

BLDG. No. 2022

25 sockets
10 faucets

BLDG. No. 2025

100 ft. wire
2 valves
14 sockets
1 urinal
1 faucet
1 sink

BLDG. No. 2013

4 switches
12 faucets
1 sink
1 urinal
11 toilets

BLDG. No. 2015

2 shower units complete
with 64 heads
1 sink
1 faucet

BLDG. No. 2016

1 kitchen sink (U.S.)
4 faucets
8 sockets
4 valves
100 ft. wire

BLDG. NO. 2020

1 kitchen sink (U.S.)
4 valves
2 switches
7 faucets

BLDG. No. 2023

2 showerheads

BLDG. No. 2026

10 sockets
200 ft. wire (electric)
1 faucet
1 sink
2 urinals
2 toilets

INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "A" - cont'dBLDG. No. 2030

12 faucets
100 ft. wire
3 sinks

BLDG. No. 2034

9 toilets
10 urinals
10 faucets
4 sinks

BLDG. No. 2202

10 sockets
500 ft. wire (electric)
1 faucet
1 sink

BLDG. No. 2204

2 douche bowls
6 valves
1 showerhead
7 sockets
11 faucets
3 sinks
1 hot water heater
1 boiler
1 urinal

BLDG. No. 2210

7 valves
18 sockets
1 kitchen sink (U.S.)
1 hot water heater
1 boiler

BLDG. No. 2031

1 shower unit complete
with 8 heads

BLDG. No. 2201

200 ft. wire (electric)
1 valve
2 showerheads
2 faucets
1 sink
8 urinals
8 toilets

BLDG. No. 2203

6 valves
11 sockets
4 urinals
100 ft. wire (electric)
3 sinks
5 faucets

BLDG. No. 2205

2 sinks
4 faucets
2 urinals

BLDG. No. 2207

2 shower units complete
with 58 heads
1 sink
8 sockets

BLDG. No. 2211

30 faucets
36 urinals
30 toilets
43 valves
100 ft. wire (electric)

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INVENTORY OF ENGINEER PROPERTY IN CECCHIGLIOLA - cont'dAREA "A" - cont'dBLDG. No. 2212

13 sockets
 43 valves
 100 ft. wire (electric)
 29 faucets
 36 urinal
 30 toilets

BLDG. No. 2213

1 faucet
 1 sink

BLDG. No. 2214

19 faucets
 30 toilets
 4 urinal
 1 sink
 5 valves

BLDG. No. 2222

6 sockets
 50 ft. pipe
 1 faucet

BLDG. No. 2223

3 sinks
 9 toilets
 8 faucets
 1 urinal

AREA "B" - All Buildings in 800 and 1400 Blocks

INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "B" - cont'dBLDG. No. 813

6 sinks
16 faucets
2 toilets
3 urinals
12 switches
5 valves
200 ft. wire (electric)

BLDG. No. 816

1 shower unit complete with
32 heads
1 sink
12 faucets
9 valves
100 ft. wire (electric)
200 ft. pipe

BLDG. No. 818

2 shower units complete with
32 heads
3 sinks
1 kitchen sink (U.S.)
13 faucets
10 valves
7 switches
300 ft. pipe
200 ft. wire

BLDG. No. 828

19 toilets
1 sink
4 urinals

BLDG. No. 815

8 faucets
2 sinks
1 douche bowl
2 sockets
13 valves
100 ft. pipe

BLDG. No. 817

1 shower unit complete
with 32 heads
1 faucet
2 valves
150 ft. pipe

BLDG. No. 819

20 faucets
200 ft. wire (electric)

BLDG. No. 820

1 kitchen sink (U.S.)
1 hot water heater
1 boiler
7 faucets
4 valves (side of bldg.)
400 ft. pipe

BLDG. No. 1001

20 valves
3 kitchen sinks (U.S.)
22 faucets
1 hot water heater
2 boilers
30 shower heads

INVENTORY OF ENGINEER PROPERTY IN CECCHIONOLAAREA "B" - All buildings in 800, 1001, 1200, 1400 BlocksBLDG. No. 803

1 hot water heater
 2 boilers
 18 faucets
 9 toilets
 6 sinks
 15 valves
 100 ft. wire (electric)
 100 ft. piping
 10 fittings
 4 valves

BLDG. No. 806

60 ft. pipe
 4 sinks
 4 faucets

BLDG. No. 808

20 sinks
 32 urinals
 49 toilets
 25 faucets
 51 valves
 54 fittings
 60 switches
 700 ft. wire (electric)
 750 ft. pipe

BLDG. No. 810

10 faucets
 200 ft. pipe
 8 switches
 500 ft. wire (electric)

BLDG. No. 804

14 sinks
 22 faucets
 2 showerheads
 2 toilets
 2 urinals
 30 sockets
 300 ft. wire (electric)
 5 valves
 10 switches
 150 ft. piping
 7 pipe fittings

BLDG. No. 807

22 faucets
 19 sinks
 45 valves
 5 sockets
 550 ft. pipe
 15 fittings
 100 ft. wire (electric)

BLDG. No. 809

20 faucets
 25 switches
 135 ft. pipe
 1 valve
 300 ft. wire (electric)

BLDG. No. 811

1 shower unit complete
 with 27 heads
 1 valve

INVENTORY OF ENGINEER PROPERTY IN CROCHIGNOLA - cont'dAREA "B" - cont'dBLDG. No. 1002

14 faucets
11 sinks
5 sockets

BLDG. No. 1204

300 ft. wire (electric)
15 sockets
1 sink
1 faucet

BLDG. No. 1214

1 shower unit complete
with 9 showerheads
4 valves
1 faucet

BLDG. No. 1217

1 valve
2 kitchen sinks (U.S.)
4 faucets

BLDG. No. 1221

6 sinks
6 faucets
40 ft. pipe
100 ft. wire

BLDG. No. 1223

6 switches
6 sinks
6 faucets
100 ft. wire

BLDG. No. 1009

1 hot water heater
1 boiler
1 sink
1 faucet
2 showerheads

BLDG. No. 1211

1 faucet
3 toilets
85 switches

BLDG. No. 1216

1 kitchen sink (U.S.)
2 faucets
40 sockets
200 ft. wire (electric)

BLDG. No. 1218

4 switches
2 valves
1 sink
2 faucets

BLDG. No. 1222

6 sockets
1 valve
3 sinks
3 faucets

BLDG. No. 1333

2 switches
3 valves
2 showerheads
1 heater
10 faucets

785020INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "B" - cont'dBLDG. No. 13344 faucets
2 showerheadsBLDG. No. 1407

100 ft. wire (electric)

INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLAAREA "C" - 11 Buildings in 900, 1100, 1300 BlocksBLDG. No. 902

6 sinks
16 urinals
20 faucets
200 ft. wire (electric)

BLDG. No. 905

2 oil drums

BLDG. No. 907

2 kitchen sinks (U.S.)
10 faucets
1 hot water heater
1 boiler

BLDG. No. 1101

2 sinks
3 faucets
15 sockets
100 ft. wire (electric)

BLDG. No. 1103

?

BLDG. No. 1108

1 shower unit complete
with 13 showerheads
32 faucets
11 sockets
1 sink
100 ft. wire (electric)

BLDG. No. 903

1 sink

BLDG. No. 906

300 ft. wire (electric)

BLDG. No. 909

1 hot water heater
1 boiler
21 faucets
13 showerheads
5 sinks
180 ft. pipe

BLDG. No. 1102

Nothing

BLDG. No. 1107

2 sinks
2 faucets

BLDG. No. 1110

2 sinks
1 faucet
1 socket

BLDG. No. 1115

2 kitchen sinks (U.S.)
10 faucets
1 hot water heater
1 boiler
14 sockets
200 ft. wire (electric)

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INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "C" - cont'dBLDG. No. 1117

3 sinks
6 faucets
1 hot water heater
1 boiler
7 sockets
2 douche bowls

BLDG. No. 1119

2 sinks
3 faucets

BLDG. No. 1121

2 kitchen sinks (U.S.)
10 faucets
1 hot water heater
1 boiler
42 sockets
250 ft. wire (electric)

BLDG. No. 1125

1 hot water heater
1 boiler
3 sinks
6 faucets
6 shower heads

BLDG. No. 1300

1 shower unit complete
with 4 heads
5 faucets

BLDG. No. 1304

4 faucets
2 showerheads

BLDG. No. 1118

18 sinks
14 faucets
19 sockets

BLDG. No. 1120

1 hot water heater
1 boiler
13 faucets
7 sinks
4 showerheads
54 sockets
8 switches (electric)
500 ft. wire (electric)

BLDG. No. 1122

3 sinks
3 faucets
12 sockets

BLDG. No. 1132

3 sinks
5 faucets

BLDG. No. 1303

2 sinks
4 faucets
3 showerheads

BLDG. No. 1305

10 sockets
1 kitchen sink (U.S.)
1 shower unit complete
with 12 heads
11 sinks
18 faucets

INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "C" - cont'd

<u>BLDG. No. 1306</u>	<u>BLDG. No. 1307</u>
3 sinks	4 kitchen sinks (at side of building)
4 faucets	16 faucets (outside)
<u>BLDG. No. 1309</u>	Inside bldg. :
8 faucets	2 kitchen sinks
500 ft. wire (electric)	31 faucets
<u>BLDG. No. 1310</u>	30 sinks
18 faucets	9 showerheads
500 ft. wire (electric)	1 heater (hot water - US)
<u>BLDG. No. 1311 "A"</u>	1 boiler (U.S.)
1 boiler (U.S.)	300 ft. wire (electric)
1 heater (U.S.)	<u>BLDG. No. 1311</u>
8 sinks (U.S.)	10 sinks
16 faucets	11 faucets
100 ft. wire (electric)	<u>BLDG. No. 1313</u>
<u>BLDG. No. 1314</u>	10 faucets
10 faucets	500 ft. wire (electric)
500 ft. wire (electric)	<u>BLDG. No. 1315</u>
<u>BLDG. No. 1316</u>	35 sockets
2 shower units complete with 50 heads	14 sinks
4 sockets	1 shower unit complete with 12 heads
<u>BLDG. No. 1319</u>	14 faucets
10 faucets	<u>BLDG. No. 1318</u>
4 sockets	1 boiler complete with heater
300 ft. wire (electric)	2 douche bowls
	4 valves
	12 sockets
	4 sinks
	19 faucets

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INVENTORY OF ENGINEER PROPERTY IN CECCHIGNOLA - cont'dAREA "C" - cont'dBLDG. No. 1320

11 faucets
9 sockets
500 ft. wire (electric)

BLDG. No. 1323

11 faucets

BLDG. No. 1325

3 shower units complete
with 56 heads
12 faucets
6 valves (outside of building)
2 kitchen sinks (U.S.)

11 valves

3 boilers
3 heaters
2 pumps (gasoline)
10 sockets
500 ft. wire (electric)

BLDG. No. 1329

8 faucets
3 sockets
500 ft. wire (electric)

BLDG. No. 1321

1 shower unit complete
with 10 heads
6 sinks

13 faucets
51 sockets
300 ft. wire (electric)

BLDG. No. 1324

19 faucets
500 ft. wire (electric)

BLDG. No. 1326

2 sinks (U.S.)
2 faucets
100 ft. wire (electric)

BLDG. No. 1328

1 hot water heater
1 boiler
4 sinks

9 faucets
2 douche bowls
4 gatevalves
100 ft. wire (electric)

BLDG. No. 1336

3 faucets
25 sockets
200 ft. wire (electric)

REGISTERED

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curicALLIED FORCE HEADQUARTERS
AFHQ 512

AMERICAN TRACTIVE MEMORANDUM)
 PAPER : (CONTINUATION OF)
 40) (DISTRICT OF LOMBARDY)

2 November 1945

Accommodation for Italian Armed Forces I
 Conditions of Employment, Wage Scales, Bonuses and Allowances, for civilians
 employed by the Allied Forces in Italy, Sicily and Sardinia II

I -- ACCOMMODATION FOR ITALIAN ARMED FORCES

1. The bulk of the Italian Army is shortly to be returned to the control of the Italian Government, when it will become responsible for the preservation of law and order over the mainland of Italy (with certain exceptions) and the islands of SICILY and SARDINIA. In these circumstances it is logical that the Italian War Ministry should be able to locate Italian units from an operational point of view.
2. a. Formation, District, and US major commands will therefore insure that Italian Commanders are given assistance in finding suitable accommodation in the areas required for their troops.
- b. Urgent consideration will also be given to releasing to the Italian authorities barracks and other Italian military accommodation which may be in Allied occupation.
- c. Any cases where release of accommodation to the Italian Army would be detrimental to the living conditions, morale, or administration of the allied forces, will be referred for the personal decision of the Commanders of XIII Corps, 2 District, 2 District, R&G, or 36 major command, as applicable, for a decision.
- d. In all other cases barracks or Italian military accommodation required by the Italian armed Forces will be returned to the Italian authorities as rapidly as possible.

II - CONDITIONS OF EMPLOYMENT, WAGE SCALES, BONUSES AND ALLOWANCES, FOR CIVILIANS
EMPLOYED BY THE ALLIED FORCES IN ITALY, SICILY AND SARDINIA

1. Paragraph 5c, AFMC Administrative Memorandum Number 34, 1945, is rescinded and the following substituted therefor with effect from 15 October 1945

"5. c. Overtime - Overtime may be paid at the rate of time-and-one-half for all completed hours worked over forty-eight (48) in any normal pay week or for all completed hours in excess of eight (8) per day where a normal pay week cannot be established. A normal pay week is a pay week during which hours amounting to forty-eight (48) in total are scheduled over a fixed number of days. The computation of overtime in weeks other than normal shall be done on a daily basis of

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R E S T R I C T E D

AFHQ Administrative Memorandum Number 13 (cont'd).

eight (8) hours per day. Excepted from these conditions are those employees specifically designated in the Appendices as being ineligible for overtime pay. Overtime rates may also be paid in any locality for the seventh consecutive day of working, either Sunday or a week day. Overtime should be discouraged in the interests of efficiency and the employment of surplus labor."

2. Paragraph 2, AFHQ Administrative Memorandum Number 37, 1945, is amended by the deletion of paragraphs 6b(2) and 6b(3) and substituting the following therefor, with effect from 15 October 1945:

"6. b. (2) The maximum permissible bonus which may be paid is determined by the basic wage applicable to the individual. For this purpose, the basic wage is the remuneration due to an individual upon completion of:

For Monthly Wage Group

30 days work for hotel, mess and club employees.
26 days for other than hotel, mess and club employees.

For Daily Wage Group

either 48 hours within any normal work week

or 8 hours on any one day.

(3) The proportion of bonus payable varies directly with the proportion of basic wage due (as defined in (2) above), subject to the proviso that Cost-of-Living Bonus will not be paid in respect of any day on which no work is performed.

(4) The Cost-of-Living Bonus is not part of the basic wage and will be excluded, for example, from the computations and adjustments for overtime pay and female differential."

BY COMMAND OF LIEUTENANT GENERAL KELMAN:

C. G. CHRISTOPHERY
C. G. CHRISTOPHERY
Colonel, AGD
Adjutant General

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ALLIED FORCE HEADQUARTERS
APO 512

ADMINISTRATIVE MEMORANDUM)

NUMBER 48) EXTRAGT 2 November 1945

Accommodation for Italian Armed Forces

I -- ACCOMMODATION FOR ITALIAN ARMED FORCES

i. The bulk of the Italian Army is shortly to be returned to the control of the Italian Government, when it will become responsible for the preservation of law and order over the mainland of ITALY (with certain exceptions) and the islands of SICILY and SAR- DINIA. In these circumstances it is logical that the Italian War Ministry should be able to locate Italian units from an operational point of view.

ii. Formation, District, and US major commands will therefore insure that Italian Commanders are given assistance in finding suitable accommodation in the areas required for their troops.

b. Urgent consideration will also be given to releasing to the Italian authorities barracks and other Italian military accomodation which may be in Allied occupation.

c. Any cases where release of accommodation to the Italian Army would be detrimental to the living conditions, morale, or administration of the Allied forces, will be referred for the personal decision of the Commanders of XIII Corps, 2 District, 3 District, RANC, or US major command, as applicable, for a decision.

d. In all other cases barracks or Italian military accommodation required by the Italian Armed Forces will be returned to the Italian authorities as rapidly as possible.

* * * * *

BY COMMAND OF LIEUTENANT GENERAL MORGAN:

/s/ C. W. Christenberry
C. W. CHRISTENBERRY
Colonel, AGD
Adjutant General

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C O P Y

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CONFIDENTIAL

ACTION: PENBASE; ATC; ROME AREA MTOUSA; HQ COM'D AF; AAFSC/MTO
INFO : PENSOUTH

REF NO. FX 49727

21 Oct 45

Real Property Record, Engineer Form 1266, Part E
Report of Disposal is subject

(signed CONCERNED, CITE NAENG)

Chief of Engineers letter dated 5 May 1945, File CE 601.1 SPELY requires Part A, B, and C on all reportable installations whether active, inactive, excess and surplus or disposed of. In order to complete the records of fixed installations, Part E of the Real Property Record must be submitted upon completion of disposal action on all installations for which Parts A, B, and C are required whether installations are declared surplus by Theater Commander under delegated authority or by the War Department. As to surplus installations reported for disposition to the Army-Navy Field Liquidation Commissioner on SPB-3 or to the surplus property board SPB-5, whether under delegated authority or by War Department authority, a final report submitted on Part E must indicate in "Remarks" to whom custody of the installation was released and the date of such final disposal action. Last sentence of letter from Chief of Engineers, 19 June 1945, File CE 601.1 SPELY, Subject, "Report of excess fixed installations and disposal actions," and last sentence of paragraph 7b of MTOUSA Circular #111, 14 September 1945, are rescinded. As to Surplus Installations reported for disposition to the Army-Navy Field Liquidation Commissioner, whether under delegated authority or by War Department authority, a preliminary report on Part E will be submitted with a statement under "Remarks" indicating that the installation was reported to the Army-Navy Field Liquidation Commissioner and the date of such action.

Coordinated with: G-4

REPRODUCTION UNNECESSARY

ROUTINE

ENGR
G-4
AG RECORDS

ENGINEER

C. C. DAVIS, Lt. Colonel, CE
FREEDOM 432

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HEADQUARTERS
MEDITERRANEAN THEATER OF OPERATIONS
UNITED STATES ARMY
APO 512

CIRCULAR)
NUMBER 121)

15 October 1945

Reports of Investigation (WD AGO Form No 51) (Death (Non Battle) and Injury)..... I
Disposal of Surplus Installations and Release of Real Property II

I -- REPORTS OF INVESTIGATION (WD AGO FORM NO 51) (DEATH (NON BATTLE) AND INJURY)

Circular Number 48, this headquarters, 1945, is amended as follows:

1. As much of paragraph 1a(z) as reads "AR 345-415, dated 23 November 1933" is amended to read "AR 345-415, dated 14 August 1945".

2. Paragraph 1c is added as follows:

"1c. Delegation of authority

The following Commanders are hereby delegated authority to take final action on reports of investigation involving only cases of Injury under the provisions of paragraph 11a, AR 345-415 dated 14 August 1945:

- e. Commanding General, AAFSC/MTO
- b. Commanding General, 88th Infantry Division
- c. Commanding General, PBS
- d. Commanding General, Rome Area, MTOUSA".

3. Paragraph 1b is rescinded.

4. Paragraph 1d is rescinded and redesignated as paragraph 15 and the following substituted:

"15. Expediting Reports of Investigation - Every possible effort will be made to expedite the completion and submission of this report, when death is involved, within 10 days after date of death; and when injury only is involved, within 15 days after request by either the soldier's unit commander or the surgeon for an investigation. In cases where an extension of time is necessary, this headquarters will be so informed of reasons for delay, present status of the case, and approximate date of completion of the report of investigation."

5. Paragraph 17 is redesignated paragraph 16.

II - DISPOSAL OF SURPLUS INSTALLATIONS AND RELEASE OF REAL PROPERTY

MTOUSA Circular Number 111, 1945, is amended as follows:

1. All references made to MTOUSA Circular Number 92, 1945, are rescinded.

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C O P YR E S T R I C T E DC O P Y

HQ AFUSA Circular Number 121 (cont'd).

2. Paragraph 6b, is amended to read as follows:

"b. Upon the declaration of an installation of the above categories as surplus by the War Department, and upon instructions from this headquarters, the installation will be reported on Form SPB-3 by the command concerned to the Field Commissioner, ANC, for disposal in accordance with applicable directives."

3. Paragraph 6d, is rescinded and the following substituted therefor:

"d. Disposal of surplus installations outlined in paragraph c, above, will be as follows:

(1) As soon as it is known when an installation or any portion thereof will become surplus, the base section or air force commander will determine whether the installation or a portion thereof, as the case may be, has a commercial value as such, and in the best interest of the United States Government should be disposed of as an installation; or, whether the sum total of:

- (a) the cost of the care, handling, and maintenance, pending possible sale;
- (b) the estimated recoverable value of removable property;
- (c) the estimated proceeds of scrap sales

would exceed any possible proceeds from sale as an installation.

(2) If it is determined that the installation or a portion thereof has a commercial value as such, it will be reported to the Field Commissioner, ANC, on Form SPB-3, in accordance with applicable directives.

(3) If it is determined that the installation or any portion thereof has no commercial value the base section or air force commander will make the following disposition:

- (a) All items of removable and non-removable installed equipment which are serviceable or economically repairable will be removed and returned to the appropriate supply depot, provided, the cost of removal and labor involved will justify such removal.
- (b) All other items of U.S. property will be disposed of as scrap in accordance with applicable directives, either in place or dismantled and turned in to a Quartermaster Supply Depot; or, in the event that the residue has no commercial value as scrap or that the cost of its care, handling and disposition would exceed the estimated proceeds, it will be destroyed or abandoned. Any agency authorizing destruction or abandonment shall make and retain a record of the surplus property destroyed or abandoned and the reasons therefor.

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R E S T R I C T E D

FM TOUSA Circular Number 121 (cont'd).

- (c) Real Estate will be derequisitioned and the residual value of improvements made by the U.S. Forces will be reported to Allied Commission in accordance with letter referred to in paragraph 2c, above, and Section VI below. The report to Allied Commission will not include any part of the installation disposed of by the Field Commissioner, ANLG, or disposed of as scrap.
- (d) When an installation or any part on thereof is disposed of under the provisions of paragraph 6d (3), the agency authorizing such action shall make and retain a record of its findings justifying such action. Two copies of this record will be forwarded to the Chief Engineer, TOUSA. Attached as Inclosure 1 is a suggested form to be used in recording justification for disposal by this procedure.
- (e) The record outlined in paragraph (d) above will not be required on real estate where no expenditures have been made by the United States other than for maintenance."

4. Paragraph 6e, is rescinded.

BY GOC AND OF GENERAL STAFF

OFFICIAL:

L. L. LIENZER
 Major General, GOC
 Chief of Staff

C. W. CHRISTMAYER
 Colonel, AGC
 Adjutant General

1 Inclosure:
 Form "Justification for Dismantling
 Fixed Installation"

DISTRIBUTION:

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Declassified E.O. 12065 Section 1-402/NNDC NO.

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C O P YR E S T R I C T E DC O P YInclosure #1 to Eq MR USA
Circular #121.JUSTIFICATION FOR DISMANTLING FIXED
INSTALLATION

1. Name of Installation _____
2. Location _____
3. Date of Surplus _____
4. General description of U.S. construction facilities or improvements _____

5. Original cost of construction _____
6. Estimated cost of guarding and maintenance for period of 90 days _____
(cost of guarding to be computed at \$6.00 per day per guard)
7. Estimated proceeds if salvaged:
 - a. Estimated value of items returned to stock _____
 - b. Estimated proceeds of scrap sale _____
 - c. Total recoverable _____
 - d. Estimated loss thru abandonment of non-salvageable items _____
8. Estimated remaining physical life of U.S. improvements of construction,
stated as percentage of total original physical life _____
9. Statement giving justification for action taken to dismantle the installation.

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Declassified E.O. 13065 Section 1-402/MNDG NO.

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C O P YR E S T R I C T E DC O P Y

HEADQUARTERS
MEDITERRANEAN THEATER OF OPERATIONS
UNITED STATES ARMY
APO 512

CIRCULAR)
NUMBER 121)

15 October 1945

Reports of Investigation (AD AGO Form No 51) (Death (Non Battle) and Injury)..... I
Disposal of Surplus Installations and Release of Real Property II

I -- REPORTS OF INVESTIGATION (AD AGO FORM NO 51) (DEATH (NON BATTLE) AND INJURY)

Circular Number 48, this headquarters, 1945, is amended as follows:

1. So much of paragraph 1a(2) as reads "AR 345-415, dated 23 November 1933" is amended to read "AR 345-415, dated 14 August 1945".

2. Paragraph 1c is added as follows:

"1c. Delegation of authority

The following Commanders are hereby delegated authority to take final action on reports of investigation involving only cases of Injury under the provisions of paragraph 11a, AR 345-415 dated 14 August 1945:

- a. Commanding General, AAFSC/MTO
- b. Commanding General, 88th Infantry Division
- c. Commanding General, PBC
- d. Commanding General, Rome Area, MTOUSA".

3. Paragraph 15 is rescinded.

4. Paragraph 16 is rescinded and redesignated as paragraph 15 and the following substituted:

"15. Expediting Reports of Investigation - Every possible effort will be made to expedite the completion and submission of this report, when death is involved, within 15 days after date of death; and when injury only is involved, within 15 days after request by either the soldier's unit commander or the surgeon for an investigation. In cases where an extension of time is necessary, this headquarters will be so informed of reasons for delay, present status of the case, and approximate date of completion of the report or investigation."

5. Paragraph 17 is redesignated paragraph 16.

II -- DISPOSAL OF SURPLUS INSTALLATIONS AND RELEASE OF REAL PROPERTY

MTOUSA Circular Number 111, 1945, is amended as follows:

1. All references made to MTOUSA Circular Number 92, 1945, are rescinded.

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C O P YR E S T R I C T E DC O P Y

HQ MACUSA Circular Number 121 (cont'd).

2. Paragraph 6b, is amended to read as follows:

"b. Upon the declaration of an installation of the above categories as surplus by the War Department, and upon instructions from this headquarters, the installation will be reported on Form SFB-3 by the command concerned to the Field Commissioner, ANC, for disposal in accordance with applicable directives."

3. Paragraph 6d, is rescinded and the following substituted therefor:

"d. Disposal of surplus installations outlined in paragraph c, above, will be as follows:

(1) As soon as it is known when an installation or any portion thereof will become surplus, the base section or air force commander will determine whether the installation or a portion thereof, as the case may be, has a commercial value as such, and in the best interest of the United States Government should be disposed of as an installation; or, whether the sum total of:

- (a) the cost of the care, handling, and maintenance, pending possible sale;
- (b) the estimated recoverable value of removable property;
- (c) the estimated proceeds of scrap sales

would exceed any possible proceeds from sale as an installation.

(2) If it is determined that the installation or a portion thereof has a commercial value as such, it will be reported to the Field Commissioner, ANC, on Form SFB-3, in accordance with applicable directives.

(3) If it is determined that the installation or any portion thereof has no commercial value the base section or air force commander will make the following disposition:

- (a) All items of removable and non-removable installed equipment which are serviceable or economically repairable will be removed and returned to the appropriate supply depot, provided, the cost of removal and labor involved will justify such removal.
- (b) All other items of U.S. property will be disposed of as scrap in accordance with applicable directives, either in place or dismantled and turned in to a Quartermaster Supply Depot; or, in the event that the residuum has no commercial value as scrap or that the cost of its care, handling and disposition would exceed the estimated proceeds, it will be destroyed or abandoned. Any agency authorizing destruction or abandonment shall make and retain a record of the surplus property destroyed or abandoned and the reasons therefor.

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B E N T R I C T E D

HQ TOUSA Circular Number 121 (cont'd).

- (c) Real Estate will be derequisitioned and the residual value of improvements made by the U.S. Forces will be reported to Allied Commission in accordance with letter referred to in paragraph 2c, above, and Section II below. The report to Allied Commission will not include any part of the installation disposed of by the Field Commissioner, Allies, or disposed of as scrap.
- (d) When an installation or any portion thereof is disposed of under the provisions of paragraph 6d (3), the agency authorizing such action shall make and retain a record of its findings justifying such action. Two copies of this record will be forwarded to the Chief Engineer, TOUSA. Attached as Inclosure 1 is a suggested form to be used in recording justification for disposal by this procedure.
- (e) The record outlined in paragraph (d) above will not be required on real estate where no expenditures have been made by the United States other than for maintenance."

4. Paragraph 6e, is rescinded.

BY CCW AND OF GENERAL INCHARGE

OFFICIALS:

L. L. LEONITZER
Major General, GSC
Chief of Staff

C. W. CHRISTENSEN
Colonel, AGD
Adjutant General

1 Inclosure:
Form "Justification for Dismantling
Fixed Installation"

DISTRIBUTION:

Z

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C O P YR E S T R I C T E DC O P YInclosure #1 to HQ MACUSA
Circular #121.JUSTIFICATION FOR DISMANTLING FIXED
INSTALLATION

1. Name of Installation _____
2. Location _____
3. Date of Surplus _____
4. General description of U.S. construction facilities or improvements

5. Original cost of construction _____
6. Estimated cost of guarding and maintenance for period of 90 days _____
(cost of guarding to be computed at \$6.00 per day per guard)
7. Estimated proceeds if salvaged:
 - a. Estimated value of items returned to stock _____
 - b. Estimated proceeds of scrap sale _____
 - c. Total recoverable _____
 - d. Estimated loss thru abandonment of non-salvageable items _____
8. Estimated remaining physical life of U.S. improvements of construction,
stated as percentage of total original physical life _____
9. Statement giving justification for action taken to dismantle the installation.

R E S T R I C T E D

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C O P YR E S T R I C T E DC O P Y

HEADQUARTERS
 MEDITERRANEAN THEATER OF OPERATIONS
 UNITED STATES ARMY
 APO 512

CIRCULAR)
 :
 NUMBER 121)

15 October 1945

Reports of Investigation (WD AGO Form No 51) (Death (Non Battle) and Injury)..... I
 Disposal of Surplus Installations and Release of Real Property II

I -- REPORTS OF INVESTIGATION (WD AGO FORM NO 51) (DEATH (NON BATTLE) AND INJURY)

Circular Number 46, this headquarters, 1945, is amended as follows:

1. So much of paragraph 1a(2) as reads "AR 345-415, dated 26 November 1933" is amended to read "AR 345-415, dated 14 August 1945".

2. Paragraph 1c is added as follows:

"1c. Delegation of authority

The following Commanders are hereby delegated authority to take final action on reports of investigation involving only cases of Injury under the provisions of paragraph 11a, AR 345-415 dated 14 August 1945:

- a. Commanding General, AFPSG/MTO
- b. Commanding General, 88th Infantry Division
- c. Commanding General, PBS
- d. Commanding General, Rome Area, MTOUSA".

3. Paragraph 15 is rescinded.

4. Paragraph 16 is rescinded and redesignated as paragraph 15 and the following substituted:

"15. Expediting Reports of Investigation - Every possible effort will be made to expedite the completion and submission of this report, when death is involved, within 15 days after date of death; and when injury only is involved, within 15 days after request by either the soldier's unit commander or the surgeon for an investigation. In cases where an extension of time is necessary, this headquarters will be so informed of reasons for delay, present status of the case, and approximate date of completion of the report of investigation."

5. Paragraph 17 is redesignated paragraph 16.

II -- DISPOSAL OF SURPLUS INSTALLATIONS AND RELEASE OF REAL PROPERTY

MTOUSA Circular Number 111, 1945, is amended as follows:

1. All references made to MTOUSA Circular Number 92, 1945, are rescinded.

C O P YR E S T R I C T E DC O P Y

Hq MTOUSA Circular Number 121 (cont'd).

2. Paragraph 6b, is amended to read as follows:

"b. Upon the declaration of an installation of the above categories as surplus by the War Department, and upon instructions from this headquarters, the installation will be reported on Form SIB-3 by the command concerned to the Field Commissioner, ANC, for disposal in accordance with applicable directives."

3. Paragraph 6d, is rescinded and the following substituted therefor:

"d. Disposal of surplus installations outlined in paragraph c, above, will be as follows:

(1) As soon as it is known when an installation or any portion thereof will become surplus, the base section or air force commander will determine whether the installation or a portion thereof, as the case may be, has a commercial value as such, and in the best interest of the United States Government should be disposed of as an installation; or, whether the sum total of:

- (a) the cost of the care, handling, and maintenance, pending possible sale;
- (b) the estimated recoverable value of removable property;
- (c) the estimated proceeds of scrap sales

would exceed any possible proceeds from sale as an installation.

(2) If it is determined that the installation or a portion thereof has a commercial value as such, it will be reported to the Field Commissioner, ANC, on Form SIB-3, in accordance with applicable directives.

(3) If it is determined that the installation or any portion thereof has no commercial value the base section or air force commander will make the following disposition:

- (a) All items of removable and non-removable installed equipment which are serviceable or economically repairable will be removed and returned to the appropriate supply depot, provided, the cost of removal and labor involved will justify such removal.
- (b) All other items of U.S. property will be disposed of as scrap in accordance with applicable directives, either in place or dismantled and turned in to a Quartermaster Supply Depot; or, in the event that the residue has no commercial value as scrap or that the cost of its care, handling and disposition would exceed the estimated proceeds, it will be destroyed or abandoned. Any agency authorizing destruction or abandonment shall make and retain a record of the surplus property destroyed or abandoned and the reasons therefor.

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HQ MACUSA Circular Number 121 (cont'd).

- (c) Real Estate will be demobilized and the residual value of improvements made by the U.S. Forces will be reported to Allied Commission in accordance with letter referred to in paragraph 2e, above, and Section II below. The report to Allied Commission will not include any part of the installation disposed of by the Field Commissioner, ANC, or disposed of as scrap.
- (d) When an installation or any portion thereof is disposed of under the provisions of paragraph 6d (3), the agency authorizing such action shall make and retain a record of its findings justifying such action. Two copies of this record will be forwarded to the Chief Engineer, MACUSA. Attached as Inclosure 1 is a suggested form to be used in recording justification for disposal by this procedure.
- (e) The record outlined in paragraph (d) above will not be required on real estate where no expenditures have been made by the United States other than for "maintenance."

4. Paragraph 6e, is rescinded.

BY COM AND C/P GENERAL MCGARNEY

OPTIONAL:

L. L. LEWIS NITZER
 Major General, GSC
 Chief of Staff

C. W. CHRISTENBERY
 Colonel, AGC
 Adjutant General

1 Inclosure:
 Form "Justification for Dismantling
 Fixed Installation"

DISTRIBUTION:

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C O P YR E S T R I C T E DC O P YInclosure #1 to HQ MTCUSA
Circular #121.JUSTIFICATION FOR DISMANTLING FIXED
INSTALLATION

1. Name of Installation _____
2. Location _____
3. Date of Surplus _____
4. General description of U.S. construction facilities or improvements _____

5. Original cost of construction _____
6. Estimated cost of guarding and maintenance for period of 90 days _____
(cost of guarding to be computed at \$6.00 per day per guard)
7. Estimated proceeds if salvaged:
 - a. Estimated value of items returned to stock _____
 - b. Estimated proceeds of scrap sale _____
 - c. Total recoverable _____
 - d. Estimated loss thru abandonment of non-salvageable items _____
8. Estimated remaining physical life of U.S. improvements of construction,
stated as percentage of total original physical life _____
9. Statement giving justification for action taken to dismantle the installation.

R E S T R I C T E D

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Declassified E.O. 12063 Section 3-402/NINOC NO.

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H W Albert

Please keep in care
until I can
understand all this

WD
15 Nov

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K 2 S T R I C T E D

DOR/r

HEADQUARTERS
MEDITERRANEAN COMMAND OF OPERATIONS
UNITED STATES ARMY
TO 512

CIRCULAR
NUMBER 111

14 September 1945

DISPOSAL OF SURPLUS INSTALLATIONS
AND RELEASE OF REAL PROPERTY

Disposal of Surplus Army Installations I
Perequisitioning of Real Estate II

1. The following instructions are hereby rescinded:

a. MACOM letter, file AG 636/235 DMS-0, subject, "Release or Abandonment of Airfields", dated 3 January 1944, addressed to Commanding General, AF/ATO.

b. MACUSA letter, file AG 600.91/110 DMS-0, subject, "Report on Army Overseas Installations", dated 31 May 1945.

c. MACUSA letter, file AG 602.1/320 D-0 subject: "Vacating of Acquired Property", dated 7 July 1945.

d. TOUSA Redeployment Circular Number 13, dated 12 May 1945 and Change Number 1, dated 27 April 1945.

e. Paragraph 6, MACUSA Circular Number 92, dated 29 June 1945.

2. References

a. MACUSA Circular Number 92, dated 29 June 1945.

b. MACUSA letter, file AG 600.91/110 DMS-0, subject: "Report on Overseas Army Installations", dated 1 August 1945.

c. MACUSA Engineer Letter, subject: "Reports Required by Allied Commission", dated 21 August 1945.

I -- DISPOSAL OF SURPLUS ARMY INSTALLATIONS

3. Purpose - The purpose of this directive is to establish a procedure in this theater for the disposition of surplus US Army installations (except Special Signal installations) and for the removal of US Army equipment and materials installed therein in accordance with the policies established in War Department Memoranda Number 700-45, subject: "Disposal of Property Overseas", dated 9 May 1945, as amended 30 June 1945 and 20 July 1945 and Number 700-45, subject: "Policy with respect to United States Installed Equipment in Overseas Army Installations", dated 24 July 1945, and letter from Chief of Engineers War Department, subject: "Report of Excess Fixed Installations and Disposal Actions", dated 19 June 1945. Special Signal installations will be disposed of

In accordance with Item 3, Section IX, Army Signal Instructions, dated 22 November 1944.

4. Definitions

a. Fixed Installation

(1) A unit of real property not in a combat zone, leased, purchased or otherwise acquired by agreement, expressed or implied, together with any improvements constructed thereon, for the United States Army, at which a specific military function is performed.

(2) A unit of real property not in a combat zone at which there have been accomplished repairs, modifications, or replacements to existing facilities such as roads, railroads, bridges, utilities, ports, airfields, depots and similar properties utilized by the US Army, where the repairs, modifications or replacements are of such type construction as to have a potential postwar economic value.

b. Removable installed equipment - (Applies to equipment installed by or ~~for~~ for the US Army). Equipment which can be removed without damage to the structure or real property or without rendering the structure or property useless. Examples of removable installed equipment are boilers, power plants, motor generator sets, industrial production equipment, communication equipment, pre-fabricated huts, etc.

c. Non-removable installed equipment - (Applies to equipment installed by or for the US Army). Equipment which cannot be removed without damage to the structure or real property or without rendering it useless. Examples of non-removable installed equipment are sewage piping, water piping, steam piping, electrical or communication wiring, etc.

d. Definitions listed in paragraph 2, TOW Circular number 92, 1945, are applicable to this directive.

5. Base Section Commanders and the Commanding General, AF/ITC, will take aggressive action to insure that all installations and real property, not absolutely essential to the needs of redeployment or occupational forces, are immediately released in accordance with instructions below. Special attention will be given to the release of civilian hospital, industrial, educational and agricultural facilities.

6. Disposal of installations

a. Installations to be reported to this Headquarters prior to disposal - Installations of the following categories determined to be excess to the needs of the Base Section Commander or Commanding General, AF/ITC, will be reported to this headquarters for reference to the War Department for disposition instructions (See paragraphs 7a and 8 below).

(1) all installations regardless of United States investment which have major strategic or economic value.

(c) all airfields in which the estimated United States investment at the time of determination as excess is more than \$100,000.

(3) all installations which are terminal stations of or stations tributary to the Army Command and Administrative Network.

(4) all petroleum and port installations of the following types in which the United States investment at the time of determination as excess is more than \$100,000:

- (a) Tank farms.
- (b) Petroleum pipe lines.
- (c) Petroleum pumping installations.
- (d) Petroleum distribution systems.
- (e) Petroleum refineries.
- (f) Petroleum loading terminals.
- (g) Gun and arm plants.
- (h) Flare and wharves.
- (i) Barbs.
- (j) Fixed port unloading facilities.
- (k) Tanker unloading facilities.
- (l) Marine repair facilities.

b. Upon the declaration of an installation of the above categories as surplus b. the War Department, and upon instructions from this headquarters, the installations will be reported on Form C-8-3 by the command concerned to the Field Commissioner, ~~area~~, for disposal in accordance with AFM Circular Number 92, 1945. (Amended by Cir. 121)

c. Installations to be disposed of by authority of Base Section Commander or Commanding General AFM/CB - all other types of installations not included in paragraph b, above, will be considered surplus without further authorization when they are determined by the Base Section Commander or Commanding General, AFM/CB, to be excess to current needs. However, clearance will be obtained from this headquarters prior to disposition of any airfield, port facility or petroleum installations, or of installations with a housing capacity of over 5,000 men, installations specifically constructed or acquired by direction of this headquarters, or installations which may, in the opinion of the controlling command, be of use to another agency or command.

d. (Resigned) - (See Cir. 121)

7. Report of excess fixed installations and disposal actions.

e. Upon determination that a fixed installation or a portion thereof requires to be reported to the War Department in accordance with paragraph 6a, above, is or will be excess to the needs of a

Base Section or AAF/AM, a report will be submitted in 4 copies on Part D (AG, Form 1206, 1 May 1945) "Report of Excess" to this headquarters, attention: Chief Engineer. The report of excess will be forwarded by this headquarters to the War Department in accordance with current War Department instructions.

b. Where an installation has been disposed of under the authority contained in paragraph 6c, above, and the installation is required to be reported on Parts 1, 2 or 3 of "Real Property Records" (reference paragraph 2b, above) a report will be submitted in 4 copies on Part D (AG, Form 1206, 1 May 1945) "Report of Disposal" to this headquarters, attention: Chief Engineer, upon completion of disposal action. Part 1 will not be submitted on those installations which are reported for disposition to the Field Commissioner, AAFG, on Form 20-3.

3. Items with respect to GS installed equipment in Army installations to be disposed of through AAFG or reported to the War Department

a. The policy of the War Department is to remove from installations all removable equipment which is in short supply; to leave in excess, surplus, or obsolete supply; and to remove equipment in normal supply only if such removal does not interfere with ultimate disposal. Non-removable installed equipment will not be removed. The above policy and the procedure outlined below will govern with respect to removal of installed equipment from installations to be disposed of through the Field Commissioner, AAFG, or reported to the War Department.

b. A list of items in short, excess, surplus, and obsolete supply will be furnished each command by this headquarters. In addition to this list, the supply status of items listed in War Department 36-1 will apply. All items not included in either the short or in excess, surplus, or obsolete supply categories will be considered as being in normal supply.

c. All items of removable installed equipment in short supply will be removed from the installation and returned to depot stock prior to its disposition or preparation of the report of excess (Part 3 of the Real Property Record).

d. Removable installed equipment in excess, surplus, or obsolete supply will not be removed unless specifically required by this headquarters.

e. With respect to removable installed equipment in normal supply the Base Section Commander or Commanding General, AAF/AM, will informally inquire to the Field Commissioner, AAFG, determine whether the retention of such equipment is desirable as a means of facilitating the ultimate disposal of the installation. If there is a desire for retention of such equipment, it will not be removed. In the case of installations required to be reported as excess on Part D, AG, Form 1206, a statement of desire for retention of the equipment will be included in the transmittal letter forwarding the report of excess.

If there is no desire for the retention of such equipment, it will be removed only if it is economically desirable, taking into consideration the cost of removal, repair, packing and shipment. Equipment removed from an installation prior to the submission of a Report of Excess (Part D, Eng. Form 1266) will be indicated in letter of transmittal forwarding the report of excess.

9. Custodial responsibility - The Base Section Commander or Commanding General, AAF/MTO, will have continuing custodial responsibility for all property declared excess to his needs until it is transferred or abandoned in accordance with instructions of the Field Commissioner, ANCG, or until the installation is dismantled and real estate is returned to the owner. All such property will be retained in his control as US Army property until disposition is determined. Pending such determination the installation will not be abandoned or entirely evacuated. A minimum of personnel will be retained for maintenance, security and preservation of the rights of the United States Government.

II---DEREQUISITIONING OF REAL ESTATE

10. Subject to the above, the procedure set forth below will be followed by all US Commands when derequisitioning real estate in Italy.

11. For the purposes of this directive, the following definitions will apply:

a. Controlling agency - Any major command which holds territorial jurisdiction for the area concerned. Examples of a controlling agency are FES, Rome Area Command, or a British District.

b. Requisitioning agency - A major command responsible for requisitioning and derequisitioning real estate. Examples are AMT/MTO, US Navy. A controlling agency may be, in some cases, the requisitioning agency.

12. Prior to derequisitioning, all household and office furnishings added by the US during the US occupancy will be removed and returned to the appropriate GS supply depot. Such furnishings belonging to the owner will not be removed.

13. Notice of intent to derequisition - The requisitioning headquarters will address notice of intent to derequisition specific real estate to the nearest office of the Genio Militare ten days in advance of evacuation date. At the same time, Genio Militare will be requested to send a representative to make a final inventory of the premises in conjunction with a representative of the requisitioning agency. In those cases where the requisitioning agency is not the controlling agency, the real estate officer of the controlling agency will also be notified of intent to derequisition. If the Genio Militare representative cannot be present at the time of evacuation, derequisitioning

procedure will not be delayed. It is however, most desirable that Genio Militare view all real estate and contents at the time of evacuation since that office will make settlement of claims arising from occupancy.

14. Requisitioning

a. Inventory

(1) The final inventory will be made by a representative of the requisitioning agency together with the Genio Militare and the owner or the owner's representative. In the absence of both the Genio Militare and the owner, the owner will be represented on the joint inventory by a disinterested officer appointed by the requisitioning agency, or he may be represented by the local Sindaco, Genio Civile or Prefettura. In the case of a quasi-military organization such as the ANC, where the owner of the property is unknown or cannot be located and the Genio Militare is not available, a disinterested officer will be appointed by the requisitioning agency to represent the owner when making the joint inventory.

(2) There will be noted on the final inventory form the following information:

- (a) Contents, fixtures, etc., and condition thereof.
- (b) A full description of any damages to buildings or contents caused by the occupying unit and not the result of fair wear and tear.
- (c) A full description of any damage caused by the occupying unit to crops or land.
- (d) A full description of any improvements made to the property by US forces. Lists of materials used and an estimate of man and/or equipment hours will also be noted.
- (e) Any failure in agreement between persons conducting the inventory as to contents or condition of premises.
- (f) Signature of all parties making the inventory.

(3) A copy of the final inventory will be retained by the requisitioning agency and a copy will be furnished the real estate officer of the controlling agency and the Genio Militare.

b. The United States will not be divested of responsibility for the real estate until it is returned to the owner, or in the absence of the owner, returned to the Genio Militare, Sindaco, Genio Civile or Prefettura and a receipt obtained therefor. Quit-claims will be obtained whenever possible, copies of which will be furnished the Genio Militare and the real estate officer of the controlling agency.

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15. The requisitioning agency will be responsible for maintaining adequate guards for the protection of the real estate and property until divested in responsibility as outlined in paragraph 14b, above. The requisitioning agency will also be responsible that the property is left in a clean and sanitary condition.

16. Misuse, such as willful destruction or looting, of requisitioned property will not be permitted. If such misuse is discovered, the real estate officer will present all available information to the Commanding General or Commanding Officer of the requisitioning agency for appropriate action.

17. The Genio Militare will receive and adjust all claims arising from authorized occupancy of real estate.

18. The principal office of the Genio Militare is:

Officio Centrale Controllo Requisitioni,
Via XX Settembre - Rome

Branch offices are called Officio Genio Militare Per Requisione AA and are located in the following cities:

Ancora	Naples
Bari	Palermo
Bologna	Perugia
Compoaesso	Rome
Catania	Taranto
Florence	Turin
Genoa	Vasto
Leghorn	Venice
Milan	

19. Headquarters releasing real estate will report residual value of any improvements made to the property by United States forces in accordance with reference mentioned in paragraph 2c, above. The value thus reported will be reconciled with the value of improvements listed on inventory required in paragraph 14a, above.

BY COMMAND OF GENERAL MCNARNEY:

OFFICIAL

/s/ C. W. Christenberry
C. W. CHRISTENBERRY
Colonel, AGD
Adjutant General

H. G. WHITE
Major General, GSC
Acting Chief of Staff

19 June 1945

CE 601.1 SPELY

SUBJECT: Report of Excess Fixed Installations and Disposal Actions

TO: ALL THEATERS, DEPARTMENTS AND SEPARATE BASE COMMANDS

1. Attention is invited to the following references:
a. War Department Memorandum No. W 100-44, dated 9 March 1944,
"Report on Army installations in Theaters, Departments and Sep-
arate Base Commands."

b. Letter from the Chief of Engineers, File CE 601.1 SPELY,
dated 5 May 1945, Subject: "Report on Overseas Army installations."
c. War Department Memorandum No. 700-45, dated 9 May 1945, as
amended, Subject: "Disposal of Property Overseas," requiring that
certain fixed installations if excess to the needs of a theater
will be reported on Part D "Report of Excess" to the Chief of En-
gineers.

2. Upon determination that a fixed installation or a portion there-
of required to be reported to the War Department under War Department
Memorandum No. 700-45, as amended, is or will be excess to the needs
of a theater, there will be submitted to the Chief of Engineers, At-
tention: Real Estate, Washington 25, D. C., a report on Part D (Eng.
Form 1266, 1 May 1945) "Report of Excess." Upon receipt in the Office,
Chief of Engineers appropriate action will be taken by the War Depart-
ment and necessary instructions will be issued to the theater com-
mander who will take appropriate action in accordance with Memorandum
No. 700-45, as amended.

3. Where the theater commander has authority to dispose of fixed
installations in accordance with War Department Memorandum No. 700-45,
as amended, and the installations are required to be reported on Parts
A, B and C of "Real Property Record," a report will be submitted on
Part E (Eng. Form 1266, 1 May 1945) "Report of Disposal" to the Chief
of Engineers, Attention: Real Estate, Washington 25, D. C., upon com-
pletion of disposal action. This report is required in order to com-
plete the records of the Chief of Engineers with respect to fixed in-
stallations reported to him. Part E will not be submitted on those
installations which are reported for disposition to Army-Navy Field
Liquidation Commissioner on Form SPE-3.

Sincerely,

E. REYBOLD
Lieutenant General
Chief of Engineers

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Declassified E.O. 13065 Section 1-402/MHDC NO.

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REGISTERED

C. P. D.
SOX/TP

HEADQUARTERS
MEDITERRANEAN THEATER OF OPERATIONS
UNITED STATES ARMY
APO 512

CIRCULAR)
NUMBER 111)

14 September 1945

DISPOSAL OF SURPLUS INSTALLATIONS
AND RECLAMATION OF REAL PROPERTY

Disposition of surplus Army Installations I
Derequisitioning of real assets II

I. The following instructions are hereby resubmitted:

- a. AGOUSA Letter, file AG 686/255 OGR-0, subject, "Sale or Abandonment of Airfields", dated 3 January 1945, addressed to Commanding General, AFM/SPG.
- b. AGOUSA Letter, file AG 600.91/110 OGR-0, subject, "Reports on Army Overseas Installations", dated 31 May 1945.
- c. AGOUSA Letter, file AG 600.1/320 O-0 subject: "Vacating of Requisitioned Property", dated 7 July 1945.
- d. TOUSA Redeployment Circular number 13, dated 12 May 1945 and Change Number 1, dated 27 Apr 1945.
- e. Paragraph 6, TOUSA Circular Number 92, dated 29 June 1945.

A. References

- a. AGOUSA Circular Number 92, dated 29 June 1945.
- b. AGOUSA Letter, file AG 600.91/110 OGR-0, subject: "Report on Overseas Army Installations", dated 1 August 1945.
- c. AGOUSA Engineer Letter, subject: "Reports Required by Allied Commission", dated 21 August 1945.

I -- DISPOSAL OF SURPLUS ARMY INSTALLATIONS

3. Purpose - The purpose of this directive is to establish a procedure in this theater of the disposition of surplus US Army installations (except Special Signal installations) and for the removal of US Army equipment and materials installed therein in accordance with the policies established in War Department Memorandum Number 700-45, subject: "Disposal of Property Overseas", dated 9 May 1945, as amended 30 June 1945 and 20 July 1945 and Number 700-45, subject: "Policy with Respect to United States Installed Equipment in Overseas Army Installations" dated 24 July 1945, and letter from Chief of Engineers War Depart subject: "Report of Excess Fixed Installations and Disposal Act" dated 19 June 1945. Special Signal installations will be disposed of under the provisions of the Report of Excess Fixed Installations and Disposal Act.

REGISTERED - 1 - 4039

In accordance with Item 3, Section IX, AFHQ Signal Instructions, listed 22 November 1944.

4. Definitions

a. Fixed installation

(1) A unit of real property not in a combat zone, leased, purchased or otherwise acquired by agreement, express or implied, together with any improvements constructed thereon, for the United States Army, at which a specific military function is performed.

(2) A unit of real property not in a combat zone at which there have been accomplished repairs, modifications, or replacements to existing facilities such as roads, railroads, bridges, utilities, ports, airfields, depots and similar properties utilized by the US Army, where the repairs, modifications or replacements are of such type construction as to have a potential postwar economic value.

b. Removable installed equipment - (applies to equipment installed by or ~~for~~ for the US Army). Equipment which can be removed without damage to the structure or real property or without rendering the structure or property useless. Examples of removable installed equipment are boilers, power plants, motor generator sets, industrial production equipment, communication equipment, pre-fabricated units, etc.

c. Non-removable installed equipment - (applies to equipment installed by or for the US Army). Equipment which cannot be removed without damage to the structure or real property or without rendering it useless. Examples of non-removable installed equipment are sewage piping, water piping, steam piping, electrical or communications wiring, etc.

d. Definitions listed in paragraph 2, AFMCA Circular Number 92, 1942, are applicable to this directive.

5. Base Section Commanders and the Commanding General, AAF/MTO, will take aggressive action to insure that all installations and real property, not absolutely essential to the needs of redeployment or occupational forces, are immediately released in accordance with instructions below. Special attention will be given to the release of civilian hospital, industrial, educational and agricultural facilities.

6. Disposal of installations

a. Installations to be reported to this Headquarters prior to disposal - Installations of the following categories determined to be excess to the needs of the Base Section Commander or Commanding General, AAF/MTO, will be reported to this headquarters for reference to the War Department for disposition instructions (see paragraphs 7a and 8 below).

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- (1) All installations regardless of United States investment which have major strategic or economic value.
- (2) All airfields in which the estimated United States investment at the time of determination as excess is more than \$100,000.
- (3) All installations which are terminal stations of or stations tributary to the Army Command and Administrative network.
- (4) All petroleum and port installations of the following types in which the United States investment at the time of determination as excess is more than \$100,000:
- (a) Tank farms.
 - (b) Petroleum pipe lines.
 - (c) Petroleum paving installations.
 - (d) Petroleum distribution systems.
 - (e) Petroleum refineries.
 - (f) Petroleum loading terminals.
 - (g) Can and drum plants.
 - (h) Piers and wharves.
 - (i) Docks.
 - (j) Fixed port unloading facilities.
 - (k) Inland unloading facilities.
 - (l) Marine repair facilities.
- b. Upon the declaration of an installation of the above categories as surplus by the War Department, and upon instructions from this Headquarters, the installations will be reported on form G-3 B-3 by the command concerned to the Field Commissioner, AACG, for disposal in accordance with MOA Circular Number 91, 1945, (amended by Cir. 121).
- c. Instructions to be disposed of by authority of Base Section Commander or Commanding General AAC/ME - All other types of installations not included in paragraph a, above, will be considered surplus without further authorization when they are determined by the Base Section Commander or Commanding General, AAC/ME, to be excess to current needs. However, clearance will be obtained from this headquarters prior to disposition of any airfield, port facility or petroleum installations, or of installations with a housing capacity of over 5,000 men, installations specifically constructed or acquired by direction of this Headquarters, or installations which may, in the opinion of the controlling command, be of use to another agency or command.
- d. (Rescinded) - (See Cir. 121)
7. Report of excess fixed installations and disposal actions.

- a. Upon determination that a fixed installation or a portion thereof required to be reported to the War Department in accordance with paragraph 6a, above, is or will be excess to the needs of a

Base section or AD/WD, a report will be submitted in 4 copies on Part D (Enc. Form 1266, 1 May 1945) "Report of Excess" to this headquarters, attention: Chief Engineer. The report of excess will be forwarded by this headquarters to the War Department in accordance with current war department instructions.

b. Where an installation has been disclosed or under the authority contained in paragraph 6c, above, and the installation is required to be reported on parts A, B or C of "Real Property Records", (reference paragraph 6b, above) a report will be submitted in 4 copies on Part E (Enc. Form 1266, 1 May 1945) "Report of Disposal" to this headquarters, attention: Chief Engineer, upon completion of disposal action. Part E will not be submitted on those installations which are reported for disposition to the Field Command, AD/WD, on Form 1263.

6. Policy will be applied to all installed equipment in Army installations to be disposed of through AD/WD or reported to the War Department.

a. The policy of the War Department is to remove from installations all removable equipment which is in excess supply; to leave at least part of the installation all removable installed equipment which is in excess, surplus, or obsolete supply; and to remove equipment in normal supply only if such removal does not interfere with ultimate disposal. Non-removable installed equipment will not be removed. The above policy and the procedure outlined below will govern with respect to removal of installed equipment from installations to be disposed of through the Field Commissioner, AD/WD, or reported to the War Department.

b. A list of items in excess, excess, surplus, and obsolete supply will be furnished each command by this headquarters. In addition to this list, the supply status of items listed in War Department Pub 18-1 will apply. All items not included in either the excess or in excess, surplus, or obsolete supply categories will be considered as part in normal supply.

c. All items of removable installed equipment in normal supply will be removed from the installation and returned to depot stocks prior to its disposition or incorporation of the report of excess (Part C of the Real Property Record).

d. Removable installed equipment in excess, surplus, or obsolete supply will not be removed unless specifically required by this headquarters.

e. With respect to removable installed equipment in normal supply the Base section Commander or Commanding General, AD/WD, will by informal inquiry to the Field Commissioner, AD/WD, determine whether the retention of such equipment is desirable as a means of facilitating the ultimate disposal of the installation. If there is a desire for retention of such equipment, it will not be removed. In the case of installations required to be reported as excess on Part D, Enc. Form 1266, a statement of desire for retention of the equipment will be included in the transmittal letter forwarding the report of excess.

if there is no desire for the retention of such equipment, it will be removed only if it is economically desirable, taking into consideration the cost of removal, repair, packing and shipment. Equipment removed from an installation prior to the submission of a Report of Excess (Part D, Eng. Form 1266) will be indicated in letter of transmittal forwarding the report of excess.

9. Custodial responsibility - The Preso Section Commander or Commanding General, AFM/AMC, will have continuing custodial responsibility for all property declared excess to his needs until it is transferred or abandoned in accordance with instructions of the Field Commander, ANC, or until the installation is dismantled and real estate is returned to the owner. All such property will be retained in his control as US Army property until disposition is determined. Pending such determination the installation will not be abandoned or entirely evacuated. A minimum of personnel will be retained for maintenance, security and preservation of the rights of the United States Government.

II--DEREQUISITIONING OF REAL ESTATE

10. Subject to the above, the procedure set forth below will be followed by all US Commands when derequisitioning real estate in Italy.

11. For the purposes of this directive, the following definitions will apply:

a. Controlling agency - Any major command which holds territorial jurisdiction for the area concerned. Examples of a controlling agency are PBS, Rome Area Command, or a British District.

b. Requisitioning agency - A major command responsible for requisitioning and derequisitioning real estate. Examples are AFM/AMC, US Navy. A controlling agency may be, in some cases, the requisitioning agency.

12. Prior to derequisitioning, all household and office furnishings added by the US during the US occupancy will be removed and returned to the appropriate US supply depot. Such furnishings belonging to the owner will not be removed.

13. Notice of intent to derequisition - The requisitioning headquarters will address notice of intent to derequisition specific real estate to the nearest office of the Genio Militare ten days in advance of evacuation date. At the same time, Genio Militare will be requested to send a representative to make a final inventory of the premises in conjunction with a representative of the requisitioning agency. In those cases where the requisitioning agency is not the controlling agency, the real estate officer of the controlling agency will also be notified of intent to derequisition. If the Genio Militare representative cannot be present at the time of evacuation, derequisitioning

procedure will not be delayed. It is however, most desirable that Genio Militare view all real estate and contents at the time of evacuation since that office will make settlement of claims arising from occupancy.

14. Perequisitioning

a. Inventory

(1) The final inventory will be made by a representative of the requisitioning agency together with the Genio Militare and the owner or the owner's representative. In the absence of both the Genio Militare and the owner, the owner will be represented on the joint inventory by a disinterested officer appointed by the requisitioning agency, or he may be represented by the local Sindaco, Genio Civile or Prefecture. In the case of a quasi-military organization such as the ANC, where the owner of the property is unknown or cannot be located and the Genio Militare is not available, a disinterested officer will be appointed by the requisitioning agency to represent the owner when making the joint inventory.

(2) There will be noted on the final inventory form the following information:

(a) Contents, fixtures, etc., and condition thereof.

(b) A full description of any damages to buildings or contents caused by the occupying unit and not the result of fair wear and tear.

(c) A full description of any damage caused by the occupying unit to crops or land.

(d) A full description of any improvements made to the property by US Forces. Lists of materials used and an estimate of man and/or equipment hours will also be noted.

(e) Any failure in agreement between persons conducting the inventory as to contents or condition of premises.

(f) Signature of all parties making the inventory.

(3) A copy of the final inventory will be retained by the requisitioning agency and a copy will be furnished the real estate officer of the controlling agency and the Genio Militare.

b. The United States will not be divested of responsibility for the real estate until it is returned to the owner, or in the absence of the owner, returned to the Genio Militare, Sindaco, Genio Civile or Prefecture and a receipt obtained therefor. Quit-claims will be obtained whenever possible, copies of which will be furnished the Genio Militare and the real estate officer of the controlling agency.

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15. The requisitioning agency will be responsible for maintaining adequate guards for the protection of the real estate and property until divested in responsibility as outlined in paragraph 14b, above. The requisitioning agency will also be responsible that the property is left in a clean and sanitary condition.

16. Misuse, such as willful destruction or looting, of requisitioned property will not be permitted. If such misuse is discovered, the real estate officer will present all available information to the Commanding General or Commanding Officer of the requisitioning agency for appropriate action.

17. The Genio Militare will receive and adjust all claims arising from authorized occupancy of real estate.

18. The principal office of the Genio Militare is:

Ufficio Centrale Controllo Requisizioni,
Via XX Settembre - Rome

Branch offices are called Ufficio Genio Militare Per Requisizioni AA and are located in the following cities:

Ancona	Naples	
Bari	Palermo	
Bologna	Perugia	
Compobasso	Rome	
Catania	Taranto	
Florence	Turin	403?
Genoa	Vasto	
Lughorn	Venice	
Milan		

19. Headquarters releasing real estate will report residual value of any improvements made to the property by United States forces in accordance with reference mentioned in paragraph 9c, above. The value thus reported will be reconciled with the value of improvements listed on inventory required in paragraph 14a, above.

BY COMMAND OF GENERAL MCNARNEY:

OFFICIAL

/s/ C. W. Christenberry
C. W. CHRISTENBERRY
Colonel, AGD
Adjutant General

R. G. WHITE
Major General, GSC
Acting Chief of Staff

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HEADQUARTERS
MEDITERRANEAN THEATER OF OPERATIONS
UNITED STATES ARMY
APO 512

CIRCULAR)
NUMBER 111)

14 September 1945

DISPOSAL OF SURPLUS INSTALLATIONS
AND RELEASE OF REAL PROPERTY

Disposal of surplus Army Installations I
Derelictioning of real estate II

1. The following instructions are hereby resinded:

- a. MATOMA letter, file AG 686/435 D-3, subject, "Release or Abandonment of Airfields", dated 8 January 1944, addressed to Commanding General, AFM/ATO.
- b. MATOMA letter, file AG 600.91/110 D-3, subject, "Reports on Army Overseas Installations", dated 31 May 1945.
- c. MATOMA letter, file AG 602.1/320 D-3 subject: "Vacating of Requisitioned Property", dated 7 July 1945.
- d. TCOMA Redeployment Circular Number 13, dated 12 May 1945 and Change Number 1, dated 27 April 1945.
- e. Paragraph 6, TCOMA Circular Number 92, dated 29 June 1945.

2. References

- a. MATOMA Circular Number 92, dated 29 June 1945.
- b. MATOMA letter, file AG 600.91/110 D-3, subject: "Report on Overseas Army Installations", dated 1 August 1945.
- c. MATOMA engineer letter, subject: "Reports Required by Allied Commission", dated 21 August 1945.

I -- DISPOSAL OF SURPLUS ARMY INSTALLATIONS

3. Purpose - The purpose of this directive is to establish a procedure in this theater for the disposition of surplus US Army installations (except Special Signal installations) and for the removal of US Army equipment and materials installed therein in accordance with the policies established in War Department Memoranda Number 700-45, subject: "Disposal of Property Overseas", dated 9 May 1945, as amended 30 June 1945 and 20 July 1945 and Number 700-45, subject: "Policy with Respect to United States Installed Equipment in Overseas Army Installations", dated 24 July 1945, and letter from Chief of Engineers War Department, subject: "Report of Excess Fixed Installations and Disposal Actions", dated 19 June 1945. Special Signal installations will be disposed of ~~as required~~.

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In accordance with Item 3, Section IX, AFM, Signal Instructions, dated 22 November 1944.

4. Definitions

a. Fixed installation

(1) A unit of real property not in a combat zone, leased, purchased or otherwise acquired by agreement, express or implied, together with any improvements constructed thereon, for the United States Army, on which a specific military function is performed.

(2) A unit of real property not in a combat zone at which there have been accomplished repairs, modifications, or replacements to existing facilities such as roads, railroads, bridges, utilities, ports, airfields, depots and similar properties utilized by the US Army, where the repairs, modifications or replacements are of such type construction as to give a potential postwar economic value.

b. Removable installed equipment - (applies to equipment installed by or for the US Army). Equipment which can be removed without damage to the structure or real property or without rendering the structure or property useless. Examples of removable installed equipment are boilers, power plants, motor generator sets, industrial production equipment, communication equipment, pre-fabricated huts, etc.

c. Non-removable installed equipment - (applies to equipment installed by or for the US Army). Equipment which cannot be removed without damage to the structure or real property or without rendering it useless. Examples of non-removable installed equipment are sewage piping, water piping, steam piping, electrical or communications wiring, etc.

d. Definitions listed in paragraph 2, AFM Circular Number 92, 1945, are applicable to this directive.

5. Base Section Commanders and the Commanding General, AAF/MTO, will take aggressive action to insure that all installations and real property, not absolutely essential to the needs of redeployment or occupational forces, are immediately released in accordance with instructions below. Special attention will be given to the release of civilian hospital, industrial, educational and agricultural facilities.

6. Disposal of installations

a. Installations to be reported to this Headquarters prior to disposal - Installations of the following categories determined to be excess to the needs of the Base Section Commander or Commanding General, AAF/MTO, will be reported to this headquarters for reference to the War Department for disposition instructions (See paragraphs 7a and 8 below).

- (1) All installations regardless of United States investment which have major strategic or economic value.
- (2) All airfields in which the estimated United States investment at the time of determination in excess is more than \$100,000.
- (3) All installations which are terminal stations of or stations tributary to the Army Command and Administrative Network.
- (4) All petroleum and port installations of the following types in which the United States investment at the time of determination is excess is more than \$100,000:
- (a) Air fields.
 - (b) Petroleum pipelines.
 - (c) Petroleum pumping installations.
 - (d) Petroleum distribution systems.
 - (e) Petroleum refineries.
 - (f) Petroleum loading terminals.
 - (g) Can and drum plants.
 - (h) Piers and wharves.
 - (i) Docks.
 - (j) Fixed port unloading facilities.
 - (k) Fixed unloading facilities.
 - (l) Ship repair facilities.
- b. Upon the declaration of an installation of the above categories as surplus by the War Department, and upon instructions from the headquarters, the installations will be reported on form AF B-3 by the command concerned to the Materiel Commissioner, A.M.C., for disposal in accordance with AFMOMA Circular Number 92, 1945. (Amended by Cir. 121)
- c. Installations to be disposed of by authority of Base Section Commander or Commanding General AFM/TC - all other types of installations not included in paragraph a, above, will be considered surplus without further authorization when they are determined by the Base Section Commander or Commanding General, AFM/TC, to be excess to current needs. However, clearance will be obtained from the headquarters prior to disposition of any airfield, port facility or petroleum installations, or of installations with a housing capacity of over 5,000 men, installations specifically constructed or acquired by direction of this headquarters, or installations which may, in the opinion of the controlling command, be of use to another agency or command.
- d. (Amended) - (See Cir. 121)
7. Report of excess fixed installations and disposal actions.
- a. Upon determination that a fixed installation or a portion thereof required to be reported to the War Department in accordance with paragraph 6a, above, is or will be excess to the needs of a

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Base Section or AFM/MS, a report will be submitted in 4 copies on Part D (Eng. Form 1266, 1 May 1945) "Report of Excess" to this headquarters, attention: Chief Engineer. The report of excess will be forwarded by this headquarters to the War Department in accordance with current War Department instructions.

b. Where an installation has been disposed of under the authority contained in paragraph 6c, above, and the installation is required to be reported on Parts A, B or C of "Real Property Records", (reference paragraph 2b, above) a report will be submitted in 4 copies on Part C (Eng. Form 1266, 1 May 1945) "Report of Disposal" to this headquarters, attention: Chief Engineer, upon completion of disposal action. Part A will not be submitted on those installations which are reported for disposition to the Field Commissioner, ANLG, on Form FPO-3.

8. Policy with respect to US installed equipment in Army installations to be disposed of through ANLG or reported to the War Department

a. The policy of the War Department is to remove from installations all removable equipment which is in short supply; to leave as part of the installation all removable installed equipment which is in excess, surplus, or obsolete supply; and to remove equipment in normal supply only if such removal does not interfere with ultimate disposal. Non-removable installed equipment will not be removed. The above policy and the procedure outlined below will govern with respect to removal of installed equipment from installations to be disposed of through the Field Commissioner, ANLG, or reported to the War Department.

b. A list of items in short, excess, surplus, and obsolete supply will be furnished each command by this headquarters. In addition to this list, the supply status of items listed in War Department AF 35-1 will apply. All items not included in either the short or in excess, surplus, or obsolete supply categories will be considered as being in normal supply.

c. All items of removable installed equipment in short supply will be removed from the installation and returned to depot stock prior to its disposition or preparation of the Report of excess (Part D of the Real Property Record).

d. Removable installed equipment in excess, surplus, or obsolete supply will not be removed unless specifically required by this headquarters.

e. With respect to removable installed equipment in normal supply the Base Section Commander or Commanding General, AFM/MS, will by informal inquiry to the Field Commissioner, ANLG, determine whether the retention of such equipment is desirable as a means of facilitating the ultimate disposal of the installation. If there is a desire for retention of such equipment, it will not be removed. In the case of installations required to be reported as excess on Part D, Eng. Form 1266, a statement of desire for retention of the equipment will be included in the transmittal letter forwarding the report of excess.

If there is no desire for the retention of such equipment, it will be removed only if it is economically desirable, taking into consideration the cost of removal, repair, packing and shipment. Equipment removed from an installation prior to the submission of a Report of Excess (Part B, Encl. Form 1266) will be indicated in letter of transmittal forwarding the report of excess.

v. Custodial responsibility - The Pay Section Comptroller or Commanding General, AFM/MTO, will have continuing custodial responsibility for all property declared excess to his needs until it is transferred or abandoned in accordance with instructions of the Field Comptroller, AFM, or until the installation is dismantled and real estate is returned to the owner. All such property will be retained in his control as US Army property until disposition is determined. Pending such determination the installation will not be abandoned or entirely evacuated. A minimum of personnel will be retained for maintenance, security and preservation of the rights of the United States Government.

II. REQUISITIONING OF REAL ESTATE

10. Subject to the above, the procedure set forth below will be followed by all US Commands when requisitioning real estate in Italy.

11. For the purposes of this directive, the following definitions will apply:

a. Controlling agency - any major command which holds territorial jurisdiction for the area concerned. Examples of a controlling agency are PGS, Rome Area Command, or a British District.

b. Requisitioning agency - a major command responsible for requisitioning and deregquisitioning real estate. Examples are AFM/MTO, US Navy. A controlling agency may be, in some cases, the requisitioning agency.

12. Prior to deregquisitioning, all household and office furnishings added by the US during the period of occupancy will be removed and returned to the appropriate US supply depot. Such furnishings belonging to the owner will not be removed.

13. Notice of intent to deregquisition - The requisitioning headquarters will address notice of intent to deregquisition specific real estate to the nearest office of the Genio Militare ten days in advance of evacuation date. At the same time, Genio Militare will be requested to send a representative to make a final inventory of the premises in conjunction with a representative of the requisitioning agency. In those cases where the requisitioning agency is not the controlling agency, the real estate officer of the controlling agency will also be notified of intent to deregquisition. If the Genio Militare representative cannot be present at the time of evacuation, deregquisitioning

procedure will not be delayed. It is however, most desirable that Genio Militare view all real estate and contents at the time of evacuation since that office will make settlement of claims arising from occupancy.

14. Derequisitioning

a. Inventory

(1) The final inventory will be made by a representative of the requisitioning agency together with the Genio Militare and the owner or the owner's representative. In the absence of both the Genio Militare and the owner, the owner will be represented on the joint inventory by a disinterested officer appointed by the requisitioning agency, or he may be represented by the local Sindaco, Genio Civile or Prefettura. In the case of a quasi-military organization such as the ANC, where the owner of the property is unknown or cannot be located and the Genio Militare is not available, a disinterested officer will be appointed by the requisitioning agency to represent the owner when making the joint inventory.

(2) There will be noted on the final inventory form the following information:

(a) Contents, fixtures, etc., and condition thereof.

(b) A full description of any damages to buildings or contents caused by the occupying unit and not the result of fair wear and tear.

(c) A full description of any damage caused by the occupying unit to crops or land.

(d) A full description of any improvements made to the property by US Forces. Lists of materials used and an estimate of man and/or equipment hours will also be noted.

(e) Any failure in agreement between persons conducting the inventory as to contents or condition of premises.

(f) Signature of all parties making the inventory.

(g) A copy of the final inventory will be retained by the requisitioning agency and a copy will be furnished the real estate officer of the controlling agency and the Genio Militare.

b. The United States will not be divested of responsibility for the real estate until it is returned to the owner, or in the absence of the owner, returned to the Genio Militare, Sindaco, Genio Civile or Prefettura and a receipt obtained therefor. Quit-claims will be obtained whenever possible, copies of which will be furnished the Genio Militare and the real estate officer of the controlling agency.

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15. The requisitioning agency will be responsible for maintaining adequate guards for the protection of the real estate and property until divested in responsibility as outlined in paragraph 14b, above. The requisitioning agency will also be responsible that the property is left in a clean and sanitary condition.

16. Misuse, such as willful destruction or looting, of requisitioned property will not be permitted. If such misuse is discovered, the real estate officer will present all available information to the Commanding General or Commanding Officer of the requisitioning agency for appropriate action.

17. The Genio Militare will receive and adjust all claims arising from authorized occupancy of real estate.

18. The principal office of the Genio Militare is:

Officio Centrale Controllo Requisizioni,
Via XX Settembre - Rome

Branch offices are called Officio Genio Militare Per Requisizioni AA and are located in the following cities:

Ancona	Naples
Bari	Palermo
Bologna	Perugia
Campobasso	Rome
Catania	Taranto
Florence	Turin
Génos	Vasto
Leghorn	Venice
Milan	

19. Headquarters releasing real estate will report residual value of any improvements made to the property by United States forces in accordance with reference mentioned in paragraph 2c, above. The value thus reported will be reconciled with the value of improvements listed on inventory required in paragraph 14a, above.

BY COMMAND OF GENERAL MCNARNEY:

OFFICIAL

/s/ C. W. Christenberry
C. W. CHRISTENBERRY
Colonel, AGD
Adjutant General

H. G. WRITE
Major General, GSC
Acting Chief of Staff

R E S T R I C T E D

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HEADQUARTERS
MEDITERRANEAN THEATER OF OPERATIONS
UNITED STATES ARMY
APO 512

CIRCULAR
NUMBER 111

14 September 1945

DISPOSAL OF SURPLUS INSTALLATIONS
AND RELEASE OF REAL PROPERTY

Disposal of surplus Army Installations I
De-requisitioning of real estate II

1. The following instructions are hereby rescinded:

- a. MACUSA letter, file AG 686/235 DTG-6, subject, "Release or Abandonment of Kirkcaldy", dated 8 January 1944, addressed to Commanding General, MACUSA.
- b. MACUSA letter, file AG 600.91/110 DTG-6, subject, "Reports on Army Overseas Installations", dated 31 May 1945.
- c. MACUSA letter, file AG 602.1/320 DTG-6 subject: "Vacating of Requisitioned Property", dated 7 July 1945.
- d. TOUSA Redeployment Circular Number 13, dated 12 May 1945 and Change Number 1, dated 27 April 1945.
- e. Paragraph b, TOUSA Circular Number 92, dated 29 June 1945.

2. References

- a. MACUSA Circular Number 92, dated 29 June 1945.
- b. MACUSA letter, file AG 600.91/110 DTG-6, subject: "Report on Overseas Army Installations", dated 1 August 1945.
- c. MACUSA Engineer Letter, subject: "Reports Required by Allied Commission", dated 21 August 1945.

I -- DISPOSAL OF SURPLUS ARMY INSTALLATIONS

3. Purpose - The purpose of this directive is to establish a procedure in this theater of the disposition of surplus US Army installations (except Special Signal installations) and for the removal of US army equipment and materials installed therein in accordance with the policies established in War Department Memoranda Number 700-45, subject: "Disposal of Property Overseas", dated 9 May 1945, as amended 30 June 1945 and 20 July 1945 and Number 700-45, subject: "Policy with Respect to United States Installed Equipment in Overseas Army Installations", dated 24 July 1945, and letter from Chief of Engineers War Department, subject: "Report of Excess Fixed Installations and Disposal Actions", dated 19 June 1945. Special Signal installations will be disposed of

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in accordance with Item 3, Section IX, AFHQ Signal Instructions, dated 22 November 1944.

4. Definitions

a. Fixed installation

(1) A unit of real property not in a combat zone, leased, purchased or otherwise acquired by agreement, express or implied, together with any improvements constructed thereon, for the United States Army, at which a specific military function is performed.

(2) A unit of real property not in a combat zone at which there have been accomplished repairs, modifications, or replacements to existing facilities such as roads, railroads, bridges, utilities, ports, airfields, depots and similar properties utilized by the US Army, where the repairs, modifications or replacements are of such type construction as to have a potential postwar economic value.

b. Removable installed equipment - (applies to equipment installed by or for the US Army). Equipment which can be removed without damage to the structure or real property or without rendering the structure or property useless. Examples of removable installed equipment are boilers, power plants, motor generator sets, industrial production equipment, communication equipment, pre-fabricated units, etc.

c. Non-removable installed equipment - (applies to equipment installed by or for the US Army). Equipment which cannot be removed without damage to the structure or real property or without rendering it useless. Examples of non-removable installed equipment are sewage piping, water piping, steel piping, electrical or communications wiring, etc.

d. Definitions listed in paragraph 2, War Circular Number 92, 1945, are applicable to this directive.

5. Base Section Commanders and the Commanding General, AAF/MTO, will take aggressive action to insure that all installations and real property, not absolutely essential to the needs of redeployment or occupational forces, are immediately released in accordance with instructions below. Special attention will be given to the release of civilian hospital, industrial, educational and agricultural facilities.

6. Disposal of installations

a. Installations to be reported to this headquarters prior to disposal - Installations of the following categories determined to be excess to the needs of the Base Section Commander or Commanding General, AAF/MTO, will be reported to this headquarters for reference to the War Department for disposition instructions (See paragraphs 7a and 8 below).

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- (1) All installations regardless of United States investment which have major strategic or economic value.
- (2) All airfields in which the estimated United States investment at the time of determination as excess is more than \$100,000.
- (3) All installations which are terminal stations or stations tributary to the Army Command and Administrative Network.
- (4) All petroleum and port installations of the following types in which the United States investment at the time of determination as excess is more than \$100,000:
- (a) Tank farms.
 - (b) Petroleum pipe lines.
 - (c) Petroleum pumping installations.
 - (d) Petroleum distribution systems.
 - (e) Petroleum refineries.
 - (f) Petroleum loading terminals.
 - (g) Gas and drug plants.
 - (h) Piers and wharves.
 - (i) Berths.
 - (j) Fixed port unloading facilities.
 - (k) Tanker unloading facilities.
 - (l) Marine repair facilities.
- b. Upon the declaration of an installation of the above categories as surplus by the War Department, and upon instructions from this headquarters, the installations will be reported on Form S-B-3 by the command concerned to the Field Commissioner, ASAC, for disposal in accordance with TCWMA Circular Number 92, 1945. (Amended by Cir. 121)
- c. Installations to be disposed of by authority of Base Section Commander or Commanding General AAF/AMC - all other types of installations not included in paragraph a, above, will be considered surplus without further authorization when they are determined by the Base Section Commander or Commanding General, AAF/AMC, to be excess to current needs. However, clearance will be obtained from this headquarters prior to disposition of any airfield, port facility or petroleum installations, or of installations with a housing capacity of over 5,000 men, installations specifically constructed or acquired by direction of this headquarters, or installations which may, in the opinion of the controlling command, be of use to another agency or command.
- d. (Rescinded) - (See Cir. 121)
7. Report of excess fixed installations and disposal actions.
- a. Upon determination that a fixed installation or a portion thereof required to be reported to the War Department in accordance with paragraph 6a, above, is or will be excess to the needs of a

Base Section or AF/MTO, a report will be submitted in 4 copies on Part D (Eng. Form 1266, 1 May 1945) "Report of Excess" to this headquarters, attention: Chief Engineer. The report of excess will be forwarded by this headquarters to the War Department in accordance with current War Department instructions.

b. Where no installation has been disposed of under the authority contained in paragraph 6a, above, and the installation is required to be reported on Parts A, B or C of "Mobil Property Record", (reference paragraph 2b, above) a report will be submitted in 4 copies on Part E (Eng. Form 1266, 1 May 1945) "Report of Disposal" to this headquarters, attention: Chief Engineer, upon completion of disposal action. Part F will not be submitted on those installations which are reported for disposition to the Field Commissioner, ANC, on Form SPB-3.

8. Policy with respect to US installed equipment in Army installations to be disposed of through ANC or reported to the War Department

a. The policy of the War Department is to remove from installations all removable equipment which is in short supply; to leave as part of the installation all removable installed equipment which is in excess, surplus, or obsolete supply; and to remove equipment in normal supply only if such removal does not interfere with ultimate disposal. Non-removable installed equipment will not be removed. The above policy and the procedure outlined below will govern with respect to removal of installed equipment from installations to be disposed of through the Field Commissioner, ANC, or reported to the War Department.

b. A list of items in short, excess, surplus, and obsolete supply will be furnished each command by this headquarters. In addition to this list, the supply status of items listed in War Department SP 33-1 will apply. All items not included in either the short or in excess, surplus, or obsolete supply categories will be considered as being in normal supply.

c. All items of removable installed equipment in short supply will be removed from the installation and returned to depot stocks prior to the disposition or preparation of the report of excess (Part D of the Mobil Property record).

d. Removable installed equipment in excess, surplus, or obsolete supply will not be removed unless specifically required by this headquarters.

e. With respect to removable installed equipment in normal supply the Base Section Commander or Commanding General, AF/MTO, will by formal inquiry to the Field Commissioner, ANC, determine whether the retention of such equipment is desirable as a means of facilitating the ultimate disposal of the installation. If there is a desire for retention of such equipment, it will not be removed. In the case of installations required to be reported as excess on Part D, Eng. Form 1266, a statement of desire for retention of the equipment will be included in the transmittal letter forwarding the report of excess.

785020

If there is no desire for the retention of such equipment, it will be removed only if it is economically desirable, taking into consideration the cost of removal, repair, packing and shipment. Equipment removed from an installation prior to the submission of a Report of Excess (Part D, Encl. Form 1286) will be indicated in letter of transmittal forwarding the report of excess.

9. Custodial responsibility - The Base Section Commander or Commanding General, AAF/ATO, will have continuing custodial responsibility for all property declared excess to his needs until it is transferred or abandoned in accordance with instructions of the Field Commissioner, ABLC, or until the installation is dismantled and real estate is returned to the owner. All such property will be retained in his control as US Army property until disposition is determined. Pending such determination the installation will not be abandoned or entirely evacuated. A minimum of personnel will be retained for maintenance, security and preservation of the rights of the United States Government.

II---DEREQUISITIONING OF REAL ESTATE

10. Subject to the above, the procedure set forth below will be followed by all US Commands when derequisitioning real estate in Italy.

11. For the purposes of this directive, the following definitions will apply:

a. Controlling agency - Any major command which holds territorial jurisdiction for the areas concerned. Examples of a controlling agency are PBS, Rome Area Command, or a British District.

b. Requisitioning agency - A major command responsible for requisitioning and derequisitioning real estate. Examples are AAF/ATO, US Navy. A controlling agency may be, in some cases, the requisitioning agency.

12. Prior to derequisitioning, all household and office furnishings added by the US during the US occupancy will be removed and returned to the appropriate US supply depot. Such furnishings belonging to the owner will not be removed.

13. Notice of intent to derequisition - The requisitioning headquarters will address notice of intent to derequisition specific real estate to the nearest office of the Genio Militare ten days in advance of evacuation date. At the same time, Genio Militare will be requested to send a representative to make a final inventory of the premises in conjunction with a representative of the requisitioning agency. In those cases where the requisitioning agency is not the controlling agency, the real estate officer of the controlling agency will also be notified of intent to derequisition. If the Genio Militare representative cannot be present at the time of evacuation, derequisitioning

procedure will not be delayed. It is however, most desirable that Genio Militare view all real estate and contents at the time of evacuation since that office will make settlement of claims arising from occupancy.

14. Derequisitioning

a. Inventory

(1) The final inventory will be made by a representative of the requisitioning agency together with the Genio Militare and the owner or the owner's representative. In the absence of both the Genio Militare and the owner, the owner will be represented on the joint inventory by a disinterested officer appointed by the requisitioning agency, or he may be represented by the local Sindaco, Genio Civile or Prefettura. In the case of a quasi-military organization such as the ANC, where the owner of the property is unknown or cannot be located and the Genio Militare is not available, a disinterested officer will be appointed by the requisitioning agency to represent the owner when making the joint inventory.

(2) There will be noted on the final inventory form the following information:

(a) Contents, fixtures, etc., and condition thereof.

(b) A full description of any damages to buildings or contents caused by the occupying unit and not the result of fair wear and tear.

(c) A full description of any damage caused by the occupying unit to crops or land.

(d) A full description of any improvements made to the property by US Forces. Lists of materials used and an estimate of man and/or equipment hours will also be noted.

(e) Any failure in agreement between persons conducting the inventory as to contents or condition of premises.

(f) Signature of all parties making the inventory.

(3) A copy of the final inventory will be retained by the requisitioning agency and a copy will be furnished the real estate officer of the controlling agency and the Genio Militare.

b. The United States will not be divested of responsibility for the real estate until it is returned to the owner, or in the absence of the owner, returned to the Genio Militare, Sindaco, Genio Civile or Prefettura and a receipt obtained therefor. Quit-claims will be obtained whenever possible, copies of which will be furnished the Genio Militare and the real estate officer of the controlling agency.

15. The requisitioning agency will be responsible for maintaining adequate guards for the protection of the real estate and property until divested in responsibility as outlined in paragraph 14b, above. The requisitioning agency will also be responsible that the property is left in a clean and sanitary condition.

16. Misuse, such as willful destruction or looting, of requisitioned property will not be permitted. If such misuse is discovered, the real estate officer will present all available information to the Commanding General or Commanding Officer of the requisitioning agency for appropriate action.

17. The Genio Militare will receive and adjust all claims arising from authorized occupancy of real estate.

18. The principal office of the Genio Militare is:

Officio Centrale Controllo Requisitioni,
Via XX Settembre - Rome

Branch offices are called Officio Genio Militare Per Requisione AA and are located in the following cities:

Ancona	Naples
Bari	Palermo
Bologna	Perugia
Compobasso	Rome
Catania	Taranto
Florence	Turin
Genoa	Vasto
Leghorn	Venice
Milan	

19. Headquarters releasing real estate will report residual value of any improvements made to the property by United States forces in accordance with reference mentioned in paragraph 2c, above. The value thus reported will be reconciled with the value of improvements listed on inventory required in paragraph 14a, above.

BY COMMAND OF GENERAL McNARNEY:

OFFICIAL

/s/ C. W. Christenberry
C. W. CHRISTENBERRY
Colonel, AGD
Adjutant General

H. G. WHITE

Major General, GSC
Acting Chief of Staff

0 3 6 4

Declassified E.O. 12815 Section 3-602/MNDC NO.

785020

CE 801.1 SP&L

19 June 1945

SUBJECT: Report of Excess Fixed Installations and Disposal Actions

TO: ALL THEATERS, DEPARTMENTS AND SEPARATE BASE COMMANDS

1. Attention is invited to the following references:

a. War Department Memorandum No. W 100-44, dated 9 March 1944, "Report on Army Installations in Theaters, Departments and Separate Base Commands."

b. Letter from the Chief of Engineers, File CE 801.1 SP&L, dated 5 May 1945, Subject: "Report on Overseas Army Installations."

c. War Department Memorandum No. 700-45, dated 9 May 1945, as amended, Subject: "Disposal of Property Overseas," requiring that certain fixed installations if excess to the needs of a theater will be reported on Part D "Report of Excess" to the Chief of Engineers.

2. Upon determination that a fixed installation or a portion thereof required to be reported to the War Department under War Department Memorandum No. 700-45, as amended, is or will be excess to the needs of a theater, there will be submitted to the Chief of Engineers, Attention: Real Estate, Washington 25, D. C., a report on Part D (Eng. Form 1266, 1 May 1945) "Report of Excess." Upon receipt in the Office, Chief of Engineers appropriate action will be taken by the War Department and necessary instructions will be issued to the theater commander who will take appropriate action in accordance with Memorandum No. 700-45, as amended.

3. Where the theater commander has authority to dispose of fixed installations in accordance with War Department Memorandum No. 700-45, as amended, and the installations are required to be reported on Parts A, B and C of "Real Property Record," a report will be submitted on Part E (Eng. Form 1266, 1 May 1945) "Report of Disposal" to the Chief of Engineers, Attention: Real Estate, Washington 25, D. C., upon completion of disposal action. This report is required in order to complete the records of the Chief of Engineers with respect to fixed installations reported to him. Part E will not be submitted on those installations which are reported for disposition to Army-Navy Field Liquidation Commissioner on Form SPE-3.

Sincerely,

E. REYBOLD
Lieutenant General
Chief of Engineers

6014

10 3 6 5

Declassified E.O. 13065 Section 3-402/NHDC NO.

785020

GRADING COST BREAKDOWN FOR SP-3

	\$ 242,156.40	
216,174.75	\$ 218,474.75	local labor @ 0.21/man/hr. ✓ → 242,166.00
	\$ 131,803.87	US Troop Labor @ 0.65/man/hr/ 131,703.57
245,311.95	\$ 245,311.95	Material (L.P.) ✓
13,304.00	\$ 93,204.00	Material (US) 93,960.27
	\$ 139,642.65	Equipment Hours and truck hours
<u>556,989.70</u>	<u>\$ 1,070,593.62</u>	Overhead 15%
- 86,800.73	<u>\$ 86,800.73</u>	Subtotal
+ 470,188.99	\$ 983,792.89	Work at Civitavecchia + 10% added before 15% added
+ 70,529.36	15% Overhead	Total
<u>540,717.82</u>	<u>\$ 983,792.89</u>	Declared Cost

0 3 6 6

Declassified E.O. 12065 Section 3-402/NDDC NO.

785020

Date: 2 May 1945

COMPLETION REPORT FOR WORK ORDER NUMBER: 11RD.a,b,c,d,e,f,g

Name of project: Construction Work for Cecchignola Replacement Command Headquarters.

Location (With Map Reference): (7710570) Italy 1:50,000

Buildings Occupied: Industrial Military City.

Unit Engaged: 345TH ENGR GEN SERV REGT

Starting Date: 21 November 1944

Completion Date: 22 April 1945

Man Hours Required: Mil. 287160 @ .65 -- \$186,654.00-Civ. (US Pa) 633728
@ \$133.082.88

Italian Army 446920 Civ. (Mun Pa) @ .00

Type and description: Work consisted of renovating 160 buildings for quarters mess shower latrine and administrative facilities installation and renovation of 19 shower units; construction 2 officers clubs Red Cross, PZ.

Protestant Jewish and Catholic Chapel 360 target rifle range 100 target machine gun range; facilities for replacement training battalions one 500 bed hospital one replacement depot headquarters with attached utilities for service troops, one headquarters for replacement and training command engineer school and facilities for a bazooka mortar tommy gun rifle grenade mine warfare range and one Itemized List of Materials (See other side) infiltration and rifle marksmanship course.

Truck and Equipment Hours (By Type):

4 ton truck	976 hrs	@ 4.50	\$4392.00
Air Compressor	4790 Hrs	@ .75	3592.50
D-7 Dozer	920 hrs	@ 7.25	6670.00
Prime mover	752 hrs	@ 4.50	3384.00
20 ton trailer	920 hrs	@ 3.00	2760.00
Welding set	2632 hrs	@ 1.00	2632.00
Concrete mixer	1914 hrs	@ 2.25	4374.00
B-4 dozer	2032 hrs	@ 4.00	8128.00
16 ton trailer	1352 hrs	@ 3.00	4056.00
Holler	1096 hrs	@ 4.75	5206.00
Grader	560 hrs	@ 5.25	2940.00
21 ton truck	13440 hrs	@ 1.50	<u>29160.00</u>
			\$ 87074.50

Photographs:

Attached photographs show progress of work.

Unusual Features: None.

1 Incl
29 Photographs

L.M. HOOVER
Lt. Colonel. 345th Engrs.
Commander

14482

<u>QUANTITY</u>	<u>DESCRIPTION OF ITEM</u>	<u>UNIT</u>	<u>L.P.</u>	<u>U.S.</u>
15400	Pipe, steel, 2"	Lp.	.15 ft.	\$ 2310.00
510	Pipe, steel, 1"	"	.10 ft.	51.00
29400	Pipe, steel, 3/4"	"	.05 ft.	1470.00
575	Pipe, stove, 6"	US.	.15 ft.	86.25
350	Pipe, culvert, armco type, 12"		1.00 ft.	350.00
75	Valves, globe, 6"	US.	18.00 Ea.	1350.00
175	Valves, globe, 4"	"	15.00 "	2625.00
50	Valves, globe, 3"	"	10.00 "	500.00
250	Valves, globe, 2"	"	6.00 "	1500.00
51	Valves, globe, 1 1/2"	"	3.90 "	198.90
50	Valves, globe, 1 1/2"	"	3.90 "	198.00
680	Valves, globe, 3/4"	"	1.70 "	1156.00
50	Valves, globe, 1/2"	"	1.40 "	70.00
40	Valves, globe, 3/4"	"	1.70 "	68.00
50	Floor Drains, 12"	"	30.00 "	1500.00
2000	Faucets, 3/4"	"	2.00 "	8000.00
320	Faucets, 1/2"	"	1.75 "	560.00
240	Faucets, 3/8"	"	1.50 "	360.00
525	Elbows, pipe, 90, 6"	"	4.50 "	2362.50
1500	Elbows, pipe, 90, 4"	"	4.45 "	6675.00
150	Elbows, pipe, 90, 3"	"	4.40 "	660.00
3570	Elbows, pipe, 90, 2"	"	3.30 "	11781.00
130	Elbows, pipe, 90, 1 1/2"	"	.25 "	32.50
50	Elbows, pipe, 90, 1 1/2"	"	.20 "	10.00
175	Elbows, pipe, 90, 1"	"	.20 "	35.00
4025	Elbows, pipe, 90, 3/4"	"	.15 "	603.75
50	Elbows, pipe, 90, 1 1/2"	"	.15 "	7.50
50	Elbows, pipe, 90, 1/2"	"	.15 "	7.50
210	Tees, 6"	"	.75 "	157.50
1345	Tees, 4"	"	.70 "	941.50
100	Tees, 3"	"	.65 "	65.00
6025	Tees, 2"	"	.60 "	3615.00
25	Tees, 1 1/2"	"	.55 "	13.75
50	Tees, 1 1/2"	"	.55 "	27.50
50	Tees, 1"	"	.50 "	25.00
1350	Tees, 3/4"	"	.50 "	675.00
50	Tees, 1/2"	"	.45 "	22.50
75	Tees, 3/4"	"	.45 "	33.75
45	Tolet lids	Lp.	4.50 "	\$ 202.50
85	Commode bowls	"	18.00 "	1530.00
120	Plaster, 100 lb. bags	"	1.00 Bag	120.00
81	Cement	"	10.00 Ton	85.00
2900	Putty	"	.08 lb.	232.00
5567	Glass, window pane, 1/8"	"	1.00 Sq.Mtr	5567.00
4500	Glass, window pane, 1/4"	"	1.00 " "	4500.00
2600	Paint	US.	2.65 Gal.	6890.00
405	Paint, cold water pvd type		1.00 Lb.	405.00
200	Thinner paint	US.	1.24 Gal.	248.00
150	Turpentine	"	1.2L Gal.	156.00
210	Oil, linseed	"	1.00 Gal.	210.00
19	Oil, lard	Lp.	.50 Gal.	9.50
250	Nipples, 6"	"	.50 Ea.	125 .00
SUB TOTAL			16.607.00	\$ 53,804.40

<u>QUANTITY</u>	<u>DESCRIPTION OF ITEM</u>	<u>UNIT</u>	<u>L.P.</u>	<u>U.S.</u>
6370	Varnish, paint	.10 Gal.		\$ 30.00
100	Roof coating asphalt	.50 Gal.		4185.00
200	Lime, slack, 100 lb. bag	.25 bag	\$ 25.00	
200	Plugs, electric, male	.10 Ea.	20.00	
200	Plugs, electric, female	.10 Ea.	20.00	
1600	Rope, cotton, 1/8"	.02 Ft.		32.00
36	Pulleys, 1/2"	.20 Ea.		7.20
20	Varnish, shellac	.75 Gal.		75.00
10	Carbon tetrachloride	.40 Gal.		40.00
300	Sizing, paint	.25 Lb.		75.00
12	Celotex, 1" x 24" x 8'	2.75 Sheet		30.84
391	Screws, assorted	1.00 gross		391.00
36	Tacks, carpet, 1 lb box	.10 box		3.60
12512	Hinge, butt, 3" x 3"	.17 Ea.		2127.04
2900	Hinge, "T", 4" to 12"	.64 Ea.		1894.40
100	Door handles, 6"	.15 Ea.		15.00
100	Hooks and Eyes, 3"	.10 Ea.		10.00
233	Bars, hinge, 6"	.75 Ea.		174.75
2700	Latches, thumb, heavy type	.50 Ea.		1350.00
4	Locks for cabinet drawers	.75 Ea.		3.00
12	Handles for cabinet drawers	.15 Ea.		1.80
2200	Washers, steel, round cut, 1"	.01 Ea.		22.00
2200	Bolts, carriage, 1/2"	.20 Ea.		440.00
700	Washers, steel, round cut, 3/4"	.01 Ea.		7.00
25b	Crainis, wash, 3/4"	.01 Ea.		.25
20	Wash basin complete, 18" x 20"	10.00 Ea.		200.00
72	Lock, door w/key	1.60 Ea.	115.20	
36	Glass cutters	.30 Ea.		10.80
30	Sink, scullery	10.63 Ea.		326.70
150	Traps, pipe, 1/2"	1.75 Ea.		262.50
50	Drains, floor, 12" x 12"	15.00 Ea.		750.00
20	Thermometer gauge for boiler	10.00 Ea.		200.00
60	Douche bowl complete	16.50 Ea.	990.00	
450	Fence, cyclone, 8'	.18 Id.		81.00
1500	Stone, screening	4.00 cu Yd.	6000.00	
11550	Stone, crushed, 3/4"	1.00 "	46200.00	
300	Stone, crushed, 3"	3.06 " "	918.00	
1000	Rope, manila, 3/8"	.62 Ft.		20.00
2000	Sand	.50 cu Yd.	1000.00	
25	Solder, 1 lb. spool	.30 Ea.	7.50	
500	Canvas, Am. & Italian	.15 Id.		75.00
50	Basins, wash, 30" x 20"	15.00 Ea.	750.00	
500	Strap, pipe, iron, 3/4"	.12 Ft.	60.00	
550	Sheet metal, 30" x 30"	1.00 Ea.		550.00
350	Roofing, steel, corrugated, 27" x 108"	4.50 Sheet		1575.00
1100	Lead	.25 Lb.		275.00
325	Lead, white, pine, compound	.25 lb.		81.25
2800	Bolts, assorted, carriage	.20 Ea.		560.00
1000	Stone, 2"	2.87 cu Yd.	2870.00	
1000	Stone, 3"	2.87 " "	2870.00	
1000	Sand	.50 " "	500.00	
50000	Brick, red	.05 Ea.	2500.00	
	SUB TOTAL		\$ 64825.70	\$ 15886.13

QUANTITY	DESCRIPTION OF ITEM	UNIT	LP	US
561	Nipples, 4"	.25 Ea.	US	110.25
210	Nipples, 3"	.25 Ea.	"	52.50
2816	Nipples, 2"	.15 Ea.	"	422.40
1004	Nipples, 7/4"	.06 Ea.	"	239.64
468	Reducing, bushing, 6"	.75 Ea.	"	351.00
400	Reducing, bushing, 4"	.65 Ea.	"	324.35
100	Reducing, bushing, 3"	.55 Ea.	"	55.00
1650	Reducing, bushing, 2"	.45 Ea.	"	742.50
50	Reducing, bushing, 1 1/2"	.25 Ea.	"	12.50
2529	Reducing, bushing, 3/4"	.15 Ea.	"	379.35
300	Unions, 6"	.75 Ea.	"	225.00
525	Unions, 4"	.65 Ea.	"	341.75
300	Unions, 3"	.55 Ea.	"	165.00
556	Unions, 2"	.45 Ea.	"	250.20
720	Unions, 7/4"	.25 Ea.	"	180.00
75	Unions, 1"	.15 Ea.	"	11.25
50	Unions, 1 1/2"	.10 Ea.	"	5.00
50	Unions, 3/8"	.10 Ea.	"	5.00
25	Tees, cross pipe, 6"	.75 Ea.	"	18.75
50	Tees, crosspipe, 4"	.65 Ea.	"	32.50
200	Tees, crosspipe, 2"	.55 Ea.	"	110.00
100	Tees, crosspipe, 3"	.45 Ea.	"	45.00
1000	Tees, crosspipe, 3/4"	.25 Ea.	"	250.00
80	Sinks, 30" x 20"	10.00 Ea.	LP. \$ 500.00	
36	Cloth, burlap	859.00 roll	US	32004.00
900	Rod, welding, electric	.60 lb.	"	540.00
600	Rod, welding acetylene	.60 lb.	"	360.00
31	Flange, 6"	.30 Ea.	"	9.30
212	Flanges, 4"	.25 Ea.	"	53.00
50	Flanges, 3"	.25 Ea.	"	12.50
660	Flanges, 2"	.20 Ea.	"	132.00
50	Flanges, 1 1/2"	.04 Ea.	"	2.00
710	Flanges, 3/4"	.02 Ea.	"	14.20
200	Flanges, 1/2"	.02 Ea.	"	4.00
75	Flanges, 3/8"	.02 Ea.	"	1.50
325	Couplings, 6"	.75 Ea.	"	243.75
100	Couplings, 3"	.50 Ea.	"	50.00
1100	Couplings, 3/4"	.25 Ea.	"	275.00
116	Urinal, trough w/back 48" x 12" x 8"	25.00 Ea.	LP. 4150.00	
95	Gas, acetylene	4.64 cyl.	US.	440.80
120	Gas, oxygen	4.64 cyl.	"	556.80
500	Duck board, 3' x 6'	2.50 Ea.	LP. 1250.00	
14	Fittings, douche bowl faucet	.75 Ea.	US	10.50
180	Spring, door	.25 Ea.	"	45.00
450	Strap pipe, 1" wide	.15 ft.	LP. 67.50	
60	Rope, wire, 5/8"	.27 ft.	US	16.20
3600	Screen wire	.05 sq.ft."		180.00
20	Heater & tank, steel, hot water, 575 gallons	150.00 Ea.	LP. 3000.00	
11	Heater & tank, steel, hot water, 95 gallons	80.00 Ea.	LP. 880.00	
35	Calcium chloride, 400lb drum	40.00 drum	LP. 1750.00	
137	Asphalt, 55 gal drum	5.50 drum	US	753.50

SUB TOTAL

11897.50 40.062.49

QUANTITY	DESCRIPTION	ITEM	UNIT	LP	US
564	Nails		kg	7.00	5908.00
6700	Staples, wire, 3/4"	US	lbs	.04	268.00
100	Roofing nails	US	kg	8.00	800.00
47450	Wire, electric, copper, No.2	US	ft	.25	11662.50
30000	Wire, electric, copper, No.6	US	ft	.11	3300.00
14000	Wire, electric, copper, No.8	US	ft	.08	1120.00
29874	Wire, electric, copper, No.10	US	ft	.05	1495.70
91800	Wire, electric, copper, No.12	US	ft	.03	2754.00
22000	Wire, electric, copper, No.14	US	ft	.02	440.00
58000	Wire, drop cord No.18	US	ft	.02	1160.00
1200	Lamps, electric, 40W, 120V	US	ea.	.19	228.00
1584	Lamps, electric, 60W, 120V	US	ea.	.08	126.22
1100	Lamps, electric, 100W, 120V	US	ea.	1.05	1155.00
774	Lamps, electric, 200W, 120V	US	ea.	1.05	812.70
500	Lamps, electric, 25W, 120V	US	ea.	1.05	45.00
500	Lamps, electric, 150W, 120V	US	ea.	1.05	575.00
4950	Sockets, electric, brass, 250W, 250V	US	ea.	.75	3712.50
2625	Switch, snap, 10 amp, 125V	US	ea.	.50	1312.50
1260	Switch, open knife blade type, 30 amp	US	num.	1.80	2268.00
52	Switch, 2 pole, 160 amp, 110V	US	ea.	3.00	156.00
16	Switch, electric, 3 pole, 100 amp	US	ea.	7.00	112.00
36	Tape, tracing	US	roll	3.00	108.00
2500	Tape, friction	US	rolls	.10	250.00
100	Fuse, cartridge, 60 amp	US	ea.	.13	18.00
500	Fuse, cartridge type, 400 amp	US	ea.	.72	360.00
1100	Fuse cartridge type, 30 amp	US	ea.	.18	198.00
350	Fuse, cartridge type, 50 amp	US	ea.	.18	63.00
500	Fuse, cartridge type, 300 amp	US	ea.	.17	360.00
200	Insulator, knob type	US	ea.	.25	50.00
1000	Insulator, porcelain type	US	ea.	.30	300.00
7129	Insulator, bar type	US	ea.	.18	1283.22
1200	Insulator, screw type base	US	ea.	.28	36.00
6	Fixtures for living room	LP	ea	6.00	48.00
6	Fixtures for dining room	LP	ea.	8.00	48.00
8	Fixtures for hallway	LP	ea.	5.00	40.00
6	Fixtures for stairway	LP	ea.	5.00	20.00
20	Fixtures for room	LP	ea.	8.00	160.00
6	Heater hot water, electric 200V	LP	ea.	80.00	480.00
212800	Lumber Italian		fbm	.03	6384.00
7409	Lumber, American		fbm	.07	518.63
50	Plywood, 4' x 8' x 1/2"	US	sheet	2.77	138.50
1994	Roofing paper	US	roll	3.38	6739.72
400	Masonite, 2' x 8' x 1/4"	US	sheet	3.52	1408.00
562500	Chicken wire	US	sq.ft	.02	11250.00
416	Wire, concertina	US	roll	6.99	2907.87
100000	Netting, camouflage	US	sq.ft.	.07	2000.00
3000	Pipe, steel, 4"	LP	ft	.50	1500.00
3000	Pipe, steel, 5"	LP	ft	.40	3600.00

12290.00 67,848.53

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<u>QUANTITY</u>	<u>DESCRIPTION OF ITEM</u>	<u>UNIT</u>	<u>LP.</u>	<u>US.</u>
5000	Rod, reinforcing, steel, 1"	@ .02 ft.	\$ 100.00	
150000	Tile, building, brick	.05 ea.	7500.00	
600	Rail, steel	.40 ft.	200.00	
5000	Tile, roof	.25 ea.	1250.00	
1500000	Tile, floor	.25 ea.	3750.00	
10	Door, slide type	15.00 ea.	150.00	
250	Roofing compound	.50 gal.		\$ 125.00
1000	Shower heads, 1/2"	1.50 ea.	1500.00	
50	Cath basin, top man hole cover	18.00 ea.	900.00	
SUB TOTAL			15350.00	\$ 125.00
GRAND TOTAL			120970.20	\$ 177726.55

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BEST COPY POSSIBLE

Maj Salih 24 RA AC (Rm 66197)
return of supply at exignata
if ANL agree

Should shipping ticket be made to M.
within MMTH or direct to Mombasa?

I would like MMTA and shipping ticket
as arranged by MTUSA
March 24 MTUSA -
where are instructions and by MTUSA arranged.

Off to hand of PMI right
To inform MMTC

4012

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