

Fort Bliss Regulation 27-5

Prohibited Conduct

**Headquarters, Fort Bliss
Fort Bliss, TX
xx xxxx 2011**

UNCLASSIFIED

Summary of Change

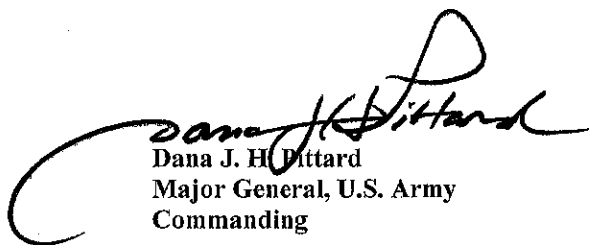
FB Regulation 27-5 Prohibited Conduct

This revision, dated XXXX

- Rescinds Fort Bliss Policy regarding the requirement to register Privately Owned Weapons that are not stored on Fort Bliss.
- Updates the list of prohibited substances (para 5-2).
- Prohibits certain language or displays in public places considered indecent or immoral (para 6-2).
- Prohibits the taking away, removing, or touching any trash, garbage, or other wastes from any building, residence, or property on Fort Bliss without the express consent of the owner of the property (para 11-2).

Effective xx xxxx 2011

Prohibited Conduct



Dana J. Hittard
Major General, U.S. Army
Commanding

History. This is a major revision.

Summary. This regulation addresses prohibited and regulated conduct, occurring on and off the installation, for all servicemembers and civilians while assigned to, or on Fort Bliss, including Main Post (West Fort Bliss), East Fort Bliss, William Beaumont Army Medical Center (WBAMC), McGregor Range, Oro Grande Base Camp, and all Fort Bliss maneuver and training areas. Provisions of this regulation include, among other things, the requirements and standards for the use, possession, and registration of firearms and weapons, demonstrations, wear of the uniform, and improper social relationships among

servicemembers. Servicemembers who violate this regulation subject themselves to disciplinary action or prosecution under the UCMJ. Civilian employees who violate this regulation may be disciplined under United States Code, Title 5, §§ 7501-7543, civilian personnel regulations, or Fort Bliss regulations. Servicemembers and civilians who violate this regulation may be barred from the installation. They may also be subject to other administrative or criminal action under federal or state law.

Applicability. This regulation applies to all servicemembers and civilians assigned to, or on Fort Bliss (including East Bliss and McGregor Range) and WBAMC. Where the provisions of this regulation differ from the provisions of a collective bargaining agreement between this installation and an exclusive bargaining unit, the provisions of the agreement apply for employees covered by that agreement.

Proponent and exception authority.

The proponent of this regulation is the Staff Judge Advocate, Fort Bliss. The Staff Judge Advocate has the authority to approve exceptions or waivers to this regulation that are consistent with controlling law and regulations. The proponent may delegate this approval authority, in writing, to the Deputy Staff Judge Advocate or a division chief within the Office of the Staff Judge Advocate. All waiver requests will be endorsed by the commander or senior leader of the requesting activity and forwarded through their higher headquarters to the Staff Judge Advocate.

Supplementation. Units may not supplement this regulation without prior approval from the Staff Judge Advocate

Suggested improvements. Users are invited to send comments and suggested improvements to this regulation to the Staff Judge Advocate, Fort Bliss.

This regulation supersedes USAADACENFB Regulation 27-5, dated 1 August 2003.

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Chapter 1

Introduction

1-1. Purpose

This regulation addresses prohibited and regulated conduct for servicemembers and civilians assigned to or on Fort Bliss.

1-2. References

Required and related publications and prescribed and referenced forms are listed at Appendix A.

1-3. Explanation of abbreviations and terms

Abbreviations and special terms used in this regulation are explained in the glossary.

1-4. Violations

This entire regulation is punitive. Servicemembers who violate or fail to obey this regulation subject themselves to disciplinary action or prosecution under the UCMJ. Civilian employees who violate this regulation may be disciplined under United States Code, Title 5, §§ 7501-7543, civilian personnel regulations, or Fort Bliss regulations. Servicemembers and civilians who violate this regulation may be barred from the installation. They may also be subject to other administrative or criminal action under federal or state law. The listing of prescribed activities herein does not prevent prosecution for violation of other Army regulations or other laws.

1-5. Severability

If any part of this regulation is unenforceable or contrary to the law for any reason, it will not affect the validity of the rest of the regulation.

Chapter 2

Firearms, Weapons, Explosives, and Fireworks

2-1. Restrictions on Use and Possession of Privately Owned Weapons

The following privately owned weapons are restricted and may be used only as outlined below.

a. Compressed air-powered weapons. Individuals may use air rifles, air pistols, BB guns, and paint-ball guns for target practice only in authorized target areas, such as the Rod and Gun Club. They may not be used elsewhere on the installation. Sponsors must supervise anyone less than 18 years of age at all times when handling a weapon. Although individuals do not have to register these weapons, they will store them in accordance with paragraph 2-5.

b. Bows and arrows. Individuals may use bows and arrows, to include crossbows, for hunting or target practice only in authorized hunting and target areas, such as the Rod and Gun Club. They may not be used elsewhere on the installation. Although individuals do not have to register these weapons, they will store them in accordance with paragraph 2-5.

c. Nun-chucks, kung-fu sticks, ninja stars, and all other martial arts devices. Martial arts students and instructors may own or possess martial arts devices only when the martial arts school has written requirements to do so signed by the chief instructor or school manager. They may transport martial arts devices on post only to and from training sessions. Although individuals do not have to register these weapons, they will store them in accordance with paragraph 2-5.

2-2. Prohibited Privately Owned Weapons

Individuals may not use or possess the following privately owned weapons on the installation:

a. A knife with a blade over 3 ½ inches in length, except for the following:

1. Kitchen knives.

2. Hunting or fishing knives having a blade over 3 ½ inches in length used only for the specific purpose of hunting, fishing, or camping. Although individuals do not have to register these weapons, they will store them in accordance with paragraph 2-5.

3. Individuals may maintain souvenir swords, bayonets, and knives as part of a personal collection and display them in family quarters, bachelor officer quarters, bachelor enlisted quarters, and government offices when mounted on decorative plaques. Otherwise, individuals will store them in accordance with paragraph 2-5.

4. Knives used during field training exercises or deployments authorized by battalion-level commanders. Individuals will store these weapons in accordance with paragraph 2-5.

b. Any knife that has a spring loaded or automatic opener, or gravity knives that can be opened by slight wrist movement (for example, switchblade and butterfly knives).

c. Straight razors carried on the person.

d. Swords, machetes, and spears, except as stated in paragraph 2-1a(3).

e. Black jacks, slappers, saps, billy clubs, night sticks, riot batons, homemade clubs, garrote, sap gloves, and other related items.

f. Brass knuckles, knucklers, or any device fitting over the hand that may be used for the purpose of striking another person.

g. A shotgun having a barrel or barrels less than 16 inches in length.

h. A weapon made from a shotgun if such weapon, when modified, has an overall length less than 26 inches or a barrel or barrels of less than 16 inches in length.

i. A rifle having a barrel or barrels of less than 16 inches in length.

j. A weapon made from a rifle if such weapon, when modified, has an overall length of less than 26 inches or a barrel or barrels of less than 16 inches in length.

k. A firearm silencer, muffler, or any other device used to quiet the sound of a firearm's use.

l. Electrical stun guns, tasers, cattle prods, and other similar devices capable of emitting an electrical charge.

m. Blow guns and other devices capable of discharging darts or needles.

2-3. Explosives, Incendiaries, Pyrotechnics, Fireworks, etc.

Individuals may not use or possess any type of explosives, incendiary devices, pyrotechnics, and fireworks including, but not limited to, simulators, grenades, firecrackers, cherry bombs, bottle rockets, and star clusters, except as required in the performance of regularly assigned duties or military training. Individuals may own ammunition for privately owned firearms, but must store it in accordance with paragraph 2-5.

2-4. Registration of Privately Owned Firearms and Weapons

a. Servicemembers and civilians who reside permanently or temporarily on Fort Bliss in family quarters, bachelor officer quarters (BOQ), or bachelor enlisted quarters (BEQ), will register all privately owned firearms with the Provost Marshal Office within 72 hours after arrival at Fort Bliss or within 72 hours after acquisition of the

firearms. Pending registration, individuals will store all privately owned firearms in a unit arms room. After registration, individuals will store them in accordance with paragraph 2-5.

b. Servicemembers who reside permanently or temporarily on Fort Bliss in troop barracks will register all privately owned firearms with the Provost Marshal Office within 72 hours after arrival on Fort Bliss or within 72 hours after acquiring any additional firearms.

c. The off-post privately owned firearms registration requirement that existed in the previous version of USAADACENFB Regulation 27-5, dated 1 August 2002, and its subsequent changes, is revoked pursuant to the 2011 National Defense Authorization Act.

2-5. Storage of Privately Owned Firearms and Weapons

a. All newly-arrived individuals who do not have a unit assignment must temporarily use the Fort Bliss Military Police Company's arms room to store their firearms and weapon when required to store the firearms or weapon in a unit arms room. Coordinate temporary storage of firearms through the Fort Bliss Military Police Desk, Building 125, telephone 568-2115.

b. Individuals living in family quarters will store their firearms in a locked container (e.g., gun safe, gun cabinet, lockable closet) or will have a trigger-locking or action locking device on the firearm. If the firearm or weapon is not stored in the family quarters as described, the firearms will be stored in the unit arms room, Fort Bliss Rod and Gun Club, or similar storage facility off-post. Ammunition will be stored in a secure container and in a separate location from the firearm. Individuals are responsible for all privately owned firearms belonging to family members residing in family quarters.

c. Servicemembers living in barracks, BOQ, and BEQ will store their firearms and weapons in the unit arms room, the Fort Bliss Rod and Gun Club, or other similar storage facility off-post.

d. With the exception of a unit arms room, individuals will not possess or store privately owned firearms or weapons in any part of any barracks, dining facility, office, motor pool, or other unit area.

2-6. Use and Transportation of Privately Owned Firearms and Weapons

a. Individuals may possess, transport, and use privately owned firearms and weapons on Fort Bliss:

1. For marksmanship activities in authorized areas such as the Rod and Gun Club.
2. For hunting in designated areas.
3. For storage or removal from storage in accordance with paragraph 6d, above.
4. For purchase or sale.

5. For the performance of official duties by federal, state, or local law enforcement personnel authorized to carry firearms or weapons.

b. The possession, transportation, and use of privately owned firearms and weapons, when authorized in accordance with paragraph 2-6a, will be in accordance with the following:

1. All individuals who enter Fort Bliss with a privately owned firearm or weapon must immediately report possession of the firearm or weapon to the military police gate guard at the time they enter post. If a military police gate guard is unavailable, the Provost Marshal Office will be immediately notified, in person or by telephone, that the firearm or weapon is on the installation.

2. Individuals under the age of 18 may possess, transport, and use privately owned firearms and weapons only under adult supervision. Servicemembers are responsible for the actions of their minor family members and guests who possess or use firearms.

3. With the exception of federal, state, or local law enforcement personnel authorized to carry firearms or weapons in the performance of their official duties, individuals will not carry privately owned firearms and weapons on their person.

4. Servicemembers will not possess, transport, or use privately owned firearms during a military exercise or deployment, unless authorized, in writing, by the Commanding General.

5. While in vehicles, privately owned firearms and weapons will be unloaded, and will not be placed under car seats, in consoles between seats, or in glove compartments.

2-7. Loss or Disposal of Privately Owned Firearms and Weapons

Individuals will immediately notify the Provost Marshal Office when they sell, lose, dispose of, or lose control of a privately owned firearm or weapon. Contact the Fort Bliss Military Police Desk, Building 125, telephone 568-2115.

2-8. Compliance with Applicable Civilian Laws

The regulatory provisions within this chapter are in addition to any and all existing local, state, and federal laws or regulations governing firearms and weapons. Compliance with this regulation does relieve individuals of the responsibility to comply with local, state, and federal laws or regulations governing firearms and weapons.

Chapter 3 Improper Social Relationships

3-1. General

a. AR 600-20, paragraphs 4-14, 4-15, and 4-16, outlines and makes punitive Army policy on relationships between soldiers of different ranks and other prohibited relationships. This paragraph adopts those paragraphs of AR 600-20 in its entirety.

b. Officers of different rank in the same chain of command, rating chain, or supervisory chain within the same battalion-sized unit may not enter business relationships or dating relationships. The same prohibition applies to noncommissioned officers of different ranks.

Chapter 4 Use of United States Government Travel Credit Cards

4-1. Use of the Government Travel Credit Card.

a. Government credit cards will not be used for personal purposes and may only be used in connection with official United States Government travel and related expenses. Misuse includes using the card for anything other than official government travel, taking excessive cash advances, delinquency in the payment of the account, and violating the contractual terms. This regulation also applies to any other program intended as a replacement for or alternative to the Government Bank of America Visa card.

b. Excessive cash advances. Cash withdrawals are to be used to support government travel only and are limited to the amount of cash needed to cover incidental and miscellaneous expenses that cannot be charged to the card. Cash withdrawals may not be used to pay expenses that may be charged directly to the card.

Chapter 5

Narcotics and Drug Paraphernalia

5-1. Prohibited Activities.

a. Servicemembers and civilians will not knowingly use, buy, sell, possess, deliver, advertise, have custody of, manufacture, store, package, test, grow, harvest, analyze, compound or conceal, or introduce illegal drugs or drug paraphernalia onto, Fort Bliss.

b. Army Regulation 600-85, paragraph 4-2p, prohibits using the following substances for the purpose of inducing excitement, intoxication, or stupefaction of the central nervous system: controlled substance analogues (i.e., designer drugs); chemicals, propellants, or inhalants (huffing); dietary supplements that are banned by the United States Food and Drug Administration; prescription or over-the-counter drugs and medications (when used in a manner contrary to their intended medical purpose or in excess of the prescribed dosage); and naturally occurring substances.

c. The actual or attempted possession, use, sale, distribution, manufacture on, or introduction onto, Fort Bliss military reservation of any substance listed in paragraph 5-1b is prohibited.

d. The actual or attempted possession of any substance with intent that it be used in a manner that does or would violate Army Regulation 600-85, paragraph 4-2p, is prohibited.

e. The actual or attempted sale, distribution, or manufacture on, or introduction onto, Fort Bliss, of any substance with intent that it be used, or the knowledge that it will be used, in a manner that violates Army Regulation 600-85, paragraph 4-2p, is prohibited.

f. The actual or attempted possession, use, sale, distribution, or manufacture on, or introduction onto, Fort Bliss, of any items or paraphernalia intended to facilitate the use, manufacture, or refinement of any substance listed in paragraph 5-1b is prohibited.

g. Exceptions to Prohibited Activities. This paragraph does not apply to:

1. The otherwise lawful use of alcohol, tobacco, or caffeine.

2. The use of controlled substances by any person for whom they have been lawfully prescribed in accordance with applicable state and federal law, so long as such substances are used in a manner consistent with their intended medical purpose and the instructions of the prescribing physician.

3. The possession of otherwise lawful devices and substances (not listed in paragraph 5-1b) with the intent to use them for their intended lawful purpose (i.e., in a manner that does not violate Army Regulation 600-85, paragraph 4-2p).

5-2. Prohibited Substances

The following substances are prohibited and included among those described in paragraph 5-1 above:

a. Spice and any substance containing it (also known as (AKA): Spice Gold, Spice Silver, Spice Diamond, Genie, K2 (Chemical, JWH-018), Zohai, Yucatan Fire, PEP Spice, K2 Blonde, K2 Summit, K2 Citron.

b. Salvia Divinorum and Salvinoria A and any substance containing it AKA: Sage of the Seers, Maria Pastora, Diviner's Sage, Sally-D, Magic Mint.

c. Mitragyna Speciosa Korth and any substance containing it AKA: Kratom, Thang, Kakuam, Ketum, Biak.

- d. Blue Lotus and any substance containing it AKA: Blue Water Lily, Egyptian Lotus, Sacred Narcotic Lily of the Nile.
- e. Convolvulaceae Argyreia Nervosa and any substance containing it AKA: Hawaiian Baby Woodrose.
- f. Lysergic Acid Amide and any substance containing it AKA: Jimson Weed, Devil's Apple, Thorn Apple, Stinkweed, Moonflower, Malpitte, Toloache.
- g. Absinthe and any substance containing it.
- h. 5-Mthoxy-Dimethyltryptamine and any substance containing it AKA: 5-NEO-DMT, Powder Mushrooms, AMT, Bromo, DMT (Dimethyltryptamine), Alpha-O.
- i. Any substance containing the following: London Underground Head Candy, Blowout Herbal Party Snuff, Red Ball, Cahoots Blowout, Chillin, Chillin XXX, 99-0, OCB Slime, Canavalia Maritime, Nymphaea Caerulea, Nymphaea Alba, Scutellaria Nana, Pedicularis Densiflora, Leonotis Leonurus, Zornia, Latifolia, Nelumbo Nucifera, Leonurus Sibiricu.
- j. Dietary supplements that are banned by the United States Food and Drug Administration

5-3. Prescription Medications.

- a. Any controlled substances received from a competent medical authority will be stored in the original container and use of the substance will in accordance with the supervising physician's directions.
- b. Individuals taking prescription medications that may contain controlled substances must inform their chain of command prior to giving a sample at a urinalysis.

5-4. Psychotropic Substances.

There is a disturbing trend of increasing abuse of legal substances which are capable of producing profound psychotropic effects. The use of these substances is detrimental to good order and discipline, mission readiness, and the overall effectiveness of this command and its Soldiers and civilians.

Chapter 6

Demonstrations, Political Activity, Prohibited Signs, and Prohibited Expression

6-1. Demonstrations.

- a. Demonstrations, picketing, sit-ins, protest marches, political speeches by candidates for public office, political advertisements and signs, and similar activities are prohibited on Fort Bliss.
- b. Servicemembers are prohibited from participating in picket lines or other public demonstrations off Fort Bliss under the following circumstances:
 - (1) During the hours they are required to be present for duty.
 - (2) When they are in uniform.
 - (3) While participating with or assigned or attached to any Fort Bliss unit in a military exercise or deployment.

(4) When the activities constitute a breach of the law.

(5) When violence is reasonably likely to result.

6-2. Indecent and Offensive Language or Displays in Public Places

a. Signs, bumper stickers, and clothing that are pornographic, use profanity or vulgar expressions, or which are offensive to religious, ethnic, or racial groups are prohibited.

b. The display of fake testicles from vehicles, also known as "truck nuts", "bumper balls", "bumper nuts", and "truck scrotums" is offensive and prohibited on Fort Bliss

c. Public use of indecent and/or offensive language by Soldiers and civilians on Fort Bliss is not only in bad taste, but disrespectful to all members of the community and its visitors. While private conversations remain the personal business of those involved, conduct in public places has a direct impact on the quality of life, good order and discipline, and the community. These standards apply to all Servicemembers and civilians on Fort Bliss. The use of indecent language in public places on the installation shall be minimized.

(1) Actions against Soldiers. Profanity and other types of offensive language may often be considered indecent, prejudicial to good order and discipline, and discrediting to the Army, and therefore, may be punishable under Article 134 of the UCMJ. Article 134 defines "indecent" language as that which "is grossly offensive to modesty, decency, or propriety, or shocks the moral sense, because of its vulgar, filthy, or disgusting nature, or its tendency to incite lustful thought." Normally, on-the-spot counseling or education is appropriate. However, leaders may also order Soldiers to stop using profane or offensive language in public. Failure to abide by such order is punishable under Article 92 of the UCMJ, Failure to Obey Order or Regulation.

(2) Actions against civilians. Civilians on Fort Bliss who use indecent and offensive language in public risk prosecution under Texas Penal Code, § 42.01(a) (1), as well as removal and/or a bar from the installation. Texas Penal Code, § 42.01(a) (1), prohibits language in public that is "abusive, indecent, profane, or vulgar" and which "by its very utterance tends to incite an immediate breach of the peace." Removal and bar from the installation will be decided on a case-by-case basis and reviewed by the Office of the Staff Judge Advocate prior to the decision to remove or bar an individual. In addition, civilian employees who use indecent and offensive language in the workplace are subject to potential administrative and punitive action.

d. Sexually Harassing Speech. Sexually harassing speech is of special concern. Pursuant to AR 600-20, paragraph 7-5(a), sexual harassment includes, among other things, sexually oriented cadences, sexually explicit profanity, sexual jokes, and sexual comments. Servicemembers and civilian employees who violate this policy are potentially subject to administrative or punitive action.

6-3. Distribution of Printed Materials

a. Publications may be distributed only through regularly established and approved distribution outlets. Any exceptions must be approved by the Directorate of Information Management. Publications include pamphlets, newspapers, magazines, handbills, flyers and other printed material.

b. This restriction does not apply to notices of garage sales and approved official unit fundraising activities such as car washes and bake sales.

Chapter 7

Entry and Exit from Fort Bliss

7-1. General

Vehicular and pedestrian traffic, including all military vehicles, will enter and exit Fort Bliss only through open, authorized gates or routes. Climbing over, crawling under, and driving or walking through or around perimeter fences or closed gates is prohibited. The use of unauthorized roads, trails, or routes is also prohibited.

Chapter 8

Off Limits Areas, Establishments, and Firms

8-1. Off-Limits Establishments and Firms

Servicemembers will not patronize an establishment or firm that has been declared off limits in accordance with AR 190-24, except in the performance of official duties.

8-2. Off-Limits Areas

- a. Unauthorized entry by privately owned or military vehicles into off-limits or restricted areas is prohibited.
- b. Off-limits or restricted areas include, but are not limited to, the following:
 1. Ranges.
 2. Maneuver or training areas.
 3. Impact areas.
 4. Tank trails.
 5. Desert roads and trails.
 6. Road shoulders.
 7. Archaeologically or environmentally restricted areas.
 8. Storage buildings.
 9. Vacant and unused structures.
 10. Any areas posted as off-limits, restricted, or words to that effect.

Chapter 9

Alcohol Policy

9-1. Driving.

Individuals may not drive on Fort Bliss with a blood alcohol content (BAC) of .08 or greater.

9-2. Government Aircraft and Vehicles.

The possession, sale, consumption, and/or use of any alcohol beverage on board any Government-owned or leased aircraft or vehicle.

9-3. Use of Alcohol During Duty Hours.

- a. The consumption of alcohol by servicemembers while on duty, either on or off post, is prohibited. Normal duty hours are from 0600 or 1630, Monday through Friday, including lunch, but may be extended based upon the circumstances.
- b. The consumption of alcohol by civilian employees during their duty day is prohibited.

- c. Having a BAC of .08 or above while on duty is prohibited.
- d. The consumption of alcohol while participating in field training exercises is prohibited.
- e. The consumption of alcohol on any Fort Bliss training maneuver area or range is prohibited.
- f. Unit commanders will forward requests to serve alcohol at unit parties or functions held during normal duty hours (for example, unit organizational days), or other exceptions to this paragraph, through the chain of command to the first general officer in the chain of command for approval.

9-4. Consumption of Alcohol in Uniform.

Consumption of any alcoholic beverages at an off-post facility while wearing a military uniform is prohibited. This prohibition does not apply to Dining-Ins, Dining-Outs, Military Balls, or other similar events conducted at off-post facilities. For purposes of this policy, military uniforms include, but are not limited to, battle dress uniforms, field uniforms, utility, hospital duty, food service, Army Combat Uniform, and the Army Service Uniform. See also AR 670-1.

Chapter 10 Off-Duty Wear of Military Uniforms Off-Post

10-1. Allowable Wear.

Servicemembers may wear their military uniforms off-post while off-duty only under the following circumstances:

- a. To and from off-post quarters and their place of duty.
- b. When making intermediate stops enroute to and from their place of duty. These stops must be for the health and welfare of the servicemember or his or her family and of a limited duration. Examples are stops at gas stations, auto repair centers, banks, laundries, car insurance firms, convenience stores, drug stores, or grocery stores.
- c. To and from off-post appointments during the duty day for essential health and welfare matters.
- d. To and from meals at off-post restaurants that are not mainly bars or other primarily alcohol-related establishments. For example, servicemembers, while in uniform, may eat at fast-food restaurants and at restaurants that serve alcohol secondary to their food business, but may not consume alcoholic beverages.
- e. When dropping off or picking up individuals from the El Paso Airport.

10-2. Prohibited Wear.

Servicemembers will not wear their military uniforms off-post while off-duty under any circumstances not mentioned in paragraph 10-1, to include:

- a. At department stores or shopping malls except for necessary, brief shopping.
- b. In bars or recreation and amusement establishments. (This restriction also applies during meal times.)
- c. At demonstrations or other unauthorized non-duty related activities.

Chapter 11 Littering and Other Prohibited Conduct

11-1. Littering.

Hauling, disposing of, or permitting the disposal of litter or solid waste at any location that is not an authorized receptacle/area on Fort Bliss is prohibited. Littering includes the throwing or dropping of trash, refuse, cigars, cigarettes, paper articles or any inorganic material.

11-2. Other Prohibited Conduct.

Taking away, removing, or touching any trash, garbage, or other wastes from any building, residence, or property on Fort Bliss without the express consent of the owner of the property is prohibited.

Chapter 12 Meal Cards

12-1. General.

Only individuals to whom the DD Form 714 (Meal Card) is issued may possess or use such forms. The transfer of a DD Form 714 to an unauthorized person is prohibited.

Chapter 13 Dress and Appearance

13-1. General.

During duty hours, servicemembers will conform their dress and appearance to the standards prescribed by AR 670-1 or other applicable service regulations. Commanders and NCOs are expected to counsel servicemembers for violations of AR 670-1 or other applicable service regulations before taking UCMJ action.

Chapter 14 Removal or Pawning of Government Property

14-1. General.

The removal of any Government property from Fort Bliss without proper authority is prohibited. This prohibition does not apply to the removal of clothing and items of issued individual equipment for which they are personally responsible. The pawning of any Government property, including issued individual equipment, is prohibited.

Chapter 15 Solicitation and Peddling

15-1. General

a. On-post door-to-door solicitation by any type of vendor (encyclopedia, vacuum cleaner, consumer product) is strictly prohibited by AR 210-7.

b. Children who are members of recognized organizations such as Girl Scouts, Boy Scouts, and school youth groups may sell their wares door-to-door after receiving approval from the Garrison Commander. Approved door-

to-door sales are authorized between the hours of 1600 and 1900 on weekdays and 1000 and 1900 on weekends and holidays.

c. Authorized solicitations are conducted on an individual basis. They are by appointment only and may not be during duty hours. The company-level commander will designate the time and place for solicitation of enlisted personnel quartered in barracks. Commanders are responsible for determining whether the individual requesting solicitation is authorized to do so on Fort Bliss. AR 210-7 and Fort Bliss Supplement to AR 210-7 explain the procedures for obtaining solicitation permits.

Chapter 16

Military Identification Cards

16-1. General

a. Servicemembers, while not in quarters or at their place of duty, are required to carry a DD Form 2A (Active Duty Military ID Card) or Common Access Card. The only exception is when they are engaged in athletic activities.

b. The possession of more than one military identification card with the same name or identity is prohibited.

c. Servicemembers are required to retrieve all ID cards from family members upon termination of eligibility. The servicemember will turn them in to the ID card section of the Adjutant General's Office or report any family member's refusal to surrender the cards to the chain of command.

Glossary

Abbreviations.

BAC.....	blood alcohol content
FTX.....	field training exercise
ID.....	identification
IET.....	initial entry training
NCO.....	noncommissioned officer
UCMJ.....	Uniform Code of Military Justice
WBAMC.....	William Beaumont Army Medical Center

Terms.

Adult. A person who is 18 years of age or older.

Civilian. A person who is not a servicemember.

Controlled Substances. Those substances described in Article 112a, UCMJ, including marijuana, cocaine, heroin, amphetamines, methamphetamines, LSD, ecstasy, GHB, MDMA, Ketamine, hallucinogenic mushrooms and the applicable federal schedules found in the U.S. Code.

Driving. Operation of a vehicle by driving or guiding it while in motion, either in person or through the agency of another. Driving is also the setting of a vehicle's motive power in action or the manipulation of a vehicle's controls so as to cause it to move.

Drug Paraphernalia. Equipment, products, and materials of any kind that are used, intended for use, or especially designed, made, or modified for use in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, containing, or concealing a controlled substance, or for injecting, ingesting, inhaling, or otherwise introducing a controlled substance into the human body.

Firearm. Any weapon from which a shot is fired by the force of an explosion. Firearms do not include weapons fired by compressed air, although individuals may have to register and store such weapons in accordance with paragraph 6.

Fort Bliss. Fort Bliss includes the Main Post (West Fort Bliss), East Fort Bliss, WBAMC, McGregor Range, and all territory within the Fort Bliss Military Reservation.

Grievous bodily harm. Fractured or dislocated bones, deep cuts, torn members of the body, serious damage to internal organs, and other serious bodily injury. See Manual for Courts-Martial (United States), 2002 Edition, Section IV, paragraph 54c(4)(a)(iii).

Indecent Language. Article 134, UCMJ, defines "indecent language" as that which "is grossly offensive to modesty, decency, or propriety, or shocks the moral sense, because of its vulgar, filthy, or disgusting nature, or its tendency to incite lustful thought."

Littering. Includes the throwing or dropping of trash, refuse, cigars, cigarettes, paper articles or any inorganic material.

On duty. The period of time during which the Soldier is performing or is directed to perform his or her duties until released by appropriate authority without regard to time of day.

Privately owned weapons and firearms. All weapons and firearms not owned by the U.S. Government.

Servicemember. A person on active duty with the U.S. Army, U.S. Air Force, U.S. Navy, U.S. Marine Corps, or U.S. Coast Guard. Includes reservists on orders performing active duty training and national guardsmen performing federal service.

Weapon. Instrument designed for the purpose of inflicting grievous bodily harm, or that is used or intended to be used to inflict grievous bodily harm.

Appendix A References

Section 7501, Title 5, United States Code.

Uniform Code of Military Justice.

AR 190-24, Armed Forces Disciplinary Control Boards and Off-installation Liaison and Operations.

AR 210-7, Commercial Solicitation on Army Installations.

AR 600-20, Army Command Policy.

AR 670-1, Wear and Appearance of Army Uniforms and Insignia.

Fort Bliss Regulation 690-6, Political Activities of Civilian Employees.

Fort Bliss Regulation 700-1, Ammunition Control Procedures.

Fort Bliss Supplement to AR 210-7, Commercial Solicitation on Army Installations.