AMENDMENT EXTENDING THE PROGRAMMATIC AGREEMENT BETWEEN FORT CAMPBELL AND THE TENNESSEE STATE HISTORIC PRESERVATION OFFICE REGARDING DEVELOPMENT, CONSTRUCTION, AND OPERATIONS AT CLARKSVILLE BASE HISTORIC DISTRICT

Whereas, Fort Campbell proposes use of areas located within the Clarksville Base Historic District (CBHD) for the development of new buildings, structures and facilities in support of the Army Campaign Plan, Transformation, Grow The Force and other initiatives that require expanded facilities at Fort Campbell; and

Whereas, Fort Campbell has determined that no practical and feasible alternative locations within the existing cantonment can support the increased facilities needed, nor can lands be withdrawn from the training and maneuver lands inventory for this need; and

Whereas, Fort Campbell and the Tennessee Historical Commission have agreed that the former Clarksville Base is eligible for inclusion in the National Register of Historic Places as a district with significant associations to the storage and maintenance of nuclear weapons in the early years of the Cold War; and

Whereas, the Tennessee Historical Commission and Fort Campbell agree that taking into account the effects of multiple undertakings within the Clarksville Base Historic District required in multiple years in support of increased mission requirements is best addressed through the program alternative of a programmatic agreement in accord with 36 CFR 800.14(b), and

Whereas, The Area of Potential Effects for the proposed developments within the CBHD is the entire area of the CBHD including both the development area and the preservation area within the district as illustrated in attachments A and B; and

Whereas, Program Comments regarding ammunition storage facilities have been adopted by the Army (72 FR 28464), and there are some structures at CBHD to which these program comments apply as individual structures, however the program comments explicitly do not extend to the effects that undertakings at these structures may have on the district within which they are located, and

Whereas, within the bounds of the CBHD, there are other historic properties with significance unrelated to the historical associations of Clarksville Base, including both prehistoric and historic era archaeological sites; and

Whereas, Fort Campbell has determined that use of the areas within the Clarksville Base Historic District (CBHD) for these developments may adversely affect the CBHD and may affect other historic properties located within the boundaries of the CBHD; and

Whereas, Fort Campbell has made reasonable and good faith efforts to identify all historic properties within the boundaries of CBHD, whether they relate to the Cold War associations of CBHD or have significance through other criteria; and

Whereas, Fort Campbell has consulted with the Tennessee State Historic Preservation Officer; and

Whereas, Fort Campbell has consulted with the federally recognized Indian tribes listed in Attachment C. The Garrison Commander sent letters including information as specified at 36 CFR 800.11 with respect to the proposed undertaking. The letter acknowledged the potential for indirect effects to the archaeological site 40MT28. This site, though not in the proposed development area of CBHD, is known to contain prehistoric burial features. The Garrison Commander's letter was followed up by telephone inquiries and email copies of the same information in staff to staff contacts; and

Whereas, Fort Campbell has notified the Advisory Council on Historic Preservation and the Council decided not to participate in consultations and advised Fort Campbell by letter dated July 25, 2008; and

Whereas, Fort Campbell has notified the following individuals and organizations to invite comment and participation in the consultations. Each organization or individual received a letter explaining the proposed developments and agreement. Enclosed with the letter was the same document with the compiled information as was provided to the Advisory Council on Historic Preservation:

County Historian of Montgomery County, Tennessee, The Montgomery County Historical Society, The Customs House Museum in Clarksville, Tennessee, The Pennyroyal Area Museum in Hopkinsville, Kentucky, Mr. Jim Hurst, President of the Clarksville Base Employees Association, Mr. John O'Brien, Installation Historian for Fort Campbell; and

Whereas, the following individuals and organizations have declined to participate or have not responded:

County Historian of Montgomery County, Tennessee, The Montgomery County Historical Society, The Customs House Museum in Clarksville, Tennessee, The Pennyroyal Area Museum in Hopkinsville, Kentucky, and Whereas, the following individuals and organizations have contributed verbal comments and suggestions which Fort Campbell has taken into account and communicated to the SHPO:

Mr. Jim Hurst, President of the Clarksville Base Employees Association, Mr. John O'Brien, Installation Historian for Fort Campbell;

NOW THEREFORE, Fort Campbell and the Tennessee State Historic Preservation Office agree that Undertakings within Clarksville Base Historic District (CBHD) shall be implemented in accordance with the following stipulations in order to take into account the effect of the Undertakings on historic properties.

STIPULATIONS

Fort Campbell shall ensure that the following measures are carried out.

A. Mitigation Measures Addressing District-wide or General Effects

1. Since general development within the areas illustrated in Attachment B may entail substantial adverse effects to the Clarksville Base Historic District as a whole and to a substantial number of contributing structures and features, Fort Campbell will ensure that the public has access to a detailed description of the history and to illustrations of the buildings and structures that contribute to the District.

Fort Campbell will sponsor the development and hosting of a site on the World Wide Web comparable to the structure and depth of detail at <u>http://www.mnhs.org/places/sites/hfs/tour/tour.html</u> presenting the history and structures of Clarksville Base to the general public.

2. Fort Campbell will develop a museum quality exhibit on the history of Clarksville Base, including a scale model of the base after the majority of its facilities were constructed and in operation. The exhibit and model will be offered for exhibition in museums and other suitable institutions throughout Kentucky and Tennessee.

3. Fort Campbell will erect and maintain signs at the entrances to Clarksville Base Historic District and at contributing structures within the district that explain the history of the district and the functions carried out by the contributing structures. Fort Campbell will use these signs to provide a self-guiding tour for both residents of Fort Campbell and those who may work or visit within the area.

4. Fort Campbell will reproduce the construction and engineering drawings for buildings at Clarksville Base and will maintain a set of these drawings at the Directorate of Public Works (DPW) at Fort Campbell, the Cultural Resources Management program office, the Donald F. Pratt Museum, and the Tennessee Historical Commission. Fort Campbell will ensure that to the extent possible, the archival sets of construction drawings include each unique building design and two of each kind of structure that followed a repetitive or duplicated design.

5. Fort Campbell will ensure that there is a systematic and coordinated effort to collect information and oral history accounts from those who formerly worked at or had connections to the efforts at Clarksville Base and to make this information accessible to the public.

6. Fort Campbell will assess the maintenance and conservation needs of structures and features in the areas of Clarksville Base indicated in attachment B that are not included in the proposed development areas. Fort Campbell will request funding for maintenance and conservation in accord with the results of the assessments.

B. Undertaking excluded from review throughout Clarksville Base Historic District

Undertakings Exempt from Review

The following activities are considered to have no effect on the Clarksville Base Historic District and shall be exempt from further consideration under the terms of this agreement provided that the project is limited to activities herein:

a) Roadway, parking lot, and firebreak repair, resurfacing, or reconstruction that takes place within the previously maintained roadway or parking lot surfaces;

b) Maintenance, repair, or replacement in-kind of existing sidewalks and curbs, not including historic pavements such as bricks or cobblestones;

c) Routine foot trail maintenance that does not involve new ground disturbance;

d) Routine maintenance of cemeteries within the CBHD including mowing, clearing, reseeding, fencing, and straightening of headstones;

e) Repair or maintenance of utility lines that takes place within the existing disturbed utility right of way;

f) Removal, repair or replacement within existing locations of underground fuel and storage tanks;

g) The repair or installation with in-kind material of the same size, texture and color of railroad warning devices, signs, lighting, guide rail, fencing, and traffic signals, provided that activities occur within the existing area of disturbance.

h) Routine maintenance within the CBHD including grass cutting and tree trimming;

i) Routine firing of ordnance during the course of Army training and maneuvers;

j) Training activities that do not involve mechanically assisted excavation.

k) Alteration, maintenance, repair or demolition of buildings that are less than fifty (50) years of age and which are not associated with the operations of Clarksville Base, unless it has been

determined by CRM staff, in consultation with the SHPO, that such buildings possess characteristics of exceptional significance;

1) Minor ground disturbance or mechanical digging in areas where archaeological survey has established the absence of archaeological sites, so long as the previous appearance or condition can be re-established upon completion of the disturbance.

m) Projects involving properties considered eligible for the National Register of Historic Places may proceed with certification by the Cultural Resources Manager that the planned work stays entirely within the following limitations:

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

ii) Refinishing in-kind, such as painting or covering surfaces with the same materials and in the same color;

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

1) Modifications to HVAC control systems, or conversions to alternative fuels;

2) Insulation in roofs, crawl spaces, ceilings, attics, walls, floors, and around pipes and ducts;

3) The installation of storm doors or windows, or insulated double or triple glazing, which match the size, color, profile and other distinguishing characteristics of the historic door or window;

4) Interior modifications when the significance of the building does not include the interior space;

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

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

7) Removal of asbestos-containing materials, provided that the removal does not alter or detract from the qualities that make the resource eligible to the National Register, or provided that replacement is made in-kind both in color and appearance of non-asbestos containing materials;

C. Treatments for properties related to Operations of the Former Clarksville Base

- 1. The Master Planning Branch shall confer with the Cultural Resources Program staff no less than twice each calendar year to review the status of all construction or improvement projects planned or potentially considered for placement in the CBHD.
- 2. For undertakings that pose potential effects to the CBHD as a whole and to contributing elements of the district and located in the area illustrated in attachment B, the following standard treatments will be applied:

The Cultural Resources Management program and the Master Planning Branch shall jointly document the following for each project affecting Clarksville Base Historic District or its contributing elements. The documentation will be retained in project planning files:

a. alternatives considered and/or implemented for avoiding or minimizing adverse effects.

b. a list of the contributing elements to be affected by the undertaking.

c. documentation of consideration of adaptive re-use of buildings or structures that are contributing elements in accord with section 111 of the National Historic Preservation Act and E.O. 13287.

d. verify that the archival drawings as described in stipulation A.4. have already been completed for the buildings and structures that are contributing elements at issue. The project shall not proceed until this documentation is completed and distributed to the parties as specified in stipulation A.4.

e. take a detailed set of digital photographs of each contributing element adversely affected by the undertaking.

f. completion of the documentation in sections a-e will constitute evidence that Fort Campbell has complied with section 106 of the NHPA in regard to effects of its undertaking with respect to the Clarksville Base Historic District and this documentation may be cited as such for purposes of any other coordinated planning processes.

D. Effects on historic properties within CBHD but not associated with operations of the former Clarksville Base

1. For undertakings within CBHD that pose potential effects to historic properties other than CBHD itself and its contributing elements, Fort Campbell will use the following procedures to take into account the effects of undertakings on those historic properties. Throughout the following subparts of stipulation D, "historic property" means "historic property other than Clarksville Base Historic District and its contributing elements."

2. So long as the Army continues to maintain a Cultural Resources Manager in accord with Army Regulation 200-1, Chapter 6-4, including access to personnel qualified under the Secretary of the Interior's Standards and Guidelines for Archaeology and Historic Preservation to perform technical work, undertakings in Clarksville Base Historic District not excluded from further review by the stipulation B.1. will be reviewed as described below.

a) The proponent of the undertaking, in consultation with the CRM program manager, will determine the areas of potential effects as defined in 36 CFR 800.16d and assess whether prior efforts for identification of historic properties within the areas of potential effects are adequate, in accord with guidelines established by the Tennessee Historical Commission. If the identification efforts within the areas of potential effects are adequate and there are no historic properties or properties considered potentially eligible for the National Register of Historic Places, the proposed undertaking may proceed as planned.

b) If identification efforts are not adequate in part or all of the areas of potential effects for an undertaking, the Army will ensure that adequate identification is completed by professionals meeting the qualifications described by the Secretary of the Interior (48 FR44738-9) as appropriate to the kinds of historic properties likely to be within the areas of potential effects.

If potentially eligible or unevaluated properties are present in the areas of potential effects, the Army will evaluate the property for eligibility to the National Register pursuant to 36 CFR Section 800.4(c) and will forward documentation supporting the evaluations to the appropriate SHPO for review and concurrence. The SHPO shall be afforded 30 calendar days to respond to the Army's determinations of eligibility. If the Army and the SHPO agree that the properties in the areas of potential effect are not eligible for inclusion on the NRHP, the undertaking may proceed as planned. If Fort Campbell and the SHPO do not agree on determinations of eligibility, Fort Campbell will either resolve the disagreement through further consultation with the SHPO or will consult the Keeper of the National Register pursuant to 36 CFR Section 800.4(c).

c) If there are historic properties or properties considered eligible or potentially eligible for listing in the National Register of Historic Places within the areas of potential effects for an undertaking, Fort Campbell will assess whether the undertaking will cause adverse effects.

d) The following kinds of undertakings will be considered as having no adverse effects upon historic properties with certification by the CRM staff that the undertakings include appropriate measures or procedures to avoid historic properties or to avoid adverse effects to historic properties. Undertakings approved as having no adverse effect and the measures implemented to avoid adverse effect under this stipulation shall be listed in the annual report described in stipulation H.

- 1. Mechanically assisted excavations conducted for training and other purposes by military units that takes place in adequately surveyed areas and avoids known historic properties;
- 2. Approval of tracts for forest management activities in adequately surveyed areas when known historic properties are excluded from the areas of ground disturbance;

e) If the Army determines that the effects of an undertaking (other than those described in section D2d) on historic properties are not adverse, Fort Campbell will document that determination in accord with 36 CFR 800.11 and provide it to the SHPO. If the historic property has religious or cultural significance for a federally recognized Indian tribe or tribes, Fort Campbell will also send its determination of no adverse effect to the tribe or tribes.

The SHPO will have 30 days to respond to the determination of no adverse effect. If there is no response 30 days after the SHPO has received the determination and documentation, the Army may assume concurrence with the determination.

f) If Fort Campbell and the SHPO concur after consultation that the project will have no adverse impact on historic properties, the project may proceed as planned.

g) If the SHPO objects to the determination of no adverse effect, the Army will attempt to resolve the objection through consultation. If the Army cannot resolve the objection to a determination of No Adverse Effect through further consultation, Fort Campbell will consult to resolve adverse effect as in stipulation D.2.h or as set forth in 36 CFR 800.6.

h) If Fort Campbell determines that the effects of an undertaking are adverse, the Army will provide documentation as specified in 36 CFR 800.11 to the SHPO and to any consulting tribe or other party maintaining an interest in the historic property adversely affected. The documentation will specify Fort Campbell's efforts to avoid or minimize adverse effects or Fort Campbell's proposed mitigation measures.

The Army will consult with the SHPO and any consulting tribes or other parties to reach a proposed agreement to resolve the adverse effects for a period of 45 days to reach a proposed agreement to resolve the adverse effects. The 45 day consultation period may be extended through mutual agreement by all parties. The Army will internally review any proposed agreement document in accordance with Army Regulation 200-1 or other applicable regulations before the Garrison Commander may sign it.

i) If the SHPO disagrees with the Army's proposed mitigation of adverse effects and the disagreement cannot be resolved with further consultation, the Army will forward all relevant documentation to the Council and request Council comment pursuant to 36 CFR Section

800.7(a)(1) and allow the Council 45 days to respond. Any Council comment provided in response to such a request will be taken into account by the Army in accordance with 36 CFR Section 800.7(c) with reference to the subject of the dispute.

E. Effects on Contributing Elements and Setting within the Preservation Area of Clarksville Base

1. For undertakings not excluded from review by stipulation B and having Areas of Potential Effect that extend into the preservation area as illustrated on attachment B, Fort Campbell will assess the effects of the undertaking and consult with the SHPO.

2. If the Army determines that the effects of an undertaking on historic properties within the preservation area are not adverse, Fort Campbell will document that determination in accord with 36 CFR 800.11 and send the determination and documentation to the SHPO.

The SHPO will have 30 days to respond to the determination of no adverse effect. If there is no response 30 days after the SHPO has received the determination and documentation, the Army may assume concurrence with the determination.

3. If Fort Campbell and the SHPO concur after consultation that the project will have no adverse impact on historic properties, the project may proceed as planned.

4. If the SHPO objects to the determination of no adverse effect within the 30 day review period, the Army will attempt to resolve the objection through consultation. If the Army cannot resolve the objection to a determination of No Adverse Effect through further consultation, Fort Campbell will consult to resolve adverse effect as in stipulation E.5 or as set forth in 36 CFR 800.6.

5. If Fort Campbell determines that the effects of an undertaking are adverse, the Army will provide documentation as specified in 36 CFR 800.11 to the SHPO and to any other party maintaining an interest in the historic property adversely affected. The documentation will specify Fort Campbell's efforts to avoid or minimize adverse effects or Fort Campbell's proposed mitigation measures.

The Army will consult with the SHPO and any other consulting parties for a period of 45 days to reach a proposed agreement to resolve the adverse effects. The 45 day consultation period may be extended through mutual agreement by all parties. The Army will internally review any proposed agreement document in accord with Army Regulation 200-1 or other applicable regulations before the Garrison Commander may sign it.

6. If the SHPO disagrees with the Army's proposed mitigation of adverse effects and the disagreement cannot be resolved with further consultation, the Army will forward all relevant documentation to the Council and request Council comment pursuant to 36 CFR Section 800.7(a)(1) and allow the Council 45 days to respond. Any Council comment provided in response to such a request will be taken into account by the Army in accordance with 36 CFR Section 800.7(c) with reference to the subject of the dispute.

F. Native American Consultation

1. The Garrison Commander shall consult with Tribal Historic Preservation Officers and/or other designated representatives of the Native American tribes listed in Attachment C that may have an affiliation with or interest in cultural items found at Fort Campbell to determine whether and which historic properties within Clarksville Base Historic District at Fort Campbell have religious or cultural significance to each tribe.

2. When any of the undertakings described in Stipulation D2 may affect a known historic property with religious or cultural significance to a Native American tribe, the Garrison Commander will ensure that information regarding the proposed undertaking and the possible effects to the known site are provided to the tribes and that the views expressed are considered in determinations of effect.

3. When a proposed undertaking within Clarksville Base will have an adverse effect on a historic property of religious or cultural significance, Fort Campbell will consult with the tribe or tribes for which the historic property has such significance and Fort Campbell will take into consideration comments and views of such tribes.

G. Discoveries.

Fort Campbell has undertaken reasonable and good faith attempts to identify all historic properties within Clarksville Base Historic District. If, during the implementation of undertakings under this agreement a potentially historic property not previously identified is discovered, Fort Campbell shall:

a. take reasonable steps to avoid, minimize or mitigate adverse effect to such properties until it is assessed by the Fort Campbell Cultural Resources Management program staff.

b. Based on the assessment of the discovery, Fort Campbell shall either

1. find that the discovered property is not a historic property, report the assessment to the Tennessee SHPO and resume normal construction activities.

2. find that the discovered property is similar in nature to those features of Clarksville Base for which treatments have been defined at stipulations A.4 and C.2, document the property to a similar standard as applied to others, report the assessment to the Tennessee SHPO and resume normal construction activities when the documentation is completed.

3. find that the discovered property is different in nature than those for which treatments have been established in this agreement. In this case Fort Campbell will consult with the Tennessee SHPO, the Indian Tribes

that may attach religious and cultural significance to the affected property, propose a course of action to resolve adverse effects, and on agreement among the consulting parties, implement the course of action. Fort Campbell may also elect to follow the procedure at 36 CFR 800.13(b)(3) instead. Should the discovery involve human remains or grave sites, Fort Graves Protection and Repatriation Act and other legal responsibilities with respect to cemeteries and graves as applicable to the discovery.

H. Reporting.

Each calendar year by the anniversary of the effective date of this agreement, Fort Campbell will provide to the Tennessee Historic Preservation Officer a report including a list and description of the undertakings initiated within the CBHD. The report shall include maps of the areas affected by these undertakings and the documentation listed in C.2.a-d. The annual report shall also summarize the efforts to complete the general mitigation measures in Stipulations A.1-6, if any of these measures are incomplete at the time Fort Campbell compiles the report.

I. Unanticipated Adverse Effects

Should Fort Campbell become aware of unanticipated adverse effects to historic properties, including CBHD and its contributing features and which were not previously considered under the procedures of this agreement, Fort Campbell shall notify all consulting parties of the unanticipated adverse effect and consult regarding appropriate responses.

Fort Campbell will take reasonable efforts to avoid, minimize, or mitigate the extent of further adverse effects until agreement regarding appropriate responses has been reached.

J. General Dispute Resolution

1. Should any signatory to this PA object to any action carried out or proposed by the Army with respect to implementation of this PA, the installation shall consult with the objecting party to resolve the objection. If the objection cannot be resolved through consultation, the installation shall forward all documentation relevant to the dispute to the Council.

Within thirty calendar days after receipt of all pertinent documentation, the Council shall exercise one of the following options:

a. Advise the Army that the Council concurs in the Army's proposed final decision, whereupon the Army will respond to the objection accordingly;

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

c. Notify the Army that the Council will comment pursuant to 36 CFR Section 800.7, and proceed to comment. The resulting comment shall be taken into account by the Army according to 36 CFR Section 800.7(c)(4) and Section 110(1) of the National Historic

Preservation Act.

2. Should the Council not exercise one of the above options within 30 days after receipt of all pertinent documentation, the Army may assume the Council's concurrence with its proposed response to the objection.

3. The Army shall take into account any Council recommendation or comment provided according to this stipulation with reference only to the subject of the objection; the Army responsibility to carry out all actions under this PA that are not the subject of the objection shall remain unchanged.

4. Should an objection pertaining to this PA be raised at any time by a member of the public, the Army shall notify the parties to this PA and take the objection into account, consulting with the objector and, should the objector so request, with any of the parties to this PA to resolve the objection.

K. Administrative Provisions

- 1. **Effective Date and Duration**. By mutual agreement of the parties, this Agreement is hereby extended in its entirety until 31 December 2019. All other parameters of the Agreement remain unchanged. This Amendment extending the Agreement becomes effective with the signature of the last signing party unless sooner terminated pursuant to Stipulation J4. In the event that a new PA is signed within this one (1) year extension, this PA will be considered null and void. The new PA will become effective with the signature of the last signing party.
- 2. Anti-Deficiency Act Compliance. The stipulations of this PA are subject to the provisions of the Anti-Deficiency Act (31 U.S.C. Section 1341). If compliance with the Anti-Deficiency Act alters or impairs Fort Campbell's ability to implement the stipulations of this PA, Fort Campbell will consult according to the amendment and termination procedures found at stipulations J3 and J4.
- 3. **Amendment.** If Fort Campbell, or the Tennessee State Historic Preservation Officer determines that the terms of this PA cannot be met, or that an amendment is necessary, that party shall request that the other party consider an amendment to the PA. Such an amendment shall be executed in the same manner as the original.

4. Termination.

a. If the Garrison Commander determines that the Army cannot implement the terms of this PA, or if the Tennessee SHPO or the Council determines that the MOA is not being properly implemented, Fort Campbell, the SHPO or Council may propose to the other parties to this PA that it be terminated.

b. The party proposing to terminate this PA shall so notify all parties to this PA, explaining the reasons for termination and affording them at least 30 days to consult and seek alternatives to termination.

c. Should such consultation fail, Fort Campbell or the SHPO may terminate the agreement by notifying all parties.

d. Should this agreement be terminated, Fort Campbell shall:

i) Consult in accordance with 36 CFR 800.14(b) to develop a new PA; or

ii) Comply with 36 CFR 800 Subpart B for each individual undertaking of the program covered by this agreement; or.

iii) Comply with the procedures of the Operations PA for each individual undertaking of the program covered by this agreement.

5. This Agreement may be executed in the counterparts, with a separate page for each signatory. For Campbell will ensure that each party is provided with a copy of the fully executed Agreement.

6. Execution and implementation of the Programmatic Agreement and providing a copy of the signed agreement to the Advisory Council on Historic Preservation evidences that the Army has afforded the Council a reasonable opportunity to comment on the program and that the Army has taken into account the effects of the program on historic properties.

AMENDMENT EXTENDING THE PROGRAMMATIC AGREEMENT BETWEEN FORT CAMPBELL AND THE TENNESSEE STATE HISTORIC PRESERVATION OFFICE REGARDING DEVELOPMENT, CONSTRUCTION, AND OPERATIONS AT CLARKSVILLE BASE HISTORIC DISTRICT

FORT CAMPBELL, KENTUCKY

By:

Date: 15 Nov 2018

Joseph P. Kuchan Colonel, U.S. Army Commanding

AMENDMENT EXTENDING THE PROGRAMMATIC AGREEMENT BETWEEN FORT CAMPBELL AND THE TENNESSEE STATE HISTORIC PRESERVATION OFFICE REGARDING DEVELOPMENT, CONSTRUCTION, AND OPERATIONS AT CLARKSVILLE BASE HISTORIC DISTRICT

TENNESSEE STATE HISTORIC PRESERVATION OFFICER

ву: ______.

amiany 16,2019 Date:

Mr. E. Patrick McIntyre, Jr. U Deputy State Historic Preservation Officer

Attachment A



Location of Fort Campbell in Tennessee and Kentucky



Location of Clarksville Base Historic District within Fort Campbell And in Montgomery County, Tennessee

Attachment B Development and Preservation Areas Of Clarksville Base Historic District



Attachment C

Federally Recognized Tribes Consulted

TRIBAL CONTACTS LIST

Absentee-Shawnee Tribe of Indians of Oklahoma

Alabama-Coushatta Tribes of Texas

Alabama-Quassarte Tribal Town

Cherokee Nation of Oklahoma

Chickasaw Nation of Oklahoma

Coushatta Tribe

Eastern Shawnee Tribe of Oklahoma

Eastern Band of Cherokee Indians

United Keetoowah Band of Cherokee

Kialegee Tribal Town

Muscogee Creek Nation of Oklahoma

Poarch Creek Indians

Seminole Tribe of Florida

Shawnee Tribe

Thlopthlocco Tribal Town

Note: This list of consulting tribes differs from the one contained in the Operations PA. The Seminole Tribe of Oklahoma has notified Fort Campbell that it has no interests in the lands now used for Fort Campbell Military Reservation. The email notification reads:

From: Pare Bowlegs [hpo@seminolenation.com]
Sent: Friday, June 16, 2006 1:34 PM
To: richard.davis9@us.army.mil
Subject: Brigade Combat Team: Ft. Campbell.

Mr. Davis,

Sorry for the delayed response from my office. Mr. Emman Spain, the former Historic Preservation Officer, is no longer with the Seminole Nation. He abruptly left after the new election in September 2005. I was hired in January '06 to replace him. Being unfamiliar with Seminole history, Mr. Spain had included States that were outside of our homelands of Oklahoma and Florida, but included Kentucky, Tennessee, Mississippi and the Carolinas. There is no documentation that supports the fact that we ever lived in those States. Please remove the Seminole Nation of Oklahoma from any lists you might have concerning your State.

Thank you.

Sincerely,

Pare Bowlegs

Historic Preservation Officer Seminole Nation of Oklahoma Wewoka, Ok. 74884 1-405-257-7292 www.seminolenation.com