

Army Housing Office Plain Language Brief (PLB)



WE ARE THE ARMY'S HOME







Garrison Points of Contact

- The Fort Gregg-Adams Army Housing Office (AHO) staff are employed by the Army to assist Service Members and their Families with housing matters and advocate on their behalf with community partners/agencies both on and off the installation
- The Army Housing Officer reports directly to the Director, Public Works and garrison leadership
- The AHO provides oversight of the privatized project to privatized housing company managing on post housing and provides tenant/landlord dispute services
- The garrison Army Housing Office (AHO) provides referral services to Service Members and Families that reside or are seeking to reside off the installation

Garrison Leadership

- Garrison Commander: COL James Hoyman
- Garrison Command Sergeants Major: CSM Ben Brinkmeyer
- Garrison Deputy Garrison Commander/Manager: Mr. Gregory Harding
- Garrison Army Housing Officer (AHO): Mr. Albert Williams







RCI Company Contacts

- Gregg-Adams Commonwealth Communities, LLC, sometimes referred to as the Residential Communities Initiative (RCI) Company, is the privatized company that owns and manages the family housing on this installation.
 - Hunt Military Communities, LLC is the private partner and managing member of Gregg-Adams
 Commonwealth Communities, LLC.
 - Hunt Military Communities, LLC is the property management company that manages the dayto-day operations of the privatized housing to include ensuring prompt and professional maintenance and repair, property concerns, and rent/billing issues. This is your landlord for privatized housing.
 - Hunt Military Communities, LLC Contacts:
 - Director of Operations: Nancy Goodman
 - Community Director: Ms. Daisy Ling
 - Maintenance Director: Mr. Jeff Koch
 - Leasing Manager: Ms. Priscilla Lewis







Tenant Bill of Rights (TBoR)

The Military Housing Privatization Initiative *Tenant Bill of Rights* requires the garrison AHO to provide a plain language brief presenting the facts on tenants' rights and responsibilities associated with tenancy of the housing unit to all residents of privatized housing prior to lease signing and again 30 days after move-in on all rights and responsibilities.

"The Department of Defense is fully committed to ensuring that associated with tenancy of the housing unit, including Military Housing Privatization Initiative (MHPI) housing projects provide our Nation's most valued resource—its military members and their families—safe, quality, and well-maintained housing where our members and their families want and choose to live.

"The Department of Defense has issued all policy guidance necessary to implement prospectively all rights for military members and their families residing in privatized family and unaccompanied housing (Tenants) at all MHPI housing projects. However, as Congress recognized, retroactive application of the requirements at existing projects requires voluntary agreement by the respective MHPI company; the Department cannot unilaterally change the terms of the complex, public-private partnerships that established the MHPI housing projects. The Department of Defense has been seeking to secure voluntary agreements, and nearly all of the MHPI companies have agreed to implement all 18 Tenant rights at their existing projects. The Department will continue to pursue agreements not yet reached. Tenants should contact their installation housing office to confirm the rights fully available to them."





- RIGHT 1: You have the right to reside in a housing unit and a community that meets applicable health and environmental standards.
- RIGHT 2: You have the right to reside in a housing unit that has working fixtures, appliances, and utilities and to reside in a community with well-maintained common areas and amenity spaces.
- RIGHT 3: The right to be provided with a previous seven-year maintenance history of the
 prospective housing unit within two business days after making request before signing a lease. A
 current Tenant who did not receive maintenance information before signing a lease has the right to
 receive such information within five business days after making the request.
- RIGHT 4: You have the right to a written lease with clearly defined rental terms to establish tenancy in a housing unit including any addendums and other regulations imposed by the Landlord regarding occupancy of the housing unit and use of common areas.
- RIGHT 5: The right to a plain-language briefing, before signing a lease and 30 days after movein, by the AHO on all rights and responsibilities associated with tenancy of the housing unit, including information regarding the existence of any additional fees authorized by the lease, any utilities payments, the procedures for submitting and tracking work orders, the identity of the Military Tenant Advocate, and the dispute resolution process.

RIGHT 6: You have the right to have sufficient time and opportunity to prepare and be present for move-in and move-out inspections, including an opportunity to obtain and complete necessary paperwork.





- RIGHT 7: You have the right to report inadequate housing standards or deficits in habitability
 of the housing unit to the Landlord, the chain of command, and Installation housing office
 without fear of reprisal or retaliation.
- RIGHT 8: You have the right to access a military tenant advocate or a military legal assistance attorney, through the AHO to assist in the preparation of requests to initiate a dispute resolution. This includes the ability to submit a request to withhold payments during the formal dispute resolution process.
 - Tenants are required to attempt to resolve disputes informally either through an informal dispute resolution process or as identified in the tenant lease. If the dispute cannot be resolved informally a tenant may then file a request for formal dispute resolution.
 - The Fort Gregg-Adams procedures for requesting informal and formal dispute resolution processes can be found at https://home.army.mil/greggadams/my-fort/all-services/housing-services
- RIGHT 9: The right to receive property management services provided by the Landlord that
 meet or exceed industry standards and that are performed by professionally and appropriately
 trained responsive and courteous customer service and maintenance staff.
- RIGHT 10: You have the right to have multiple, convenient methods to communicate directly with the Landlord maintenance staff, and to receive consistent, honest, accurate, straightforward and responsive communications.



- RIGHT 11: You have the right to have access to an electronic work order system through which a tenant
 may request maintenance or repairs of a housing unit and track the progress of the work.
 - Hunt Military Communities, LLC
 - Maintenance Request Contact Number: 804-566-3300
 - Maintenance Shop Location: 671 Yorktown Drive, Fort Gregg-Adams, VA
 - Maintenance Website: www.greggadamsfamilyhousing.com
 - Maintenance Application: Hunt Resident App (HMC Portal)
- RIGHT 12: You have the right to prompt and professional maintenance and repair, to be informed of the
 required time frame for maintenance and repairs when a maintenance request is submitted and when
 maintenance or repairs are necessary to ensure habitability of a housing unit, prompt relocation into
 suitable lodging or other housing at no cost to the tenant until the maintenance or repairs are completed.
- RIGHT 13: You have the right to receive advice from military legal assistance on procedures involving
 mechanisms for resolving disputes with the property management company or property manager to
 include mediation, arbitration, and filing claims against the Landlord.
 - Installation legal office: Legal Assistance Office at 804-765-1500 for an appointment







- **RIGHT 14:** The right to enter into a dispute resolution process should all other methods be exhausted and, in which case, a decision in favor of the tenant may include a reduction in rent or an amount to be reimbursed or credited to the tenant.
- **RIGHT 15:** The right to have your basic allowance housing payments segregated and held in escrow, with approval of a designated commander, and not used by the property owner, property manager, or landlord pending completion of the dispute resolution process.
- RIGHT 16: The right to have reasonable advance notice of any entrance by the Landlord, Installation
 housing staff, or chain of command into the housing unit of no less than 24 hours, except in the case of
 an emergency or abandonment of the housing unit.
- RIGHT 17: The right to not pay non-refundable fees or have application of rent credits arbitrarily withheld.
 - A refundable pet deposit is required per animal, when pets are applicable on the lease.
- RIGHT 18: The right to expect common documents, forms, and processes for housing units will be the same for all Army Installations, to the maximum extent applicable without violating local, state, or federal regulations.





The Military Housing Privatization Initiative Tenant Bill of Rights highlights five important responsibilities for Service Members and their Families while they reside in privatized family housing.

- **RESPONSIBILITY 1:** The responsibility to report in a timely manner any apparent environmental, safety, or health hazards of the home and any defective, broken, damaged, or malfunctioning building systems, fixtures, appliances, or other parts of the home, common areas, or related facilities to the landlord.
- **RESPONSIBILITY 2:** The responsibility to maintain standard upkeep of the home as instructed by the property management company.
- **RESPONSIBILITY 3:** The responsibility to conduct oneself as a tenant in a manner that will not disturb neighbors, and to assume responsibility for one's actions and those of a family member or guest in the housing unit or common areas, including the responsibility not to engage in any inappropriate, unauthorized, or unlawful activity in the home or common areas.
- The Property Management Resident Handbook provides specific information. The resident handbook can be found online at https://www.greggadamsfamilyhousing.com/new-residents/documents-and-forms
- **RESPONSIBILTY 4:** The responsibility to allow the landlord reasonable access to the rental home in accordance with the terms of the tenant lease agreement to make necessary repairs in a timely manner.
- **RESPONSIBILITY 5:** The responsibility to read all lease-related materials provided by the landlord and to comply with the terms of the lease agreement, lease addenda, and any associated rules and guidelines.





Informal Dispute Resolution

- The informal dispute resolution process is a measured approach intended to resolve disputes at
 the garrison level that may be used to resolve disputes pertaining to the lease as well as
 issues that fall outside the specific parameters of the lease document, such as personal
 property claims.
- The tenant may submit a completed informal dispute resolution request form with any
 documents that support the dispute to the AHO.
 - An *informal dispute resolution* form is available at the AHO and on-line at https://home.army.mil/greggadams/my-fort/all-services/housing-services
 - Tenants may also visit the garrison Installation legal office to seek assistance in completing the informal dispute resolution form.
 - The Garrison Commander will review the request and serve as the mediator between the property owner and tenant in an effort to resolve the dispute at the local level, normally within 10 business days.









Formal Dispute Resolution

The **formal dispute resolution** process allows eligible tenants to obtain prompt and fair resolution of housing disputes concerning rights and responsibilities set forth in the lease that could not be resolved through the informal dispute process.

- A formal dispute resolution form is available at the AHO and on-line at https://home.army.mil/greggadams/my-fort/all-services/housing-services
- The tenant may submit a completed formal dispute resolution request form with any documents
 that support the dispute to the AHO. Tenants may also visit the Installation legal office to seek
 assistance in completing the formal dispute resolution form.
- The formal dispute resolution may include a home inspection. If the tenant fails to grant access
 to the premises for inspection the formal dispute resolution process shall terminate, and no
 decision will be rendered.
- The HQ IMCOM Commanding General is the Deciding Authority and will generally render a decision within 30 days, but not later than 60 days.
- Tenants may request "rent segregation" for up to 60 days while the dispute is being reviewed.
- The **formal dispute resolution** eligibility is limited to military members, their spouse or other eligible individual who qualifies as a "tenant" as defined in 10 USC Section 2871.
- Tenants may seek legal advice or dispute resolution through any remedy available by law, except that Tenant and Owner shall not pursue such remedy available in law while a formal dispute resolution under this process is pending.





Army Housing Services Office

The goal of the HSO is to implement and maintain a high-quality worldwide resource for relocation services that is innovative, comprehensive, and the first choice of information and support when Soldiers and families relocate.

- Non-discriminatory listings of adequate and affordable rental and for-sale housing
- Administration of the Rental Partnership Program (RPP)
- Counseling/referral on eligible installation services, e.g., legal, education, Exceptional Family Member Program
- Preliminary inquiries to validate housing discrimination complaints
- Liaison with community and government officials / organizations on and off post
- Housing data exchange with other DoD housing offices
- Home buying counseling
- Landlord-tenant dispute resolution
- Basic Allowance for Housing (BAH) data submission
- Administrative assistance with utility company fees/deposits, connections, and billings
- Informational briefings (in- and out-processing, entitlements), community outreach
- Liaisons with Army Community Services in support of the Housing Relocation Assistance Program





Legislative Updates

Property Inspections

- NEW---Per FY20 National Defense Authorization Act (NDAA): If tenant is not available for pre-assignment walkthrough inspection, Housing Office must attend on tenant's behalf. (RCI Installations only)
- NEW---Per FY20 NDAA: The AHO shall initiate contact with new residents at 15 and 60 days after move in regarding the satisfaction of the resident. (RCI Installations only)





Additional Information

- Tenants are permitted to anchor any furniture, television, or large appliance to the wall of the unit for purposes of preventing such item from tipping over without incurring a penalty or obligation to repair the wall upon vacating the unit if the Landlord does not anchor the furniture for the tenant.
- Please refer to the next slide for locations of Gregg-Adams Family Housing Leasing Center and the Army Housing Office.





Additional Information

Gregg-Adams Family Housing Work Order Process

- To alert the Landlord (Gregg-Adams Family Housing) of maintenance issues:
 - **Emergency** or **Urgent** work orders must be called in immediately to receive priority response: (804) 566-3300
 - Routine work orders may be entered online through the Resident Portal or through the HMC Portal App.

The Resident Portal is available online at greggadamsfamilyhousing.com or download the HMC Portal App in the App Store or on Google Play

- Track progress of work orders by viewing information in the HMC Portal App.
- Work orders will be closed once the tenant and the Garrison Housing Office signs off stating that the work was completed.
- It is Important to contact Gregg-Adams Family Housing to report maintenance issues right away.
- Contact Gregg-Adams Family Housing to report emergency, urgent, routine work orders, trouble calls, safety concerns, or resident compliance issues.

