Department of the Army United States Army Intelligence Center of Excellence and Fort Huachuca Fort Huachuca, Arizona 85613-7000

8 January 2019

Military Police

REGISTRATION, POSSESSION, PURCHASE, AND USE OF PRIVATELY OWNED WEAPONS AND AMMUNITION

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Summary. This regulation prescribes policies and procedures for the registration, possession, and use of privately owned weapons (POW) and ammunition on Fort Huachuca (FH).

Applicability. This regulation applies to all individuals who enter or remain on Fort Huachuca with a privately owned weapon. Federal and State Law still apply, in addition to Army Regulation (AR) 190-11 and this supplemental regulation.

Supplementation. Supplementation of this regulation is prohibited without approval from the Directorate of Emergency Services (DES).

Punitive Provisions. Paragraphs 11.d.(1), 11.d.(2), and 11.d.(4) of this regulation are punitive and are intended to be a lawful order within the meaning of Article 92, Uniform Code of Military Justice (UCMJ). Violations of paragraphs 11.d.(1), 11.d.(2), and 11.d.(4) may result in punitive action under the UCMJ, adverse administrative action, or both.

Suggested improvements. The proponent of this regulation is DES, United States Army Garrison. Users may send comments and suggested improvements on Department of the Army (DA) Form 2028 (Recommended Changes to Publications and Blank Forms) through channels to Commander, United States Army Garrison, ATTN: IMHU-ES, Fort Huachuca, AZ 85613-7012.

Availability. This publication is available solely on the Fort Huachuca intranet page at https://army.deps.mil/netcom/sites/106HUA/necpub/visitors/docs/SitePages/Home.aspx

^{*}This regulation supersedes Fort Huachuca Regulation 190-11, dated 10 January 2013.

Summary of Changes

- 1. Added Fort Huachuca Policy 13-44 (Paragraph 11).
- 2. Made citation corrections in paragraphs 5, 10.a.(4), 10.e., 10.f., 10.h., 11.a.-b., 11.c.(4), 11.d.(3-4).
- 3. Removed paragraphs referencing FH Policy 13-44 (Paragraphs 8.c. and 10.a.(4).
- 4. Added Punitive Provision under Supplementation above.
- 5. Made administrative corrections to format and changed numbering throughout the regulation.

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1. Purpose. In accordance with (IAW) AR 190-11, this regulation prescribes requirements for the possession and registration of POWs on Fort Huachuca and provides information on State and local laws pertaining to the ownership and possession of weapons in the State of Arizona. A copy of this regulation is to be placed on all unit and activity bulletin boards on Fort Huachuca.

2. Responsibilities.

- a. The Senior Commander (SC) has clear authority and responsibility to regulate privately owned weapons, explosives, and ammunition on Army installations. The SC has delegated responsibilities under this regulation to the Garrison Commander (GC).
- b. Commanders are responsible for the control of privately owned weapons within their respective units/unit area.
 - c. Directorate of Emergency Services (DES), provides for weapons registration.
- d. The Staff Judge Advocate is responsible for ensuring this regulation is in accordance with applicable federal, state, and local laws and regulations.
- e. All individuals with privately owned weapons on Fort Huachuca will comply with this regulation. Possession of privately owned weapons on Fort Huachuca is a privilege that can be revoked by the GC upon information such as domestic violence conviction triggering the Lautenberg Amendment, concern about health and safety of Service Members or Family Members.
- **3. Violations.** The provisions of this regulation pertain to all persons assigned to, in temporary duty status, or employed on Fort Huachuca and their dependents and guests. In addition, all persons, including those specified above, who transport a privately owned weapon onto Fort Huachuca are subject to appropriate State and Federal Statutes. An active duty military member found in violation of this regulation is subject to administrative and/or judicial action under article 92, Uniform Code of Military Justice. Other persons are subject to administrative actions or prosecution in federal court under 32 Code of Federal Regulation (CFR) 210.3, 18 United States Code (USC) 1382 & 50 USC 797.

4. Registration policy/Lautenberg Amendment.

- a. The state of Arizona does not require the registration of privately owned weapons; however, there are possession and use laws which are strictly enforced on Fort Huachuca, specifically A.R.S. 13-3102, subsections 10 through 13; and A.R.S. 13-3108, subsection C.5.
- b. All personnel stationed on Fort Huachuca, regardless of their status; Department of Defense employees and their family members; contractors and civilians who are not affiliated with Fort Huachuca who desire to maintain or transport a privately owned weapon on this

installation will register the weapon(s) at the Van Deman Visitor Control Center within seven (7) days upon entering the installation with the weapon. Paragraph 7 lists the types of registration issued.

- c. Active Duty members who reside on the installation must register the weapon(s) with the DES within seven (7) days. Paragraph 7 lists the types of registration issued.
- d. POWs will be registered by completing FH Form 190-6-R-E for each weapon registered. Do not bring weapons to the Van Deman Visitor Control Center, only the bill of sale or other documentation indicating the make, model, and serial number is necessary. If documentation does not exist, a statement will be provided listing the required information.
- e. If a person is found to be in violation of this regulation and has an "unregistered" POW in their possession, the weapon will be confiscated by the Military Police and the individual will be cited for failure to register a privately owned weapon. Once the weapon has been properly registered, and proof has been provided to the Military Police, the weapon will be returned to the owner. Personnel on TDY or leave status may bring their POW onto Fort Huachuca ONLY if they possess a hard copy registration form from their present duty station. Anyone TDY or on leave at Fort Huachuca longer than seven (7) calendar days must register their weapon with the Fort Huachuca Military Police. Individuals visiting residents of Fort Huachuca or staying in the RV Park longer than seven (7) days must also register their POW's with the Fort Huachuca Military Police.
- f. The registration of privately owned firearms by person(s) described below is prohibited—
- (1) Any person convicted of a felony (The Federal Gun Control Act of 1968, as amended in 1996).
- (2) Any person convicted in any court of a misdemeanor crime of domestic violence or a felony (the Lautenberg Amendment to the Federal Gun Control Act of 1968, as amended in 1996). The Amendment--
- (a) Makes it a felony for any person to sell or otherwise dispose of firearms or ammunition to any person he or she knows or has reasonable cause to believe has been convicted of a misdemeanor crime of domestic violence.
- (b) Prohibits anyone who has been convicted of a misdemeanor crime of domestic violence from shipping or transporting in interstate or foreign commerce, or possessing in or affecting commerce, any firearm or ammunition; or receiving any firearm or ammunition which has been shipped or transported in interstate or foreign commerce.
 - (3) Any person who is a fugitive from justice.
- (4) Service Members that Commanders have deemed as "HIGH RISK" because the Commander reasonably believes that he/she is a danger to self and/or others.

- (5) Any person who is presently declared as mentally incompetent by a court of competent jurisdiction and/or a mental health physician OR who is presently committed to any mental institution.
- g. Any civilian or Family member under the age of 18 is prohibited from the use of firearms, unless accompanied and supervised by a parent or legal guardian over the age of 18.
- **5. Registration required.** The following items, not falling within the definition of prohibited weapons (see paragraph 15), are authorized to be brought onto the installation and must be registered:
 - a. Shotguns.
 - b. Rifles.
 - c. Handguns.
 - d. All war trophy weapons.
 - e. Antique and replica firearms with operational firing mechanisms.
- f. Fully automatic weapons if properly registered with the Bureau of Alcohol, Tobacco, and Firearms, US Department of Treasury.
 - g. Curios and relics (such as shot pistols).
 - h. Shoulder stocked pistols and revolvers.
 - i. Muzzle loading weapons.
 - j. Black powder/privately owned weaponeer guns.
- **6. Registration not required.** The following types of weapons do not require registration:
 - a. Air rifles, air pistols, BB, pellet, and dart guns.
 - b. Bows and/or arrows.
 - c. Hatchets, knives, daggers, spears, or similar instruments with a blade or cutting edge.
 - d. Sling shots.
 - e. Boomerangs
 - f. Spear guns or similar devices.
 - g. Starter pistols.

h. Swords - Only if used as decorative items that are not sharpened. For example; swords that are mounted to a plaque or Coat of Arms or sheathed and used for display.

7. Types of registration.

- a. Class A registration permits the owner to retain the weapon in his or her family, bachelor, officer, or Noncommissioned Officer (NCO) quarters (excluding those located in barracks); or unit arms room; (with written authorization from the unit commander). Class A registration applies primarily to Service Members and/or their Family Members residing in family, bachelor, officer, or NCO quarters (excluding those located in barracks).
- b. Class B registration permits the owner to retain the weapon on post in the arms room of his or her unit (with written authorization from the unit commander). Class B registration applies primarily to Service Members who live in the barracks.
- c. Class C registration permits the sponsor of sanctioned shooting matches and/or similar sporting events to enable registration of participants with prior coordination for weapons registration.
- d. Whenever a Service Member transfers ownership of the registered weapon and/or the storage location changes; they are responsible for notifying their unit commander and the Military Police Station immediately.

8. Registration procedures.

a. POWs are registered electronically at the Van Deman Gate during normal duty hours. Individuals may opt to complete the worksheet prior to physically going to the gate. To do so, completion of the electronic form is required and can be found at the following website: https://www.us.army.mil/suite/folder/16247308.

WEAPONS ARE NOT REGISTERED ON FORT HUACHUCA UNTIL THE REGISTRANT HAS A SIGNED AND STAMPED COPY OF THE REGISTRATION FORM IN THEIR POSSESSION. The information provided is used to specify the authorized storage location (address) of the weapon, provide the owner proof of registration, and provide commanders with a record of assigned or attached personnel who have registered a privately owned weapon on the installation. An expiration date (not to exceed 3 years) will be established at the time of registration. The electronically generated form will be retained by the individual registering the weapon and must be maintained with the weapon at all times.

- b. When individuals out-process the installation or when a weapon is traded, sold, or otherwise disposed of, the registrant must return the electronically generated form to the Military Police Station. Additionally, the Military Police Station must be notified, in person, any time information on the registration form changes (i.e. address change or transfer of ownership) to ensure accurate information is maintained in the database.
- **9. Registration briefing**. At the time of registration, all personnel registering a weapon on Fort Huachuca will be required to read this regulation and sign an acknowledgment stating they understand the provisions of the regulation.

10. Storage.

- a. Unit Commanders will--
- (1) Store privately owned weapons of Service Members residing in the barracks in the unit arms room IAW AR 190-11 unless they have provided the owner written authorization to store the weapon at another location specified in Class B registration.
- (2) Conduct inventories and storage of POWs in unit arms rooms. This will be conducted under the same criteria required with military weapons (AR 190-11). This also applies to privately owned ammunition.
- (3) Ensure that Service Members or Family Members who reside on the installation register their privately owned firearms.
- (4) Verify proof of legal ownership of firearms and that the individual is not prohibited from owning a firearm.
- (5) Approve all requests, in writing, and forward the approval to the appropriate installation law enforcement or physical security organization responsible for firearms registration. This approval will also document that the Service Member or Family Member received appropriate safety training on the use and storage of the weapon and is knowledgeable of Federal, state, or local laws, or ordinances concerning firearms possession, use, and transportation.
- (6) Establish limits on the quantity and type of privately owned ammunition stored in the arms room based upon availability of space and safety considerations.
- (7) Ensure that inspections are conducted in accordance with AR 190–11 and this regulation to ensure proper storage and control.
 - (8) Process unauthorized Arms, Ammunition & Explosives IAW AR 190-11.
- (9) Post applicable local regulations and state and local law information on ownership, registration, and possession of weapons and ammunition on unit bulletin boards.
- (10) Brief all newly assigned persons on this regulation and all additional command guidance. All personnel will be made aware of changes.
- (11) Weapons will be withdrawn only with the written authorization from the Commander or his or her designated representative stating the date and time of withdrawal and date and time of return. DA Form 3749 (Equipment Receipt) will be used to receipt for the weapon withdrawn from the arms room. Unit policies will direct that the commander be notified immediately of any discrepancies in the date(s) and time(s) of withdrawal and return.
- b. Commanders will establish detailed policies to provide Service Members access to their weapons for authorized activities during off-duty time and facilitate compliance with this

regulation. Units which do not have arms rooms will enter into a written agreement with a unit maintaining an arms room to meet this provision.

- c. Under no circumstances will privately owned weapons be taken to or maintained within the barracks area.
- d. The storage of privately owned weapons on-post in family, bachelor, officer, or NCO quarters (excluding those located in barracks) is authorized provided they have permission from their Commander and that appropriate safety and security measures are applied. Commanders are responsible for ensuring that Service Members who are authorized to store weapons in quarters are properly educated on how to secure and maintain their POWs IAW this regulation and AR 190-11. This should be accomplished by a physical inspection by the Commander. The following safety measures are recommended to safely secure privately owned weapons:
- (1) Store weapons unloaded and separate from ammunition. Ammunition should be stored in a separate locked container.
 - (2) Keep weapons out of reach or access to minor children.
- (3) Store weapons in a locked gun cabinet and/or closet with a trigger guard and/or other locking mechanism.
- e. POWs and ammunition will not be stored in vehicles. (Exception Motor homes see paragraph 10.f.)
- f. Motor Homes and RVs that are inhabited and stationary on the installation are considered Quarters and are authorized to have weapons and ammunition.
- g. POW's and ammunition will not be taken to or maintained in Fort Huachuca work areas.

11. Registration of Privately Owned Firearms Purchased On Post by Fort Huachuca Residents and Limitation of Purchases by Students in Training

a. Process.

- (1) Individuals who possess a firearm on the installation or who bring a firearm onto the installation must register the weapon with the DES. Once a Service Member receives their Unit Commander's signature on the firearms registration form, the DES Physical Security Office completes the registration by stamping the registration form. Civilians registering firearms with the DES do not require a commander signature.
- (2) Army and Air Force Exchange Service (AAFES) staff shall identify a Fort Huachuca resident by reviewing the completed Firearms Transaction Record (ATF Form 4473), which is required to conduct a National Instant Criminal Background Check prior to sale. Question 2

requires a statement of Current Residence Address. Question 11a requires a statement that the named transferee is the actual buyer of the firearm.

- (3) There must be a match between the name and address on a fully completed, stamped, Fort Huachuca Form 190-6-R-E and the name and address on the Firearms Transaction Record (ATF Form 4473).
- (4) AAFES staff shall identify individuals falling under the categories described in paragraph 11.b.(2) below by having a prospective purchaser complete a Firearm Purchase Checklist. In that checklist, the prospective purchaser shall answer whether the purchaser falls under the categories described in paragraph 11.b.(2) below.

b. Rules.

- (1) A Fort Huachuca Service Member shall not take into their possession a firearm purchased at the Post Exchange, without first registering the firearm with the DES. AAFES staff shall tell a Fort Huachuca resident that the resident may not take possession of the firearm from the Exchange without the prior presentation of a fully completed, stamped, firearms registration form (Fort Huachuca Form 190-6-R-E). Violation of this rule by a Service Member is punishable under the UCMJ.
- (2) A Service Member who is present for duty at Fort Huachuca because of Temporary Duty, Active Duty for Training, temporary orders, Advanced Individual Training, Officer Basic Course, or Captain's Career Course shall not purchase a firearm at the Fort Huachuca Post Exchange. AAFES staff shall not transfer a firearm to these Service Members unless presented with a valid waiver memorandum signed by the company commander (described in paragraph 11.a.) Violation of this rule by a Service Member is punishable under the UCMJ.
- (3) An individual who has permanent change of station orders stationing the individual to Fort Huachuca, or who is otherwise an Arizona resident for purposes of firearms transfer rules, may request from their Fort Huachuca company commander a waiver of the restriction described in paragraph 11.b.(2) above. If the commander grants a waiver, the commander will record the waiver in a memorandum format, describing the student's training course and residency state. This waiver authority may not be delegated below the commander.
- (4) AAFES Staff will inform firearms customers who do not reside on Fort Huachuca (military or civilian) that they must remove from the installation a firearm purchased at the Exchange. The purchaser may not bring the firearm back on post without first registering the firearm. If the non-resident is stopped by the military police on the way out of the installation, the non-resident shall present a receipt of sale bearing the same date. Violation of this rule by a Service Member is punishable under the UCMJ.
- **12. Off Post Regulation**. In accordance with Public Law 111-383, section 1062, commanders shall not require the registration of POWs by Service Members or DoD civilian employees who lawfully maintain their POWs off post, nor shall commanders issue any requirement relating to the lawful acquisition, possession, ownership, carry, or use of a POW or privately owned ammunition by a Service Member or DoD civilian employee while off post. However, nothing in the regulation shall be construed to prohibit or limit the authority of

commanders and DoD law enforcement agencies to create and maintain records pertaining to weapons and ammunition maintained off post by Service Members or DoD civilian employees when said records relate to an investigation, prosecution, or adjudication of an alleged violation of law or regulation, or when said records relate to matters where a Service Member is reasonably believed to constitute a threat to them self or others (see Public Law 111-383, section 1062).

- a. Commanders who come to a reasoned conclusion (based on direct observation and /or reports from friends, family or health care providers) that a Service Member is a threat to his/her self or others may initiate an investigation into the potential threat of violence.
- b. When a Commander believes a Service Member who resides off-post is a risk to self or others, the Commander may move the Service Member on-post (where the on-post rules for regulation of privately owned weapons apply) and/or request the Service Member voluntarily turn-in his/her privately owned weapons for storage.
- c. Commanders should seek advice from their servicing Staff Judge Advocate prior to taking any action or collecting any information regarding POWs maintained off-post.

13. Transportation of Privately Owned Weapons (POW).

- a. POWs transported in vehicles will be placed unloaded in a holster, case, or scabbard and secured in the vehicle trunk, luggage compartment, locked compartment or placed in plain view, if the vehicle is not equipped with these storage areas. Ammunition will be transported in a separate container than the weapon(s) in a location where both the POW(s) and ammunition are not within reach of the driver and/or passengers. Motorcyclists may transport unloaded weapons in a holster.
- b. POWs on persons will be carried unloaded, except while actually hunting, or within the confines of an established shooting range. Weapons will not be concealed in any manner, regardless whether a State or County permit has been obtained. Carrying a weapon in a holster, scabbard, or other carrier which makes it recognizable as a weapon is not considered concealed. No POWs, including those weapons listed in paragraph 6, will be loaded, unloaded, fired, or otherwise used in housing, troop buildings, or picnic areas. In addition, no privately owned weapons, including those listed in paragraph 6, will be loaded, fired, or otherwise used at any other location on the installation except in connection with officially sanctioned hunting or range firing.
- c. Carrying of firearms by an officer, agent, or employee of a Federal agency, a state, or a political subdivision thereof while in an on-duty status, who is authorized by law to engage in or supervise the prevention, detection, investigation, or prosecution of any violation of law is allowed. Personnel who perform law enforcement duties in an off-duty status are not authorized to possess a firearm on an Army installation unless approved by the SC/GC.

- d. Hunters may openly carry a loaded non hunting handgun to protect themselves while hunting (a non-hunting handgun shall be defined as a handgun with a barrel length of 6 inches or less that does not have a scope or any type of electronic device). Hunters may only carry within their assigned hunting area. The handgun cannot be used to take game and the hunter must abide by all provisions of Arizona Revised Statutes, United States Code (USC), Arizona and Fort Huachuca Hunting Rules, Regulations and Statutes. Firearms may not be discharged in violation of any state statutes, USC or Fort Huachuca or Arizona Hunting Regulation, Statute or Rule. Hunters who elect to carry a handgun on Fort Huachuca must abide by all state and federal laws concerning firearms, as well as registration and transportation provisions of AR 190-11 and FH 190-11. This exception to carrying a handgun while hunting does not apply to any other type of recreation, employment or personal use on Fort Huachuca, except as outlined in FH 190-11. This provision is subject to suspension or withdrawal in the event of security concerns and/or at the discretion of the SC/GC.
- e. Hikers may carry a handgun while hiking in areas that have been designated for hunting. At no time will a hiker carry a firearm outside of designated hunting areas. While hiking, weapons will not be fired for any purpose other than self-protection. Hikers who elect to carry a handgun must follow all guidelines regarding registration, transportation and use, as outlined within this regulation. Prior to hiking, all persons who elect to carry a handgun will report to the Fort Huachuca Police Desk where they will clearly identify that they intend to carry a handgun while hiking. No firearms will be taken inside the Police Station, however, the registration card issued by the Van Deman Visitor Control Center will be provided to the Police Desk personnel upon sign-in. Upon completion of their hike, all hikers will make direct contact with the Police Desk to sign-out.
- **14. Authorized locations of use**. All weapons listed in paragraphs 5 and 6 will only be used in authorized hunting areas and ranges.
- **15. Prohibited weapons.** The following are prohibited weapons. However, this is not an all-inclusive list:
- a. Any item or explosive device which cannot be possessed lawfully under Federal or State law is prohibited on Fort Huachuca.
- b. Any firearm capable of shooting more than one shot automatically, without manual reloading, by a single function of the trigger. An exception would be if such firearm is registered in the national firearms registry and transfer records of the US Treasury Department or is classified as a curio or relic by the US Treasury Department.
- c. Any rifle with a barrel length of less than 16 inches or a shotgun with a barrel length of less than 18 inches, or any firearm made from a rifle or shotgun which, as modified, has an overall length less than 26 inches unless such firearm is registered in the national firearms registry and transfer records of the US Treasury Department or is classified as a curio or relic by the US Department of Treasury
 - d. Any prohibited item listed in the Arizona Revised Statute, Title 13 Criminal Code.
 - e. Any item (other than commercial firearms) that is, by design for its intended purpose,

is to cause grievous bodily harm or is lethal in its intended use.

f. Any culmination of items that can be designed to explode or used as dangerous burning devices, to include dynamite, TNT, primer cord, blasting caps, firecrackers, fireworks, roman candles, sky rockets, torpedoes, cherry bombs, grenades, mines and bombs; the possession of which is not required in the performance of official military duties.

16. Turn-in policy and amnesty program.

- a. Firearms which an owner (active duty service members only) no longer wants may be turned into the Military Police desk to be destroyed. The Military Police Desk Sergeant will take the weapon and provide the owner a DA Form 4137, Evidence/Property Custody Document. The Military Police Desk Sergeant will then contact the on-duty Investigator, who will ensure that the weapon is destroyed, in accordance with regulations and SOPs.
- b. Firearms found on the installation will be turned into the Military Police Desk Sergeant and a statement (DA Form 2823, Sworn Statement) will be provided by the person(s) turning in the firearm stating the circumstances as to how the firearm was obtained.
- c. Ammunition which an owner no longer wants may be turned into the ammunition amnesty point at the Ammunition Supply Point.
- **17. Command briefing and training.** Commanders will ensure that all assigned/attached personnel are briefed on the provisions of this regulation, AR 190-11, AR 190-14, and applicable state laws. Commanders will provide additional training on the safe handling of privately owned weapons, as needed.
- **18. Possession of weapons by minors.** Minors will not possess or otherwise use any weapon listed in paragraphs 5 and 6 except in authorized areas. Minors must be accompanied by and under the direct supervision of a responsible adult. THE CITY OF SIERRA VISTA, ARIZONA HAS ADOPTED SUCH AN ORDINANCE (Extract is below).

19. Sierra Vista Ordinance, § 131.02 Juvenile Gun Law.

- a. Except as provided in division (B) of this section, an un-emancipated person who is under 18 years of age and who is unaccompanied by a parent, grandparent, or guardian, or a certified hunter safety instructor or certified firearms safety instructor, acting with the consent of the un-emancipated person's parent or guardian, shall not knowingly carry or possess on his or her person, within his or her immediate control, or in or on a means of transportation, a firearm in any place that is open to the public or on any street or highway or on any private property except private property owned or leased by the minor or the minor's parent, grandparent, or guardian.
- b. This section does not apply to a person who is 14, 15, 16 or 17 years of age and is any of the following:
- (1) Engaged in lawful hunting or shooting events or marksmanship practice at established ranges where the discharge of a firearm is not prohibited.

- (2) Engaged in lawful transportation of an unloaded firearm for the purpose of lawful hunting.
- (3) Engaged in lawful transportation of an unloaded firearm between the hours of 5:00 a.m. and 10:00 p.m. for the purpose of shooting events or marksmanship practice at established ranges or other areas where the discharge of a firearm is not prohibited.
- c. If the minor is not exempt under division (B) of this section and is in possession of a firearm, a peace officer may seize the firearm and hold it until the agency returns the firearm to a parent or guardian or initiates forfeiture proceedings pursuant to A.R.S. Title 13, Chapter 39.
- d. If the firearm is not returned to the parent or guardian pursuant to division (C) of this section, it shall be held by the law enforcement agency responsible for the seizure until the charges have been adjudicated or otherwise disposed of and until the conclusion of any forfeiture proceedings. Upon adjudication of a person for a violation of this section, the court in accordance with A.R.S. Title 13, Chapter 39 shall order the firearm forfeited and sold, destroyed, or disposed of otherwise.
- e. If the court finds that the parent or guardian of a minor found responsible for violating this section knew of the minor's unlawful conduct and made no effort to prohibit it, the parent or guardian is jointly and severally responsible for any fine imposed pursuant to this section.
- f. This section is supplemental to any other law imposing a criminal penalty for the use or exhibition of a deadly weapon. A minor who violates this section may be prosecuted and convicted for any other criminal conduct involving the use or exhibition of the deadly weapon. For further information regarding the official version of any of this Code of Ordinances or other documents, please contact the Municipality directly.

Appendix A References

Section I

Required publications

Public Law 111-383, Section 1062, National Defense Authorization Act for Fiscal Year 2011

AR 190-11, Physical Security of Arms, Ammunition, and Explosives

AR 190-14, Carrying of Firearms and Use of Force for Law Enforcement and Security Duties

18 U.S. Code 13, Assimilative Crimes Act

Arizona Revised Statute, Title 13. Criminal Code 13-3101

Section II

Related publications

Section III

Prescribed form

FH Form 190-6-R-E

Privately Owned Weapons Authorization/Acknowledgement Form

Section IV

Referenced Forms

DA Form 2028

Recommended Changes to Publications and Blank Form

DA Form 2823

Sworn Statement

DA Form 3749

Equipment Receipt

DA Form 4137

Evidence/Property Custody Document

Glossary

Section I

Abbreviations

AAFES

Army and Air Force Exchange Service

AR

Army Regulation

CFR

Code of Federal Regulation

DA

Department of the Army

DES

Directorate of Emergency Services

FH

Fort Huachuca

IAW

In accordance with

NCO

Noncommissioned Officer

POW

Privately Owned Weapon

SC

Senior Commander

UCMJ

Uniform Code of Military Justice

USC

United States Code

Section II

Terms

Sponsor

One who assumes responsibility for a person or group and their actions during the period of time they are on Fort Huachuca.