Enclosure A

PROGRAMMATIC AGREEMENT

among

DEPARTMENT OF THE ARMY, ILLINOIS STATE HISTORIC PRESERVATION OFFICER and ADVISORY COUNCIL ON HISTORIC PRESERVATION,

for the

Base Closure and Disposal of Fort Sheridan, Lake County, Illinois

WHEREAS the Department of the Army (Army) is responsible for implementation of applicable provisions of the Base Closure and Realignment Act of 1988 [P.L. 100-526 (1988)]; and

WHEREAS the Army is proceeding with realignment of functions and units, closure of installations, and disposal of excess and surplus property in a manner consistent with the "Report of the Defense Secretary's Commission on Base Realignments and Closures", dated December 29, 1988 (Commission Report); and

WHEREAS the Army has determined that interim leasing, licensing, and/or disposal of portions of Fort Sheridan, Illinois, will have an effect upon historic properties that have been designated as a National Historic Landmark and/or are eligible for listing in the National Register of Historic Places (Attachment A), and has consulted with the Illinois State Historic Preservation Officer (SHPO), and the Advisory Council on Historic Preservation (Council) pursuant to 36 CFR Part 800, regulations implementing Section 106 of the National Historic Preservation Act (16 U.S.C. Section 4701), Section 110(f) of the same Act (16 U.S.C. Section 470h-2[f]), and Section 111 of the same Act (16 U.S.C. Section 470h-3); and

WHEREAS the historic properties include those properties and structures within the Fort Sheridan National Historic Landmark (NHL) as formally determined eligible for listing in the National Register of Historic Places (NRHP) by the Keeper of the NRHP in 1980, and other properties recommended as being eligible by the 1993 Army study <u>Literature Review</u>, <u>Architectural Evaluation</u>, and <u>Phase I Archeological Reconnaissance of Selected Portions of Fort</u> <u>Sheridan</u>, <u>Illinois</u> (herein after referred to as the 1993 Literature Review); and

WHEREAS Fort Sheridan is of national significance and importance and every effort shall be made by the Army to utilize preservation covenants during the disposal process in order to preserve its overall character and integrity; and

WHEREAS interested members of the public, including the Fort Sheridan Joint Planning Committee (JPC), the Department of the Navy, (Navy), and the Landmarks Preservation Council of Illinois through public hearings, consultation meetings, and other means, have been provided opportunity to comment on the effects this Base Closure action may have on historic properties at Fort Sheridan; and

WHEREAS the Landmarks Preservation Council of Illinois (LPCI) has accepted the responsibility of communicating the Section 106 process governed by this agreement with other interested groups and individuals and to represent their concerns and interests, the LPCI is included as a concurring party to this document; and

WHEREAS it has been agreed that the Fort Sheridan Joint Planning Committee shall represent the interests of the County of Lake and cities of Lake Forest, Highwood, and Highland Park, Illinois, and shall be a concurring party to this document; and

NOW, THEREFORE, the Army, the SHPO, and the Council agree that the undertaking shall be implemented in accordance with the following stipulations to take into account the effect of the undertaking on the historic properties.

<u>STIPULATIONS</u> - The Army will ensure that the following measures are carried out:

1. Identification and Evaluation

The Army will be responsible for conducting the following studies as described in the following subsections A through C.

A. The Army, based upon comments received from the Illinois SHPO, the Council, the National Park Service, and other interested parties, will revise the 1993 Literature Review to include the following:

1) A more complete description of the historical significance of the existing NHL district, to include the original NHL nomination form as a report appendix.

2) Additional information on the role of Fort Sheridan in U.S. military post evolution and changes affected upon this facility as a consequence of World War II.

3) A reevaluation of the Fort Sheridan historic landscapes to determine if O.C. Simmons actually played a role in their design and if he considered the ravines and bluffs to be integral parts of the designed landscape. 4) The results of an archeological reconnaissance of an additional 14 hectares (ca. 34.6 acres) at Fort Sheridan recommended for investigation by the 1993 Literature Review.

5) Revised maps at a smaller scale to make it easier to identify building numbers.

B. The Army will conduct a separate archival study to determine if possible: 1) the role of and structures associated with the African American Women's Army Corps (W.A.C.) troops stationed at Fort Sheridan during World War II; and 2) whether survivors of the Wounded Knee Massacre were incarcerated at Fort Sheridan in the 1890s, and if so, where. The Army will consult with the SHPO and identify additional properties that will be considered eligible for the NRHP for Section 106 purposes. The Army will forward additional information to the NPS for consideration in accordance with 36 CFR Part 65 (National Historic Landmark Program).

C. NRHP evaluation of any newly discovered archeological sites will be conducted prior to property disposal.

2. Recordation

Prior to the sale or transfer of Fort Sheridan, the Army shall contact the National Park Service (NPS) HABS/HAER regional office to determine what level and kind of recordation is required for the property. The Army shall carry out this recommended recordation as part of the mitigation effort for the disposal of Fort Sheridan historic properties. If the NPS does not accept the documentation and proposes changes, the Army will make appropriate changes to make the document acceptable for submission to the Library of Congress. The sale or transfer of Fort Sheridan properties may proceed while the Army addresses concerns raised by the NPS.

3. Disposal of Fort Sheridan Properties

The Army will consult with the Illinois SHPO, the Council, Joint Planning Committee, and the Landmarks Preservation Council of Illinois (LPCI) and will dispose of the Fort Sheridan NHL District and all other Fort Sheridan NRHP eligible properties in a manner that preserves and maintains their overall historic and architectural character in accordance with the following PA stipulation requirements.

A. The Army will dispose of the property in accordance with the marketing plan outlined in Stipulation 3.E. The Army will also, to the extent feasible, dispose of the NHL District <u>in toto</u> and unsubdivided. Should it prove necessary to subdivide the property in order to effect its disposal, the Army will consult with the parties to this Agreement to determine whether additional measures should be employed to protect historic

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properties. If, however, the sale of the property does not occur, the property will be marketed in accordance with the Federal Property and Administrative Services Act of 1949 (as amended) as implemented by 41 CFR 101.47.

B. The Army will continue to provide caretaker building maintenance, security, and fire protection pending the transfer, lease, or sale of historic properties at Fort Sheridan. These caretaker activities shall be conducted in accordance with Public Works Bulletin 420-10-08 (March 17, 1993), Facilities Operation, Maintenance, and Repair Guidance for Base Realignment and Closing Installations (and subsequent revisions).

C. Licenses and Leases

The Army shall include in any license, lease, or other similar transfer document, a requirement that the lessee will properly maintain and protect historic properties in accordance with their National Register status (Attachment B). Proposed alterations to leased historic properties will be the subject of consultation between the Lessee, the Army, the Illinois SHPO, and the Council.

D. Public Benefit Transfers/Title XXIX Conveyance

1) Public Benefit Transfers of historic properties through assignment to another Federal agency (as authorized in the Federal Property and Administrative Services Act of 1949, as amended (40 U.S.C. 471 et seq.)) will include appropriate preservation covenants that require the receiving Federal agency to be responsible for compliance with 36 CFR Part 800 with respect to maintaining and disposing of these properties.

2) If historic properties are transferred as part of an Economic Development Conveyance to a Local Redevelopment Authority (LRA) (as authorized in Title XXIX of the National Defense Authorization Act for 1994), that LRA, in lieu of the Army, will be responsible for marketing these properties in accordance with the procedures outlined in Stipulation E. If the LRA so desires, it can negotiate a new redevelopment mitigation plan with the Illinois SHPO and the Council concerning their use and treatment of the National Register or NHL properties located on said lands.

3) The Army will notify the SHPO and the Council in writing of each Federal agency or authority that has requested and has had property assigned to it pursuant to Stipulations D.1 or D.2 above.

E. Negotiated and Public Sales

1) The Army will prepare a marketing plan, in consultation with the SHPO, for the NHL District and any other NRHP eligible properties located on Fort Sheridan. The marketing plan shall include the following elements:

- a. An information package about the property, including but not limited to:
- * information on the property's cost;
- * photographs of the property;
- * a parcel map;
- information on the property's historic and architectural significance, identifying elements or characteristics of the property that should be given special consideration in planning;
- information on financial incentives for rehabilitation of historic structures;
- * notification that the purchaser will be required to rehabilitate and maintain the property in accordance with the current edition of the <u>Secretary of the Interior's Standards for</u> <u>Rehabilitation and Guidelines for Rehabilitating</u> <u>Historic Buildings</u> (U.S. Department of the Interior, National Park Service) unless renegotiated with the Illinois SHPO;
- * notification that it is the option of the Army to utilize either restrictive covenants (Attachment C and/or Attachment D) or conservation easements in the transfer document; and
- * a requirement that all those offering to purchase the District or any portion thereof to include in their offerings a proposed development and management plan for the District, which shall meet the standards set forth in Attachment E. This plan will be reviewed in the context of the Joint Planning Committee Conceptual Land Use Plan (September 30, 1994) and any subsequent revisions. The Army will encourage offerers to prepare their development and management plans in consultation with the SHPO.
- A distribution list of potential purchasers or transferees;

c. An advertising plan and schedule; and

d. A schedule for receiving and reviewing offers.

2) The Army will afford the SHPO thirty (30) days to review the marketing plan. Should the SHPO not respond in writing within thirty (30) days, the Army will assume the SHPO concurs in the plan.

3) The Army will review all offers in consultation with the SHPO prior to acceptance.

a. The Army shall notify SHPO, JPC, LPCI, and the Council of its intent to negotiate with an offerer to obtain needed changes in the offerer's development and management plan. Following approval of the successful offerer's development and management plan prior to transfer of real property, the Army will notify the parties of how the provisions of the plan relate to historic properties.

b. The Army will ensure that all real property within the District is transferred subject to the recipient's formal agreement to implement the approved development and management plan; that the recipient's agreement is made a part of the instrument transferring the real property and is recorded in the real estate records of Lake County, Illinois; that the instrument transferring the property incorporate the covenant (Attachment C); and that the covenant is recorded in the real estate records of Lake County, State of Illinois.

4) The Army will ensure that the purchaser will be notified that all rehabilitation and maintenance for historic buildings must be carried out in accordance with the <u>Secretary of</u> <u>the Interior's Standards for Rehabilitation and Guidelines for</u> <u>Rehabilitation of Historic Buildings</u> (U.S. Department of the Interior, National Park Service, 1983, hereinafter "Standards").

5) If after three (3) months of good faith negotiations between the Army and the final bidder, the Army is unable to conclude an acceptable offer that conforms to the rehabilitation and maintenance requirements of the Standards for the entire property or individual parcels that contain historic properties, the Army will consult with the parties to this agreement to modify the preservation covenant to facilitate sale of the entire property or individual parcels within established disposal timelines. The consultation shall be limited to modifying only those portions of the preservation convenant for which there is disagreement between the final bidder(s) and the Army.

4. Coordination With Other Property Owners

a) The Army will maintain coordination with the Navy concerning treatment of historic properties located near lands

now under Navy jurisdiction. The Army will also keep the Navy informed about the status of property transfers.

b) The Army shall ensure that the Fort Sheridan cemetery is protected and preserved as a contributing element of the NHL. In the event that the Army transfers the cemetery to another entity, the transfer document will include appropriate preservation covenants (Attachment C) requiring the continued protection and preservation of the cemetery as part of the NHL. The Army will notify the SHPO and Council in writing of such a transfer within 30 days of its occurrence.

5. Environmental Remediation

A. If the Army determines that a property poses an imminent threat to health and safety and requires immediate response due to contamination by hazardous, toxic, and radiological (HTR) substances, the Army may request the comments of the Illinois SHPO and the Council within a seven-day period, similar to the procedures set forth in 36 CFR Section 800.12(b).

B. The Army shall notify the Council of discussions with the Illinois SHPO regarding the development of remediation plans for properties not posing an immediate threat to health and safety. The Army shall request an amendment to the PA if it is determined that implementation of the remediation plan requires the demolition or major alteration of historic properties which are contributing buildings within the NHL or determined eligible for listing on the National Register.

6. Dispute Resolution

A. Should the Illinois SHPO or Council object within thirty (36) days to any plans or other documents provided by the Army or others for review pursuant to this agreement, or to any actions proposed or initiated by the Army that may pertain to the terms of this agreement, the Army shall consult with the objecting party to resolve the objection. If the Army determines that the objection cannot be resolved, the Army shall forward all documentation relevant to the dispute to the Council. Within thirty (30) days after receipt of all pertinent documentation, the Council will either:

1) provide the Army with recommendations, which the Army will take into account in reaching a final decision regarding the dispute; or

2) notify the Army that it will comment pursuant to 36 CFR Part 800.6(b), and proceed to comment. Any Council comment provided in response to such a request will be taken into account by the Army in accordance with 36 CFR Part 800.6(c)(2) with reference to the subject of the dispute. B. Any recommendation or comment provided by the Council pursuant to Stipulation 5(A) will pertain only to the subject of the dispute; the Army's responsibility to carry out all actions under this agreement that are not the subjects of the dispute will remain unchanged.

C. At any time during implementation of the measures stipulated in this agreement, should an objection to any such measure or its manner of implementation be raised by interested persons, the Army shall take the objection into account and consult as needed with the objecting party, the SHPO, and the Council to attempt to resolve the objection.

7. Amendments

A. The Army, Illinois SHPO, and/or Council may request that this PA be revised, whereby the parties will consult in accordance with 36 CFR Part 800.13 to consider such revision.

B. If it is determined that revisions are necessary, the parties shall consult pursuant to 36 CFR Part 800.5 (e)(5) to make such revisions. The Army will prepare the language for any proposed revisions and submit it to the other parties for review. Reviewing parties must comment on or signify their acceptance of the proposed changes to the PA within 30 days of receipt of the Army submission.

8. Status Reports

In January and July of each year, until excess Fort Sheridan properties have been transferred from Army control in accordance with the terms of this agreement, the Army will provide status reports to the Council and Illinois SHPO to review implementation of the terms of this agreement and determine whether amendments are needed. If amendments are needed, the parties to this agreement will consult in accordance with Stipulation 7 of this agreement to make such revisions.

9. Public Participation

The LPCI will, under the terms of this Agreement, voluntarily supply interested parties on a bi-monthly basis with information concerning actions that affect the Fort Sheridan NHL and National Register eligible properties.

10. Termination of Agreement

The Army, Illinois SHPO, and/or Council may terminate this PA by providing thirty (30) days notice to the other parties, providing that the parties will consult during the period prior to termination to seek agreement on amendments or other actions that would avoid termination. In the event of termination, the Army will comply with 36 CFR § 800.4 through 800.6 with regard to individual undertakings covered by this PA.

Execution and implementation of this PA evidences that the Army has afforded the Council a reasonable opportunity to comment on the transfer of Fort Sheridan, and that the Army has taken into account the effects of the undertaking on historic properties.

DEPARTMENT OF THE ARMY

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Date: 6/á

Major General, USA Assistant Chief of Staff for Installation Management

ILLINOIS STATE HISTORIC PRESERVATION OFFICER

By:

Date: 6/6/95

State Historic Preservation Officer

ADVISORY COUNCIL ON HISTORIC PRESERVATION

By:

Date: _2/12/15

Executive Director

Concur:

FORT SHERIDAN JOINT PLANNING COMMITTEE

of Highland Park lera By: By: of Highwood By: ke . 1 By: County of Lake

L'An 1995 Date: May Date: 2 Date:(

Date:

LANDMARKS PRESERVATION COUNCIL OF ILLINOIS

By: <u>Marcy & Wagner</u>

Date: May 10, 1995

DEPARTMENT OF THE NAVY

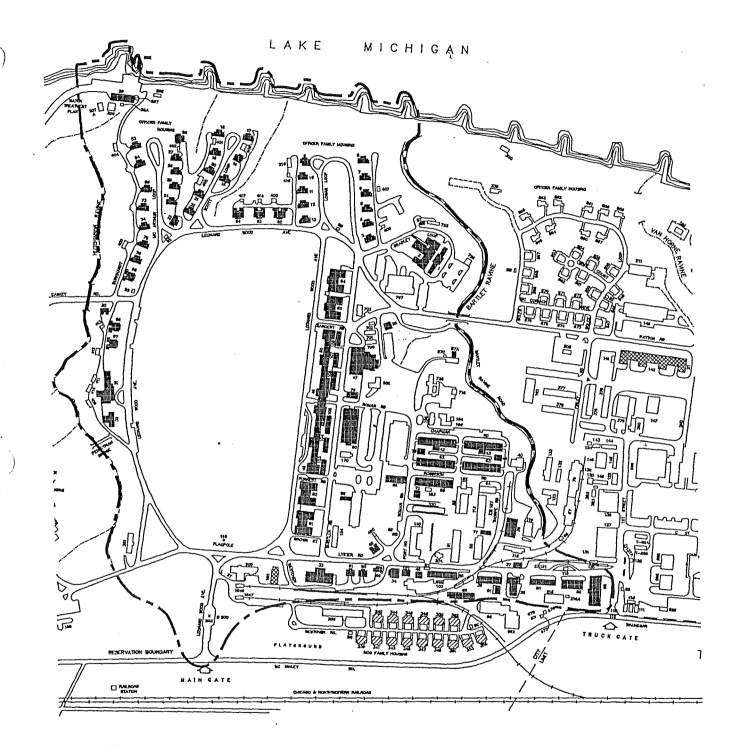
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Date:

ATTACHMENT A:

MAP OF FORT SHERIDAN, LOCATION OF NATIONAL HISTORIC LANDMARK, AND NATIONAL REGISTER-ELIGIBLE STRUCTURES

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Contributing Buildings within the National Historic Landmark District

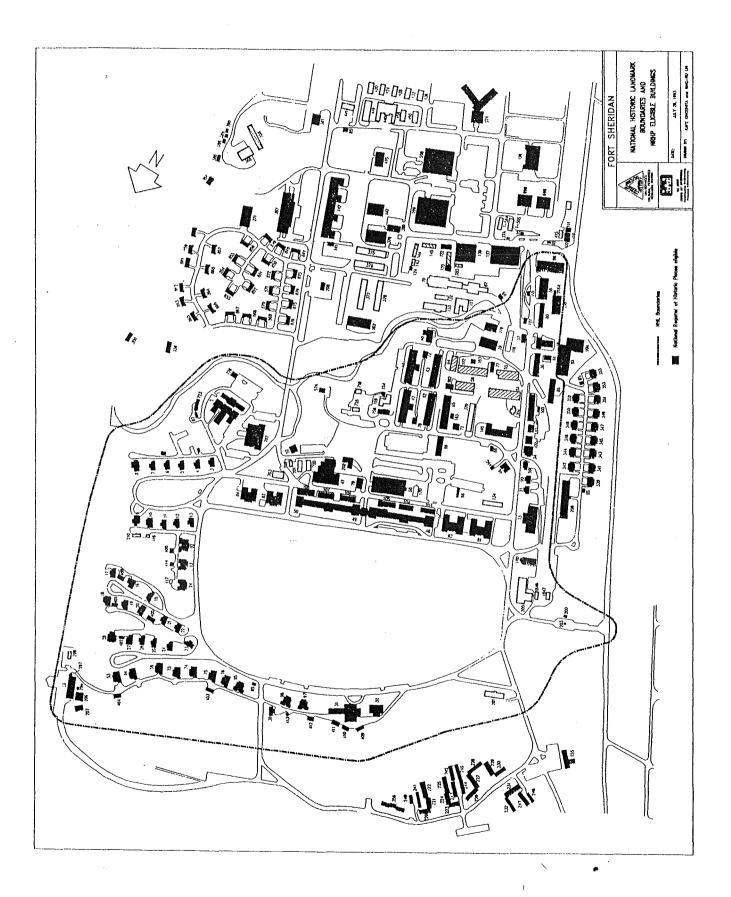
🗱 Buildings deemed eligible for individual inclusion in National Register of Historic Places

Buildings deemed eligible for proposed National Register of Historic Places historic district

Buildings deemed ineligible for National Historic Landmark District or National Register

of Historic Places (i.e. non-contributing)

🛲 📾 📾 National Historic Landmark District Boundary



ATTACHMENT B: LEASE AGREEMENT

Building number(s) xxx are [eligible for/on] the National Register of Historic Places. These buildings will be maintained by the Lessee in accordance with the <u>Secretary of the Interior's Standards for Rehabilitation and Guidelines for Rehabilitating</u> <u>Historic Buildings</u> (U. S. Department of the Interior, National Park Service 1992) [Secretary's Standards]. Lessee will notify the Army and State Historic Preservation Officer (SHPO) of any proposed rehabilitations, structural or landscape alterations to this/these buildings(s) prior to undertaking said rehabilitations/alterations. Any approved rehabilitations, structural or landscape alterations to this/these building(s) must adhere to the Secretary's Standards. If the Lessee does not receive a written objection from the Army or SHPO within 30 days, the Lessee may proceed with the proposed rehabilitations or alterations.

ATTACHMENT C: STANDARD ARCHITECTURAL PRESERVATION COVENANT

1. In consideration of the conveyance of certain real property, hereinafter referred to as (name of property), located in the County of Lake, State of Illinois, which is more fully described as: (Insert legal description.), (Name of property recipient) hereby covenants on behalf of (himself/herself/itself/), (his,her,its) heirs, successors, and assigns at all times to the Department of the Army and the Illinois State Historic Preservation Officer to preserve and maintain (name of property) in accordance with the recommended approaches in the <u>Secretary of the Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings</u> (National Park Service, 1983) in order to preserve and enhance those qualities that make (name of property) eligible for inclusion in the National Register of Historic Places.

2. No exterior construction, alteration, remodeling or other modification to structures or setting shall be undertaken or permitted to be undertaken on (name of property) without the express prior written permission of the Illinois State Historic Preservation Officer if not already approved in the management plan.

3. The Illinois State Historic Preservation Officer shall be permitted at all reasonable times to inspect (name of property) in order to ascertain if the above conditions are met.

4. In the event of a violation of this covenant, and in addition to any remedy now or hereafter provided by law, the Illinois State Historic Preservation Officer may, following reasonable notice to (name of recipient), institute suit to enjoin said violation or to require the restoration of (name of property). The successful party shall be entitled to recover all costs or expenses incurred in connection with such a suit, including all court costs and attorney's fees.

5. (Name of recipient) agrees that the Illinois State Historic Preservation Officer may at its discretion, without prior notice to (name of recipient), convey and assign all or part of its rights and responsibilities contained herein to a third party.

6. This covenant is binding on (name of recipient), (his/her/ its) heirs, successors, and assigns in perpetuity, unless waived by the Illinois SHPO. Restrictions, stipulations, and covenants contained herein shall be inserted by (name of recipient) verbatim or by express reference in any deed or other legal instrument by which (he/she/it) divests (himself/herself/ itself) of either the fee simple title or any other lesser estate in (name of property) or any part thereof. 7. The failure of the Illinois State Historic Preservation Officer to exercise any right or remedy granted under this instrument shall not have the effect of waiving or limiting the exercise of any other right or remedy or the use of such right or remedy at any other time.

The covenant shall be a binding servitude upon (name of property) and shall be deemed to run with the land. Execution of this covenant shall constitute conclusive evidence that (name of recipient) agrees to be bound by the foregoing conditions and restrictions and to perform to obligations herein set forth.

ATTACHMENT D: ARCHAEOLOGICAL PRESERVATION COVENANT

In consideration of the conveyance of certain real property, hereinafter referred to as the [parcel designation] located in the County of [name], State of Illinois, which is more fully described as: [Insert legal description], [name of property recipient] hereby covenants on behalf of [himself/herself/ itself], [his/her/its] heirs, successors, and assigns at all times the United States Department of the Army and the Illinois State Historic Preservation Officer to protect archaeological resources by carrying out measures as follows:

No disturbance of the ground surface or any other thing 1. shall be undertaken or permitted to be undertaken on any archaeological site determined by the Illinois State Historic Preservation Officer to be eligible for inclusion in the National Register of Historic Places which would affect the physical integrity of such site without the express prior written permission of the Illinois State Historic Preservation Officer, signed by a fully authorized representative thereof. Should the Illinois State Historic Preservation Officer require, as a condition of the granting of such permission, that the [name of recipient] conduct archaeological data recovery operations or other activities designed to mitigate the adverse effect of the proposed activity on the archaeological site, the [name of recipient] shall at [his/her/its] own expense conduct such activities in accordance with the Secretary of the Interior's Standards and Guidelines for Archaeological Documentation (48 FR 44734-37) and such standards and quidelines as the Illinois State Historic Preservation Officer may specify, including but not limited to standards and guidelines for research design, conduct of field work, conduct of analysis, preparation an dissemination of reports, disposition of artifacts and other materials, consultation with Native American or other organizations, and reinterment of human remains.

2. [Name of recipient] shall make every reasonable effort to prohibit any person from vandalizing or otherwise disturbing any archaeological site determined by the Illinois State Historic Preservation Officer to be eligible for inclusion in the National Register of Historic Places.

3. The Illinois State Historic Preservation Officer shall be permitted at all reasonable times to inspect [parcel designation] in order to ascertain if the above conditions are being observed.

4. In the event of a violation of this covenant, and in addition to any remedy now or hereafter provided by law, the Illinois State Historic Preservation Officer may, following reasonable notice to [name of recipient], institute suit to enjoin said violation or to require the restoration of any archaeological site affected by such violation. The successful party shall be entitled to recover all costs or expenses incurred

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in connection with such suit, including all court costs and attorney's fees.

5. [Name of recipient] agrees that the Illinois State Historic Preservation Officer may at his discretion, without prior notice to [name of recipient], convey and assign all or part of its rights and responsibilities contained herein to a third party.

6. This covenant is binding on [name of recipient], [his/her/its] heirs, successors, and assigns in perpetuity. Restrictions, stipulations, and covenants contained herein shall be inserted by name of recipient] verbatim or by express reference in any deed or other legal instrument by which [he/she/it] divests [himself/herself/itself] of either the fee simple title or any other lesser estate in [parcel designation] or any part thereof.

7. The failure of the Illinois State Historic Preservation Officer to exercise any right or remedy granted under this instrument shall not have the effect of waiving or limiting the exercise of any other right or remedy or the use of such right or remedy at any other time.

The covenant shall be a binding servitude upon the real property that includes the [parcel designation] and shall be deemed to run with the land. Execution of this covenant shall constitute conclusive evidence that [name of recipient] agrees to be bound by the foregoing conditions and restrictions and to perform to obligations herein set forth.

ATTACHMENT E: STANDARDS FOR DEVELOPMENT AND MANAGEMENT PLAN

The development and management plan for the Fort Sheridan Historic District or any part thereof, and any other National Register listed or eligible properties including subsequently defined districts must meet the following standards:

I. It must promote the preservation of the significant characteristics of the District(s) as a whole; accordingly;

A. it must address development and management of the entirety of the District(s), or if it is a plan for a portion of a District, it must relate development and management of that portion to that of the entire District, regardless of ownership; and

B. it must reflect an understanding of the historical, architectural, and landscape characteristics that make the District(s) eligible for inclusion in the National Register of Historic Places and that contribute to its character.

II. It must provide for all rehabilitation and maintenance of buildings, structures, and designed landscape elements to be performed in accordance with the recommended approaches in the current edition of the <u>Secretary of the Interior's Standards for</u> <u>Rehabilitation and Guidelines for Rehabilitating Historic</u> <u>Buildings</u> (National Park Service.

III. It must fully justify the demolition of any building or structure whose demolition is proposed.

IV. It must provide for all new construction to be performed in accordance with the recommended approaches in the <u>Secretary of</u> the Interior's Standards for Rehabilitation and Guidelines for <u>Rehabilitation Historic Buildings</u> (National Park Service, 1983).

V. It must minimize, and fully justify, any new construction or alteration of landscapes that will alter the view from any existing building or structure.

VI. If it involves use of the Parade Ground, it must provide for the Parade Ground to be maintained as landscaped open space that retains its historical character. VII. It must provide for the Illinois State Historic Preservation Officer to review and approve:

- a. plans and specifications for rehabilitation;
- b. plans and specifications for new construction;
- c. plans and specifications for landscaping; and
- d. maintenance plans.

After acquiring any District or portion thereof, the recipient, if so desired, may negotiate a new redevelopment mitigation plan with the Illinois SHPO and the Council concerning their use and treatment of the National Register or NHL properties located on said lands.

VIII. It must provide for any instruments transferring the property from the Army to the recipient to include the following covenant:

[Refer to Attachment C - Standard Architectural Preservation Covenant]