SUMMARY of CHANGE

AR 190-51
Security of Unclassified Army Property (Sensitive and Nonsensitive)

This revision--

- Consolidates paragraphs 6 through 9, 11, 13, 15 through 17, and 19 of AR 190-18 into chapter 5 and AR 190-50 into chapter 4.

- Consolidates all responsibilities, to include controlled substances and museums (chap 1).

- Adds requirements for conducting risk analyses during construction planning for assets of units or activities that will occupy new or renovated facilities or facility additions (para 2-2).

- Adds some minimum security measures and terrorism counteraction measures asset categories. Security measures now consist of physical protective measures, security procedural measures, and terrorism counteraction measures (sections II and III, chap 3).

- Broadens asset categories and adds security measures for assets not previously in the regulation (for example, mission-critical and high-risk personnel (para 3-19), general civilian and or military personnel (para 3-20), and industrial and utility equipment (para 3-21)).

- Consolidates all storage structure requirements and allows for alternative construction based on delay time for the different construction being equal to or greater than the response time (app B).

- Adds intrusion detection system requirements in some situations to increase delay after detection (para B-1).

- Consolidates all marking requirements (app C).

- Authorizes exact replication of any DA or DD forms prescribed in this regulation generated by the automated Military Police Information Management System in place of the official printed version of the form (app A, sec III).
Security of Unclassified Army Property (Sensitive and Nonsensitive)

By Order of the Secretary of the Army:

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Chapter 1
Introduction

1–1. Purpose
This regulation prescribes policies, procedures, and responsibilities for safeguarding unclassified U.S. Army property, both sensitive and nonsensitive. Its policy objectives are to—

a. Establish standardized, minimum acceptable security requirements for specified categories of U.S. Army property.

b. Provide a risk analysis method that allows commanders the flexibility to tailor physical security posture and resources to meet local needs.

c. Reduce loss, theft, misuse, and damage of Army assets cost effectively.

1–2. References
Required and related publications and prescribed and referenced forms are listed in appendix A.

1–3. Explanation of abbreviations and terms
Abbreviations and special terms used in this regulation are explained in the glossary.

1–4. Responsibilities
a. Deputy Chief of Staff for Operations and Plans (DCSOPS) will—

(1) Provide overall staff responsibility for the security of unclassified Army property (sensitive and nonsensitive).

(2) Coordinate with the Army Staff (ARSTAF) and major Army commands (MACOMs) to establish policy, procedures, and standards pertaining to security of Army property.

b. The Director of Information Systems for Command, Control, Communications, and Computers will resolve any conflicts in U.S. Army policy concerning the control of controlled cryptographic items (CCI).

c. Installation commanders, major United States Army Reserve Commands (MUSARC), and state adjutants general (AG) will—

(1) Ensure a risk analysis is conducted for the assets of all assigned and tenant units and activities maintaining specified facilities for particular categories of Army property under this regulation and for any other assets which have been designated mission essential or vulnerable as indicated in Army Regulation (AR) 190–13.

(2) Ensure a risk analysis is conducted for the assets of units and activities which are to occupy new or renovated facilities or facility additions. Risk analyses for assets to be located in such facilities will be performed during the planning stages of the facility construction or renovation so that security measures can be incorporated at the project’s inception.

(3) Determine security requirements for museum activities in their commands and comply with this and other related regulations and directives.

d. The numbered armies in the continental United States (CONUSA), installation, division, MUSARC, separate brigade commanders, and state AGs, upon declaration of war or when operating in a designated hostile area, may prescribe procedures suspending specific provisions of this regulation to account for local conditions while ensuring maximum practical security for Government personnel and property. This authority may be delegated to commanders in the grade of lieutenant colonel.

e. Unit commanders or activity chiefs will control and safeguard all supply and equipment areas within their command or activity. They will—

(1) Promptly report to the provost marshal or equivalent organization, investigate, and resolve incidents involving loss, theft, misuse, or damage of Army resources.

(2) Establish end–of–day security checks using Standard Form (SF) 701 (Activity Security Checklist).

(3) Implement security measures associated with the conduct of risk analysis using this regulation and Department of the Army (DA) Pamphlet 190–51.

f. Units, activities, and installations involved in supply operations will protect their own supplies and equipment as indicated in this regulation.

g. Facility commanders will ensure physical security inspections are conducted per AR 190–13. In addition, commanders may request the U.S. Army Criminal Investigation Command (USACIDC) to conduct crime prevention surveys for the purpose of detecting crime, evaluating the possibilities of easy criminal activity, and identifying procedures conducive to criminal activity.

h. Commanders and individuals who are assigned custody of controlled medical substances cited in this regulation are responsible for implementing the measures to safeguard them required by this regulation. These responsibilities include:

(1) Ensuring physical security responsibilities are fixed in the receipt, storage, issue, transportation, use, disposal, turn–in, and accounting for all controlled medical substances and sensitive items.

(2) Providing specific security instructions to individuals who are in the possession and control of, or who are responsible for, controlled medical substances and sensitive items.

(3) Ensuring the careful selection of personnel, including volunteer workers, who are assigned duties that require access to controlled medical substances and sensitive items storage areas or who have custodianship or possession of keys and combinations to locks securing these areas.

(4) Taking action to deny access to controlled substances by individuals undergoing investigation, treatment, rehabilitation, judicial or nonjudicial processes, or administrative action as a result of actual or suspected drug abuse or as a result of suspected illegal activity involving controlled drugs (for example, theft, wrongfully prescribing, inventory manipulation, etc.).

(5) Establishing appropriate escort procedures and designating escort personnel, by name or duty position, to escort unauthorized people into storage areas.

(6) Ensuring a physical security officer is appointed, in writing, by the medical facility commander to assure that appropriate protection is provided for all controlled medical substances and sensitive items.

i. The museum curator is the authority who decides if a weapon is antique or unique and if it should be made inoperable for display purposes.

1–5. Security measures and standards
a. Physical security measures or standards more stringent than those contained in this regulation, as appropriate, will be developed jointly by the tenant activity commander, the installation physical security officer, and host installation commander. Such measures will be based on a threat analysis developed from the risk analysis in DA Pam 190–51 using Technical Manual (TM) 5–853–1. These measures will be incorporated into the installation physical security plan as an annex.

b. Provisions for security and necessary funding will be included in normal budget documents. Tenant activities must identify their security requirements to the host installation.

c. Installation of intrusion detection systems (IDS) will be according to the applicable Office of the U.S. Army Corps of Engineers guide specifications and with applicable Army regulations (to include AR 190–13).

d. Provision of security measures beyond those required by this regulation will be per TM 5–853–1.

1–6. Waivers and exceptions
a. Waivers and exceptions for all unclassified Army property discussed in this regulation will be considered individually.

(1) Requests for waivers and exceptions will be submitted, in
writing, with complete justification and a statement of compensatory measures in effect through command channels and through the MACOM commander or appropriate staff element having staff cognizance to HQDA (DAMO–ODL–S), 400 ARMY PENTAGON, WASH, DC 20310–0400. Waivers will not be granted for periods exceeding 12 months. Exceptions will be regarded as permanent; however, they will be reviewed and revalidated every 2 years by HQDA (DAMO–OL–S), which retains the authority to revoke exceptions.

(2) Requests for waivers or exceptions will be coordinated with the law enforcement activity, provost marshal, or security officer. When structural deficiencies exist, requests also will be coordinated with the supporting Director of Engineering and Housing (DEH) or equivalent organization.

(3) Active and reserve component provost marshals will submit through command channels and their MACOM to HQDA (DAMO–ODL–S) a list of exceptions to physical security requirements and indicate whether the exceptions are to be continued or canceled.

b. Waivers and exceptions to the requirements of this regulation will be kept to a minimum.

(1) Authority to grant waivers and exceptions is delegated to HQDA (DAMO–ODL–S).

(2) Requests for waivers and exceptions will include an adequate description of circumstances requiring the action and a description of compensatory measures. Requests will be submitted, in writing, through command channels to HQDA (DAMO–ODL–S) for individual evaluation. Blanket waivers or exceptions are not authorized.

(3) Waivers normally will be valid up to but not to exceed 1 year. A permanent exception from the specific requirements of this regulation will be permitted only under the conditions described below.

(a) Unique circumstances at a given unit, facility, or installation are such that conformance to the established standards is impossible, highly impracticable, or unnecessary.

(b) Security afforded is equal to or greater than that provided by the standard criteria.

Chapter 2
Risk Analysis

2–1. General

a. To provide the most practical protection for Army assets, commanders must identify the assets to be protected and analyze the risks to those assets from espionage, sabotage, terrorism, damage, misuse, and theft. Analysis of these risks will assist in determining the type and minimum level of protection needed to safeguard the identified resources adequately and economically.

b. The objectives of risk analyses are to—

(1) Provide commanders a tool with which to design a physical security system based on local needs.

(2) Allow commanders the flexibility to adapt the use of physical security resources to local risk conditions.

(3) Obtain the maximum security return from invested fiscal and manpower resources.

(4) Serve as a basis for an asset–specific threat analysis.

2–2. Use of risk analysis

a. The background and explanation of step-by-step procedures for determining security requirements and conducting a risk analysis for categories of Army property are in DA Pam 190–51.

b. A risk analysis will be conducted for those installations or facilities that the installation or MUSARC commanders or the State AGs determine mission essential or vulnerable as indicated in AR 190–13 and which include one or more of the categories of U.S. Army property addressed in this regulation. A risk analysis will be conducted on all mission essential and vulnerable areas (MEVAs)—

(1) When a unit or activity is activated.

(2) When a unit permanently relocates to a new site or facility.

(3) When no formal record exists of a prior risk analysis.

(4) At least every 3 years or more frequently at the discretion of the unit or activity commander.

(5) During the planning stages of new facilities, additions to facilities, and facility renovations.

(6) When an incident occurs in which an asset is compromised.

c. The risk analysis will be conducted jointly by designated representatives of the installation commander, the using unit or activity, and the supporting installation provost marshal or equivalent security officer representative.

2–3. Implementation of risk analysis

a. Based on the risk analysis results, the unit commander or activity chief will implement the physical protective measures and security procedures described in chapters 3, 4, or 5 of this regulation, as appropriate.

b. Results of the risk analysis and physical protective measures, security procedural measures, and terrorism counteraction measures to be implemented will be recorded on DA Form 7278–R (Risk Level Worksheet), with all attachments as necessary. Instructions for the use of DA Form 7278–R are in DA Pamphlet 190–51. Copies of these records will be kept by the supporting provost marshal or equivalent security officer at the unit or activity concerned and at the reserve component provost marshal’s office where applicable. The results will be used in planning and assessing physical security programs under AR 190–13.

c. The risk analysis may be reviewed and portions of the results changed at the discretion of the installation CONUSA or MUSARC commander or State AG. This could be based on a significant change in risk factors to a specific category of Army property, to a particular unit or activity, or to the overall installation. Any discretionary changes made by the installation commander will be coordinated with the installation provost marshal or equivalent security officer.

Chapter 3
Physical Security Standards by Category of Army Property

Section I
Security overview

3–1. General

a. In this chapter, common types of U.S. Army property are classified in readily understandable categories for quick reference. Guidance for each category of property listed includes references to the primary directives for management and accountability of that category of property and minimum security standards to be implemented.

b. Section II of this chapter outlines physical protective, security procedural, and terrorism counteraction measures for particular categories of property maintained at U.S. Army installations or facilities. The measures are categorized according to their risk levels established using the risk analysis procedure in DA Pam 190–51. Risk Level I physical protective and security procedural measures will be treated as minimums. Physical protective and security procedural measures primarily address threats related to theft of the asset. Additional terrorism counteraction measures address terrorist threats related to the killing of people or the destruction of assets. Such measures are only included for asset categories for which they apply.

c. Section III of this chapter outlines minimum required security measures to be implemented for other specified categories of property. Although these categories of Army property do not require the conduct of risk analysis using DA Pam 190–51, the principles of risk analysis should be applied and risk factors considered.

d. For those categories of U.S. Army property where perimeter fencing is required as a protective measure, the type and quantity of
fencing, including the height (6 or 7 feet) and whether a top guard or other features are required, will be based on the judgment of the installation commander and the guidance found in Field Manual (FM) 19–30. Unless otherwise specified, perimeter fence will meet the requirements of U.S. Army Corps of Engineers Drawing No. 40–16–08, Type FE–5. Copies of this drawing normally may be obtained from the installation engineer. If the drawing is not available locally, requests may be forwarded to the Commander, U.S. Army Corps of Engineers, Huntsville, Division, ATTN: CEHND–ED–ES–1, P.O. Box 1600, Huntsville, Alabama 35807–4301. The minimum height will be 6 feet. Use of North Atlantic Treaty Organization (NATO) standard design fencing is also authorized. Modifications to existing perimeter fences should not be made solely to conform to the requirements of this regulation if the existing fencing provides a similar deterrent to penetration.

e. In those instances where security lighting is required, FM 19–30 will be used as a guide in deciding lighting patterns and minimum protective lighting intensities and requirements.

f. Conflicts between security and safety requirements must be identified in writing. Waiver or exception requests must list compensatory measures and be forwarded through the local provost marshal and MACOM to HQDA (DAMO–ODL–S) for approval.

3–2. Categories of Army property
Items of property will not always correspond exactly to the categories listed in sections II or III. Some items may fall into two categories. When this situation occurs, the unit commander directly responsible for the asset is responsible for determining the most appropriate category for the item in question. If none is appropriate, the commander will develop and carry out those security procedures and physical protective measures necessary to safeguard the property.

Section II

Minimum Security Standards for Categories of Army Property Using Risk Analysis

3–3. Aircraft and components at Army aviation facilities
a. Property management and accountability directives.
   (1) AR 95–1.
   (2) AR 190–16.
   (3) AR 710–2.
   (4) AR 735–5.
   (5) DA Pam 710–2–1.

b. Aircraft with arms, ammunition, and explosives (AA&E) aboard. Aircraft with AA&E aboard will be secured as indicated in AR 190–11 and this regulation. Army National Guard aircraft with AA&E aboard will be secured as indicated in NGR 190–11 and this regulation.
   (1) When not in use, aircraft containing weapons will be parked inside an aircraft parking area. The parking area will be lighted and will have either continuous surveillance or IDS.
   (2) When operational readiness permits, weapons mounted on aircraft that are accessible and easily removable will be removed and stored in a secure location. Weapons that remain installed on the aircraft will be made inoperable by removing barrels or firing mechanisms when practicable. Removed components will be stored in a secured location. A secured location is an arms room, an ammunition supply point, an area under continuous armed surveillance, or any structure meeting the requirements for storage of category I or II AA&E in AR 190–11 or NGR 190–11.

c. Accessible and easily removable components. Additional security for accessible and easily removable components will be by storage in a secure structure (app B).

d. Aircraft with classified equipment. U.S. Army aircraft with classified equipment aboard will be secured as indicated in AR 380–5, Technical Bulletin (TB) 380–41, and paragraph 3–18 of this regulation. Classified components which can be readily removed without damage to them should be placed in secure storage as indicated in AR 380–5.

e. Physical protective measures.
   (1) Risk Level I.
      (a) Army aircraft at Army aviation facilities will be secured with manufacturer–installed or approved modification work order ignition and door–locking security devices when not in use. Aircraft undergoing maintenance with duty personnel present and aircraft employed in tactical exercises are exempt.
      (b) Keys to locking devices and ignitions will be controlled. Key control and accountability must be established per appendix D. Aircraft keys will not be issued for personal retention. Duplicate keys will not serve as operational keys at maintenance facilities.
      (c) When not in use, aircraft and aircraft components, to include crew member equipment at Army aviation facilities, will be placed in the most secure hangars or structures available. If adequate hangar space is not available, this equipment may be stored on the ramp nearest the facility.
      (d) When aircraft are not stored in storage structures and when operational requirements permit, keep them in proximity to each other for ease of monitoring and away from the perimeter of the parking area.
   (2) Risk Level II.
      (a) All measures required for Risk Level I will be implemented.
      (b) Aviation facility aircraft parking areas will be protected by a perimeter fence.
   (3) Risk Level III.
      (a) All measures required for Risk Levels I and II will be implemented.
      (b) Aviation facility aircraft parking areas will be lighted at night sufficiently to allow security personnel to detect intruders. Airfield lighting will be coordinated with the aviation facility commander for consideration of safety and training issues.
      (c) IDS should be added to hangars and, where practical, around aircraft parking areas.

f. Security procedural measures.
   (1) Risk Level I.
      (a) Each Army aviation facility will have a written physical security plan. FM 19–30 will be used as a guide. Aviation facilities located on or close to an Army installation will include the physical security plan as an annex to the installation physical security plan. Aviation facilities located on other than Army property will coordinate the physical security plan with the appropriate host authorities. A copy of the physical security plan will be maintained by the State AG or MUSARC provost marshals for reserve component aviation facilities.
      (b) Each Army aviation facility will have a physical security officer. Responsibilities of the physical security officer are defined in AR 190–13.
      (c) For aircraft parked at Active Army aviation facilities and for U.S. Army Reserve (USAR) and Army National Guard (ARNG) activities where guards or roving patrols are available, aircraft will be checked at least every 4 hours by a roving guard.
      (d) At USAR and ARNG activities where guards or roving patrols are not available, local law enforcement agencies will be requested, in writing, to include the aviation facilities in their patrol areas and to check aircraft parking areas at intervals not exceeding once every 4 hours during nonoperational hours.
      (e) Access to aviation facility aircraft and aircraft components will be controlled at all times. The airfield will be designated as a restricted area as specified in AR 190–13. Measures such as badges, passes, or similar identification credentials are encouraged.
      (f) Privately–owned vehicles will be prohibited from the flight line or other areas where aircraft are parked, except when authorized, in writing, by the aviation facility or airfield commander.
      (g) Aviation facility auxiliary power units for starting aircraft, vehicle tugs, fork lifts, aircraft boarding ladders, and other items that might be used to circumvent existing security measures will be secured during nonduty hours to prevent unauthorized use.
   (2) Risk Level II.
      (a) All measures required for Risk Level I will be implemented.
      (b) Entry to and exit from all buildings associated with the aviation facility, aircraft parking areas, and support equipment storage...
areas will be controlled at all times. Entry and exit can be controlled through manpower and procedural means, mechanical means, or electronic means.

(c) Aircraft parked at Active Army aviation facilities will be checked at least once every hour by a roving guard.

(3) Risk Level III.

(a) All measures required for Risk Levels I and II will be implemented.

(b) Guards will provide continuous surveillance of aircraft parked at Active Army aviation facilities. Aviation unit personnel working on or near aircraft may be considered to be equivalent to continuous surveillance.

(c) IDS may be installed as an alternative to providing continuous surveillance.

(d) At USAR and ARNG facilities where guards or roving patrols are available, aircraft will be checked at least every 2 hours. Where guards or roving patrols are not available, local law enforcement agencies will be requested, in writing, to include USAR and ARNG aviation facilities in their patrol areas, and to check the parking areas at least once every 2 hours during nonoperational hours.

7. Terrorism counteraction measures. Due to the likely form of a terrorist attack against these assets, the physical protective measures and security procedural measures established above will also be applicable for protection against terrorist threats. Aviation facilities will develop a terrorism counteraction contingency plan.

3–4. Aircraft and components not at Army aviation facilities

The property accountability requirements outlined in the references in paragraph 3–3g will be followed and paragraphs 3–3b, c, and d will be implemented. Physical protective measures for Risk Level I in paragraph 3–3 will also be implemented. In addition, the security procedures indicated below will apply.

a. Aircraft will be parked, whenever practical, at a Government airfield or civilian airport with an active security program. If a location has no security program and a crew member cannot remain with the aircraft, the aircraft commander will advise aviation facility personnel of the aircraft location, identification, length of stay, and ways to contact crew members.

b. The aircraft will be checked at least once daily by a crew member for tampering, sabotage, and loss or damage.

c. The aircraft will be checked at least once every hour by a roving guard.

3–5. Vehicles and carriage-mounted/towed weapons systems and components

a. Property management and accountability directives.

(1) AR 58–1.

(2) AR 710–2.

(3) AR 735–5.

(4) DA Pam 710–2–1.

(5) DA Pam 738–750.

b. Army vehicles with weapons or ammunition aboard. These vehicles will be secured per AR 190–11. When operational readiness permits, weapons mounted on vehicles that are accessible and easily removable will be removed and stored in a secure location. Unless there is an operational necessity determined by battalion or higher level commanders, firing mechanisms on weapons that are not easily removable will be removed from combat vehicle weapon systems and stored in a secure storage structure (app B).

c. Army vehicles with classified equipment. These vehicles will be secured per AR 380–5 and paragraph 3–18 of this regulation. Classified components that can be readily removed without damage should be placed in secure storage as indicated in AR 380–5.

d. Army vehicles when not in use. These vehicles will be parked in motor pools to the maximum extent practicable. The motor pool will be protected by a perimeter fence or dedicated guards. FM 19–30 will be used as a guide for determining fencing requirements.

e. Physical protective measures.

(1) Risk Level I. Army vehicles parked in noncombat areas will be secured with a locking mechanism. These vehicles will be locked as follows:

(a) Commercial-design vehicles. Activate manufacturer installed door and ignition-locking devices.

(b) Tactical vehicles and M880 series vehicles. Immobilize steering wheel with a chain and a U.S. Government approved padlock as specified in TB 9–2300–422–20. Activate installed door and ignition-locking devices. Hood, spare tires, and fuel tank should also be secured with approved locking devices if the local environment warrants this action. Brass padlocks supplied with vehicles may be used to secure vehicles, except those uploaded with AAAE or other sensitive items, and as long as other security measures required by applicable regulations and directives are followed.

(c) Other Army vehicles. M1008, 1009, and 1010 series vehicles and commercial utility and cargo vehicles (CUCV) will be secured by activating installed door and ignition locks and immobilizing the steering wheel with chain and U.S. Government approved padlock as specified in TB 43–001–39–7. Alternatively, such vehicles may be stored in a secure structure.

(d) Material handling equipment. Material handling equipment (MHE) and other Army vehicles which cannot be secured as indicated in (a) through (c) above should have the steering mechanism immobilized or transmission lever locked in the neutral position. Alternatively, these vehicles may be stored in secure structures.

(e) Signs. “Off Limits To Unauthorized Personnel” signs will be posted at the activity entrances.

(2) Exceptions. Exceptions to this policy are as follows:

(a) Vehicles actively employed in tactical exercises and field operations, undergoing test and evaluation, or pending turn-in through property disposal channels.

(b) Dispatched emergency, military or security police, courtesy patrol, and interior guard vehicles for brief periods when response time is critical for the successful performance of the operator’s or crew’s duties. Ignition keys should be removed from unaccompanied vehicles.

(c) Trailers, semitrailers, towed weapons systems, and other non-self-propelled vehicles.

(d) Inoperable, unserviceable vehicles. Procedures will be implemented to protect these vehicles from cannibalization.

(e) Vehicles, without installed locking mechanisms, under the continuous surveillance of a guard or located in a secure storage structure (app B).

(f) Vehicles of specific units outside the United States when so designated by the MACOM commander. Basis for a unit exemption will be an impact on readiness. The commander will decide whether locking the unit’s vehicles would adversely affect readiness to the extent of jeopardizing the unit’s contingency mission.

(g) Fuel tanker vehicles when, in the judgment of the installation commander, locking would create a potential unacceptable hazard to life or property. In this case, compensatory security measures as outlined in paragraph 3–14 will be taken.

(h) Administrative use vehicles, as defined in AR 58–1, when dictated by safety requirements within an ammunition or explosives production or storage area.

(3) Accessible and easily removable components. These components, vulnerable to theft because of value or utility, will be removed and secured separately. Additional security for components will be provided by one of the following methods:

(a) Storing in a secure storage structure (app B).

(b) Storing in a locked, totally enclosed armored vehicle or truck van.

(c) Storing in a locked equipment box or similar container secured to an open bed vehicle; for example, in a locked ammunition or tool box chained to the bed of a 2 1/2-ton truck.

(d) Securing the item directly to the vehicle by a locally fabricated method.

(4) Master-keyed locksets. Use of master-keyed locksets to secure Army vehicles or motor pools will be prohibited except under the following conditions:

(a) When the lockset is used within one vehicle to secure the
vehicle and its various storage compartments. Master–keyed locksets will not be used to secure more than one vehicle.

(b) When the lockset is used to secure the manifold access doors and hatches of petroleum, oil and lubricants (POL) trucks (one set per truck) and, if they have hardened steel shackles, for the storage compartments of wreckers, heavy equipment, etc. (one set per vehicle). The same set will not be used on more than one vehicle. Master–keyed locks will not be used to secure vehicle steering wheels.

(5) Keys and locks. Keys and locks will be controlled according to appendix D.

(6) Items used to defeat security measures. Items that can be used to defeat security measures, such as bolt cutters, hacksaws, oxyacetylene torches, axes, or steel rods or bars, will be secured in respective tool kits or other secure locations when not in use.

(7) Risk Level II.
(a) All measures required for Risk Level I will be implemented.
(b) Vehicle parking areas, except those for empty trailers, will be lighted during the hours of darkness.
(c) Vehicles will be parked at least 20 feet from the perimeter of the parking area or as far from the perimeter as possible.

(8) Risk Level III.
(a) All measures required for Risk Levels I and II will be implemented.
(b) Ground anchors will be constructed for trailers, semitrailers, and other towed equipment or a cable will be run through all items of such equipment and a lock will be affixed to one end.
(c) Vehicles particularly vulnerable to theft, misappropriation, or damage will be placed in secured garages and motor sheds to the maximum extent practicable.

f. Security procedural measures.

(1) Risk Level I.
(a) For Active Army installations and for USAR and ARNG units and activities at locations where guards or roving patrols are available, motor pools will be checked for tampering, sabotage, loss, and damage not less than once every 4 hours.
(b) USAR and ARNG units and activities at locations where guards are not available will request, in writing, that the local law enforcement agency check the security of the motor pool at intervals not exceeding 4 hours during nonoperational hours.
(c) Privately–owned vehicles will not be permitted in motor pools except that units engaged in deployment exercises may store privately–owned vehicles in the motor pool at the discretion of the installation or MUSARC commander, provided security measures are taken to safeguard Army vehicles and components remaining in the motor pool.

(2) Risk Level II.
(a) Measures required for Risk Level I will be implemented.
(b) Entry to and exit from motor pools will be controlled. Control of entry and exit may be by guards or locks on gates. Unit personnel working within the motor pool may be considered an alternative to guards. Consolidated motor pools will have memorandums of understanding to establish joint security procedures.

(c) Types of vehicles particularly vulnerable to theft, misappropriation, or damage in the motor pool will be segregated. These vehicles will be placed where guards or unit personnel can see them during operating hours and where roving guards can see them during nonoperating hours.

(d) On Active Army installations, guards will check the motor pool on an irregular basis, but perform security checks not less than once every 2 hours.

(3) Risk Level III.
(a) All measures required for Risk Levels I and II will be implemented.
(b) The motor pool will be designated a restricted area under AR 190–13.
(c) Unit commanders, or their specifically designated representatives, will give written authorization before vehicles are dispatched.
(d) Drivers will be checked for possession of a valid dispatch and operator’s permit by unit personnel or guards before they depart the motor pool.

(e) Continuous surveillance will be made of the motor pool by guards on Active Army installations.

(f) IDS may be installed as an alternative to providing continuous surveillance.

(g) At USAR and ARNG activities where guards or roving patrols are available, motor pools will be checked for tampering, sabotage, loss, or damage not less than once every 2 hours. Where guards or roving patrols are not available, local law enforcement agencies will be requested, in writing, to include USAR and ARNG motor pools in their patrol areas, and to check the parking areas at least once every 2 hours during nonoperational hours.

h. Terrorism counteraction measures. Due to the likely nature of a terrorist attack against these assets, the physical protective measures and security procedural measures established above will also be applicable for protection against terrorist threats.

3–6. Communications and electronics equipment and night vision devices

Communications and electronics test, measurement, and diagnostic equipment (TMDE) and other high–value precision equipment, night vision devices that are not part of a weapons system, and tool kits are protected as follows:

a. Property management and accountability directives.

(1) AR 710–2.
(2) AR 735–5.
(3) DA Pam 710–2–1.

b. Physical protective measures (Risk Level I).

(1) Portable items will be provided double barrier protection when not in use, to include training environments and while in transit. Examples of double barrier protection include—

(a) A locked or guarded separate building or an enclosed van, trailer, or armored vehicle protected by a perimeter fence.

(b) A locked steel cage located in a secure storage structure (app B).

(c) A locked, built–in container (bin, drawer, cabinet) or a free–standing locked container located in a secure storage structure (app B).

(d) Securely affixing the item to an internal structure of a secure storage structure (apps B and D).

(e) Securely affixing the item to a locked vehicle which is under continuous surveillance or in a motor pool (app D).

(2) Nonportable items will be secured in a building with doors and windows locked during the hours the facility is nonoperational. Particularly bulky or heavy items stored outside will be protected by a perimeter barrier.

(3) “Off Limits to Unauthorized Personnel” signs will be posted at the activity entrances.

(4) Equipment will be located in the interior of the facility as far from the exterior as possible.

(5) Tactical communications equipment remaining on vehicles will be secured to the vehicle with a medium security padlock. Vehicles will be secured per paragraph 3–5 of this regulation.

(6) Tool kits will be secured as specified in paragraph 3–22.

c. Physical protective measures (Risk Level II).

(1) Measures required for Risk Level I will be implemented.

(2) Portable, pilferage–coded items will be separated from other equipment and stored in a separate, locked, secure room, area, or container with controlled access. Secure rooms will be constructed per secure structure guidance in appendix B of this regulation.

d. Physical protective measures (Risk Level III).

(1) All measures required for Risk Levels I and II will be implemented.

(2) The activity will be lighted during the hours of darkness.

(3) Landscaping features greater than 1 foot in height and other features which may obstruct views around the facility and provide concealment for aggressors will be eliminated within 20 feet of the facility.

(4) IDS will be installed around or on the storage room, area, or container.
e. Security procedural measures (Risk Level I).
   (1) Access to the equipment storage area will be controlled.
   (2) Access to keys, padlocks, and protective seals protecting assets will be controlled per appendix D.
   (3) Portable, pilferage-coded items temporarily assigned to a user will be issued on a hand receipt or a locally devised temporary receipt.

f. Security procedural measures (Risk Level II).
   (1) Measures required for Risk Level I will be implemented.
   (2) Privately-owned vehicles will not be permitted to park within 50 feet of the storage facility.
   (3) Periodic command-directed inventories will be made as indicated in AR 710–2. A copy of the inventory will be kept until the next inventory is conducted.

3–7. Organizational clothing and individual equipment (OCIE) stored at central issue facilities

a. Property management and accountability directives.
   (1) AR 710–2.
   (2) AR 735–5.
   (3) DA Pam 710–2–1.

b. Physical protective measures.
   (1) Risk Level I.
      (a) Stocks will be secured in a separate building or room meeting the security standards in appendix B.
      (b) “Off Limits To Unauthorized Personnel” signs will be posted at facility entrances.
   (2) Risk Level II.
      (a) Measures required for Risk Level I will be implemented.
      (b) High-value or small, easily pilferable items will be separated from other OCIE and stored in a secure, separate container, room, or building with controlled access.
   (3) Risk Level III.
      (a) Measures required for Risk Levels I and II will be implemented.
      (b) The facility exterior will be lighted during the hours of darkness.
      (c) IDS will be installed in the facility.
      (d) Rooms or buildings will be constructed per secure storage structure guidance for at least Risk Level II in appendix B of this regulation.
      (e) Landscaping features greater than 1 foot in height and other features which may obstruct views around the facility and provide concealment for aggressors will be eliminated within 20 feet of the facility.

3–9. Subsistence items stored at commissaries, commissary warehouses, and troop issue subsistence activities (TISAs)

a. Property management accountability directives.
   (1) AR 30–1.
   (2) AR 30–18.
   (3) AR 30–19.
   (4) AR 735–5.

b. Physical protective measures.
   (1) Risk Level I.
      (a) Commissaries, commissary and subsistence warehouses, and TISAs will meet the construction requirements for secure storage structures in appendix B.
      (b) “Off Limits To Unauthorized Personnel” signs will be posted at entrances to subsistence storage facilities (see AR 420–70).
      (c) Refrigeration units will be secured with approved locking devices or kept in a room or building meeting the standards for secure storage structures in appendix B.
      (d) Subsistence items temporarily stored outside the facility, such as in secured vans and reefer trucks, will have protective lighting. Use FM 19–30 as a guide to determine the type of protective lighting.
      (e) Break areas will be located away from the storage areas.
      (f) Personal lockers will be in a designated area away from loose or broken containers of subsistence items.
   (2) Risk Level II.
      (a) Measures required for Risk Level I will be implemented.
      (b) Highly pilferable items such as cigarettes, coffee, and health and beauty aids will be placed in a separate locked room, cage, or container under the control of a designated property custodian.
      (c) Protective seals will be placed on doors and other operable openings into secured vans and reefer trucks in which subsistence items are stored outside the facility.
   (3) Risk Level III.
      (a) Measures required for Risk Levels I and II will be implemented.
      (b) The facility will be lighted during the hours of darkness.
      (c) IDS will be installed in the facility.
(d) Landscaping features greater than 1 foot in height and other features which may obstruct views around the facility and provide concealment for aggressors will be eliminated within 20 feet of the facility.

c. Security procedural measures.

(1) Risk Level I.

(a) Access to the facility and to keys and padlocks and protective seals protecting assets will be controlled according to appendix D.

(b) Subsistence storage facilities will always be secured when entrances or exits are not under the surveillance of personnel assigned to the facility.

(c) Personal packages will be prohibited in ration breakdown and subsistence storage areas.

(d) Shipping containers and cases will be inspected to ensure that they are empty prior to being disposed of and cardboard boxes will be flattened before disposal.

(2) Risk Level II.

(a) Measures required for Risk Level I will be implemented.

(b) Personnel entering the storage facility who are not assigned to the activity will be logged in and out or, when practical, escorted. When using the log system, designate the destination of the unassigned person.

(c) Accuracy of scales will be tested monthly with known weights or by using a second set of calibrated scales. A written record of the monthly tests will be maintained for a period of 3 months.

(d) Highly pilferable items will be spot-checked daily by supervisors to ensure that all items are accounted for. These items will also be inventoried each quarter and a copy of the inventory kept until the next inventory.

(e) Trash receptacles will not be located within 50 feet of the facility.

(f) Privately-owned vehicles will not be parked within 50 feet of the storage facility.

(3) Risk Level III.

(a) Measures required for Risk Levels I and II will be implemented.

(b) Highly pilferable items will be inventoried once each month. A copy of the inventory will be kept until the next inventory.

(c) The facility will be checked at least every 2 hours after normal operating hours by roving guards.

3–10. Subsistence items not at commissaries, commissary warehouses, and troop issue subsistence activities

Risk Level I physical protective measures and the security procedures in paragraph 3–9 will be implemented.

3–11. Repair parts at installation level supply support activities and direct support units with an authorized stockage list (ASL)

a. Property management and accountability directives.

(1) AR 708–1.

(2) AR 710–2.

(3) AR 735–5.

(4) DA Pam 710–2–1.

b. Classified repair parts. Secured under AR 380 series requirements and paragraph 3–18 of this regulation.

c. Physical protective measures (Risk Level I).

(1) Portable repair parts will be secured in the following manner:

(a) In a locked, separate building or room, meeting the secure storage structure standards in app B.

(b) In a locked, steel cage.

(c) In a locked, built-in container (bin, drawer, cabinet) or a free-standing container (desk, wall locker, container express (CON-EX)) large and heavy enough to be nonportable with stored parts.

(d) To the building in which located or other permanent structure.

(2) Nonportable repair parts will be secured in a building with doors and windows locked during those hours the facility is non-operational. When bulky or heavy items are stored outside, they will be protected by a perimeter barrier.

(3) “Off Limits to Unauthorized Personnel” signs will be posted at the storage facility entrance (see AR 420–70).

d. Physical protective measures (Risk Level II).

(1) Measures required for Risk Level I will be implemented.

(2) Portable, pilferage-coded items will be separated from other stock and stored in a separate room, building, or container with controlled access.

(3) Rooms or buildings will be constructed per secure storage structure standards in appendix B.

e. Physical protective measures (Risk Level III).

(1) Measures required for Risk Levels I and II will be implemented.

(2) The storage facility will be lighted during the hours of darkness.

(3) IDS will be installed in the storage facility.

(4) Landscaping features greater than 1 foot in height and other features which may obstruct views around the facility and provide concealment for aggressors will be eliminated within 20 feet of the facility.

f. Security procedural measures (Risk Levels I and II).

(1) Access to storage areas and to keys and padlocks and protective seals protecting these items will be controlled.

(2) Periodic command-directed inventories will be conducted per AR 710–2.

(3) Used parts will be processed as indicated in Department of Defense (DOD) 4160.21–M to recover parts when prescribed and protect and dispose of nonrecoverable parts, and will be protected and disposed of to preclude recycling.

(4) Landscaping features greater than 1 foot in height and other features which may obstruct views around the facility and provide concealment for aggressors will be eliminated within 20 feet of the facility.

3–12. Repair parts not at installation level support activities and direct support units

a. Risk Level I physical protective measures and the security procedures in paragraph 3–11 will be implemented.

b. Unit and activity repair parts will be stored in a single area, readily accessible to designated maintenance or supply personnel only.

3–13. Petroleum, oils, and lubricants (POL) at bulk storage facilities

a. Property management and accountability directives.

(1) AR 703–1.

(2) AR 710–2.

(3) AR 735–5.

(4) DA Pam 710–2–1.

b. Physical protective measures.

(1) Risk Level I.

(a) Construction of storage facilities will be per DOD 4270.1–M.

(b) When not under the surveillance of personnel authorized to dispense the products, POL pumps will be locked and electrical power will be turned off. The electrical power shutoff will be secured. Hoses to pumps will be secured to prevent loss of POL through gravity feed. These measures are not required if pumps are activated by a credit card type device. Use of such devices will be approved by the MACOM concerned.

(c) Packaged POL will be stored in structures under secure storage structure standards in appendix B. Large POL packages (for example, 55-gallon drums) will be stored to preclude their use as hiding places for pilfered items.

(d) Keys to POL storage areas, equipment, and buildings will be controlled per appendix D.

(2) Risk Level II.
(a) Measures required for Risk Level I will be implemented.
(b) Storage facilities will be bound by a perimeter fence. Gates and openings will be closed and locked.
(c) “Off Limits to Unauthorized Personnel” signs will be posted at the perimeter.
(3) Risk Level III.
(a) Measures required for Risk Levels I and II will be implemented.
(b) Storage facilities will be lighted during the hours of darkness.
(c) Seals will be placed on all points of fuel storage that may allow extraction of fuel by any means. A broken seal may indicate tampering.

b. Security procedural measures.
(1) Risk Level I.
(a) Written instructions to POL-dispensing personnel will include procedures for determining if patrons entering the facility are authorized and military vehicles have valid dispatches.
(b) When unattended, the facility will be checked at least once every 4 hours.
(c) POL credit cards, identification plates, and aviation fuel plates will be centrally controlled by a custodian, preferably at Director of Logistics (DOL) level. Credit cards, identification plates, and aviation fuel plates will be secured in a locked container with controlled access. They will be controlled through a log book with the signature and rank of the individual to whom issued, credit card and identify serial number, aircraft or vehicle number or U.S. Army registration number, and date and time signed out and returned.
(d) Privately-owned vehicles will not be permitted in storage facilities.
(e) All issues of fuel will be accounted for and supervised by authorized personnel.
(f) Hoses or other devices to siphon fuel will be secured. All containers that can be used to carry fuel also will be secured.
(g) Containers storing used POL will be marked and stored separately.
(h) Keys to POL storage areas, equipment, buildings, and protective seals will be controlled per appendix D.
(2) Risk Level II.
(a) Measures required for Risk Level I will be implemented.
(b) Facility attendants will verify all POL quantities issued by personally reading the meter.
(c) When unattended, the facility will be checked at least once every 2 hours.
(3) Risk Level III.
(a) Measures required for Risk Levels I and II will be implemented.
(b) The storage facility will be designated a restricted area (see AR 190–13).
(c) Continuous surveillance will be made of the facility by guards.
(d) Intrusion detection systems may be installed as an alternative to continuous surveillance by guards.
(e) Unannounced audits of POL will be conducted at least quarterly.

d. Terrorism counteraction measures. Due to the likely nature of a terrorist attack against this asset, the physical protective measures and security procedural measures established above will also be applicable for protection against terrorist threats.

3–14. POL not at bulk storage facilities

Property management and accountability directives in paragraph 3–13 will be followed. Risk Level I physical protective measures and security procedures in paragraph 3–13 will be implemented. In addition, the following security procedures will be implemented:

a. POL tank trucks that contain fuel and that are not under the surveillance of the operator or a dedicated guard force will have:
(1) Locked hatch covers where possible.
(2) Locked manifold access doors.
(3) Each manifold valve secured with a transportation seal if a manifold access door cannot be locked.
(4) Approved padlocks as specified in nonsparking brass locks for safety, if available.

b. Fuel pods on vehicles and fuel vehicle tanks will be secured with approved padlocks as specified in AR 190–13 when the vehicles or tanks are carrying fuel and are not under the surveillance of the operator.

c. Fuel–carrying vehicles will be parked in lighted areas of airfields or in motor pools protected by locked perimeter barriers or guards, whenever possible.

d. Dome covers and manifold system shutoff valves of tanker rail cars with POL products aboard will be locked when they are located on an installation for unloading and when POL handling personnel do not have the equipment under surveillance. Rail cars with packaged POL products aboard will be secured by locking all doors.

e. Packaged POL not on board a vehicle or rail car will be safeguarded in a structure meeting the standards in appendix B. To increase the security posture above minimum, the area may be protected by lighting, a perimeter fence, guards, or IDS. The need for implementing these additional measures will be determined by local threat and vulnerability.

f. Keys to POL storage areas, equipment, buildings, and protective seals will be controlled per appendix D.

3–15. Facility engineering supply and construction material storage areas

a. Property management and accountability directives.
(1) AR 420–17.
(2) AR 735–5.
b. Physical protective measures.
(1) Risk Level I.
(a) Buildings storing supply and portable construction material will meet the secure storage structure requirements in appendix B.

(b) Outside storage areas will be enclosed by a perimeter fence.
(c) Points of issue for supplies and construction material will be kept to a minimum.
(d) “Off-Limits to Unauthorized Personnel” signs will be posted at facility entrances.
(2) Risk Level II.
(a) Measures required for Risk Level I will be implemented.
(b) Portable, easily pilferable items will be separated from other supplies and construction material and stored in a separate room, building, or container with controlled access.
(c) Outside storage areas will be lighted during the hours of darkness.
(3) Risk Level III.
(a) Measures required for Risk Levels I and II will be implemented.
(b) Buildings storing supplies and portable construction material will be lighted during the hours of darkness.
(c) An IDS will be installed in the storage building if it is fully enclosed.
(d) Landscaping features greater than 1 foot in height and other features which may obstruct views around the facility and provide concealment for aggressors will be eliminated within 20 feet of the facility.

(c) Security procedural measures.
(1) Risk Level I.
(a) Access to the facility and to keys, padlocks, and protective seals protecting access will be controlled.
(b) Supplies will be issued only to authorized personnel for whom signature authorization cards, DA Form 1687 (Notice of Delegation of Authority—Receipt for Supplies), are on file.
(c) Incoming shipments of supplies will be checked upon receipt.
(d) Work orders will be reviewed to determine if the recipient has requested excessive supplies for the job to be done.
(e) Entry of privately–owned vehicles into the storage building or outside storage areas will be prohibited.
(f) Entry of packages into the storage area will be prohibited.
(g) Annual inventories of all stocks will be made. A copy of the inventory will be kept until the next inventory.

(2) Risk Level II.
(a) Measures required for Risk Level I will be implemented.
(b) Bulk packaged items securely crated, banded, or sealed will remain in their original configuration and not broken until they are issued.
(c) The storage building and outside storage areas will be checked at least every 2 hours by a roving guard during hours that the facility is not operational.

(3) Risk Level III.
(a) Measures required for Risk Levels I and II will be implemented.
(b) Equipment will be located in the interior of the facility as far from the exterior as possible.
(c) Landscaping features greater than 1 foot in height and other features which may obstruct views around the facility and provide concealment for aggressors will be eliminated within 20 feet of the facility.

3–16. Audiovisual equipment, training devices, and subcaliber devices at training and audiovisual support centers (TASCs)

a. Property management and accountability directives.
(1) AR 108–2.
(2) AR 190–11.
(3) AR 710–2.
(4) AR 735–5.
(5) DA Pam 710–2–1.

b. Physical protective measures. Any training device that can be used to fire a projectile or explosive will be protected according to AR 190–11.
(1) Risk Level I. Equipment will be secured in a separate building or room under storage structure security standards stated in appendix B.
(2) Risk Level II.
(a) Measures required for Risk Level I will be implemented.
(b) Audiovisual equipment and portable, high-value subcaliber devices and training aids will be separated from other equipment and stored in a secure, separate container, room, or building with controlled access, meeting the security standards in appendix B.
(c) “Off–Limits to Unauthorized Personnel” signs will be posted at facility entrances.

(c) Equipment will be located in the interior of the facility as far from the exterior as possible.
(3) Risk Level III.
(a) Measures required for Risk Levels I and II will be implemented.
(b) The facility will be lighted during the hours of darkness.
(c) An IDS will be installed in the facility.
(d) Landscaping features greater than 1 foot in height and other features which may obstruct views around the facility and provide concealment for aggressors will be eliminated within 20 feet of the facility.

3–17. Audiovisual equipment, training devices, and subcaliber devices at units or activities that are not training and audiovisual support centers

Risk Level I physical protective measures and the security procedures in paragraph 3–16 will be implemented.

3–18. Aircraft and vehicles with classified onboard equipment or components

Active Army, USAR, and ARNG vehicles and aircraft with classified components or onboard equipment will be secured per this regulation, AR 380–5, TB 380–41, and applicable security classification guides.

a. Army vehicles or aircraft with CONFIDENTIAL or SECRET components or equipment mounted either internally or externally on the vehicle or aircraft, on Active Army, USAR, or ARNG installations or facilities will be secured with Risk Level I physical protective and security procedural measures in paragraphs 3–3 and 3–5.

b. When the CONFIDENTIAL or SECRET component or equipment is mounted externally on the vehicle or aircraft, the vehicle or aircraft will be secured with the physical security measures in paragraph 3–3.

c. When located at other than Active Army, USAR, or ARNG facilities, Army vehicles or aircraft with CONFIDENTIAL or SECRET components or equipment mounted internally or externally will be secured with at least the minimum physical security measures. These vehicles and aircraft will be guarded at all times by an appropriately cleared crew member, dedicated military, DA civilian, or contract guards.

d. Army vehicles or aircraft with TOP SECRET components onboard equipment will be under constant surveillance by appropriately cleared armed guards regardless of location.

e. Equipment or components should not be removed from vehicles or aircraft solely to fulfill a secure storage requirement. Frequent removal may cause increased equipment maintenance and may degrade operational readiness. However, classified equipment or components that can be readily dismounted without probable damage may be dismounted and placed in secure storage meeting the requirements of AR 380–5, TB 380–41, and this regulation.

f. In environments or unusual circumstances not clearly defined as requiring specific security measures under this regulation, the commander will designate proper equivalent security measures to protect those vehicles or aircraft that contain classified equipment or components.

g. Army vehicles or aircraft with classified equipment or components will be included in all aspects of the physical security program.

3–19. Mission–critical and high–risk personnel

a. Security procedural measures. MACOM commanders assigned the responsibility for designated geographical areas will designate mission–critical and high–risk personnel. Refer to AR 190–58 and AR 525–13 for additional guidance.

(1) Risk Level I. Access to those areas of the facility where mission–critical and high–risk personnel are located will be controlled continuously when the facility is occupied.

(2) Risk Level II. Access to the entire facility will be controlled continuously when the facility is occupied.

(3) Risk Level III.
(a) Access to the entire facility will be controlled at all times.
(b) Access to the area surrounding the facility will be controlled during times when the facility is occupied.
(c) Personnel not assigned to the facility who enter areas of the facility in which mission–critical or high–risk personnel are located will be searched for weapons and explosives on at least a random basis.
(d) Continuous surveillance of the area surrounding the facility will be provided at all times when the facility is occupied.

b. Terrorism counteraction measures.

(1) Risk Level I.

(a) Parking beneath facilities will be eliminated where possible.

(b) Parking will be kept as far away from the facility as possible, but at least 30 feet.

(c) Trash receptacles, landscaping features, and other features greater than 1 foot in height which potentially provide concealment for aggressors or bombs will be kept at least 30 feet from the facility.

(d) Locate mission-critical or high-risk personnel in the interior of the facility as far from the exterior as possible where feasible.

(2) Risk Level II.

(a) Windows into areas occupied by mission-critical or high-risk personnel will be covered by reflective 4-mil fragment retention film which will be backed up by heavy drapes.

(b) Windows and doors into areas occupied by mission-critical or high-risk personnel will be locked such that any attempt to enter through them when the facility is unoccupied will require forced entry, whose effects will be noticeable.

(c) Exterior walls will be constructed of reinforced concrete or reinforced concrete masonry.

(d) Duress alarms will be installed in areas occupied by mission-critical and high-risk personnel.

(3) Risk Level III.

(a) The facility will be surrounded by a perimeter fence at a distance from the facility of at least 50 feet.

(b) The facility will be constructed to resist the applicable weapons and explosives effects according to TM 5–853–1.

3–20. General civilian and or military personnel


(1) Risk Level I. No such measures apply at this risk level.

(2) Risk Level II. Access to the facility will be controlled at all times that the facility is occupied.

(3) Risk Level III. Access to the facility and the area surrounding it will be controlled continuously when the building is occupied.

b. Terrorism counteraction measures.

(1) Risk Level I.

(a) Parking beneath facilities will be eliminated where possible.

(b) Parking will be kept as far away from the facility as possible, but at least 30 feet.

(c) Trash receptacles, landscaping features, and other features greater than 1 foot in height which potentially provide concealment for aggressors or bombs will be kept at least 30 feet from the facility.

(2) Risk Level II.

(a) Windows in the facility will be covered with 4-mil reflective fragment retention film which will be backed up by heavy drapes.

(b) Exterior walls will be constructed of reinforced concrete or reinforced concrete masonry or brick.

(3) Risk Level III.

(a) The facility will be surrounded by a perimeter fence at a distance from the facility of at least 50 feet.

(b) The facility will be constructed to resist the applicable weapons and explosives effects per TM 5–853–1.

3–21. Industrial and utility equipment


(1) Risk Level I.

(a) Access into the area where the equipment is located will be controlled.

(b) Keys to facilities and equipment will be controlled per appendix D.

(c) The area will be designated a restricted area (see AR 190–13).

(2) Risk Level II. Measures for Risk Level I will be applied and equipment will be checked by roving patrols at intervals not to exceed every 4 hours when the facility is unattended.

(3) Risk Level III. Measures for Risk Levels I and II will be applied except that checks by roving patrols will be every 2 hours when the facility is unattended.

b. Terrorism counteraction measures.

(1) Risk Levels I and II.

(a) If the equipment is not located within a structure, the area will be surrounded by a perimeter fence.

(b) If the equipment is stored within a structure, the structure will meet the requirements of a secure storage structure for the appropriate risk level according to appendix B.

(2) Risk Level III.

(a) If the equipment is not located within a structure, the area or vulnerable items of equipment will be surrounded with an 8-foot-high reinforced concrete or masonry perimeter wall.

(b) If the equipment is located within a structure, the structure will meet the requirements of a secure storage structure for this risk level according to appendix B. The structure will be further enhanced to resist the applicable weapons and explosives effects according to TM 5–853–1.

Section III
Minimum Security Standards for Other Categories of Army Property

3–22. Hand tools, tool sets and kits, and shop equipment

a. Property management and accountability directives.

(1) AR 710–2.

(2) AR 735–5.

(3) DA Pam 710–2–1.

b. Tool sets and kits with lockable tool boxes. These items, when not in use, will be secured with a U.S. Government approved key-operated tumbler-type lock, consisting of either a padlock (including brass padlocks issued with the tool boxes) or a factory installed built-in key-operated tumbler type lock. The individual who signed for the set or kit will retain the key. A duplicate key may be held by the supervisor or commander if it is stored in a locked container with controlled access.

c. Portable hand tools, tool sets or kits, and shop equipment. These items, when not in use and not under the surveillance of a responsible person (user, tool room keeper, or guard), will be stored in a secure location. Nonportable items will be secured in the building or van in which they are located. Doors and windows will be closed and locked. Secure locations for portable items include:

(1) A locked building or room meeting the requirements for a secure storage structure in appendix B or a locked metal cage in a secured building.

(2) A locked built-in cabinet, bin, or drawer in a secure room or building.

(3) A locked drawer or compartment of a furniture item (wall locker, desk, etc.) in a secure room or building.

(4) Attached to the building structure with a 5/16-inch chain or equivalent cable and a low security padlock or permanently fastened to a working surface.

(5) Locally fabricated, lockable racks that, when locked, prevent tool box lids from being opened or individually placed larger tools from being removed.

(6) A locked enclosed truck, van, armored vehicle, or vehicle trunk.

(7) A locked vehicle equipment box or secured, either directly or in a locked container, to the vehicle itself.

(8) A locked CONEX container.

d. Common tools and portable shop equipment. These items, when not on hand receipt to a user, will be controlled through a locally devised receipt, sign-in/sign-out log, or exchangeable tag system. Tool checks (metal disks that can be stamped or etched with a mechanic’s identification) are available in supply channels under national stock number (NSN) 9905–00–473–6336.

e. Access. Access to tools and shop equipment will be controlled to the maximum extent practical. If possible, access will be limited to the user, the individual designated as responsible for security items when not in use, and supervisory or command personnel.
f. Keys and locks used to safeguard tools. Keys, locks, and protective seals used to safeguard hand tools, tool sets or kits, shop equipment, and the facilities on which they are stored or located will be controlled and accounted for per appendix D. Master–keyed or key–alike locksets will not be used to secure these items.

g. Special accountability. Hand tools with a nonmilitary application that are particularly subject to improper use will be placed under special accountability. Consideration should be given to marking these items as indicated in appendix C of this regulation.

3–23. Administrative and housekeeping supplies and equipment

a. Property management and accountability directives.

(1) AR 210–6.
(2) AR 230–1.
(3) AR 230–65.
(4) AR 380–19.
(5) AR 710–2.
(6) AR 735–5.
(7) DA Pam 710–2–1.

b. Minimum security standards for furniture and mess equipment.

(1) Work buildings or rooms in which these items are located will be secured when no responsible member permanently assigned to that particular activity is present.
(2) Furniture in day rooms or similar common areas used mainly during nonduty hours, and not normally staffed, will be protected by controlling access to these areas to the maximum extent practical. This may be done by requiring an individual desiring to use the facility to sign for the keys or having a charge–of–quarters duty officer, NCO, or other designated individual periodically check the facility.
(3) Occupants will secure Government furniture located in their quarters.

c. Minimum security standards for office machines.

(1) Buildings, rooms, and offices in which office machines are located will be secured whenever an individual permanently assigned to the activity is not present. Security will consist of closing and locking appropriate doors and windows, as a minimum.
(2) Automated systems, including word processing systems, will be secured per AR 380–19.
(3) When size and weight allow, small office machines such as hand–held calculators and portable computers will be locked in a desk or cabinet.

d. Minimum security standards for expendable and consumable supplies.

(1) At unit and office levels, items not issued for actual use will be centrally stored in secure cabinets, containers, rooms, or buildings. Keys, locks, protective seals, and access to storage facilities will be controlled.
(2) Self–service supply center (SSSC) account cards or plastic credit cards will be stored in a locked container when not in use. Access to these items will be controlled and access will be limited to the fewest individuals feasible, consistent with efficient operations.
(3) Pilferable items will be stored in the SSSC and issued from a security area such as a cage. The SSSC will be protected by physical measures meeting the secure storage structure standards in appendix B.

3–24. Controlled cryptographic items (CCI)

a. Property management and accountability directives.

(1) AR 710–2.
(2) AR 710–3.
(3) AR 725–50.
(4) AR 735–5.

b. CCI protective measures. CCI are high–value, sensitive U.S. Army property which require protection against unauthorized access because they contain an embedded logic which performs cryptographic functions. Access to this device means uncontrolled physical possession which gives the opportunity to obtain detailed knowledge of the CCI. The security protective measures and procedures addressed in paragraphsc and d below establish minimum standards for controlling access to CCI (installed or uninstalled) to protect against tampering, loss, and unauthorized use and apply only to keyed CCI which are unclassified. Installed CCI, for the purposes of this regulation, means the equipment on hand has been set up and is available for use to perform its design function for authorized users. Uninstalled means on hand but not set up for use. Keyed CCI are classified and will be protected per AR 380–40. DA Pam 25–380–2 will be used for additional guidance for safeguarding and handling CCI. Commanders should provide security protection for unclassified CCI as is given to other high–value unclassified U.S. Army assets and should apply the risk analysis principles in DA Pam 190–51 to assist in determining appropriate acceptable risks and safeguards.

c. Physical protective measures for unattended CCI.

(1) CCI which is not under continuous surveillance by an individual permanently assigned to the activity will be provided protection consisting of—

(a) A building or room where the doors, windows, and other means of entry and exit can be locked or secured and physical access controlled.
(b) A locked, enclosed van, trailer, armored vehicle, or aircraft protected by a perimeter fence.
(c) Securing the items directly to tactical vehicles by a locally fabricated method and providing perimeter fencing when removal and storage in a secure room or building is impractical.
(2) Aircraft and vehicles containing CCI will be parked and protected as indicated in paragraphs 3–3, 3–4, and 3–5.
(3) When commanders select double–barrier protection for CCI, the building or room being used as one barrier does not have to be a secure storage structure as indicated in appendix B.
(4) “Off Limits to Unauthorized Personnel” signs will be posted at the activity entrances.
(5) At Risk Level II, lighting will be provided for the exterior of the building or the site perimeter.
(6) At Risk Level III, IDS or continuous surveillance is required.

d. Attended. CCI which is under continuous surveillance and control of an individual permanently assigned to the activity does not require any additional physical protective measures as safeguards.

e. Security procedural measures.

(1) Access to the facility or area will be controlled per TB 380–40–22 and this regulation. Physical access will be limited only to authorized individuals.
(2) Access to keys and locks protecting CCI will be controlled per appendix D.
(3) Periodic command–directed inventories will be conducted per AR 710–2.
(4) The facility or vehicle parking area will be checked by guards at least every 2 hours.
(5) A standing operating procedure (SOP) which includes instructions for safeguarding CCI, controlling access to and use of CCI, and reporting of incidents of loss or tampering, as a minimum, will be published.

3–25. Unit supply rooms

A unit supply room will be a locked room which, as a minimum, meets the secure storage structure standards in appendix B or will be a locked metal cage in a secured building. Security lighting, fencing, or other protective measures may be warranted based on risk analysis. Access to items stored in the supply room will be controlled at all times by the supply NCO or other designated individual. Lock and key control procedures as indicated in appendix D apply.
Chapter 4
Security of Medical Supplies and Equipment

Section I
Policy and Personnel Selection

4–1. General
This chapter establishes policy, procedures, and minimum physical security standards for the safeguarding and storage of controlled medical substances and medically sensitive items.

4–2. Security policy
a. Facilities, vaults, and containers used for storage of controlled medical substances or medically sensitive items will not be used for storage of classified material.

b. A Category 2 Serious Incident Report will be submitted per AR 190–40 for significant theft, loss, or recovery of Government-owned or possessed narcotics; dangerous drugs; controlled substances; precious metals; radioactive or other sensitive materials, including sensitive medical material or equipment; or mismanagement of stock records or recovery procedures for those items that prevent a determination of loss.

c. Schedule I drugs and substances (see glossary) will be secured in the same manner prescribed for Note R (Schedule II) controlled substances.

4–3. Personnel selection
Personnel who are assigned duties that require access to controlled medical substances and sensitive items storage areas, including volunteers or those who have custodianship or possession of keys and combinations to locks securing such areas, will be carefully selected.

a. Selection criteria. Criteria for selection of these personnel include moral character, prior employment or military service history, maturity, and trustworthiness. Prior to assuming these duties—

(1) Designated persons will have satisfactorily undergone a local file check with area provost marshals, local civilian police, if not prohibited by law and per AR 190–27, and other agencies which might have information on file which would reflect on the honesty or stability of the individual. The National Crime Information Center (NCIC) cannot be used for this purpose. It can only be used to determine if the person has any outstanding warrants. NCIC warrant checks will be requested, in writing, from the supporting installation provost marshal office. Personnel exhibiting financial irresponsibility will be excluded from consideration. Non–Government workers (for example, volunteer workers) will not be given unescorted access to controlled medical substances and sensitive items. For new Government employees, results of investigations such as the National Agency Check and Inquiry required by DOD 5200.2–R should be known prior to granting them unescorted access.

(2) An interview with the lowest level commander having command responsibility for the security of subject items is required. The purpose of the interview is to appraise the individual’s character, judgment, reliability, attitude, emotional or mental maturity, and sense of responsibility. DA Pam 611–1 may be used as a guide for conducting the interview. The interview will be documented in writing.

(3) The names and duty positions of personnel authorized unaccompanied access to controlled medical substances and medically sensitive items storage areas will be depicted on a roster, which will be posted inside the storage area.

b. Access reinstatement. Access to controlled substances denied to individuals undergoing investigation, treatment, rehabilitation, judicial or nonjudicial processes, or administrative action as a result of actual or suspected drug use may be reinstated when—

(1) Suspicions or allegations against the individual are determined to be unfounded.

(2) Rehabilitation is successful under the provisions of AR 40–66.

(3) Commander approves medical treatment facility credentials committee recommendations for reinstatement under the provisions of AR 40–66.

4–4. In–transit security of controlled medical substances and other medically sensitive items
Physical security during shipments of controlled medical substances and medically sensitive items listed in the glossary will be per the appropriate provisions of AR 40–61 or other appropriate Army regulations and command directives. In any event, in–transit security must be such that the spirit and intent of this regulation are not violated and that controlled medical substances and medically sensitive items are protected from unauthorized possession, use, and theft.

4–5. Disposal of controlled medical substances and items
Disposal of controlled medical substances and items will be per the provisions of AR 40–2, AR 40–61, and this regulation.

Section II
Structural Standards for Bulk Storage Facilities

4–6. Storage of Notes R, Q, and C items
Bulk storage for Notes R, Q, and C controlled medical items (see glossary) will conform to the physical security standards established in this chapter. Protection of containers of Notes R, Q, and C medical items in bulk storage or the vault, room, or structure in which the containers are located will include IDS (para 4–13) which will be in operation at all times when supervisory or duty personnel are not present within or at the area or container. The criteria prescribed for the review of IDS in AR 190–13 apply. Bulk storage facilities will be designated and posted as restricted areas. In overseas commands and in continental United States border locations, areas will be posted both in English and in the host or bordering nation’s language.

4–7. Note R items
Items identified as Note R will be stored in an approved safe or vault secured with a Class 5 vault door.

a. Small quantities of controlled medical substances may be stored in any General Services Administration (GSA) approved safe.

b. Minimum structural standards for a vault at a new facility are detailed in appendix B.

c. At an existing facility where it is not feasible to construct the type of vault described in appendix B, a storage site will be selected according to the alternate vault criteria described in appendix B.

4–8. Note Q items
Items identified as Note Q will be stored as provided in paragraph 4–7; however, dual door protection (although desirable) may be eliminated provided the entrance door is as specified in appendix B. Restricted area protection will be provided. General medical items or supplies will not be stored with Note Q items.

4–9. Note C items
Depending on content, Note C chests, kits, outfits, other assemblies, or withdrawn controlled medical items will be stored as provided in paragraphs 4–7 and 4–8.

4–10. Controlled medical substances or sensitive medical items
Controlled medical substances or sensitive items will be considered by the facility commander for storage in secure storage structures (app B) or in locked containers. Containers will be locked at all
times except during restocking, inventory, or dispensing operations. As a minimum, storage should be in a restricted area and protection provided should be consistent with the type of item and perceived local threat of theft or diversion to unauthorized use.

Section III
Physical Security Measures and Control Procedures

4–11. Safeguards during nonduty hours

a. At the close of business, designated duty personnel will perform a security check prior to departure from rooms or facilities in which Notes R, Q, and C items and other controlled substances and sensitive medical items are stored. These security checks will be documented daily on SF 701 and, as a minimum, will ensure that—
   (1) No Note R, Q, and C items remain unprotected or exposed and that they are secured in designated containers.
   (2) Containers are locked and checked properly with such action recorded on SF 702 (Security Container Check Sheet).
   (3) All windows, doors, and other openings are secured to deter access to rooms in which containers are located.
   (4) Other vulnerable equipment or property is stored properly and secured.

b. When duty personnel are not present, continuous surveillance will be provided for all bulk storage areas, buildings, and facilities in which Notes R, Q, and C items are stored. This will be provided by guard personnel or by IDS. A lock and key control program will be established per appendix D to enhance the protection of all storage containers and facilities.

c. Records of security checks will be made and will be maintained in activity files for 90 days.

4–12. Security checks

a. Military or security police or interior guards will make checks every 2 hours of all isolated structures. Facilities within hospitals or other medical or research, development, test, and evaluation (RDT&E) facilities, complexes, or structures may be checked by duty officers or other duty, medical, or unit personnel.

b. When the medical or RDT&E facility is not occupied, security checks will be conducted at irregular intervals not to exceed every 4 hours to avoid establishing a pattern. The frequency of checks will be increased to every 2 hours during nights, weekends, and holidays to provide for deterrence and early detection of entry.

c. Particular attention will be directed to windows, doors, other points of possible entry, and locking devices.

d. All instances of suspected theft, loss, illegal entry, open or unlocked facilities or containers, and other incidents of a suspicious origin will be reported immediately to designated authorities. Surveillance will be maintained until responding personnel arrive at the scene.

e. Records of security checks will be made and will be maintained in activity files for 90 days.

4–13. Intrusion detection system and security lighting

a. To meet minimum requirements for a storage area, the IDS will consist of at least two types of intrusion sensors, a means of alarm annunciation at a monitoring location from which an armed response force can be dispatched, and electronically supervised circuitry between the two.

   (1) If the substances are entirely within a container, detection may include a capacitance sensor on the container itself.
   (2) If the substances are not entirely within a container, IDS sensors will be installed such that they detect intruders before they breach any components of the vault, room, or building that are associated with providing delay to the intruders. The vault, room, or building will provide delay greater than or equal to the time required for the response force to respond to the alarm.

b. Installation of IDS equipment will be per the applicable U.S. Army Corps of Engineers guide specifications. When local conditions dictate, a duress switch or holdup button may be added. The design review requirements of AR 190–13 apply.

c. An SOP for the activation, deactivation, and daily testing of the IDS will be published by the security office or the provost marshal office. The SOP will include instructions for maintaining an accurate IDS log.

d. Storage areas will be provided with interior and exterior lighting operational at all times during the hours of darkness.

4–14. Lock and key control

Commanders will establish procedures for the protection of locks, keys, and combinations used to secure facilities, vaults, and containers in which controlled medical substances and sensitive items are stored. The number of people with access to keys and combinations will be the minimum necessary for efficient operations. Provisions of appendix D and FM 19–30 will be followed in establishing procedures.

Section IV
Physical Security Standards for Pharmacy Storage

4–15. Pharmacy storage structural standards

Pharmacy storage facilities will conform to the following physical security standards:

a. Pharmacy Note R items will be stored per paragraph 4–7 and as noted in appendix B.

b. Pharmacy Note Q items will be stored per paragraph 4–8 and as noted in appendix B. As a minimum, Note Q items will be stored in locked cells of automatic counting machines or in locked metal containers inside the pharmacy.

c. Depending on the content, pharmacy Note C items will be stored per requirements for Note Q or Note R items above.

d. The pharmacy structure will be constructed as a vault as detailed in appendix B except as noted.

4–16. Physical security measures and control procedures

The following are minimum standards and controls considered necessary to ensure that positive security is provided for pharmacies:

a. All storage in pharmacies will be designated as restricted areas. When operationally feasible, containers of Note R and Note Q items will be positioned so their locations are not visible to the public during operating hours.

b. Within reasonable limits, containers will be locked when access is not required for operational use. Lock and key control security procedures prescribed in paragraph 4–14 are applicable and will be adhered to in pharmacy operations.

c. Pharmacies and their storage areas (if containing controlled substances) will be provided with both interior and exterior lighting of sufficient intensity to enable visual surveillance by security forces, duty officers, or other designated personnel. Security checks will be conducted and documented every 4 hours during nonoperational hours. Particular attention will be directed to doors, windows, and other possible points of entry. Entrance doors will be locked at all times, except when authorized personnel are entering or exiting the pharmacy.

d. IDS will be provided for all U.S. Army Medical Center (MEDCEN) and medical department activity (MEDDAC) pharmacies. The minimum standards for intrusion detection equipment described in paragraph 4–13 apply. In addition, a duress switch or holdup button will be provided in a hidden location at the dispensing window to permit pharmacy personnel to notify the supporting police agency from which an armed response force can be dispatched. Personnel on duty will have access to the duress alarm actuator at all times during periods of operation. Coordination will be made with the installation police to schedule a test of the system at intervals not to exceed 90 days.

e. All instances of suspected theft, illegal entry, unlocked facilities or containers, and other suspicious incidents will be reported immediately to designated personnel, and action will be taken as indicated in paragraph 4–12c.
4–17. Medical treatment facilities and RDT&E laboratory structural standards

Clinics; hospital wards; clinical nursing units; medical specialty, dental, and veterinary facilities; and RDT&E laboratory facilities will conform to the physical security standards listed below.

a. When duty personnel are in attendance 24 hours a day, normal operating quantities of Note R items will be stored in double–locked containers. Containers must be constructed so that forced entry is readily apparent to visual examination. When duty personnel are not present 24 hours a day, normal operating quantities of Note R items will be stored in a GSA–approved safe and an additional barrier will be provided, such as securing safes inside a locked room.
b. Normal operating quantities of Note Q items will be stored according to the criteria in paragraph a above. If this is not possible, containers constructed of a minimum of 26–gauge steel with a single lock may be used, provided additional security measures are taken (for example, increased surveillance or improved lighting) and locked in the presence 24 hours a day, normal operating quantities of Note R items will be stored in a GSA–approved safe and an additional barrier will be provided, such as securing safes inside a locked room.

c. Precious metals and fabricated dental appliances containing precious metals will be secured against theft, loss, or damage consistent with their monetary value and the difficulty of replacement.

4–18. Physical security measures and control procedures

a. All storage containers for Note R and Q items will be located in restricted areas.
b. Keys and combinations to containers of controlled medical substances, sensitive items, and precious metals will be issued only to individuals authorized access to these items. Containers will be secured after duty hours. To prevent loss or theft during operating hours, containers will be unlocked only when property is being inserted, removed, or when the container is under the observation of designated personnel. Lock and key control procedures prescribed in paragraph 4–14 will be followed.
c. Unit dose carts containing controlled substances will be kept in restricted areas when not in use.
d. To prevent loss or theft during the administration of medications, unit dose carts will be kept under the physical control or unobstructed observation of designated personnel.
e. Storage areas will be provided with interior and exterior lighting operational at all times during the hours of darkness.

4–19. Crash carts, emergency trays, and ambulances

a. The number of crash carts and emergency trays (essential emergency assemblages) that contain controlled substances will be kept to a minimum and will be provided with maximum security consistent with requirements for immediate availability. When controlled medical substances or items are issued to emergency medical team personnel assigned to ambulance or emergency vehicle response duties, the controlled substances or items will not be stored in the vehicle while it is unattended. Controlled substances and items must remain under control or observation of responsible personnel at all times and will be stored in restricted areas when possible.
b. Locking devices on emergency assemblages hinder immediate availability to controlled medical substances and sensitive items by medical treatment personnel and will not be used. Appropriate sealing devices will be used to indicate tampering and to assist in inventory, but they must be easily opened without the use of a key, combination, or other time–delaying device.
c. Emergency assemblages containing controlled medical substances will be sufficiently protected, but must not hamper ready and authorized visual inspection and immediate removal for use.
d. Accountability and control requirements of AR 40–2 also apply and will be met.

4–20. Medically sensitive items

a. Unused needles and syringes and other medically sensitive items will be stored in a locked container. Keys to these cabinets will be controlled as indicated in paragraph 4–14.
b. Used and unused needles and syringes will not be stored in the same cabinet or container. Pending final destruction, used needles and syringes may be temporarily stored in closed one–way puncture resistant receptacles (“Sharps” containers). Sharps containers must be of a tamper–resistant design and must be either:
   (1) Locked to a mounting device which is securely fastened to the building structure.
   (2) Located in a room or area which is locked or under continuous visual surveillance of ward or clinic personnel.

Chapter 5
Physical Security of U.S. Army Museums

Section I
Inspections and Personnel Selection

5–1. General

This chapter prescribes specific physical security standards, policies, procedures, and guidance to safeguard historically significant items in the care of the Army museum system. Historically significant items will be protected to deter theft and vandalism without damaging the item or affecting the educational, training, and aesthetic value of the items. All AA&E not rendered inoperable and not on display will be stored, secured, and inspected according to AR 190–11. Arms in storage may remain in operable condition. All other items will be secured and inspected as indicated in this regulation.

5–2. Inspections

Physical security inspections of museum facilities will be conducted per AR 190–13 and the criteria outlined in this regulation. Inspections of museum arms storage facilities will be per AR 190–11.

5–3. Museum personnel selection

Military or civilian personnel assigned or attached (including special duty personnel) to staff an Army museum must be honest, responsible, and emotionally stable. Local file checks will be made by the provost marshal in response to a written request before personnel are assigned or attached (including special duty personnel) to museum duties. NCIC checks can only be used to determine if the person has any outstanding warrants. Temporarily detailed, contracted, and volunteer personnel will work under close supervision of the permanently assigned staff. Those museum personnel considered for unaccompanied access to operable and inoperable museum AA&E will be processed and granted access per AR 190–11.

Section II
Museum Structures and Indoor and Outdoor Displays

5–4. Structural requirements

Museum facilities traditionally house one–of–a–kind, irreplaceable items of historical significance. Such items are generally considered invaluable because they are irreplaceable and should be considered sensitive property. They should be reasonably protected. The degree of protection necessary must be determined locally and in partnership between the museum curator, provost marshal or equivalent security officer, and supporting facility engineers. Museum buildings and apertures providing access to the building should be modified or constructed so as to delay a determined intruder long enough for a security force to respond. Museum facilities will meet the minimum standards of this regulation. Security measures will be implemented for those facilities protected under the National Preservation Act of 1966 to the extent possible. Consistent with this act,
5–5. locks and keys
Key and lock control for museum AA&E and other museum items will be per appendix D for AA&E that is rendered inoperable. Keys to AA&E that cannot be rendered inoperable due to value, uniqueness, etc., will be secured per AR 190–11.

a. Key custodian. The museum director will be designated the key custodian, whenever feasible. The commander or designated deputy will appoint the primary and an alternate key custodian in writing.

b. Locks.
(1) Exterior doors used for access to museum facilities will be secured with U.S. Government–approved padlocks (procured under MIL–A–A–A–1927 (NSN 5340–00–158–3807 or NSN 5340–00–158–3805), grade II, hardened steel shackle and body) or deadbolt or other locks equal to these devices as determined by the servicing facility engineer if installation does not detract from the aesthetic value of the facility. Approved locking devices are contained in appendix D. The number of exterior doors with exterior exposed padlocks will be kept to the absolute minimum. All other exterior doors will be secured on the inside.
(2) Vehicles and facilities in which vehicles are stored will be secured as stated in paragraph 3–5.

c. Keys.
(1) Museum facility keys will be maintained separately from arms storage, high-value item storage, and IDS keys.
(2) Keys will not be left unattended or unsecured at any time.
(3) The use of a master or multiple key system is prohibited.
(4) Where an Army museum or exhibit is protected by an approved IDS and the IDS is operational, museum personnel, as authorized by the museum curator or director, may remove the keys to the museum or exhibit from the installation at which the museum or exhibit is located. Unless authorized by the commander, where an approved IDS is not installed, the museum keys will not be removed from the installation, but will be locked in a secure strongbox in a secured location on post, such as the central military police station.
(5) Where combination locking devices are used to secure items such as containers and display cases, the combination will be controlled and safeguarded according to appendix D.
(6) Duplicate keys will not be kept with operational keys. They will be maintained by the museum director, unless the director is also the key custodian. In the latter case, the keys will be maintained by the supporting facility engineers.

5–6. Security lighting
Interior and exterior lighting will be provided in all museum buildings in which sensitive property is located. Sensitive property is property requiring a high degree of protection and control because of its vulnerability to theft or potential for use in an illegal activity. As a minimum, all entrances will be lighted during hours of darkness. Use FM 19–30 to determine specific lighting requirements.

5–7. Intrusion detection systems
Installation of IDS may supplement existing security measures or provide a commensurate degree of protection. Requirements for IDS for AA&E are in AR 190–11. Procedures for obtaining IDS are outlined in AR 190–13. Additional guidance may be found in FM 19–30.

5–8. Exhibit or display cases
The viewing surfaces of exhibit or display cases will be constructed of at least 1/4-inch-thick plate glass, transparent acrylic plastic, or transparent polycarbonate plastic, securely fastened into frames or into the container. Where plate surfaces join at an angle, the edges will be bonded and rounded to prevent insertion of a pry tool. Cases with hinged openings must have all hinge butts concealed or spot welded or use a comparable security measure. Nonviewing surfaces of cases will be constructed to offer a higher degree of protection than the viewing surface.

5–9. Museum workshops
Workshops used by museum personnel for maintenance or restoration work will be secured at the close of each business day. Workshops containing AA&E will be secured as stated in paragraph 5–1.

5–10. Security forces
a. Each museum will be attended by at least one member of the museum staff, who will be tasked with museum security while it is open to the public. (This function can be combined with other duties.) Museums that are organized within several separate, nonconnecting buildings will have museum or security personnel in each facility or an electronic monitoring system. The museum attendant will be especially alert to detect pilferage, damage, or theft. To ensure adequate surveillance of all parts of the museum, the installation of one–way mirrors and electronic sensing devices should be considered. Museum parks and exterior displays will be provided electronic surveillance where practical and checked periodically by security patrols.

b. Commanders must ensure that all museums are on an assigned security patrol route and that special orders include an unscheduled check at least once every 8 hours by that patrol during nonduty hours on a daily basis.

5–11. Museum parks
Large items of historical property that are displayed outdoors in museum parks will be anchored to prevent theft. Pilferable components will be secured to a display or removed.

5–12. Museums in civilian communities
When museum facilities are located in civilian communities, the commander or his or her designated representative will establish liaison with local civil police agencies to ensure that—

a. Security checks are conducted by local police.

b. A coordinated plan for security exists.

5–13. Reporting loss of property
Loss of historical property other than AA&E will be reported by the provost marshal or equivalent security officer according to AR 190–40. See AR 870–20 for reporting requirements for loss of appropriated and nonappropriated fund property.

5–14. Accountability of equipment
Accountability of historical properties will be per AR 870–5.

5–15. Museum weapons and ammunition
Security of museum weapons and ammunition will be accomplished per the requirements of AR 190–11. Marking of museum weapons and ammunition will be per appendix C.
Appendix A

References

Section I

Required Publications

AR 40–2
Army Medical Treatment Facilities; General Administration. (Cited in paras 4–5 and 4–19.)

AR 40–61
Medical Logistics Policies and Procedures. (Cited in paras 4–4 and 4–5.)

AR 40–66
Medical Record and Quality Assurance Administration. (Cited in para 4–3.)

AR 190–11

AR 190–13
The Army Physical Security Program. (Cited in paras 1–4,1–5, 2–2, 2–3, 3–3, 3–5, 3–14, 4–6, 4–13, 5–2, and 5–7.)

AR 190–40
Serious Incident Report. (Cited in paras 4–2 and 5–13.)

AR 190–58
Personal Security. (Cited in para 3–19.)

AR 380–5
Department of the Army Information Security Program Regulation. (Cited in paras 3–3, 3–5, and 3–18.)

AR 380–19
Information Systems Security. (Cited in para 3–23.)

AR 380–40
Policy for Safeguarding and Controlling Communications Security (COMSEC) Material. (Cited in para 3–24.)

AR 525–13
The Army Terrorism Counteraction Program. (Cited in para 3–19.)

AR 700–84
Issue and Sale of Personal Clothing. (Cited in para 3–8.)

AR 710–2

AR 710–3
Asset and Transaction Reporting System. (Cited in para 3–24.)

AR 870–5
Military History: Responsibilities, Policies, and Procedures. (Cited in para 5–14.)

AR 870–20
Historical Properties and Museums. (Cited in para 5–13.)

DA Pam 25–380–2
Security Standards for Controlled Cryptographic Items. (Cited in para 3–24.)

DA Pam 190–51
Risk Analysis for Army Property. (Cited in paras 1–4, 1–5, 2–2, 3–1, and 3–24.)

Section II

Related Publications

The National Guard regulation listed applies only to Army National Guard personnel.

AR 30–1
The Army Food Service Program.

AR 30–18
Army Troop Issue Subsistence Activity Operating Procedures.

AR 30–19
Army Commissary Store Operating Policies.

AR 40–7
Use of Investigational Drugs in Humans and the Use of Schedule I Controlled Drug Substances.

AR 58–1
Management, Acquisition and Use of Administrative Use Motor Vehicles.

AR 95–1
General Provisions and Flight Regulations.
Forms that have been designated “approved for electronic generation (EG)” must replicate exactly the content (wording), format (layout), and sequence (arrangement) of the official printed form. The form number of the electronically generated form will be shown as –R–E and the date will be the same as the date of the current edition of the printed form. Exact replication of any DA or DD forms prescribed in this regulation that are generated by the automated Military Police Management Information System may be used in place of the official printed version of the form.

DA Form 1687
Notice of Delegation of Authority—Receipt for Supplies.

DA Form 2028
Recommended Changes to Publications and Blank Forms.

DA Form 5513–R (approved for EG)
Key Control Register and Inventory.

Standard Form 700
Security Container Information.

Standard Form 701
Activity Security Checklist.

Standard Form 702
Security Container Check Sheet.

Appendix B
Storage Structure Security

B–1. General
This appendix includes construction standards for secure storage structures and vaults to be used in securing the assets covered by this regulation. The construction standards for each type of storage structure vary according to the risk level associated with the assets stored. These standards will provide the minimum acceptable security for the assets stored according to their associated risk levels. Fully effective protection of assets against forced entry requires providing building components which delay aggressors for a time at least equal to the time required for a response team to arrive at the facility in response to an alarm. This further requires IDS to detect aggressors before they breach the surface of the secure storage structure or vault. Refer to TM 5–853–1 for further guidance on delay times and complementary installation of IDS. The measures required by this appendix may be replaced with compensatory measures where the required measures are infeasible. The servicing facility engineer will make all determinations of equivalent construction and delay time provided by construction.

B–2. Secure storage structures standards
Buildings, areas, and rooms may be considered secure storage structures if they meet the following standards for doors, windows, walls, ceilings, and floors. All building components within the secure storage structure should provide an equivalent degree of security.

   a. Doors,
      (1) Risk Level I. Doors will be a minimum of 1 3/4–inch thick solid core wood or hollow steel. Hollow steel doors will be industrial type construction with at least 20–gauge skin plate thickness and will be internally reinforced with continuously spaced stiffeners. Door frames will be constructed of a minimum of 18–gauge steel. Doors with locking systems exposed to the outside will be kept to the absolute minimum number needed based on operational considerations. In addition, the doors will meet the following installation requirements:
         (a) Door hinge mounting screws should not be exposed to the
exterior of the facility. If screws are exposed, they will be spot welded, peened, covered, or filled with material in a way to prevent easy removal. Nails will not be used to mount hinges or any other door hardware.

(b) Door hinge pins should not be exposed to the exterior of the facility. If they are, they will be spot welded, covered, filled, or otherwise secured to prevent easy removal.

(c) Doors secured from the inside will be secured with a deadbolt locking device, crossbar, or similar locking device resistant to jimmying and manipulation from the outside. Latch style door locks will not be used. Locking devices will conform to U.S. Army Corps of Engineers guide specifications.

(d) Doors secured from the outside will have locking devices conforming to U.S. Army Corps of Engineers guide specifications for the type of structure or with U.S. Government approved tumbler–type, key–operated padlocks. The servicing facility engineer will verify lock conformance with the guide specification.

(2) Risk Level II. Doors will be a minimum of 16–gauge minimum hollow steel construction with a minimum of frame construction of 16–gauge steel. Installation requirements for Risk Level I also apply. Alternatively, doors or pairs of doors will provide delay time equal to or greater than the response time.

(3) Risk Level III. Doors will be a minimum of 1 3/4–inch solid core wood with wood block cores and 12–gauge minimum steel plate on both sides or doors will be 12–gauge minimum hollow steel doors reinforced with vertical stiffeners at 6 inches on center. Door frames will be constructed of 16–gauge steel minimum and will be grouted full. Alternatively, doors or pairs of doors will provide delay time equal to or greater than the response time.

b. Windows. The following apply to all first floor openings, except doors, in excess of 96 square inches that are located less than 12 feet from the ground level and to similar openings above the first floor which can be reached from an elevated portion of the structure or an adjacent structure which provides ground level access. Long narrow openings with the shortest dimension measuring less than 6 inches are exempt from these requirements. If window air conditioning is used, bar, mesh, or fence fabric assemblies will completely enclose the air–conditioning unit protruding from the building or storage room exterior. If the window air conditioner is mounted through the wall, measures will be taken to ensure that it cannot be removed from the outside.

(1) Risk Level I. Operable windows will have adequate individual locking devices. Windows will also be covered with 1/2–inch diameter bars spaced at 6 inches on center each way, with 5/16–inch expanded metal mesh, or with 9–gauge chain link fabric.

(2) Risk Level II. Windows will be inoperable. They will be covered with bars or mesh as for Risk Level I and the glass will be covered with 4–mil fragment retention film or they will have 1/2–inch thick laminated glass or plastic security glazing. Alternatively, windows will provide delay time equal to or greater than the response time.

(3) Risk Level III. Windows will be inoperable and they will be covered with bars or mesh as for Risk Level I and will have 1/2–inch thick laminated glass or plastic security glazing. Alternatively, windows will provide delay time equal to or greater than the response time.

c. Walls. The following apply to all floors and ceilings.

(1) Risk Level I. Walls will be constructed of at least 1/2–inch plywood, 1–inch tongue-in-groove wall boards, or 26–gauge steel siding.

(2) Risk Level II. Walls will be constructed of 4–inch minimum thickness brick and stud construction or of 8–inch minimum thickness concrete masonry (unreinforced). Alternatively, walls will provide delay equal to or greater than the response time.

(3) Risk Level III. Walls will be constructed of 8–inch minimum thickness reinforced concrete masonry or 4–inch minimum thickness reinforced concrete. Alternatively, walls will provide delay equal to or greater than the response time.

d. Floors and ceilings. The following requirements do not apply to slab on grade floors. No special requirements apply for such floors.

(1) Risk Level I. Floors and ceilings will be constructed of at least 1/2–inch plywood, 1–inch tongue–in–groove wall boards, or 24–gauge steel deck.

(2) Risk Level II. Floors and ceilings will be constructed as for Risk Level I with the addition of 5/16–inch expanded metal mesh or 10–gauge 6x6 woven wire fabric. Alternatively, floors and ceilings will provide delay equal to or greater than the response time.

(3) Risk Level III. Floors and ceilings will be constructed of 4–inch minimum thickness reinforced concrete. Alternatively, floors and ceilings will provide delay equal to or greater than the response time.

B–3. Controlled substance storage vault structural standards

Vaults for storage of controlled medical substances will meet the following construction standards for doors, windows, walls, ceilings, and floors as appropriate for the applicable risk level. These standards apply for both Note Q and Note R controlled medical substances except as noted. Separate standards are established for new construction and existing construction. Prefabribced modular vaults which provide similar resistance to forced entry may also be used.

a. New construction.

(1) Doors. Doors will be limited to the minimum number required. Doors for all risk levels will be Class 5 vault doors. Alternatively, doors or pairs of doors will provide delay equal to or greater than the response time.

(a) If the vault is required to remain open for frequent access, it must be equipped with a self–closing and self–locking “day gate” or its equivalent.

(b) If the vault is required to be open only briefly and infrequently, and if it is relocked immediately after use, a “day gate” is not required.

(c) Dual door protection is not required for storage of Note Q items provided the entrance door is of solid wood, a minimum of 1 3/4 inches thick, and covered on the exterior with sheet steel not less than 12 gauge United States standard (USS) secured with a high–security padlock and a high–security hasp and hung on security hinges.

(d) Doors will be secured with a Group 1R changeable combination lock, a high–security padlock (Military Specification MIL–P–43607 or NSN 5340–01–188–1560 or 5340–00–799–8248) and hasp (Military Specification MIL–H–43905 or MIL–H–29181A (YD)), or other comparable hasps and locking hardware as verified by the servicing facility engineer.

(2) Windows. Windows will not be allowed in vaults in new facilities.

(3) Walls.

(a) Risk Levels I and II. Walls will be constructed of a minimum of 8–inch–thick concrete reinforced vertically and horizontally on each face with 1/2–inch diameter reinforcing bars placed 9 inches on center and staggered to form a grid approximately 4 1/2 inches square or with 8–inch thick reinforced concrete masonry with 1/2–inch diameter reinforcing bars placed at 8 inches on center in block cells filled with grout or mortar and with horizontal joint reinforcement at every course. Alternatively, walls may be constructed to provide delay equal to or greater than the response time.

(b) Risk Level III. Walls will be constructed of a minimum of 8–inch thick reinforced concrete as described above. Reinforced masonry will not be used for new construction at this risk level. Alternatively, walls may be constructed to provide delay equal to the response time.

(4) Floors and ceilings. Floors and ceilings for all risk levels will be constructed of a minimum of 8–inch thick concrete reinforced in both directions with 1/2–inch diameter reinforcing bars placed 9 inches on center and staggered to form a grid approximately 4 1/2 inches square. This requirement does not apply to reinforced concrete floor slabs on grade, which may be constructed of 6–inch thick reinforced concrete. Alternatively, floors and ceilings may be constructed to provide delay equal to the response time.
b. Existing construction.

(1) Doors. Doors will be limited to the minimum number required. Door hinges will not be removable from outside of the vault. Security hinges are preferred, but if conventional hinges are used, hinge pins will be spot welded, peened, covered, or otherwise secured to prevent removal. Primary doors will be secured with a Group 1R changeable combination lock, a high-security padlock (Military Specification MIL–P–43607G or NSN 5340–01–188–1560 or 5340–00–799–8248) and hasp (Military Specification MIL–H–43905 or MIL–H–29181 A (YD)), or other comparable hasps and locking hardware. Other doors will be secured from the inside with deadbolt locking devices, crossbars, or similar locking devices resistant to jimmying and manipulation from the outside.

(a) Risk Level I. Doors will be Class 5 vault doors or will consist of a two–door back–to–back system whose outer door is at least 1 3/4–inch solid core wood with wood block cores and 16–gauge minimum steel plate on the exterior side or a 12–gauge minimum hollow steel door reinforced with vertical stiffeners at 6 inches on center. The inner door will be constructed of a minimum of 1/2–inch steel bars welded to form a grid with openings that do not exceed 32 square inches or to be of construction comparable to the outer door. Door frames for doors other than Class 5 vault doors will be constructed of 16–gauge steel minimum and will be grouted full. Dual door construction may be eliminated for Note Q controlled medical substances. Alternatively, doors or pairs of doors will provide delay equal to or greater than the response time.

(b) Risk Levels II and III. Doors will be as for Risk Level I, except that where a two–door back–to–back system is used, the inner door will be of the same construction as the outer door. Dual door construction may be eliminated for Note Q controlled medical substances. Alternatively, doors or pairs of doors will provide delay equal to or greater than the response time.

(2) Windows. The number of windows or other openings (such as vents or ducts) greater than 96 square inches in area will be limited to the minimum number which is essential. All window and other openings over 96 square inches will be completely blocked with construction equivalent to that of the wall in which the opening is located where possible.

(a) Risk Levels I and II. Windows which cannot be blocked will be inoperable and they will be covered with bars or mesh and will have 1/2–inch thick laminated glass or plastic security glazing. The bars or mesh will be secured to a steel channel frame fastened to the wall with smooth–headed bolts or embedded into the structure to prevent removal. Bar assemblies will be constructed with vertical bars spaced at not more than 4 inches on center and horizontal members welded together, to the vertical bars, and to the frame and spaced so that openings between bars do not exceed 32 square inches. Mesh assemblies will consist of 5/16–inch expanded metal with openings of not more than 2 inches in any direction. Alternatively, windows will provide delay time equal to or greater than the response time. If window air conditioners are used, the bar or mesh assemblies will completely enclose the air-conditioning unit protruding from the storage vault and measures will be taken to ensure that the unit cannot be removed from the outside.

(b) Risk Level III. All windows will be completely blocked. If equivalent wall construction is not feasible for use in blocking windows, steel plate at least 1/4–inch thick may be bolted to the wall to block the window openings. Alternatively, windows will provide delay equal to or greater than the response time.

(3) Walls. Walls will be constructed according to the risk level as specified below. Walls will be securely affixed to the floor and ceiling of the vault.

(a) Risk Level I. Walls will be constructed of at least 1/2–inch plywood, 1–inch tongue–in–groove wall boards, or 26–gauge steel siding. The interior of the walls will be lined with 5/16–inch expanded metal mesh. Alternatively, walls will provide delay equal to or greater than the response time.

(b) Risk Level II. Walls will be constructed of 8–inch thick reinforced concrete masonry with 1/2–inch diameter reinforcing bars placed at 8 inches on center in block cells filled with grout or mortar and with horizontal joint reinforcement at every course or of brick in an inner and outer course interlocked to provide 8 inches of thickness. Alternatively, walls may be constructed to provide delay equal to or greater than the response time.

(c) Risk Level III. Walls will be constructed of reinforced concrete masonry as described for Risk Level II. Brick construction will not be used. Alternatively, walls may be constructed to provide delay equal to or greater than the response time.

(4) Floors and ceilings.

(a) Risk Level I. Floors and ceilings will be constructed of at least 1/2–inch plywood, 1–inch tongue–in–groove wall boards, or 24–gauge steel deck. The underside of the floor and ceiling will be lined with 5/16–inch expanded metal mesh with a maximum opening of 2 inches in any direction suspended with smooth–headed bolts to prevent removal. These requirements do not apply for existing concrete floors on grade. Alternatively, floors and ceilings will be constructed to provide delay equal to or greater than the response time.

(b) Risk Levels II and III. Floors and ceilings will be constructed of reinforced concrete. Alternatively, floors and ceilings may be constructed to provide delay equal to or greater than the response time.

B–4. Pharmacy storage structure standards

Pharmacy construction will meet the requirements of paragraph B–3 for new and existing construction with the following exceptions and additions.

a. Doors. Doors may be a minimum of 1 3/4–inch solid wood with security hinges, hinges on the inside face, or hinges which are spot welded, peened, covered, or otherwise secured to prevent easy removal. Locks will be as specified in paragraph B–3b.

b. Exterior windows. Windows, as a minimum, will be covered with bars or mesh as specified in paragraph B–3b.

c. Dispensing windows. During nonduty hours, dispensing windows will be secured from the inside (so that locks or bolts are inaccessible from the outside) with a solid wood door at least 1 3/4 inches thick, a steel roll–up door, steel mesh or steel bars as specified for windows in paragraph B–3b, or a means which provides equivalent security.

Appendix C

Marking of Army Property

C–1. Purpose of marking property

a. Many items of Army property cannot be distinguished from similar civilian items and are attractive targets for pilferage. These items can be easily disposed of and detection is difficult.

b. Marking individual items of Army property will enhance the security of the property by—

(1) Deterring the theft or pilferage of the items.

(2) Increasing the difficulty of disposing of the property because illegal possession can result in prosecution and because markings are not always easily removed.

(3) Increasing the chances of recovery of the property and prosecution of the criminal perpetrator by providing a positive means of identifying the property and tracking it.

C–2. Determining whether to mark property

a. The decision to mark Army property rests with the commander and is not mandatory except for museum AA&E. In making the decision to mark Army property other than museum AA&E, the commander should consider such risk factors as—

(1) Vulnerabilities and threat to property losses.

(2) Monetary replacement value of the property.

(3) Criticality of the property to include effects of loss and mission performance.

b. If the property has no serial number and is reported lost, the
chances of return will depend on the ability of the recovering agency to determine the owner through the reporting system. If there is no identifying data on the property, the chances of return are virtually nonexistent.

C–3. Marking museum weapons and ammunition

Weapons, with or without serial numbers, will be marked with a catalog number as follows:

a. Location of catalog number. The numbers should be placed on the inside of the trigger guard or on the breach of the barrel opposite the lock.

b. Marking methods.

(1) Semipermanent markings. Semipermanent markings can be applied by using a rapidograph or quill pen and non–waterproof black India ink or oil paint (watercolors are not recommended as they may not adhere). After the paint has dried, apply a coat of varnish over the numbers. See paragraph (2) below regarding records maintenance.

(2) Permanent markings. Permanent markings can be applied with a scriber or engraving tool. Such labeling, which can never be removed from the object, should be made only by specific arrangement with the responsible curator and written permission of the Center of Military History. This type of labeling is discouraged if the historical value of the item will be impaired through its application; however, if this is the case, a detailed description of the item should be kept. This includes recording potentially unique characteristics such as scratches and discoloration and their dimensions and location. The description will be retained on file by curators. Photographs, especially color, are extremely useful.

C–4. Marking other Army property

a. Standard marking system. Marking property is worthwhile only if it identifies a specific item as belonging to a particular organization. The recommended standard marking of Army property should—

(1) Use a “USA” prefix which alerts the recovering agency that the property belongs to the U.S. Army.

(2) Have a unit identifier. Use the unit identification code. An abbreviation of the office, unit, or activity designation, such as vehicle bumper markings outlined in TB 43–0209, may also be provided.

(3) Include as the last item in the code a sequential number or letter that identifies the specific item from like items in the using organization. This procedure could be used if more than one item of a type exists and no serial numbers exist to distinguish between these items.

b. Recording marked items. Records of marked items including a brief description, serial number, and name of individual to whom hand receipted, preferably the user, should be retained on file.

c. Identifying and locating owning units of Army property. Usually the installation or unit provost marshal or security officer will be the initiatior of action to identify and locate the property owner. The provost marshal or security officer maintains liaison with civilian law enforcement agencies to ensure they are aware of the standard Army marking system and is the point of contact upon recovery of the property. The unit should notify the provost marshal or equivalent security officer when the Army property is determined missing.

Appendix D

Keys, Locks, Locking Devices (including Hasps and Chains), and Protective Seals

D–1. General

a. Guidance on procedures for keys, locks, and locking devices (including hasps and chains), and protective seals is contained in this appendix. Additional requirements for AA&E are in AR 190–11.

b. Only approved locks and locking devices (including hasps and chains) will be used. All questions regarding the identity of approved commercial equivalent locks and locking devices (including hasps and chains) meeting military specifications shall be addressed to the Naval Civil Engineering Laboratory (NCEL), ATTN: Code L56, Port Hueneme, CA 93043–4328. Personnel can obtain the most current version of these specifications by contacting the NCEL.

c. Under no circumstances will any keys, locks, or alternate keys or locks be placed in a security container that contains or stores classified material.

D–2. Key custodian and alternate custodian

A primary or alternate key custodian is the person who will—

a. Be appointed, in writing, to issue and receive keys and maintain accountability for office, unit, or activity keys.

b. Ensure that individuals designated to issue, receive, and account for keys in his or her absence, clearly understand local key control procedures.

c. Maintain a key control register at all times to ensure continuous accountability for keys of locks used to secure Government property.

d. Be listed on an access roster.

D–3. Key control register

Keys will be signed out to authorized personnel, as needed, on a key control register. The key control register, DA Form 5513–R (Key Control Register and Inventory), is approved for use to meet the requirements of this regulation. When not in use, the key control register will be kept in a locked container that does not contain or store classified material and to which access is controlled.

D–4. Key depository

a. A lockable container, such as a safe or filing cabinet, or a key depository made of at least 26–gauge steel, equipped with a tumbler–type locking device and permanently affixed to a wall, will be used to secure keys.

b. The key depository will be located in a room where it is kept under 24–hour surveillance or in a room that is locked when unoccupied.

D–5. Locks

a. The use of any master key system or multiple key system is prohibited except as noted elsewhere in this regulation.

b. U.S. Government key–operated, pin–locking deadbolts which project at least 1 inch into the door frame or tumbler–type padlocks will be used to safeguard unclassified, nonsensitive Army supplies and equipment if a lock is required. Selection will be based on the value of items protected, mission essentiality, and vulnerability to criminal attack. All questions regarding approved locks and locking devices will be addressed to the NCEL as indicated in paragraph D–1 above.

c. Padlocks and keys not in use will be secured in a locked container that does not contain or store classified material. Access to the container will be controlled.

D–6. Key and lock accountability

a. Keys and combinations to locks will be accounted for at all times. Keys to locks in use which protect the property of an office, unit, or activity will be checked at the end of each duty day. Differences between keys on hand and the key control register will be reconciled.

b. Padlocks and their keys will be inventoried by serial number semiannually. A written record of the inventory will be retained until the next inventory is conducted.

c. When a key to a padlock is lost or missing, an inquiry will be conducted and the padlock replaced or renumbered immediately.

d. A key and lock inventory will be maintained which includes a list of all of the following:

(1) Keys.
D–7. Additional key and lock controls for IDS and key containers

a. Keys to IDS (operational or maintenance) or key containers will not be removed from the installation except to provide for protected storage elsewhere. Keys to locks securing key containers will be afforded physical protection equivalent to that provided by the key container itself. Keys to containers and IDS will be maintained separately from other keys, and will be accessible only to those individuals whose official duties require access to them.

1. A current roster of these individuals will be kept within the unit, agency, or organization.

2. The roster will be protected from public view.

3. The roster will be signed by the designated official and will contain the names of those individuals authorized to receive keys from the key custodian (para d below).

4. At no time will keys be in the custody of a person not listed on the roster.

b. Keys to containers and IDS may be secured together in the same key container. However, under no circumstances will keys and locks or alternate keys or locks be placed in any security container that contains or stores classified material.

1. When arms and ammunition are stored in the same areas, keys to those storage areas may be maintained together, but separately from other keys that do not pertain to AA&E storage. The number of keys will be held to the minimum essential. Keys may not be left unattended or unsecured at any time.

2. Keys required for maintenance and repair of IDS, including keys to the control unit door and monitor cabinet, will be kept separate from other IDS keys. Access will be permitted only to authorized maintenance personnel.

3. IDS operational keys will be stored in containers of at least 20-gauge steel equipped with GSA–approved low security padlocks or GSA–approved built-in three–position changeable combination locks, or in GSA–approved Class 5 or Class 6 containers that do not contain or store classified material. Combinations will be recorded on SF 700 (Security Container Information), sealed in the envelope provided, and stored in a container per AR 380–5.

4. Containers weighing less than 500 pounds will be fastened to the structure with bolts or chains equipped with secondary padlocks to preclude easy removal.

c. In the event of lost, misplaced, or stolen keys, an investigation will be conducted immediately. The affected locks or cores to locks will be replaced immediately. Replacement or reserve locks, cores, and keys will be secured to preclude access by unauthorized individuals.

d. A key and lock custodian will be appointed in writing. Only the commander and the key custodian (or alternate, if appointed) will issue keys to those individuals on the key access roster (para a above). Personnel listed on the roster may transfer custody, in writing, among themselves.

1. The key and lock custodian’s duties will also include procurement and receipt of keys and locks and investigation of lost or stolen keys. The key and lock custodian will maintain a record to identify each key and lock and combinations to locks used by the activity, including replacement or reserve keys and locks. The record will show the current location and custody of each key and lock.

2. A key control register will be maintained at the unit level to—

(a) Ensure continuous accountability for keys.

(b) Ensure positive control of keys.

(c) Establish responsibility for the custody of stored AA&E. DA Form 5513–R may be used for this purpose. Completed key control registers will be retained in unit files for a minimum of 90 days and then disposed of per established MACOM procedures.

e. When individuals are charged with the responsibility for safeguarding or otherwise having keys immediately available, they will sign for a sealed container of keys.

1. A sealed container is a locked and sealed key container or a sealed envelope (SF 700, per AR 380–5) containing the key or combination to the key container.

2. When the sealed container of keys is transferred from one individual to another, the unbroken seal is evidence that the keys have not been disturbed. The seal need not be broken for inventory of keys. However, evidence of tampering with a sealed container will require an inventory of the keys and such other action as may be required by the commander concerned.

3. If the keys are not placed in a sealed container, an inventory of keys will be made by serial number or other identifying information of the key (for example, stamped number on key). The inventory and change of custody will be recorded.

4. Inventory records will be retained in unit files for a minimum of 1 year and then disposed of per established MACOM procedures.

5. Reissue of keys to locks on vault doors or GSA–approved Class 5 or Class 6 security containers will be changed annually or upon change of custodian, or other person having knowledge of the combination, or when the combination has been subject to possible compromise. Combinations will also be changed when a container is first put into service. The combination shall be recorded using SF 700, sealed in the envelope provided, and stored in a container meeting storage requirements indicated in AR 380–5. No other written record of the combination will be kept. Controls will be established to ensure that the envelopes containing combinations to locks are not made available to unauthorized personnel.

g. Replacement of lock cylinders and broken keys for high–security locks may be requested through normal supply channels. Requests will be coordinated through the key control custodian. MACOMs are designated as approval authorities for any deviation in key procurement procedures.

D–8. Additional lock and key requirements for aircraft and vehicle storage

Facilities in which vehicles or aircraft are stored with sensitive items aboard will be secured by approved secondary padlocks. Aircraft will be secured with manufacturer–installed or approved modification work order door–locking devices when not in use. All hatches and other openings to track vehicles which cannot be secured from the inside will be secured on the outside with approved secondary padlocks.

D–9. Chains

When a chain is required for security of unclassified, nonsensitive equipment and supplies, specifications for approved chains will be obtained from the NCEL as indicated in paragraph D–1 above.

D–10. Use and control of protective seals

a. Purpose of the seal. The purpose of the seal is to show whether the integrity of a storage facility, vehicle, rail shipment, or container has been compromised. A plain seal is not a lock, although combination items referred to as “seal–locks” are available. The purpose of a seal, no matter how well–constructed, is defeated if strict accountability and disciplined application are not maintained.

b. Ordering and storing seals. Seal construction specification should include—

1. Durability. Seals must be strong enough to prevent accidental breakage during normal use.

2. Design. Seals must be sufficiently complex to make unauthorized manufacture of a replacement seal difficult.

3. Tamperproof. Seals must readily provide visible evidence of
tampering and be constructed in a way that makes simulated locking
difficult once the seal has been broken.

(4) Individually identifiable. Seals must have embossed serial
numbers and owner identification.

(5) Ordering and issuing. A single office on an installation will
be responsible for ordering and issuing seals. The source for the
seals will be instructed to ship the seals to the attention of a seal
custodian in that office.

(6) Unused seals. Seals not issued for actual use will always be
secured in a locked, metal container with controlled access. Only
seal custodians and alternates will have access. Recorded monthly
inventories will be conducted to preclude undetected loss of seals.

c. Accounting for seals. Seal custodians will maintain seal log-
books, preferably in hard cover, rather than in loose-leaf books.

1. Issue of seals to a using office, unit, or activity custodian will
reflect date of issue, name of recipient, and seal serial numbers.

2. Issue of a seal for actual use by a custodian will reflect the
seal number, date and time applied, identification of items to which
applied (and location on item if other than main door(s)), and the
name of the person applying the seal. For outbound loaded trailers,
railcars, and container shipments, the appropriate trailer, railcar, or
container number and load destination will be noted.

d. Application of seals.

1. Seal all doors and openings, not merely the main one.

2. Run seal straps through hasp only once. Seals wrapped
around several times become illegible.

3. Listen for “click” when inserting point of seal into sheath.

4. To ensure positive closure, tug down on strap and twist the
point section inserted into the locking mechanism.

e. Checking seals. Commands using seals will develop proce-
dures for checking them. These procedures will include actions to
be taken to break a seal and actions to be taken upon finding a
broken seal.

f. Disposition of used seals.

1. All shipping documents will reflect seal number(s). All seals
will be verified with seal log, shipping documents, or other appro-
priate documents before removal and disposal.

2. Seals must be defaced sufficiently upon removal so that they
cannot be used to simulate a good seal. They may be disposed of in
normal trash.

3. If the user seal log is located on the same installation, the
custodian will be advised of the destruction of the seal, or the seal
will be returned to the custodian. The custodian will annotate the
date and time removed and the name of the individual removing the
seal across from the original entry on the seal log.

g. Changing seals. The colors of seals will be changed periodi-
cally as an additional physical security measure.
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