

EMS Implementation Team



5 APRIL 2017





Agenda

- EMS Update
- Compliance & AR 200-1 Requirements
- EPAS Inspections (FY17 Internal EPAS & FY18 External EPAS)
- ISCP and Spill Response





EMS Update

- In July 2016, the requirement for implementation of ISO 14001 / EMS was removed from IMCOM installations via OACSIM policy.
- Also in July 2016, IMCOM decided to develop an Integrated Environmental Performance Standard (IEPS) in lieu of EMS for implementation.
- However, after IMCOM reviewed the current requirements levied on installations with fewer personnel, HQ IMCOM is considering publishing the IEPS just as a voluntary standard for implementation.
- Until a firm decision is made, Fort Rucker will focus on ensuring compliance while still adhering to the requirements of AR 200-1.





Compliance & AR 200-1 Requirements

- All compliance media areas will continue to be assessed during quarterly compliance inspections and EPASs (Internal and External).
- All compliance based training and appointments are still required (i.e. SPCC, HWSAP, HWAS, etc.)
- Environmental Officers training and appointments are required via AR 200-1.
- More details will be given as they are developed.





EPAS Inspections

(FY17 Internal EPAS & FY18 External EPAS)

- Fort Rucker's FY17 Internal EPAS is scheduled for **19 - 23 June 2017**.
- Fort Rucker's FY18 External EPAS is scheduled for **27 - 30 November 2017**.
- Both of these EPAS Inspections will only assess compliance media areas.





ISCP Update

- Fort Rucker has revised its Installation Spill Contingency Plan (ISCP) as required by 40 CFR 112.
- The ISCP addresses spill response, reporting, and cleanup procedures for oil and hazardous substance spills on Fort Rucker and other properties managed by Fort Rucker.
- The legal review has been complete, and we are awaiting COL Miller's signature.
- Once signed, the ISCP will be posted on the Sustainable Fort Rucker website, <https://www.fortrucker-env.com>.





Spill Response

SITE SPECIFIC SPILL PLAN

For use of this form, see the Installation Spill Contingency Plan; the proponent is DPW-ENRD

POST THIS PAGE PROMINENTLY AT EACH HAZARDOUS WASTE SATELLITE ACCUMULATION POINT, 90-DAY HW SITE, HAZARDOUS MATERIAL STORAGE AREA, AND SPCC CONTAINER STORAGE AREA

Spill Response

Call 911 for all spills to the environment (water, soil, drains)

- R**emove the source of the spill
- E**nvelop spilled material on ground
- A**bsorb spilled material; clean up soil
- C**ontainerize used absorbent & soil
- T**ransmit a report of the spill

ORGANIZATION'S SPILL RESPONSE POINTS OF CONTACT

PRIMARY: _____ PHONE: _____

ALTERNATE: _____ PHONE: _____

APPROPRIATE FIRE DEPT / CRASH NUMBER: _____

★ LOCATION OF COMPLETE SITE SPECIFIC SPILL PLAN: _____

TYPE OF MATERIAL / WASTE STORED (general description of what is stored in the area)

LOCATION OF MSDS/SDS / ADDITIONAL WASTE INFORMATION

LOCATION OF NEAREST SPILL KIT / SUPPLIES

The ISCP states that the plan is required for each activity/facility that has a potential for a spill. According to the ISCP, it must be updated **ANNUALLY**.

According to the Hazardous Waste Management Plan (HWMP), all HWSAPs and 90-HWASs must have a Site Specific Spill Plan and if requested, submit to the Fire Department. The HWMP states that the first page must be posted in a prominent place adjacent to each HWSAP/90-HWAS.

The first page, with the location of the whole plan noted, needs to be posted.

Ensure you are using the most up-to-date format for your plan (USAACE Form 2719, 24JUL15). Go to <https://www.fortrucker-env.com>



Next Meeting



TBD (Prior to the FY17 Internal EPAS)





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