post office purposes at military posts
where post offices have been estab-
lished. Space assignment will be ac-
complished by arrangement between
the postmaster and installation com-
mander.

§ 643.121 Private organizations on DA
installations.
(a) AR 210–1 defines and classifies pri-
vate organizations, such as thrift shops
and child-care centers, located on
Army installations and provides policy
guidance for their authorization and
operation. Installation commanders
may authorize the use of available fa-
cilities or space to such private organi-
zations, without monetary consider-
atation, when the use is on a nonexclu-
sive basis and subject to immediate
termination when possession is re-
quired by the installation commander
for another purpose.
(b) Where the private organization
desires exclusive use of facilities or
space, or for a specified period of time,
the matter will be considered a leasing
action, the lease will be granted by the
DE and will provide for payment of a
rental consideration. The installation
commander will consult with the DE if
there is a question whether a proposed
use of facilities or space by a private
organization should be authorized by
the DE under lease or by the installa-
tion commander by the issuance of a li-
cense.

§ 643.122 Reserve facilities—Air Force
and Navy use.
MACOM may approve local agree-
ments with other Army, DOD, and Re-
serve elements covering temporary use
of existing Army Reserve facilities,
Provided, however. That the DA is reim-
bursed in proportionate share for the
services furnished and that the cost of
any alterations that may be desired
will be borne by the military service
concerned. Although no specific form is
prescribed for those operational agree-
ments, the agreements constitute
interserve support agreements sub-
ject to joint AR 1–35/SECNAV INST
4000.20B/AFR 400.27. Nothing in such
joint regulation disallows use of DE
outgrants to supplement coverages of
interservice support agreements when
requested and approved in accordance
with this regulation. The terms used in
the interservice agreements and/or DE
outgrants will be those acceptable to
the commands concerned. Agreements,
however, which provide for the exclu-
sive use of such property by the Air
Force or Navy Reserve, or which in-
volve a transfer of funds between serv-
ces for other than minor utility serv-
ices, or which involve an increase in
personnel strength, or other complica-
tions, will be routed to the appropriate
DE for execution of a formal permit.

§ 643.123 Reserve facilities—Local
civic organizations.
In order to promote community rela-
tions in areas where Army Reserve
Centers have been constructed, local
civic and similar nonprofit organiza-
tions may be permitted to use the ar-
mory facilities during such periods
that will not cause any interference
with the primary use thereof for the
administration and training of the Re-
serve components of the Armed Serv-
ces of the United States. Procedures
and policy are outlined in AR 140–488.

§ 643.124 Rights-of-way for ferries and
livestock.
Installation commanders are author-
ized to grant permits for the landing of
ferries and driving of livestock over
military reservations under authority
of 10 U.S.C. 4777.

§ 643.125 Trailer sites.
(a) Installation commanders are au-
thorized to grant revocable leases to
military personnel and civilian per-
sonnel qualified to occupy public quar-
ters for use and occupancy of indi-
vidual trailer sites within approved
trailer camp areas, and to revoke or
renew such leases. (See AR 210–50.)
Leases will be granted pursuant to 10
U.S.C. 2667. Necessary utilities will be
provided on a reimbursable basis. In no
event will the terms of the lease exceed
a period of 2 years. DA Form 373 (Lease
or Trailer Sites) will be used exclu-
sively for this purpose.
(b) Leases may be revoked for non-
payment of rent, or breach of any con-
dition of the lease or military neces-
sity.