EXPLOSIVE ORDNANCE DISPOSAL CIVIL SUPPORT RELEASE AND REIMBURSEMENT AGREEMENT

AGREEMENT BETWEEN

ORDNANCE DISPOSAL UNIT OR COMMAND:	AND
REQUESTING AGENCY OR CIVIL AUTHORITY:	
consideration therefore, and in recognition of the peculiar explosives, chemicals, and similar dangerous articles, (re	begins explosive ordnance disposal (hereinafter located at then, in r hazards involved in the disposal of nonmilitary commercial -type equesting agency or civil authority) (hereinafter referred to as agrees:
personnel, and other expenses to include transportation at charges; costs of consumed supplies, material, and equip beyond economical repair; and costs of repairing or recor- repair. (This paragraph is inapplicable and the requester	for the costs involved in furnishing all requested EOD services. loyees, travel and per diem expenses for military and civilian and supplies, material, and equipment with prescribed accessorial ment and such supplies, material, and equipment which is damaged additioning nonconsumable items not damaged beyond economical does not agree to its provisions in instances when EOD assistance is combs and arson devices) or explosives which are abandoned or for mable time.)
2. To consider all military and civilian personnel of the EOD services as its own agents or servants.	United States involved in furnishing requested
-	and all military and civilian personnel of the consequences of services rendered pursuant to this agreement without negligently. (This paragraph is inapplicable if requester is the
•	f and all military and civilian personnel of the d as a result of any claims or civil actions brought by any third person atly performed, and to pay all costs of settlement or litigation.
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	AUTHORIZED REPRESENTATIVE OF REQUESTER
	AUTHORIZED REPRESENTATIVE
	DATE

DD Form 1926, SEP 73

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