Separation of Officers

Army National Guard and Army Reserve

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UNCLASSIFIED
SUMMARY of CHANGE

AR 135-175
Separation of Officers

This UPDATE printing--

- Publishes a reprint of this publication, last printed on 22 February 1971.
- Incorporates Changes 1 through 19.
By Order of the Secretary of the Army:

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The Adjutant General

History. The original form of this regulation was first published on 22 February 1971. Since that time, changes have been issued to amend the original. As of 15 May 1987, permanent Changes 1 through 19 remain in effect. This UPDATE printing incorporates all of those changes directly into the body of text. This publication has been reorganized to make it compatible with the Army electronic publishing database. No content has been changed.

Summary. This regulation provides policy, criteria, and procedures for the separation of officers of the Army National Guard of the United States (ARNGUS) and the United States Army Reserve (USAR), except for officers serving on active duty or active duty training exceeding 90 days.

Applicability. (See para 1–2)

Proponent and exception authority. The proponent agency of this regulation is the Office of the Deputy Chief of Staff for Personnel.

Army management control process. Not applicable.

Supplementation. Supplementation of this regulation and establishment of forms other than DA Forms are prohibited without prior approval from the Commander, U.S. Army ZAP–P, 9700 Page Boulevard, St. Louis, MO 63132–5200.

Interim changes. Interim changes to this regulation are not official unless they are authenticated by The Adjutant General. Users will destroy interim changes on their expiration dates unless sooner superseded or rescinded.

Suggested improvements. Users are invited to send comments and suggested improvements on DA Form 2028 (Recommended Changes to Publications and Blank Forms) directly to Commander, U.S. Army ZAP–P, 9700 Page Boulevard, St. Louis, MO 63132–5200.

Distribution. Active Army, C; USAR, A; ARNG, A.

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Glossary
Chapter 1
General Provisions

1–1. Purpose
This regulation prescribes the policies, criteria, and procedures governing the separation of Reserve officers of the Army.

1–2. Scope
a. Subject to the provisions of b below, this regulation applies to all officers of the Army National Guard of the United States (ARNGUS) and the United States Army Reserve (USAR), except for officers serving on active duty or on active duty for training (ADT) for a period in excess of 90 days. As used in this regulation, masculine gender pronouns will mean both male and female personnel, unless otherwise expressly so stated.

b. Other regulations governing the processing for separation of Reserve officers are—
   (1) AR 604–10 —if the interest of the National security is involved.
   (2) AR 600–43 —in the case of classification as bona fide conscientious objectors.
   (3) AR 635–120 —for dropping from the rolls of the Army of retired officers entitled to retired pay.
   (4) AR 600–31 —when suspension of favorable personnel action has been initiated.
   (5) AR 635–100 —for Reserve component personnel on active duty for training.

c. Changes to this regulation will not invalidate any action taken prior to the effective dates of the changes.

1–3. Policy
a. Reserve component officers will be separated only by—
   (1) The Secretary of the Army.
   (2) Commanders specified in this regulation under conditions set forth in this and other pertinent regulations.
   (3) Commanders specified in special directives of the Secretary of the Army under the conditions in these directives.
   (4) In relation to (2) and (3) above, the discharge authority delegated to commanders by this regulation will not include authority to discharge an officer under a court-martial sentence to dismissal, prior to completion of appellate review, unless the discharge authority intends the discharge to act as a remission of the conviction.

b. Discharges or any other type of separation action terminate the individual’s remaining statutory military service obligation incurred under 10 USC 651 or Military Selective Service Act of 1967, as amended, unless it is for the purpose of immediate reentry (the day following discharge or separation) in the same or any other military status; in the same or any other component of the Armed Forces; or of the uniformed services (para 4–8) of the United States. A statutory military service obligation once terminated may not again be acquired on reentry in the same or any other military status. An individual whose military service obligation is terminated may remain subject to induction through Selective Service in accordance with the rules and criteria in effect at the time.

1–3.1. References
Required and related publications and referenced forms are listed in appendix A.

1–4. Explanation of abbreviations and terms
Abbreviations and special terms used in this regulation are explained in the consolidated glossary located in the back of this volume.

1–5. Administrative separation proceedings
(Rescinded.)

1–6. Type of discharge certificate to be furnished
Each officer discharged honorably or under honorable conditions will be furnished an appropriate discharge certificate, prepared as prescribed in AR 635–5. Maximum consideration of all events and circumstances leading to the discharge is essential in determining the type of discharge certificate to be furnished or recommended. The following guidance is furnished in addition to that found in paragraph 2–40 on homosexuality cases:

a. The type of discharge certificate to be furnished will be based solely on the officer’s behavior and performance of duty during the current period of service, when—
   (1) Actually performing active duty, active duty for training, or inactive duty training.
   (2) Actively participating in or under an obligation to participate in Reserve activities, and the behavior relates directly to the officer’s Reserve status.

b. The types of discharge certificates are—
   (1) Honorable Discharge Certificate (DD Form 256A). An honorable discharge is a separation from the United States Army with honor. The issue of an honorable discharge is conditioned on proper military behavior and proficient and industrious performance of duty, giving due regard to the grade held and the capabilities of the officer concerned.
General Discharge Certificate (Under Honorable Conditions) (DD Form 257A). A general discharge is a separation from the United States Army under honorable conditions of an officer whose military record is not sufficiently meritorious to warrant an honorable discharge.

(3) (Rescinded.)

1–7. Effective date of separation
The effective date will be at 2400 hours of the date of notice of discharge unless—
   a. Specifically directed otherwise by HQDA.
   b. Directed otherwise in this regulation.
   c. Discharged by reason of entry into a different military status or civilian status with the Uniformed Services. The effective date will be the day prior to the date of entry into new status.
   d. Discharged by reason of completion of the period of obligated service. The effective date of discharge will be at 2400 hours of the date the obligated service is completed.
   e. Discharged because of reaching the maximum allowable age. The effective date of discharge will be the last day of the month in which maximum age is attained (AR 140–10).
   f. Discharged in grade of lieutenant colonel or below because the maximum years of service authorized in AR 140–10 have been completed. The effective date of discharge will be 30 days after completion of the maximum service authorized.
   g. Discharged in grade of colonel, brigadier general, or major general because the maximum years of service for grade (AR 140–10) have been completed. The effective date of discharge will be 30 days after completion of the maximum service authorized for the officer’s grade or on the fifth anniversary date of appointment in the grade, whichever is later.
   h. Notwithstanding the above provisions, certain USAR officers of the AMEDD branch may be retained as an exception to removal for length of service or maximum age (AR 140–10, chap 7, sec III).

1–8. Notification of separation
   a. Separation for all reasons other than those in paragraph 1–7, is effective at the time the officer is notified.
   b. Notice of separation may be either—
      (1) Actual, by delivery of the discharge certificate to the member.
      (2) Constructive, when actual delivery of the discharge certificate cannot be accomplished due to absence of the member to be discharged. Receipt by the member’s organization at the proper station of the order directing his/her discharge will be deemed sufficient notice. The date of receipt of the order by the member’s organization and the reason why actual notice thereof was not given will be annotated on the back of the discharge order and certificate. The annotated discharge certificate and conformed copy of the order will be forwarded to the member at the address provided for that purpose. The annotated order, further reflecting date of mailing to the member, will be included in the personnel file forwarded to SPR–R, 9700 Page Boulevard, St. Louis, MO 63132–5200. If the documents mailed to the individual are returned unclaimed or undeliverable, they may be destroyed.

1–9. Mentally incompetent
The effective date of separation of a mentally incompetent officer may be by constructive notice by delivery of the discharge certificate to the guardian, next of kin, or the superintendent of an institution in which the officer may be hospitalized.

1–10. Orders
   a. Orders announcing discharge will be issued as shown in AR 310–10.
   b. A discharge order may not be revoked after its effective date, provided—
      (1) The order was published from a headquarters authorized to approve the discharge and to issue a discharge certificate (para 2–8).
      (2) There is no evidence that the discharge was obtained under fraudulent circumstances.
      (3) The officer concerned received actual or constructive notice of the discharge.
   c. An officer whose resignation has been accepted or whose discharge has been directed will be separated on the date specified in orders or as otherwise directed by HQDA. The date of separation, specified or directed, will not be changed without prior approval of HQDA; nor can separation orders be revoked subsequent to the specified or directed date of separation.

1–11. Notification of discharge to Selective Service System
(Rescinded.)

1–12. Records disposition
   a. When an officer vacates his Reserve appointment (chap 5) because of enlistment in the Army National Guard, the
MPRJ and accompanying papers will be forwarded to the adjutant general of the appropriate State, Puerto Rico, the Virgin Islands, or District of Columbia.

b. When an officer is discharged from Reserve status, his MPRJ and accompanying papers, including a copy of the discharge order, will be forwarded to SPR–R, in accordance with instructions in appendix D, table D–12, 8–11.

1–12.1. Appeals

a. An officer has the right to appeal an unfavorable action under this regulation which affects his military status, as prescribed in b below, except if—

(1) Action was taken under the provisions of chapter 2.
(2) Any other action was taken in which the officer was permitted to present his or her case before a board of officers and waived such opportunity.
(3) Any other action in which the officer, or someone acting on his or her behalf, presented his or her case before a board of officers.

b. An appeal will be submitted in writing by the individual concerned within 15 days of notification of adverse action. The application will state the reason for the appeal and explain the facts pertinent to his case that he feels were not fully considered, including any additional evidence he may wish to present. The appeal will be submitted for reconsideration, through channels, to the authority who originally took the final unfavorable action. If that authority does not grant the appeal, it will be forwarded as follows:

(1) If the original final authority was the area commander, the appeal will be forwarded to Cdr, ARPERCEN.
(2) If the original final authority was the Cdr, ARPERCEN, the appeal will be forwarded to Chief, Army Reserve as final authority.
(3) If, at the time of appeal, the officer is no longer subject to the jurisdiction of the original final authority, the appeal will be forwarded through channels to the Cdr, ARPERCEN.

1–13. Statutory authority

The provisions of law stated in a through h below pertain to the separation of Reserve component officers. These provisions are sections of Title 10, USC, except where otherwise provided.

a. Section 1162(a) provides for discharge of Reserve commissioned officers by the President, and warrant officers under regulations promulgated by the Secretary of the Army.

b. Section 1162(b) provides for the separation of any officer, on his request, who becomes a regular or duly ordained minister of religion.

c. (Rescinded.)

d. Section 1163(a) precludes the involuntary separation of officers with 3 or more years of commissioned service except on the approved recommendations of a board of officers convened by competent authority or as otherwise provided by law.

e. Section 1163(b) provides for the dropping from the rolls of the Army of an officer who has been absent without authority for not less than 3 months; or who is sentenced to confinement in a Federal or State penitentiary or correctional institution after having been found guilty of an offense by a civil court and whose sentence has become final.

f. Section 1163(c) precludes the separation of an officer for cause under conditions other than honorable unless discharged under conditions other than honorable, pursuant to—

(1) Approved sentence of a court-martial.
(2) Approved findings of a board of officers convened by competent authority.
(3) Officer concerned waives such board proceedings and consents to discharge under conditions other than honorable.

g. Section 3352(b) provides that an officer of the ARNGUS, on withdrawal of Federal recognition, becomes a member of the Army Reserve unless he is discharged from his appointment as a Reserve of the Army.

h. Section 3820(b) provides that an officer of the ARNGUS will be discharged as a Reserve of the Army when his Federal recognition has been withdrawn, based on the approved recommendations of a fitness or efficiency board convened under Title 32 USC 323 (NGR 635–101).
Chapter 2
Involuntary Separation—ARNGUS and USAR Officers

Section I
General

2–1. General
This chapter prescribes the criteria and procedures governing the involuntary separation of Reserve officers of the Army when their retention is not in the best interest of the service.

2–2. Scope
The provisions of this chapter apply to—

a. Officers of the USAR.

b. Officers of the ARNGUS when—
   (1) Recommendations submitted by an efficiency or physical fitness board convened under 32 USC 323 (b) (NGR 635–101) for withdrawal of Federal recognition are approved by the Chief, National Guard Bureau (CNGB). Further board action under this regulation following such approval is not required.
   (2) Action is directed by HQDA, on the recommendations of the CNGB, based on derogatory suitability information developed by investigations conducted in implementation of the Army Security Program. Release of such information to any State adjutant general or other ARNG personnel not in the active Federal service is prohibited (AR 604–10).
   (3) Circumstances described in paragraph 2–13 are applicable.

2–3. Limitation on separation
a. Except as set forth below, the separation of an officer under the provisions of this chapter will be accomplished only on the approved recommendations of a board of officers convened by competent authority.

b. An enlisted member serving on active duty who holds Reserve officer status, who is discharged as a result of board action for one of the following reasons, may be separated from his Reserve officer status without further board actions only if such recommendation is made by the board which acted on the case as an enlisted member and such recommendation is approved by the convening authority.
   (1) 200—for unsatisfactory performance, or misconduct (fraudulent entry, conviction by civil court, desertion, or absence without leave).
   (2) (Rescinded.)
   (3) 10—for security reasons.

  c. An officer will be involuntarily separated without board action when the member—
     (1) Submits a resignation in lieu of involuntary separation proceedings (para 6–12) and the resignation is accepted by HQDA.
     (2) Has less than 3 years’ commissioned service and the reason for separation is because of failure to meet the standards of a service school while attending a basic or detailed branch course due to academic or leadership deficiencies (para 2–11e), or for disciplinary reasons (para 2–12n).
     (3) Is being processed for separation under paragraph 2–13.

  d. An officer with 20 or more years of qualifying Federal service for retired pay (AR 135–180) who is being considered for involuntary separation will be given an opportunity to elect transfer to the Retired Reserve in lieu of involuntary separation. Transfer to the Retired Reserve may not be elected when Federal recognition has been withdrawn based on the approved recommendations of a board of officers convened under 32 USC 323(b) (see paragraph 1–13h).

  e. An executed bad conduct discharge or dishonorable discharge is an absolute expulsion from the Armed Forces. Accordingly, any military status the individual holds, including status as a Reserve commissioned or warrant officer of the Army, is terminated on the execution of a bad conduct discharge or a dishonorable discharge.

  f. Notwithstanding the above provisions, an officer who is found guilty, or action is taken which is tantamount to a finding of guilty, by any Federal or State court may be released by the Secretary of the Army from an active status immediately when the offense involves moral turpitude, regardless of the sentence received or maximum punishment permissible under any code. The release of an officer under this provision who has completed 18 or more years of qualifying Federal service on the date the officer is found guilty, must be approved by the Secretary of the Army. If the finding of guilty is subsequently set aside, the officer may with his/her own consent and the approval of the Secretary of the Army, be returned to an active status.

2–4. Retention or separation
a. In determining whether an officer should retain military status or be administratively separated, the member’s current period of service, records of nonjudicial punishment, and any other factors that are material and relevant should be evaluated. (See sec VII for homosexuality cases.)
b. Records of nonjudicial punishment will be considered only when—
   (1) Such records would, under the circumstances of the particular case, have a direct and strong probative value in
determining whether retention or administrative separation should be accomplished.

   (2) The case involves patterns of conduct or behavior which would become manifest only over an extended period of
time.

2–5. Limitations

a. No officer will be considered for involuntary separation for the reasons in paragraph 2–11 or 2–12 because of
conduct that has been the subject of judicial proceedings resulting in an acquittal based on the merits of the case or in
an action having the same effect.

b. No officer will be considered for involuntary separation for the reasons in paragraph 2–11 or 2–12 because of
conduct that has been the subject of administrative involuntary separation proceedings resulting in a final determination
that the member should be retained in the service. For purposes of this paragraph, an officer will be considered to have
been the subject of involuntary separation proceedings only if allegations against him have been acted on (para 2–17c
or f) by the appropriate area commander.

c. The limitations in above do not apply when—
   (1) Substantial evidence is discovered (that was not known at the time of the original proceedings, despite the
   exercise of due diligence) which would probably produce a result significantly less favorable for the member at a new
   hearing.

   (2) The member’s subsequent conduct warrants considering him for discharge. Such conduct need not independently
   justify the member’s involuntary separation but must be serious enough to raise substantial question as to the member’s
   potential for further useful military service. However, this exception does not permit further consideration of conduct of
   which the member has been absolved by a judicial body in a prior final, factual determination based on the merits of the
   case.

   (3) An express exemption has been granted by HQDA on a determination that, due to the unusual circumstances of the
   case, administrative separation should be effected.

d. Requests for determination under c above, together with recommendations, will be forwarded to PAT–R, 9700
Page Boulevard, St. Louis, MO 63132–5200.

e. Under the circumstances in (1) and (2) below, an officer who has been considered for involuntary separation but
retained may again be considered for involuntary separation because of lack of proficiency or recurrent misconduct
subsequent to the earlier consideration; or because of misconduct that occurred prior to that alleged in the earlier
proceedings but had not been discovered earlier, despite the exercise of due diligence.

   (1) An officer who has been considered for involuntary separation for substandard performance of duty and retained
may again be considered for involuntary separation for substandard performance of duty at any time 1 year after the
prior case has been closed.

   (2) An officer may be considered for involuntary separation for moral or professional dereliction or in the interests
of national security at any time subsequent to the closing of the prior case. The grounds for involuntary separation in
the earlier case may be joined with the grounds in the later case if both actions are based on the same ground
(substandard performance, moral or professional dereliction, or national security) provided the earlier involuntary
separation proceeding does not include a factual determination specifically absolving the member of the allegations
then under consideration. If the grounds for involuntary separation in the earlier proceedings are joined, the additional
grounds considered in the subsequent proceeding need not independently justify the member’s discharge but must be
sufficiently serious to raise a substantial question as to the member’s potential for further useful military service.

   f. Punishment resulting from trial by court-martial or under the provisions of Article 15, UCMJ, for misconduct and
the subsequent use of this fact in support of involuntary separation under the provisions of this regulation does not
constitute double jeopardy.

2–6. Medical condition

a. An officer will not be considered for involuntary separation under this regulation if it has been determined that, at
the time of the conduct which is the basis of proceedings, the officer was unable to distinguish right from wrong and
adhere to the right as a result of a mental defect, disease, or derangement. In such event, the officer will be processed
under pertinent medical regulations. Further, an officer recommended for involuntary separation because of substandard
performance of duty based on conduct resulting from a physical condition or nonpsychotic mental illness (exclusive of
disorders of character and behavior) will also be processed under pertinent medical regulations. An officer who is not
mentally capable of understanding the nature of the adverse proceedings and to assist in the defense will not be
required to appear before an administrative separation board. The proceedings will be delayed until the officer recovers
or the officer will be further processed under pertinent medical regulations. If an officer becomes mentally incompetent
after a recommendation for involuntary separation has been submitted, the appropriate commander will immediately
notify the area commander who convened the board.

b. When an officer is being considered for administrative separation under this regulation, with no indication of
mental incompetency, and the officer fails or refuses to undergo required medical examination or psychiatric evaluation when required to do so, that officer will—

1. Be advised in writing that his failure or refusal to undergo this examination or evaluation will be the basis for the board to proceed with its findings and recommendations without this information.

2. When appropriate, be advised that a discharge under other than honorable conditions may be received.

3. Be requested to acknowledge, in writing, an understanding of the situation and circumstances stated in the notification (para 1–8). A copy of the letter of notification and the officer’s acknowledgement of understanding will be included with the board proceedings. If the officer fails or refuses to furnish this acknowledgement in writing, a notation to this effect will be made on the copy of the letter of notification. The copy of the letter, together with any mail delivery receipts, will be included with the board proceedings.

2–7. Medical evaluation when homosexuality is involved

a. Medical evaluation of officers considered for separation under paragraph 2–12g will include a mental status evaluation, to be accomplished by the examining physician. DA Form 3822–R (Report of Mental Status Evaluation) will be used for this purpose. A psychiatric study of the officer is not required, unless—

1. Specifically requested by the officer;
2. Deemed appropriate by the examining physician; or
3. Specifically requested by the commander who recommended separation or by the board considering separation action.

b. A copy of the medical evaluation, including the psychiatric study (if any), will be filed with the individual’s health record. The medical treatment facility commander will forward the original of this evaluation report to the unit commander.

2–8. Discharge authority

a. Except as otherwise provided in b and c below, HQDA will take final action on the recommendations of boards of officers and resignation in lieu of involuntary separation, based on the reasons 10 through 2–14. Area commanders will forward these cases, with the recommendations and remarks, to the Cdr, ARPERCEN, PAT–R.

b. The CNGB, acting for the Secretary of the Army, will review and approve or disapprove the findings of boards of officers convened by area commanders to determine whether or not Federal recognition of ARNGUS officers should be withdrawn because of inefficiency or physical unfitness (NGR 635–101). If the approved findings are against the officer, the CNGB will—

1. Withdraw the officer’s Federal recognition.
2. Notify the appropriate State adjutant general and the area commander concerned.
3. Furnish one copy of the approved board proceedings and a copy of the order withdrawing Federal recognition PAT–R.

c. On receipt of notification of withdrawal of the officer’s Federal recognition under the circumstances set forth in b, above, Cdr, ARPERCEN will execute the discharge.

d. When separation action is taken under the provisions of this chapter, the case file of the individual will be reviewed by the appointing authority to determine whether the reporting requirements set forth in AR 190–10 are applicable. When such conditions exist in an individual’s case file, the report required by AR 190–10 will be submitted.

2–9. Separation procedures for officers restored to active duty by court action

Certain Reserve commissioned and warrant officers who have been sentenced to confinement and/or discharge by military courts may be restored to duty by subsequent action of a military or civilian court. Suspension of favorable personnel action (AR 600–31) and an investigation to determine whether involuntary separation action is warranted will be initiated in the cases of such officers who are released from active duty to the Ready Reserve.

Section II

Reasons Which Require Involuntary Separation

2–10. General

Retention of officers substandard in performance of duty or conduct, deficient in character, or otherwise unsuited for military service cannot be justified in time of peace or war. The same standards of efficiency and conduct apply to all officers, regardless of component.

2–11. Substandard performance of duty

While not all-inclusive, existence of one of the following or similar conditions, unless successfully rebutted, authorizes involuntary separation of an officer due to substandard performance of duty. Officers discharged for any of the following reasons will be furnished an Honorable Discharge Certificate:
a. Downward trend in overall performance resulting in an unacceptable record of efficiency or a consistent record of mediocre service indicating the officer has reached the peak of his potential.

b. Failure to keep pace or to progress with contemporaries, such as successive promotion failure or a low record of efficiency when compared with other officers of the same grade, branch, and length or service.

c. Failure to exercise necessary leadership or command required of an officer of his grade.

d. Failure to perform with the technical proficiency required by the grade held.

e. Failure to meet standards in a course of instruction at a service school due to academic or leadership deficiencies.

f. Failure to properly discharge assignments commensurate with his grade and experience.

g. Apathy, defective attitudes, or other character disorders, including inability or unwillingness to expend effort.

h. Failure of a dual component member to be recommended for promotion in enlisted status, or to be selected for retention under the Active component enlisted Qualitative Retention Program.

i. Failure to achieve satisfactory progress after participation in a medically established weight control program (see AR 600–9).

2–12. Moral or professional dereliction
While not all-inclusive, existence of one of the following or similar conditions, unless successfully rebutted, authorizes involuntary separation of an officer due to moral or professional dereliction. Officers discharged for any of the following reasons may be furnished an Honorable or General Discharge Certificate, or Other Than Honorable Conditions Discharge:

a. Discreditable, intentional failure to meet personal financial obligations.

b. Mismanagement of personal affairs to the discredit of the service.

c. Mismanagement of personal affairs detrimentally affecting the performance of duty of the officer concerned.

d. Intentional omission or misstatement of facts in official statements or records, for the purpose of misrepresentation.

e. (Rescinded.)

f. Acts of personal misconduct (including, but not limited to, acts committed while in a drunken or drug-intoxicated state).

g. Homosexuality. (See see VII.)

h. (Rescinded.)

i. Intentional neglect or failure to—

(1) Perform assigned duties.

(2) Participate satisfactorily in required Ready Reserve training (AR 135–91, chap 6).

(3) Comply with applicable directives to include but not be limited to—

(a) Furnishing a current address of record. (The officer cannot be located through the address furnished.)

(b) Maintaining a permanent residence, for mailing purposes, in the United States or its territories while traveling or residing in a foreign country other than one within the jurisdiction of an oversea commander (AR 140–1).

(c) Having the medical examination required by AR 140–120.

(d) Repeating to official correspondence or completing administrative forms. When the followup action prescribed in AR 135–133 fails to locate the officer or clearly evidences willful neglect to complete the required forms or to reply to official correspondence, the appropriate commander will initiate involuntary separation action. Copies of communications remaining unanswered, or the substance thereof, with the dates and addresses, will be included in the recommendation for involuntary separation action, together with a brief description of any other means used to locate or communicate with the officer concerned. These documents will be furnished to the board of officers and will be made a part of the completed board proceedings.

j. Conviction by civil court of a felony when no sentence to confinement results (para 3–3).

k. Conviction by a foreign court, resulting in confinement or other restriction of the officer’s freedom which significantly diminishes that individual’s usefulness to the Army.

l. Entry into a military service of a foreign government.

m. Special derogatory evaluation report (AR 18 or 5–25).

n. Failure to meet the standards in a course of instruction at a service school due to disciplinary reasons.

o. Conduct unbecoming an officer.

p. When one or more of the reasons in a through n above is alleged and the circumstances on which they were based indicated that the reason in o above also is involved, it will constitute additional reason for requiring involuntary separation.

2–13. Involuntary separation of officers who do not meet the medical fitness standards at time of appointment or who are

a. Commissioned officers of a Reserve component who have less than 3 years commissioned service, and warrant officers who have less than 3 years service since accepting initial appointment in their present component, who did not
meet the medical fitness standards at the time of appointment and who fail to resign (chap 6, sec V) may be recommended for involuntary separation. This action will be taken when the commander or PMS determines that the best interest of the Government and the individual can be served by his or her discharge. If the disqualification was for HTLV-III positivity 502, paragraph 2–39m (a disqualification that became effective on 1 November 1985), the officer will be involuntarily separated.

b. An officer of a Reserve Component, regardless of length of service, who reports to AD or ADT for initial entry training on or after 1 October 1985, is confirmed positive for the HTLV-III virus or antibody 501, paragraph 2–39m, and who fails to resign (chap 6, sec III) will be involuntarily separated.

c. If the basis for an involuntary separation under this paragraph is confirmed positive for the HTLV-III virus or antibody, an honorable characterization of service will be given.

2–14. In the interest of National security
Existence of acts or behavior not clearly consistent with the interests of National security requires the involuntary separation of an officer (AR 604–10).

Section III
Initiation and Processing of Involuntary Separation Actions

2–15. When involuntary separation action is appropriate
No person has an inherent right to continue service as an officer. The privilege of service is his only as long as he performs satisfactorily. Responsibility for leadership and example require effective performance of assigned duties and exemplary conduct at all times. The Army has no place for officers who cannot meet these requirements, and their involuntary separation is essential. In view of the rapidity with which hostilities can now occur and the attendant likelihood that many officers may be called to active duty on short notice, the same standards of efficiency and conduct apply to officers of all Reserve components.

a. Every officer deserves a fair chance to demonstrate his or her capabilities. When an officer shows ineffective tendencies, especially if they are due to inexperience, that officer will, when practicable, be given another chance under another commander. At the same time, however, the officer’s ineffectiveness should be systematically recorded in documents that are specific as to the period each covers, the duties observed, and the defects noted. Any officer who has been given a fair chance and has failed to become an effective officer will be considered for involuntary separation to ensure that his ineffectiveness is not permitted to continue to affect the Army adversely.

b. Recommendation for involuntary separation under this regulation cannot be based on empty generalities and vague impressions. It is necessary to establish with some precision the reasons why an officer is considered ineffective. Basically, this officer is one who does not get acceptable results. Inefficiency is a relative matter, hence a finite definition of the ineffective officer can never be reached. Many ineffective officers are attractive, handsome, decent, educated, honorable, intelligent and generous, and yet ineffective. It is perfectly proper to give an officer credit for his good qualities in the same letter or efficiency report which reveals his ineffectiveness as an officer. Specific reasons for failure should be documented with concrete examples in their support.

2–16. Recommendation for involuntary separation

a. Recommendation for involuntary separation may be originated by one of the following:

(1) A proper agency at HQDA regardless of an officer’s assignment.

(2) A commander with respect to a member of that command.

(3) A duly constituted selection board, operating under official letter of instruction (LOI), in which the board may recommend individuals who should be involuntarily separated.

(4) The Professor of Military Science (PMS) responsible for the institution where an officer is pursuing a degree may start involuntary separation action. The PMS action applies to officers commissioned through the Early Commissioning Program (ECP) and the Commissioning of Completion Students Program (CCSP). The PMS will send the action for CCSP personnel to OPR–DE, 9700 Page Boulevard, St. Louis, MO 63132–5200. For ECP personnel, the PMS will send the action to the proper Reserve Forces commander.

b. HQDA agencies and selection board approving authorities will send their recommendations for involuntary separation directly to the proper area commander. Commanders of officers assigned to units will send their recommendations through channels to the proper area commander.

c. When the Cdr, ARPERCEN determines that sufficient basis exists to initiate involuntary separation action for officers under the jurisdictional control of that center, the procedures in paragraph 2–17e and f(1) and (2) will be followed. If the whereabouts of the officer are unknown or unascertained, or if the officer refuses to accept or respond to the notification, the Cdr, ARPERCEN is authorized to appoint a board of officers and follow provisions of paragraphs 2–17g and 2–20. If the officer elects a hearing before a board of officers, the following actions will apply:

(1) When the circumstances do not require Army investigative processes (AR 195–2), the recommendation for
involuntary separation, together with correspondence, statements, records, and similar related documents will be forwarded to the area commander in whose area the officer involved is currently residing.

(2) When circumstances indicate the need for Army investigative processes (AR 195–2), the recommendation for involuntary separation, together with correspondence, statements, records, and similar related documents will be forwarded to the area commander in whose area the incident occurred or to the responsible oversea commander requesting appropriate investigation. The area commander in whose area the incident occurred will review the report of other documents furnished by the Cdr, ARPERCEN and, except as otherwise provided in paragraph 2–8b and c, determine appropriate action (para 2–17).

d. Recommendations will clearly state the reasons for involuntary separation and will be supported by all documentary and physical evidence which can be reasonably included. With the exception of business entries and official records and reports, such as efficiency reports and health records, which are not made with a view to prosecution (see Manual for Courts-Martial, 1984, M.R.E. 803 (8)), all statements submitted, including reports of the investigation, will be under oath or affirmation unless the witness is dead, insane, or missing; or the exigencies of the service preclude obtaining a statement in affidavit form. Evidence to support a recommendation for involuntary separation must be able to stand on its own merits, adhering to one standard (substandard performance or moral or professional dereliction). Documents must be legible and lend themselves to reproduction. Copies reproduced by the thermofax process or other means which are barely legible, and nonpermanent-type reproduction will not be used.

2–17. Initial actions by area commander

The following actions may be taken by the area commander on recommendation for involuntary separation received from commanders or appropriate agencies at HQDA:

a. The case may be returned for further evidence or a recommendation as to further action.

b. If sufficient basis exists, the area commander may disapprove the recommendation, close the case, and return it to the initiating commander or appropriate agency at HQDA. (See para 2–43 on homosexuality cases.)

c. If considered necessary and desirable, the area commander may appoint or direct the appointment of an investigating officer (AR 15–6).

d. On receipt of the investigating officer’s report, the area commander may disapprove the recommendation, close the case, and return it to the initiating commander or appropriate agency at HQDA.

e. If it is determined that sufficient basis exists to initiate involuntary separation action, the area commander will (if the whereabouts of the officer concerned is known or may be ascertained by 133)—

(1) Notify the officer concerned of the requirement to show cause for retention and will give the individual the reason for this requirement.

(2) Advise the officer in the above notification, if appropriate, that he may elect to submit a resignation in lieu of involuntary separation (sec IV and V, chap 6); or, if eligible, elect transfer to the Retired Reserve (para 2–3d); or to have the case acted on by a board of officers.

(3) Advise the officer of the requirement to acknowledge receipt of the above notification within 15 days of receipt, indicating his election on one of the above options.

(4) When determined necessary by notifying command, notification will be sent to member by certified mail, return receipt requested.

f. On securing the acknowledgement of receipt from the officer, notified in accordance with e above, the area commander will, if the officer—

(1) Elects transfer to the Retired Reserve and is otherwise eligible—process the officer’s request.

(2) Submits a resignation in lieu of involuntary separation—forward the resignation and related correspondence to HQDA (para 2–8a).

(3) Elects appearance before a board or elects board proceedings but waives appearance—take necessary steps to appoint the board as prescribed in this regulation and in AR 15–6.

g. If the whereabouts of the officer are unknown and unascertained after complying with the procedures prescribed in AR 135–133; or if the officer refuses to accept or respond to the notification required by e above, the area commander will take necessary steps to appoint a board of officers, as prescribed in this regulation and in AR 15–6. A copy of the notification and either a post office receipt confirming delivery or the returned unopened envelope showing mail was refused, unclaimed, or not delivered will become part of the board exhibits. This board may proceed in the officer’s absence without according the privileges listed in paragraph 2–19, except that counsel will be appointed to represent him in his absence.

h. New allegations received by the area commander, supporting a recommendation for involuntary separation which has already been referred to a board of officers will, if the case has not been heard, be referred to the board of officers for consideration. If the case has already been heard and is finally closed favorably to the officer, appropriate action to initiate new proceedings may be taken, subject to paragraph 1–5.

2–18. Investigation of homosexuality

a. A commanding officer who receives information that an assigned officer may require separation under the criteria
in paragraph 2–39 will inquire thoroughly and comprehensively into the matter and ascertain all the facts in the case, bearing in mind the peculiar susceptibility of such cases to possible malicious charges. Favorable personnel action will be suspended, as prescribed in AR 600–31, unless the commander concerned determines the allegation is baseless. If the information available is significant enough to warrant further investigation, the commander will take necessary action to protect command security, including suspending security clearance and denying him access to classified defense information, pending completion of action on the case. When the results of the investigation substantiate allegations, the commanding officer will refer the member for medical evaluation and will revoke any security clearance 5, para 8–102a).

b. It is essential that all facts indicating homosexuality be recorded properly. The file will consist of the following documents, in addition to those required by paragraph 2–16d.

1. Report of investigation will include but not be limited to—
   (a) Statement of date and place of birth.
   (b) Total years of military service.
   (c) Date and current period of service.
2. Statements of witnesses (see UCMJ Art. 31).
4. An individual’s statement in his behalf if it is desired.

2–19. Rights of the officer

a. The following rights will be afforded the officer, except in those cases provided for in paragraph 2–17g. The area commander convening the board of officers will notify the officer of his right to—

1. Be furnished copies of the records which will be submitted to the board, and of other pertinent and releasable documents, which may be requested.
2. Consult with a consulting counsel (glossary).
3. Present his case before a board of officers at personal expense (b(6) below applies).
4. Be represented at any hearing by appointed counsel for representation (glossary) military counsel of his own choice, provided such counsel is reasonably available; or civilian counsel at his own expense.
5. Submit statements in his own behalf.
6. With exception of (1) and (2) above, waive the above rights in writing.
7. Withdraw his waiver of his rights listed in (3), (4), and (5) above any time prior to the date the convening authority directs that his case be presented before a board of officers. The officer will be required, within a reasonable time (not less than 15 days), to consult with a consulting counsel (2 above) prior to waiving the rights listed in (3), (4), and (5) above. If he elects to waive his rights, the officer will personally sign a waiver. His consulting counsel will advise him (see glossary) and will sign the written waiver as witness, indicating that he is a commissioned officer of The Judge Advocate General’s Corps. If the officer refuses to consult with a consulting counsel, he will be ordered to do so by his commander. If he persists in his refusal, a statement to this effect will be prepared by the commander and included in his file. Board action will then proceed as if the officer had consulted with a consulting counsel.

b. If the officer is unable to appear before the board because of confinement by civil authorities or other restriction resulting from his own misconduct, the area commander convening the board will advise him by certified mail (Restricted delivery) of the pending board action and the fact that action has been suspended to give the officer the opportunity to exercise his right to—

1. Be furnished copies of the records which will be submitted to the board, and of other pertinent and releasable documents, which may be requested.
2. Consult by correspondence with a consulting counsel (glossary) (Consulting counsel’s name and address will be included.)
3. Request appointment of a counsel for representation; a named military counsel, if available; or employ civilian counsel at his own expense to represent him and, in his absence, present his case before the board.
4. Submit statements in his own behalf.
5. Waive the foregoing rights, either in writing or by declining to reply to the letter of notification within 30 days from the date of receipt.
6. Be allowed a reasonable time to prepare his case. In no instance will he have less than 30 days from the date of notification by the area commander.

2–20. Area commander’s actions on board recommendations

The following actions may be taken by area commanders on recommendations of board of officers acting on involuntary separation cases:

a. If the area commander in his review of a case in which involuntary separation has been recommended by the board of officers notes a substantial defect, in the proceedings, he will take action as follows:
(1) If the board has failed to make findings and recommendations as required by this regulation, he will return the case to the same board for compliance with this regulation.

(2) If there is an apparent error or omission in the record which may be corrected without reconsideration of the findings and recommendations of the board, he will return the case to the same board for corrective action.

(3) If the board committed an error that materially prejudiced a substantial right of the officer, he may close the case favorably to the respondent (para 2–20.1a(2)) or may convene a new board to hear the case. The new board may be furnished the evidence properly considered by the first board, including extracts from its records of testimony of witnesses who will not be available to testify at the rehearing. The new board may call additional witnesses. The new board may consider additional allegations, provided the respondent is advised. The new board may not make recommendations that are less favorable to the officer than those made by the initial board unless additional allegations are considered by the new board. No more than one rehearing may be directed without approval from HQDA.

(4) Except under the circumstances in (1) through (3) above or by direction of HQDA, he may not reopen the proceedings.

b. Ensure all evaluation reports required by AR 623–105 have been completed and forwarded to the appropriate agency for acceptance and inclusion in the rated officer’s OMPF. The forwarding comment will include the report period of the last OER that was submitted prior to forwarding of the involuntary separation action.

c. Forward 3 copies of the board proceedings PAT–R (para 2–8a). The reason for disapproval will be given when applicable.

d. Board proceedings involving cases specified in paragraph 2–8b will be prepared in triplicate and forwarded through the appropriate State adjutant general to the area commander who convened the board. The area commander will indicate his recommendation for approval or disapproval ARP–O, WASH DC 20310–2500. When disapproval is recommended, the reasons will be given.

2–20.1. HQDA actions on board recommendations

a. When a board recommends the involuntary separation of an officer, HQDA (Cdr, ARPERCEN) will, as appropriate—

(1) Approve the recommendations of the board and advise the commander concerned to take necessary action to separate the officer.

(2) Disapprove the recommendations of the board, close the case, notify the officer and, if appropriate, the headquarters agency that recommended the involuntary separation. A copy of the letter of notification to the officer will be attached to the board proceedings. The commander recommending involuntary separation will be furnished a copy of the board proceedings and information concerning the final action taken. (See para 2–44 on homosexuality cases).

b. When a board recommends retaining an officer in a military status, HQDA will approve the recommendation, close the case, notify the officer and, if appropriate, the headquarters that recommended the involuntary separation. A copy of the letter of notification will be attached to the board proceedings. The commander recommending involuntary separation will be furnished a copy of the board proceedings and information concerning the final action taken.

2–21. Prompt action

Except for any delays that may be necessary to protect the rights of respondents, involuntary separation cases will be given prompt attention and handled as expeditiously as possible.

Section IV
Boards of Officers

2–22. Mission of boards of officers

a. These boards, convened to determine if officers will be retained in the Army, will ensure that all hearings are fair and impartial.

(1) It is the responsibility of the Government to establish by a preponderance of evidence that officers have failed to maintain established standards for grade and branch or that their conduct has been prejudicial to National security.

(2) (Rescinded.)

(3) Respondents must be prepared, however, to present evidence in their own behalf before the board. Although the Government has the burden of proof as stated in (1) above, failure by a respondent to present favorable evidence could work to his detriment.

b. (Rescinded.)

c. Except as otherwise noted in this regulation, investigating officers and boards of officers will follow the procedures in, and be governed by the provisions of, AR 15–6.

2–23. President of the board

The president of the board will—
a. Ensure that the respondent is granted such time as is reasonably necessary to prepare and present his case. Undue delay will not be permitted and the case will be conducted as expeditiously as possible.

b. Make necessary arrangements for securing a proper location, with an atmosphere that is consistent with the spirit and seriousness of the proceedings, and determine the date for the board to convene (not earlier than 30 days from the date the officer has received notification to show cause from the area commander) (para 2–19b(6)).

2–24. Recorder
The recorder will—

a. Notify the respondent in writing of the time and place the board of officers will be convened. This notice will be given not less than 10 days prior to the date the board is to convene.

b. Ensure that copies of all records and documents referred to the board with the case are given to the board members. Permit access by the respondent to all releasable records and furnish copies, if requested, as far in advance of the hearing as is reasonably necessary for the respondent to prepare and present a personal case.

2–25. Composition
a. Boards will be composed of commissioned officers, all of whom must be of equal or higher grade and senior in rank to the officer under consideration for involuntary separation.

(1) One of the members present will be a Regular Army officer, if one is available. If none is available, the appointing authority may substitute a Reserve officer who is serving on active duty.

(2) The remaining members of the board will be Reserve officers who are on active duty or in an active Reserve status.

(3) (Rescinded.)

(4) When a board is convened to consider ARNGUS officers investigated for unsuitability (para 2–2b(2)), to determine if their retention is warranted, at least one member of the board will be an ARNGUS officer.

(5) One member of the board must be the same sex, and, if reasonably available, branch of service as the officer being considered.

(6) The appointing authority may assign a Judge Advocate General Corps officer as legal advisor to each board of officers. The legal advisor will not be a member, will not vote, and will serve as an advisor only. If the officer being considered is a Judge Advocate General Corps officer, the legal advisor (if any is assigned) will be senior in rank to the officer being considered (10 USC 266(b)).

b. A commissioned or warrant officer will be named as the recorder in the letter appointing the board. The appointing authority may also appoint one or more officers as assistant recorder. The recorder and any assistant recorders will be without vote.

c. The provisions in (1) through (4) below apply to boards of officers appointed for purposes 11 through 2–14.

(1) Appointment of board members. The board of officers will be appointed by letter issued by the area commander.

(2) Oath administered. Board members and recorder will be sworn in.

(3) Voting members of boards of officers.

(a) These members will be as shown in (a)(1) and (2) above.

(b) When inefficiency is involved, one member will be an officer of the same branch if reasonably available.

(c) Chaplains, Medical, Dental, Veterinary, or Army Nurse Corps officers normally will not serve as board members, except when officers of their corps are the respondents.

(d) An uneven number of officers (3 or more) will constitute a quorum.

(e) Only voting members may sit in closed session.

(f) A voting member is subject to challenge for cause. The challenge will be determined by the senior unchallenged member on the board.

(4) Ineligible officers. No officer will sit as a member of a board of officers who—

(a) Is a witness in the case before the board.

(b) Appeared as a witness before or sat as a member of any previous boards of officers with respect to the respondent.

(c) Previously recommended or participated in recommendation for involuntary separation from an active status of the respondent.

(d) Prepared a derogatory evaluation report on the respondent.

(e) Otherwise has considered the case of the respondent.

(d) In addition to the reasons in (c)(4) above, a board member may be challenged for cause for any reason that indicates that he or she cannot participate in the case fairly and impartially. The legal advisor, if any, may also be challenged for any reason in (c)(4) above or for any other reason that indicates that the advisor cannot participate in the case fairly or impartially.
Section V
Conduct of Hearing

2–26. Members of the board
   a. The members of the board will be asked if they are aware of any grounds which might be the basis for challenge for cause.
   b. All members of the board, voting and nonvoting, will be sworn in.
   c. The members of the board will refresh their memories as to the contents of the records, documents, and report which were furnished with the case.

2–27. President of the board
   a. The president of the board will call each session to order formally. (At each session, the time, date, place, and station will be entered in the record.)
   b. The president will explain to the respondent, the respondent’s responsibilities, rights, and privileges, as follows:
      (1) Personal appearance and representation. The respondent may appear and present evidence or be represented by counsel at all open proceedings of the board of officers. The respondent will not be reimbursed for expenses incident to the appearance or assistance of civilian counsel.
      (2) Request separation. At any time prior to the final action by HQDA in the case, the respondent may—
         (a) Apply for voluntary retirement, if eligible, when being considered for involuntary separation.
         (b) Tender resignation.
      (3) Challenge members. The respondent may challenge for cause any member of the board.
      (4) Availability of witnesses.
         (a) The respondent may request the appearance of witnesses before the board whose testimony is believed to be pertinent to the case. The attendance of witnesses must be voluntary and at no expense to the Government. In the event attendance is not possible, either a deposition or an affidavit will be obtained.
         (b) The respondent will be advised of the names and addresses of witnesses expected to be called at the board hearing and that the recorder of the board will, upon request of the member, endeavor to arrange for the presence of any available witness the respondent wishes to call ((a) above). A copy of all affidavits and depositions of witnesses unable to appear at the board hearing will be furnished to the member.
      (5) Question witnesses. The respondent or counsel may question any witness brought before the board.
      (6) Have access to records. At all stages of the proceedings the respondent will be allowed full access to the records of the hearing, including all documentary evidence referred to the board, except when protection of classified documents is clearly consistent with the interest of National security. In such cases, the respondent will, to the extent that the National security permits (as determined by the Secretary of the Army) be furnished a summary of the information contained in the documents withheld.
      (7) Have knowledge of his past performance of duty. The respondent has a right to this knowledge as it is reflected in his past evaluation reports.
      (8) Copy of board proceedings. The respondent will be given a copy of the proceedings, less classified documents, if requested.
      (9) Present his personal case. The respondent will be allowed to present his personal case without undue interference by the board. However, nonessential delaying tactics will not be tolerated.
      (10) Testify or remain silent. The respondent may testify in person or elect to remain silent; but, when electing to testify, he may be required to submit to examination by the board as to any matter testified to—but not in contravention of the Uniform Code of Military Justice, Article 31. When electing to testify, the respondent is entitled to an explanation of his rights regarding self-incrimination and degradation under the Uniform Code of Military Justice, Article 31.
   c. The president will administer the oath to the recorder.
   d. The president will ensure that the board members are completely familiar with the involuntary separation policy expressed in this regulation and have examined and studied available documents pertaining to the hearing concerned.

2–28. Recorder
The recorder is responsible for the actions shown below.
   a. For the proper pursuit and handling of the Government’s case.
   b. At the initial session, for reading the letter appointing the board.
   c. At each session for—
      (1) Entering the record, the time, date, place, and station.
      (2) Noting for the record, the presence of members of the board, the respondent, and the respondent’s counsel, if any.
   d. For verbally presenting to the board of officers a resume of the entire case, when appropriate.
For administering the oath to members of the board (including the legal advisor), witnesses, and reporter.

For examining and cross-examining the witnesses called by the respondent or his counsel.

2–29. Respondent

a. Respondent and his counsel will be present at all open sessions of the board unless the respondent specifically states to the board that he desires that counsel not be present.

b. Before the hearing is terminated, the respondent will be asked to state for the record whether he has presented all available evidence in his behalf. If answered in the negative, the respondent will be required to make a concise statement of the substance of the expected evidence. The statement and any documentary evidence referred to will be included in the record of the hearing. Thereupon, the board will determine whether the respondent will be granted additional time to procure and present such evidence.

2–30. Spectators

Spectators will not be allowed to be present during the proceedings except those specifically requested by the respondent or authorized by the appointing authority. No person who is to be called as a witness will be present as a spectator.

2–31. Witnesses

Witnesses appearing before the board will be sworn. Boards of officers may call witnesses on the board’s motion.

2–32. Legal adviser

The legal adviser is prohibited from taking part in presenting the case or cross-examining witnesses. He will be present at all open sessions and may be called on to advise on admissibility of evidence, arguments, motions or other contentions of counsel, procedures, and any other matter determined appropriate by the President of the board. The legal adviser will not, under any circumstances, give advice except as provided in paragraph 2–33b, in a closed session of the board of officers.

Section VI
Conclusion of Hearings

2–33. Deliberation

a. After presentation of closing arguments, the board of officers will meet in closed session. Except as provided in b below, only the voting members of the board shall be present in closed session.

b. Advice of legal advisor may be sought whenever necessary, but the board will be opened and the advice will be obtained in open session in the presence of the recorder, respondent, and his counsel. Such proceedings will be made a part of the record. However, after the board has determined its finding and recommendations, the board may request the presence of the legal advisor and the recorder in its closed session for the purpose of assisting the board in putting its findings and recommendations in acceptable format, and such proceedings shall be transcribed verbatim and made a part of the record.

2–34. Findings and recommendations

The board will determine its findings and recommendations by secret written ballot in closed session; a majority vote will decide any issue.

a. Findings. The board will make separate findings with respect to each allegation whether the respondent should be retained in the Army. A brief statement of the reason(s) (including factual data when considered necessary for clarification) for each finding will be included.

   (1) Each finding must be a clear and concise statement of facts evidenced in the record or a conclusion which can be readily deduced from the evidence in the record.

   (2) Each finding must be supported by substantial evidence; which is defined as such evidence as a reasonable mind can accept as adequate to support the conclusions.

b. Recommendations. The board will refer to paragraph 2–44 for homosexuality cases. Recommendation of the board must be appropriate to and warranted by the findings.

   (1) Boards must make their recommendations according to the best of their understanding of the rules and regulations of the Army in consonance with the policies outlined in this regulation and other appropriate regulations, and guided by their conception of justice both to the Government and to the officer concerned.

   (2) When the findings have been determined, the recommendations will be limited to the following: retention or involuntary separation.

   (3) Recommendation for involuntary separation of an officer must also include a recommendation for the type of discharge certificate ((a) or (b) below) or the type of discharge ((c) below) to be issued.

      (a) Honorable Discharge Certificate (DD Form 256A).
2–35. Report of proceedings
The board report will be an accurate account of its proceedings. It will contain a record of testimony presented and heard and all other formal conversation which took place during any and all of the open sessions of the board. It will contain a record of any closed session which required the presence of the legal advisor and the reporter. It will include true copies or true extract copies of any and all documents used as a basis for requiring the officer to show cause and all other documents which were accepted as evidence in the case in question. These documents must be legible and lend themselves to reproduction. Copies reproduced by the thermofax process or copies reproduced by other means which are barely legible and nonpermanent type reproduction will not be used. The report will be prepared, so far as possible, in accordance with the general instructions set forth in section III, chapter 3, AR 15–6. The report will include a statement that the findings and recommendations were determined by secret written ballot in closed session.

Section VII
Separation for Homosexuality

2–36. Purpose
This section establishes policy and provides procedures and guidance for separation of officer personnel for homosexuality.

2–37. Policy
a. Homosexuality is incompatible with military service. The presence in the military environment of persons who engage in homosexual conduct or who, by their statements, demonstrate a propensity to engage in homosexual conduct, seriously impairs the accomplishment of the military mission. The presence of such members adversely affects the ability of the armed forces to maintain discipline, good order, and morale; to foster mutual trust and confidence among members; to ensure the integrity of the system of rank and command; to facilitate assignment and worldwide deployment of members who frequently must live and work under close conditions affording minimal privacy; to recruit and retain members of Armed Forces; to maintain the public acceptability of military service; and to prevent breaches of security.

b. Nothing in this section precludes separation in appropriate circumstances for another reason.

c. The provisions of this section do not preclude trial by court-martial in appropriate cases. Conviction by a court-martial which did not impose a punitive discharge does not prevent separation action under this section.

2–38. Definitions
For the purpose of this section the following apply:

a. Homosexual means a person, regardless of sex, who engages in, desires to engage in, or intends to engage in homosexual acts.

b. Bisexual means a person who engages in, desires to engage in, or intends to engage in homosexual and heterosexual acts.

c. A homosexual act means bodily contact, actively undertaken or passively permitted, between members of the same sex for the purpose of satisfying sexual desires.

2–39. Criteria
The basis for separation may include preservice, prior service, or current service conduct or statements. A member shall be separated under the provisions of this section if one or more of the following approved findings is made:

a. The member has engaged in, attempted to engage in, or solicited another to engage in a homosexual act or acts unless there are approved further findings that:

   (1) Such conduct is a departure from the member’s usual and customary behavior.
   
   (2) Such conduct under all circumstances is unlikely to recur because it was solely the result of immaturity, intoxication, coercion, or a desire to avoid military service.
   
   (3) Such conduct was not accomplished by use of force, coercion, or intimidation by the member during a period of military service.
   
   (4) Under the particular circumstances of the case, the member’s continued presence in the service as an officer of the Army is consistent with the interest of the Army in proper discipline, good order, and morale; and

   (5) The member does not desire to engage in or intend to engage in homosexual acts. Note: To warrant retention of a member after finding that he or she engaged in or attempted to engage or solicited another to engage in a homosexual act, the board’s findings must specifically include all five findings listed in (1) through (5) above. In making these additional findings, boards should reasonably consider the evidence presented. For example, engagement in homosexual acts over a long period of time could hardly be considered “a departure from the member’s usual and customary
behavior.” The intent of this policy is to permit retention only of nonhomosexual soldiers who, because of extenuating circumstances (as demonstrated by findings required by paras 2–39a(1) through (5)), engaged in, attempted to engage in, or solicited a homosexual act.

b. The member has stated that he/she is a homosexual or bisexual unless there is a further finding that the member is not a homosexual or bisexual.

c. The member has married or attempted to marry a person known to be of the same biological sex (as evidence by the external anatomy of the persons involved) unless there are further findings that the member is not a homosexual or bisexual (e.g., where the purpose of the marriage or attempt to marry was the avoidance or termination of military service).

2–40. Type of discharge

a. A discharge under other than honorable conditions may be issued if there is a finding that during the current term of service the member attempted, solicited, or committed a homosexual act—

(1) By using force, coercion, or intimidation.

(2) With a person under 16 years of age.

(3) With a subordinate in circumstances that violate customary military superior-subordinate relationships.

(4) Openly in public view.

(5) For compensation.

(6) Aboard a military vessel or aircraft; or

(7) In another location subject to military control if the conduct had, or was likely to have had, for reasons indicated in the findings, an adverse impact on discipline, good order, or morale due to the close proximity of other members of the Army Forces under circumstances in which privacy cannot reasonably be expected.

b. In all other cases, the type of discharge will reflect the character of the member’s service, in accordance with chapter 1.

2–41. Action by unit commander

If there is any credible evidence to believe that a basis for separation exists under paragraph 2–39, the unit commander of the member will:

a. Initiate an investigation in accordance with paragraph 2–18.

b. Insure that an appropriate medical examination and mental status evaluation are obtained as prescribed in paragraph 2–7, when a member is to be processed for separation.

c. Recommended elimination if appropriate.

2–42. Action by intermediate commanders

The intermediate commanders may take one of the following actions:

a. Recommend disapproval of the recommendation because there is not sufficient evidence that one or more of the circumstances authorizing separation under paragraph 2–39 has occurred.

b. Recommend approval of the commander’s recommendations and forward the report to the area commander.

2–43. Action by area commander

On receiving a recommendation for separation for homosexuality, the commander may take one of the following actions:

a. Disapprove the recommendation, close the case, and return it to the originator because there is not sufficient evidence that one or more of the circumstances authorizing separation under 2–39 has occurred.

b. Approve the recommendation and proceed as indicated in paragraph 2–17e.

2–44. Recommendations of boards of officers

A board convened to determine whether a member should be separated for homosexuality will follow the procedures authorized in appropriate paragraphs of this regulation, except:

a. If the board finds that one or more of the circumstances authorizing separation under paragraph 2–39 is supported by the evidence, the board shall recommend involuntary separation, unless the board finds that retention is required under the limited circumstances described in paragraph 2–39.

b. If the board does not find that there is sufficient evidence that one or more of the circumstances authorizing separation under paragraph 2–39 has occurred, the board shall recommend retention unless the case involves another basis for separation of which the member has been duly notified.

c. The burden of proving that retention is required under the limited circumstances described in paragraph 2–39 rests with the member except in cases where the member’s conduct was solely the result of a desire to avoid or terminate military service.
Findings regarding the existence of the limited circumstances requiring a member’s retention set forth in paragraph 2–39 are required only if—

1. The member clearly and specifically raises such limited circumstances; or
2. The board relies on such circumstances to justify the member’s retention.

Chapter 3
Dropped From the Rolls of the Army

3–1. General
This chapter prescribes the criteria and procedures whereby the status of a Reserve officer of the Army will be terminated by dropping him from the rolls of the Army.

3–2. Scope
   a. These provisions are applicable to officers of the USAR, including those who become members thereof by reason of withdrawal of Federal recognition from the ARNGUS for reasons outlined in paragraph 3–3.
   b. (Rescinded.)

3–3. Criteria for dropping from the rolls
Officers may be dropped from the rolls of the Army for the following reasons:
   a. Absence without proper authority from scheduled unit training for at least 3 months. However, officers who can be located will not be dropped from the rolls but will be processed for involuntary separation in accordance with chapter 2.
   b. Sentenced to confinement in a Federal or State penitentiary or correctional institution after having been found guilty of an offense by a civil court, provided the sentence has become final, whether or not the officer is actually confined. For purposes of this regulation, a conviction is final when the time for an appeal as of right has expired or final action on an appeal has been taken.

3–4. Preparation and forwarding
Commanders who receive information which appears to be of such nature as to warrant dropping an individual from the rolls under conditions specified in paragraph 3–3 will transmit such information, through channels, to the commander indicated in paragraph 3–5, as appropriate, for final determination. The letter will include:
   a. A detailed statement of the basis for which the individual may be dropped from the rolls.
   b. All available documentary evidence which purports to support the recommendation, and
   c. When appropriate, a certified copy of the order of the court which convicted the officer or letter from the warden of the penitentiary or correctional institution stating that the officer has been received for confinement.

3–5. Authority to drop from the rolls
The following commanders are authorized to drop an officer under their command or jurisdiction from the rolls of the Army, except in those cases where the officer is entitled to retired pay as a result of completion of 20 years active Federal service, in which event approval of Headquarters, Department of the Army is required:
   a. Area commanders.
   b. Cdr, ARPERCEN.

3–6. Procedures
   a. The appropriate commander will issue orders dropping the officer from the rolls of the Army. Orders will be published in the format prescribed in AR 310–10.
   b. No official discharge certificate will be issued.
   c. (Rescinded.)
Chapter 4
Discharge of Army Reserve Officers

Section I
General

4–1. General

a. This chapter describes conditions under which USAR officers may be discharged from their status as Reserves of the Army and prescribes criteria for discharging them.

b. When Federal recognition of ARNGUS officers is withdrawn for reasons in paragraphs 4–4a(10) and (11), those officers will be discharged from Reserve status as members of the USAR, unless they are qualified and apply for transfer to the Retired Reserve.

c. Discharge of an officer from his appointment as a Reserve of the Army also terminates membership in the USAR.

d. Officers separated under the provisions of this chapter will be discharged under honorable conditions and issued either an Honorable or a General Discharge Certificate, as determined by the discharge authority.

e. A member of the USAR who has at least 3 years of service as a commissioned officer may not be discharged without his consent, except under an approved recommendation of a board of officers convened by an authority designated by the Secretary of the Army, by the approved sentence of a court-martial, or as otherwise specifically provided by law (10 USC 1163(a)). Accordingly, the conditions and procedures which establish the basis for discharge in paragraph 4–4 are explained as follows:

(1) Conditions for discharge listed in paragraph 4–4a are specifically authorized by law or are conditions for which another regulation requires a board consideration of discharge. In each instance, the applicable statute or the regulation under which board action is accomplished is included in parentheses at the end of the paragraph.

(2) An officer who has at least 3 years commissioned service and does not consent in writing to discharge, will be discharged for a condition listed in paragraph 4–4b only on the recommendation of a board of officers. The board will be convened by the commander concerned and will be appointed and conduct the proceedings as prescribed in sections IV through VI of chapter 2. The officer will be extended the privileges listed in paragraph 2–19. The function of the board will be to determine whether or not the ground for discharge exists. If the board finds the ground does exist in the respondent’s case, discharge must be recommended.

4–2. Authority

Except as otherwise provided in this regulation, the authority to approve discharge of an officer under this chapter is delegated as follows and may not be further delegated:

a. Area commanders and the Cdr, ARPERCEN may approve discharge in those instances where it is not necessary to obtain the officer’s consent and in those instances where the officer consents in writing to discharge when otherwise a board would be required.

b. When an officer’s consent is required and that consent is not given, area commanders are authorized to take final action on board findings and recommendations to include those cases referred to them by the Cdr, ARPERCEN.

Section II
Discharge Criteria

4–3. General

(Rescinded.)

4–4. Removal from an active status.

a. Members of the Army Reserve will be removed from an active status for any of the reasons in (1) through (18) below, with or without the officer’s consent regardless of the length of commissioned service (AR 140–10). Removal will be by discharge, transfer to the Retired Reserve (if eligible and requested by the member) or, if eligible, transfer to Control Group (Inactive).

(1) Medical unfitness. When found to be medically unfit to perform active duty (10 USC 1004), except when the officer—

(a) Has been approved for continuance in an active status under the provisions of AR 140–120.

(b) Has incurred a disability in the line of duty and is eligible for processing under the provisions of pertinent medical regulations.

(2) Maximum age. Attaining maximum allowable age, as prescribed in AR 140–10 (10 USC 1003 and 1164).

(3) Length of service. Completion of maximum authorized years of service as prescribed in AR 140–10 (10 USC 3848 and 3851).

(4) Failure to qualify for promotion from W–1 to W–2. When a warrant officer W–1, who has completed his statutory military service obligation, fails to qualify for promotion to W–2 (AR 135–155).
(5) Nonselection for promotion after second consideration. An officer in the grade specified below, who has completed his statutory military service obligation, will be discharged for failure to be selected for promotion after second consideration by a DA Reserve Components selection board.

(a) A chief warrant officer, W–2 or W–3 (135–155).

(b) A first lieutenant, captain, or major (AR 135–155) (10 USC 3846).

(6) Failure to earn sufficient retirement points for retention. (Rescinded.)

(7) General officers ceasing to occupy commensurate positions. A general officer (not on active duty) who ceases to occupy a position commensurate with his grade or higher grade is required to be removed from an active status within 30 days from the date he ceases to occupy such position (10 USC 3375). Discharge will be accomplished when he—

(a) Submits an election for discharge within 30 days from the date he ceases to occupy commensurate position, or

(b) Fails to submit an election under AR 140–10 within a reasonable period of time after he is required to be removed from an active status.

(8) Selection for removal from an active status. When a warrant officer or commissioned officer in the grade of colonel or below with 20 years or more of qualifying service for retired pay is recommended by a board of officers for removal from an active status and the Secretary of the Army approves the recommendation (10 USC 3850).

(9) Exemption from involuntary active duty. On the approved recommendations of a board of officers that an officer should be exempted from involuntary active duty and that he should be discharged (AR 601–25).

(10) Lack of required qualifications for retention in the Army National Guard. When the Federal recognition of an ARNG officer is withdrawn by reason of lack of required qualifications for retention in the ARNGUS of the appropriate State (10 USC 3820 and 32 USC 323(b)).

(11) Withdrawal of Federal recognition for failure to retire technical waiver. When the Federal recognition of the ARNGUS officer is withdrawn for failure to retire technical waiver (NGR 600–100, 10 USC 3820, and 32 USC 323(b)).

(12) Nonavailability of Standby Reserve officer. When a nonavailable Standby Reserve officer continues to be unavailable for active duty 12 months after initiation of general mobilization (AR 601–25).

(13) Failure to complete a basic branch course. Officers appointed on or after 1 December 1969 as a result of completion of ARNG or USAR OCS, and direct appointees who fail to complete a branch course within 36 months of effective date of appointment (AR 140–10).

(14) Failure to complete military educational requirements. Effective 1 July 1972, when an officer fails to complete the military educational requirements in table 2–2; AR 135–155 (AR 140–10).

(15) Nonacceptance of assignment by nonobligated officer. Any nonobligated officer member of the individual Ready Reserve who refused to accept assignment to a USAR unit, Individual Mobilization Augmentation assignment or attachment to a USAR unit (AR 140–10).

(16) Failure to apply for transfer to the Retired Reserve on removal from active status. An officer who is removed from active status for any reason listed above will be discharged if he is eligible and fails to apply for transfer to the Retired Reserve within 30 days from the date he is advised that he is being removed from active status.

(17) Failure or refusal to provide mailing address. Any noncitizen officer who, at the time of release from active duty, fails or refuses to give a mailing address within the United States, Puerto Rico, the Virgin Islands, Guam, or the Canal Zone.

(18) Failure of Judge Advocate General’s Corps officers to become educationally qualified within specified time limits. Judge Advocate General’s Corps officers who fail to satisfy the educational qualification requirements of Army Regulation 135–316 within the time limits prescribed in Army Regulation 135–100 will have their commissions terminated (in cases of U.S. Army Reserve officers) and their commissions terminated and their Federal recognition withdrawn (in cases of Army National Guard officers). The Judge Advocate General may grant an exception to this automatic termination provision provided the commander concerned recommends such exception and sufficient cause is shown.

b. An officer will be discharged for any one of the reasons in (1) through (9) below without his consent if he has less than 3 years of commissioned service, or with his consent if he has at least 3 years of commissioned service. If an officer who has at least 3 years of commissioned service does not give his consent, discharge will be accomplished only on the approved recommendations of a board of appointed officers, as prescribed in paragraph 4–1e.

1. (Rescinded.)

2. (Rescinded.)

(3) Loss of ecclesiastical endorsement. On withdrawal of ecclesiastical endorsement, other than for cause, of a chaplain unless he is qualified, applies for, and receives approval of a branch transfer (AR 140–10).

4. Chaplain candidates, appointed and assigned to staff specialist branch (SSI 00A). A Chaplain candidate, so appointed and assigned, pending his eligibility for assignment to chaplain branch, will be discharged as shown in (a) and (b) below unless he is qualified and receives approval of a branch transfer (AR 140–10).

(a) On withdrawal of ecclesiastical endorsement.

(b) On withdrawal from the seminary in which he was enrolled prior to completing the course of instruction and
failure to enroll in another recognized seminary within a period of 1 year. As an exception to this discharge provision, ROTC graduates who are appointed staff specialists (SSI 00A) and fail to complete their courses of instruction will be ordered to active duty or ADT and to serve in the USAR in the branch in which they were originally commissioned on completion of ROTC training.

(c) For failure to apply for assignment to the Chaplain Branch (via appointment or branch transfer, whichever is appropriate) within 3 years after graduation and ordination (Eligibility for such assignment includes ecclesiastical endorsement.)

(5) **Loss of license or disbarment from professional practice.** An officer of the professional service in the Medical, Dental, or Veterinary Corps as well as those specialists allied to medicine or an officer in the Judge Advocate General’s Corps whose license is terminated or is otherwise disbarred from practice, will be discharged under the provisions of this chapter, unless the circumstances warrant involuntary separation action (chap 2).

(6) **Employment with a foreign government.** Unless prior written approval is obtained from ASA (M&RA) and the Department of State, an officer who is not receiving retired pay will be discharged by reason of acceptance of civil employment with a foreign government agency or instrumentality of the foreign government whether or not compensation is received (AR 600–291).

(7) **Administrative separation.** Officers who are determined administratively unfit to perform military duty by appropriate military authority based on objective evidence of such unfitness (e.g., medical evaluation made pursuant to AR 40–501, 32.2, or 3–32.3), will be discharged. Board action is not required in those instances involving commissioned officers who have less than 3 years commissioned service.

(8) **Failure to complete eligibility requirements for appointment.** Officers appointed under special programs prior to completing their eligibility requirements for the appointment and who subsequently failed to complete these requirements may be discharged. (AR 135–101, para 1–5g).

(9) **Failure to receive a favorable background investigation and/or national agency check.** Officers who have been commissioned through accelerated processing procedures but whose entry on active duty is delayed pending completion of residency or internship and who subsequently do not receive a favorable background investigation and/or national agency check will be discharged.

### 4–5. Removal from the inactive status list of the Standby Reserve

An officer will be discharged by reason of removal from this list when his removal is required (AR 140–10), unless he is eligible for transfer to an active status or is eligible and applies for transfer to the Retired Reserve.

### 4–6. Failure to qualify for promotion to first lieutenant

An officer in the grade of second lieutenant who has completed the required statutory military service obligation will be discharged on being considered but not recommended for promotion by the appropriate commander on or before the date on which the officer completes 3 years of promotion service (10 USC 3819).

### 4–7. Bona fide conscientious objectors

See AR 600–43.

### 4–8. Incompatible status

a. An officer will be discharged for the following reasons, contingent on acceptance of his conditional resignation (sec II, chap 6):

(1) On acceptance of appointment in one of the following uniformed services:

(a) The United States Public Health Service, including the Reserve components thereof.

(b) The Environmental Science Services Administration.

(2) On enlistment or acceptance of appointment with another Armed Force, including the Reserve components thereof. The term “Armed Force” includes the following uniformed services under the conditions in (a) and (b) below.

(a) The United States Public Health Service when it is designated as a military service (Sec. 216, Act of 1 July 1944 (58 Stat 690; 42 USC 217)).

(b) The Environmental Science Service Administration when it is transferred to the Army or Navy in time of war (Sec. 16, Act of 22 May 1917 (40 Stat 87; 33 USC 855)).

b. Effective date of discharge will be the date preceding the date officer executes oath for enlistment or appointment in the new status.

### 4–9. Regular Army warrant officer promotion nonselection after second consideration

A Regular Army warrant officer holding an appointment as a Reserve commissioned officer of the Army who is separated or retired as a result of having been twice nonselected for promotion to the next higher permanent warrant officer grade will be discharged from his commissioned status on the same date on which he is separated or retired.
(AR 635–100) unless he is eligible and applies for transfer to the Retired Reserve in his commissioned grade. In this event, he will be separated only from his warrant status (10 USC 564).

4–10. Removal from the Temporary Disability Retired List

An officer with no remaining statutory military service obligation who is found physically fit to perform military duties on removal from the Temporary Disability Retired List will be discharged if he elects not to accept reappointment on removal from this list (AR 135–100).

4–11. Pregnancy or childbirth

Female officers who are pregnant or who have given birth to a living child during their present appointment will not be involuntarily released except when action under chapter 2 is warranted. They may request discharge; transfer to Retired Reserve, if eligible, except that female officers who incur an active duty obligation as a result of a Federally subsidized program are eligible for discharge or transfer to Retired Reserve under provisions of this paragraph only after completion of the required period of active duty.

a. This request for removal will be submitted in the format shown on figure 4–1. (See AR 135-91, chap 4, sec V.)

b. This request will be forwarded either to the area commander or to Cdr, ARPERCEN for final action.

c. Leave of absence will be granted in accord 91, paragraph 4–25.

d. A resignation accepted under this paragraph will be under honorable conditions. An Honorable Discharge Certificate (DD Form 256A) or General Discharge Certificate (DD Form 257A) will be furnished based on the officer’s military record during period of service from which she is being separated.

e. If it has been determined by physician that a pregnancy has been terminated by other than a live birth, the officer may withdraw request for removal.

Chapter 5

Vacation and Revocation of Appointment

5–1. General

a. This chapter outlines the conditions under which an officer of the ARNGUS or USAR automatically vacates his appointment as a Reserve of the Army because of entry into another military status which is incompatible with his Reserve status at the time of such entry.

b. Administrative action is not required to accomplish automatic vacation of appointment. However, for record purposes only, a letter of notification of vacation of appointment will be issued in accordance with the format in figure 5–1, except when vacation of appointment is the result of promotion to the next higher grade. Such letters will be issued by the appropriate area commander, or the Cdr, ARPERCEN.

c. No formal discharge certificate will be issued.

d. The appointment as a Reserve officer of the Army is vacated effective the date immediately preceding the date the officer enlists, or executes oath of office for appointment, in the new military status. Under these conditions, the ARNGUS officer does not become a member of the Army Reserve.

5–2. Conditions under which appointment is automatically vacated

The Reserve appointment of any officer is automatically vacated under the conditions outlined below, except where specifically limited to an ARNGUS or USAR officer, commissioned or warrant.

a. An officer automatically vacates his Reserve appointment when he accepts an appointment as a cadet or midshipman for entrance into the United States Military, Naval, Air Force, or Coast Guard Academy.

b. A commissioned officer vacancies his Army Reserve appointment when he—

(1) Accepts a Regular Army appointment in a commissioned grade.

(2) Accepts a promotion to a higher Reserve grade.

(3) Enlists as a Reserve for service in the ARNGUS or USAR.

c. A USAR commissioned officer vacancies his Reserve appointment when he—

(1) Accepts Federal recognition as a Reserve of the Army for service in the ARNGUS.

(2) Accepts an appointment as a Reserve of the Army, in the warrant officer grade, for service in the Army Reserve.

(3) Retires as a Regular Army enlisted person and is transferred in such enlisted status to the Army Reserve (Retired) (10 USC 3914) (AR 635–200).

(4) Enlists as a Reserve of the Army for service in the ARNGUS or USAR.

(5) (Rescinded.)

d. A USAR warrant officer vacancies his Reserve appointment when he—

(1) Accepts a Regular Army appointment as a warrant or commissioned officer.
(2) Accepts a Reserve appointment in a commissioned grade for service in the Army Reserve.
(3) Enlists as a Reservist for service with either the ARNGUS or USAR.
(4) Accepts an appointment as a Reserve of the Army for service in the ARNGUS.

5–3. Revocation of appointment
When it is found that a Reserve commissioned or warrant officer was appointed in error, the appointment will be revoked. The officer will be notified by letter (fig 5–2).

Chapter 6
Resignations

Section I
General

6–1. General
This chapter prescribes the means and procedures governing the submission of resignations which may be submitted by Reserve officers of the Army.

6–2. Scope
The provisions of this chapter apply to ARNGUS and USAR officers, except where such provisions are specifically limited to USAR officers. Voluntary requests for resignation under this regulation may be accepted only from a member who is mentally competent at the time he submits such request. For determination as to medical conditions, provisions of paragraph 2–6 will apply.

6–3. Procedures
a. Resignations will be prepared in accordance with the appropriate format prescribed in figures 1 through 6–5 and will include the following information:
   (1) Officer’s present assignment and attachment, if any.
   (2) Reason(s) for submission of resignation.
   (3) Documentary evidence, when appropriate, to substantiate given reason(s) for submission of resignation.

b. Resignations will be submitted through appropriate military channels to the commander authorized to take final action thereon. In those instances where final action is restricted to Headquarters, Department of the Army, the resignation will be forwarded by the appropriate commander together with remarks and recommendations PAP–SS.

c. Obligated officers who have not performed their required period of active duty or ADT. An obligated officer who has not performed his required period of active duty or ADT (para 1–4d) may submit a conditional resignation; however, it will be accepted only under very exceptional circumstances involving national health, safety, or interest.

Section II
Conditional Resignations

6–4. General
a. Officers may submit a conditional resignation in accordance with format in figure 6–1 to obtain a conditional release for any one of the following purposes:
   (1) To apply for appointment in—
      (a) A regular component of another Armed Force.
      (b) The Regular or Reserve component of the U.S. Public Health Service.
      (c) The Environmental Science Services Administration.
   (2) To apply for enlistment in a Regular or Reserve Component of another Armed Force.

b. Applications for appointment in a Reserve component of another Armed Force will be submitted and processed in accordance with AR 140–10. Discharge will be accomplished as set forth in paragraph 4–8.

6–5. Authority to accept conditional resignations
Area commanders and Cdr, ARPERCEN are authorized to accept conditional resignations submitted by officers under their command or jurisdictional control, as outlined in paragraph 6–6.

6–6. Criteria for conditional resignations
Conditional resignations may be accepted only under the conditions outlined below.
a. Nonobligated officers. A conditional resignation must be accepted from a nonobligated officer on his application, except under the conditions outlined in paragraph 6–10b.

b. Obligated officers who have performed their required period of active duty or ADT. An obligated officer who has performed his required period of active duty or ADT may be granted a conditional release under the following conditions to apply for:

   1. Enlistment or appointment in a Regular component of another Armed Force.
   2. Appointment in the Regular component of the U.S. Public Health Service or in the Environmental Science Services Administration.
   3. Appointment in the Reserve component of the U.S. Public Health Service provided the officer has special experience or professional, educational, or technical background which is clearly of greater use to the gaining service and which outweighs the value of his previous training.

c. Obligated officers who have not performed their required period of active duty or ADT. An obligated officer who has not performed his required period of active duty or ADT (glossary) may submit a conditional resignation; however, it will be accepted only under very exceptional circumstances involving national health, safety, or interest.

6–7. Processing conditional resignations

Conditional resignations will be processed expeditiously in accordance with the provisions outlined below.

a. Conditional resignations from obligated officers who have not performed their required period of active duty or ADT will be forwarded as set forth in paragraph 6–3b.

b. Conditional resignations submitted by officers, other than those outlined in a above, will be processed through channels to the appropriate commander who will inform the officer of the action taken as follows:

   1. If accepted, the officer will be furnished a signed official statement that his conditional resignation is accepted and will become effective on his acquisition of new status in another Armed Force or in the Uniformed Services.
   2. If not approved, the resignation will be returned to the officer together with a statement showing reasons for nonacceptance.

Section III
Unqualified Resignations

6–8. General

This section provides for means and procedures governing the submission of unqualified resignations as Reserve officers of the Army and the conditions under which such resignations may be accepted.

6–9. Authority to take final action

   a. Headquarters, Department of the Army reserves the authority to take final action on unqualified resignation submitted by obligated officers, except as otherwise provided in b(2) and (3) below. All such resignations will be forwarded as set forth in paragraph 6–3.

   b. Authority to take final action on unqualified resignations submitted by officers specified below is delegated to the appropriate area commander and the Cdr, ARPERCEN.

      1. A nonobligated officer.
      2. An obligated officer who is a chaplain.
      3. An obligated officer when his resignation is based on religious reasons (para 6–10a(2)).

6–10. Criteria for unqualified resignations

The following circumstances provide the basis and will be used as a guide in determining final action on unqualified resignations.

   a. Obligated Officers. Normally, an obligated officer will not be permitted to resign his office until such time as the obligated period of service is completed, except as otherwise provided below.

      1. HQDA may approve acceptance of a resignation in cases involving extreme compassionate circumstances; or, when such action is deemed to be in the best overall interest of the officer and the Army.

      2. A resignation will be accepted when submitted by an officer who—

         a. Is a chaplain.
         b. Becomes a regular or duly ordained minister of religion.
         c. Must be separated from his military status for the purpose of obtaining ordination to take final vows in a religious order.

   b. Nonobligated officers. Resignations submitted by nonobligated officers may be accepted, except under the conditions outlined below:

      1. The officer is under investigation or charges, being considered for administrative involuntary separation, in the hands of civil authorities, insane, or in default with respect to public property or public funds.
(2) In time of war or national emergency declared by Congress.

(3) When HQDA, by separate instructions, restricts the acceptance of such resignations due to national emergency proclaimed by the President or under other conditions which may necessitate such action (i.e., peacetime expansion of the Active Army).

6–11. Procedures
   a. Resignations will be submitted in accordance with the format in figure 6–2.
   b. Resignations submitted by obligated officers based on religious reasons will be substantiated by appropriate documentary evidence specified below.
      (1) A statement from the appropriate authority of the church, religious sect, or organization that the individual has met the requirements for recognition as a regular or ordained minister of religion.
      (2) A statement from an appropriate authority of the local organization or congregation, which the military member serves, that the member is employed full-time in a religious occupation, as a minister of religion (see consolidated glossary).
      (3) A statement from appropriate authority of the religious order that as a divinity student the military member—
         (a) Is fully qualified and acceptable for further religious training.
         (b) Must be separated from military status for further theological education or processing into the religious order or organization.
         (c) If separated, will be eligible for ordination or recognition as a minister on or about a specified date.
      (4) A statement from the seminary or other educational institution in which the religious training is now or will be received that the individual is now or will be, concurrent with discharge, a full-time divinity student preparing for the ministry.
   c. Confirmation of acceptance of resignation will be announced in accordance with the orders format prescribed in AR 310–10.

Section IV
Resignation in Lieu of Involuntary Separation

6–12. General
   a. An officer who has been notified of being considered for involuntary separation may submit a resignation at any time prior to final action taken on the board proceedings.
   b. Commanders will ensure that there is no element of coercion in connection with a resignation in lieu of involuntary separation and that the officer concerned is allowed at least 10 days after notification of impending involuntary separation to make a personal decision when resignation is contemplated.
   c. A resignation will automatically suspend involuntary separation action pending final action on the resignation.

6–13. Authority to take final action on resignations in lieu of involuntary separation
   The authority to take final action on resignations in lieu of involuntary separation is restricted to HQDA (para 2–8a).

6–14. Procedures
   a. The resignation of an officer whose case falls within the purview of AR 604–10 (interests of the National security) will be processed as specified in that regulation.
   b. Except as otherwise provided in a above and c below, the resignation of an officer under consideration for involuntary separation for substandard performance of duty (para 2–11) will be submitted in the format in figure 6–3.
   c. The resignation of an officer under consideration for involuntary separation for moral or professional dereliction (para 2–12) or in the interest of National security (para 2–14) will be submitted in the format indicated in figure 6–4.
   d. Resignations will be processed as set forth in paragraph 6–3b. The type of discharge will be determined by HQDA.
   e. The Cdr, ARPERCEN will accomplish administrative separation of officers, under the jurisdictional control of that Center, whose resignation in lieu of involuntary separation has been accepted by HQDA.

Section V
Resignation of Personnel Who Do Not Meet the Medical Fitness Standards at Time of Appointment

6–15. General
   Reserve component commissioned officers who have less than 3 years commissioned service and Reserve component warrant officers who have less than 3 years service since accepting initial appointment in their present component, who did not meet the medical fitness standards when accepted for appointment but met the medical standards for retention, may submit a resignation under this section.
6–16. Procedures
Eligibility for resignation under this section will be governed by the following:
   a. A medical board finding that the individual has a medical condition which—
      (1) Would have permanently disqualified the member for entry into the military service had it been detected at the
time of acceptance for appointment.
      (2) Does not disqualify the member for retention in the military service under the provisions of AR 40–501, chapter
3.
      (3) Was not service-aggravated. However, a service-aggravated condition which does not disqualify for retention
under AR 40–501, chapter 3, does not preclude eligibility for resignation.
   b. Resignation must be submitted within the time frame indicated in paragraph 6–15.

6–17. Preparation and forwarding
Resignation will be prepared in accordance with figure 6–5 and forwarded with the medical board proceedings through
appropriate channels to Cdr, ARPERCEN for determination.

6–18. Discharge certificate issued
An Honorable Discharge Certificate (DD Form 256A) will be issued.
HQ, 118th Infantry Division, Fort Jackson, South Carolina

Counsel within the meaning of AR 135–175, is unable to represent Second Lieutenant John A. Doe, 000–00–0000, of this command, whose case has been referred to a board of officers convened under AR 135–175, chapter 2.

Captain James R. Cronkite, 000–00–0000, Infantry, is appointed counsel for the above named individual. Captain Cronkite has performed 10 years of active service. During this time he has acted as recorder and as counsel for respondents before discharge boards. He also has served as a summary court and as a trial and defense counsel in special courtmartial. (State other qualifications.) This officer’s mature judgment and his knowledge of board procedures qualify him to act as appointed counsel in this case.

(Date)

(signature of commanding officer)

Figure 1–1. Example of statement of nonavailability and appointment of counsel

SUBJECT: Request for Removal from Active Status or Discharge

TO: (commander concerned)

1. I, (name), (grade), (branch), (SSN), tender my request for relief from an active status or discharge from the Army Reserve under the provisions of AR 135–175, paragraph 4–11, to be effective (date) or as soon as practical thereafter.

2. My present USAR assignment is . . . .

3. I desire (elect one option)
   ( ) Discharge.
   ( ) Transfer to Retired Reserve, if eligible.

4. I am attaching a certificate of pregnancy or birth.

Attachment

Figure 4–1. Format for request for removal from active status or discharge (pregnancy or childbirth)
SUBJECT: Vacation of Reserve Appointment

TO: (member concerned)

1. Your appointment as a Reserve (commissioned) or (warrant) officer of the Army was vacated on your\(^1\)
2. No formal discharge will be issued you by reason of this vacation of your appointment.

FOR THE COMMANDER:

\(^{1}\)Indicates status acquired, reference paragraph 5–2a, b, c, or d, AR 135–175.

Figure 5–1. Format for vacation of reserve appointment

---

SUBJECT: Revocation of Appointment

TO: (member concerned)

1. Your appointment as a Reserve (commissioned) (warrant) officer of the Army has been revoked. You were ineligible for appointment.
2. No formal discharge will be issued.

Figure 5–2. Format for revocation of appointment

---

SUBJECT: Conditional Tender of Resignation

TO:

1. I, John Doe, Captain, Infantry, SSN 000–00–0000, hereby submit a conditional tender of resignation as a Reserve officer of the Army, USAR under the provisions of . . ., AR 135–175.
2. I am submitting this conditional tender of resignation for the purpose of obtaining a conditional release in order that I may apply for (enlistment) (appointment) in . . .
3. My reason(s) for applying for (enlistment) (appointment) in another service is . . .
4. I am presently assigned to . . . (add the following, if appropriate) and attached to . . .
5. I understand that my conditional tender of resignation will not be effective until such time as I have been (enlisted) (appointed) in the gaining service and executed an oath of office for such (enlistment) (appointment).

Figure 6–1. Format for conditional tender of resignation
SUBJECT: Unqualified Resignation

TO: (appropriate commander)

1. I, John Doe, Captain, Infantry, SSN 000–00–0000, hereby tender my unqualified resignation as a Reserve officer of the Army, USAR, under the provisions of . . . , AR 135–175.

2. I am submitting this resignation because . . .
   (If documentary evidence is required to be attached to resignation, add the following statement.) The enclosed statements are attached as documentary evidence substantiating my reasons for resigning.

3. I am presently assigned to . . . (add, if appropriate) and attached to . . .

4. I understand that if my resignation is accepted, I am entitled to an honorable separation and will be furnished an Honorable Discharge Certificate.

Figure 6–2. Format for an unqualified resignation

SUBJECT: Resignation in Lieu of Elimination Proceedings

TO:

1. I, John Doe, Captain, Infantry, SSN 000–00–0000, having been informed that I am being considered for involuntary separation, do hereby voluntarily tender my resignation as a Reserve officer of the Army, ARNGUS (USAR) under the provisions of . . . , AR 135–175.

2. I have been advised of the reasons for initiation of involuntary separation action, of my right to appear before a board of officers, to be represented by counsel, to submit a brief in my behalf, and any other statements, to present witnesses in my behalf, and to have a reasonable time (at least 30 days) to prepare my case.

3. I hereby waive these rights with the understanding that if my resignation is accepted, I will be separated under honorable conditions and will be furnished an Honorable Discharge Certificate.

Figure 6–3. Format for resignation in lieu of involuntary separation proceedings if for substandard performance of duty (para 2–11)

SUBJECT: Resignation in Lieu of Elimination Proceedings

TO:

1. I, John Doe, Captain, Infantry, SSN 000–00–0000, having been informed that I am being considered for involuntary separation, do hereby voluntarily tender my resignation as a Reserve officer of the Army, ARNGUS (USAR) under the provisions of . . . , AR 135–175.

2. I have been advised of the reasons for initiation of involuntary separation action, of my right to appear before a board of officers, to be represented by counsel, to submit a brief in my behalf, and any other statements, to present witnesses in my behalf, and to have a reasonable time (at least 30 days) to prepare my case.

3. I hereby waive these rights with the understanding that if my resignation is accepted, I may be separated either under honorable conditions or under conditions other than honorable. I also understand that I may be furnished an Honorable or General Discharge Certificate, or Other Than Honorable Conditions Discharge, as determined by Headquarters, Department of the Army.

Figure 6–4. Format for resignation in lieu of involuntary separation proceedings for moral or professional dereliction (para 2–12) or in the interests of National Security (para 2–14)
SUBJECT: Resignation for Failure to Meet the Medical Fitness Standards at Time of Appointment

TO:

1. I, John Doe, 2LT, Infantry, SSN 000-00-0000, hereby tender my resignation as a Reserve officer of the Army, USAR, under the provisions of . . . ., AR 135–175.

2. I am presently assigned to . . . (add, if appropriate) and attached to . . .

3. I understand that if my resignation is accepted, I am entitled to an honorable separation and will be furnished an Honorable Discharge Certificate.

4. Attached are current medical examination reports, Standard Forms 88 and 93, and (if applicable) a serology report and electrocardiogram.

Figure 6–5. Format for resignation for failure to meet the medical fitness standards at time of appointment
Appendix A

References

Section I
Required Publications

AR 15–6
Procedure for Investigating Officers and Boards of Officers. (Cited in paras 2–17c, 2–17f, 2–17g, 2–23c and 2–35.)

AR 40–501
Standards of Medical Fitness. (Cited in paras 4–4b and 6–16a.)

AR 135–91
Service Obligations, Methods of Fulfillment, Participation Requirements, and Enforcement Procedures. (Cited in paras 2–12i and 4–11c.)

AR 135–100
Appointment of Commissioned and Warrant Officers of the Army. (Cited in paras 4–4a and 4–10.)

AR 135–133
Ready Reserve Screening, Qualification Records System and Change of Address Reports. (Cited in paras 2–12i, 2–17e and 2–17g.)

AR 135–316
Judge Advocate Training. (Cited in para 4–4.)

AR 140–10
Assignments, Attachments, Details, and Transfers. (Cited in paras 1–7, 2–3d, 2–8c, 2–27b.)

AR 140–120
Medical Examinations. (Cited in paras 2–12i and 4–4a.)

AR 190–10
Security of Government Officials. (Cited in para 2–8d.)

AR 195–2
Criminal Investigation Activities. (Cited in para 2–16c.)

AR 310–10
Military Orders. (Cited in paras 1–10a, 3–6a, and 6–11c).

AR 600–9
The Army Weight Control Program. (Cited in para 2–11i.)

AR 600–31
Suspension of Favorable Personnel Actions for Military Personnel in National Security Cases and Other Investigations or Proceedings. (Cited in paras 1–2b, 2–9, and 2–18.)

AR 600–43
Conscientious Objection. (Cited in paras 1–2b and 4–7.)

AR 600–291
Foreign Government Employment. (Cited in para 4–4b.)

AR 601–25
Delay in Reporting for and Exemption from Active Duty and Active Duty Training. (Cited in para 4–4a.)

AR 604–5
Clearance of Personnel for Access to Classified Defense Information and Material. (Cited in para 2–18a.)
Section II
Related Publications
A related publication is merely a source of additional information. The user does not have to read it to understand this regulation.

AR 135–155
Promotion of Commissioned Officers and Warrant Officers Other Than General Officers.

AR 135–180
Qualifying Service for Retired Pay Nonregular Service.

AR 140–1
Mission, Organization, and Training.

AR 635–100
Personnel Separations–Officer Personnel.

AR 635–200
Personnel Separations–Enlisted Personnel.

Section III
Prescribed Forms
This section contains no entries.

Section IV
Referenced Forms
DA Form 3822–R
Report of Mental Status Evaluation.

DD Form 256A
Honorable Discharge Certificate.

DD Form 257A
General Discharge Certificate (Under Honorable Conditions).

DD Form 794A
Discharge Certificate (Under Other Than Honorable Conditions).
SF Form 88
Report of Medical Examination.

SF Form 93
Report of Medical History.

PS Form 3800
Receipt of Certified Mail.
Glossary

Section I

Abbreviations

AANT
additional assembly for nuclear training

AAPART
Aviator Annual Proficiency and Readiness Test

AAUTA
additional airborne unit training assembly

ABA
American Bar Association

ABCMR
Army Board for Correction of Military Records

ACH
Army community hospital

ACB
Army Classification Battery

ACIP
aviation career incentive pay

ACOA(F&A)
Assistant Comptroller of the Army for Finance and Accounting

ACS
Army community service

ACT
American College Test

AD
active duty

ADA
air defense artillery, additional drill assembly

ADAPCP
Alcohol and Drug Abuse Prevention and Control Program

ADL
active duty list

ADRB
Army Discharge Review Board

ADSW
active duty for special work

ADT
active duty for training

AEC
Army extension courses
AER
academic evaluation report

AFA
Army Flight Activity

AFQT
Armed Forces Qualification Test

AFS
a Federal service

AFTP
additional flight training periods

AG
Adjutant General

AGR
Active Guard Reserve

AHS
Academy of Health Sciences

AIDS
acquired immunity deficiency syndrome

AIM
Airman’s Information Manual

AIMA
aviation individual mobilization augmentee

AIT
advanced individual training

ALEDC
Associate Logistics Executive Development Course

ALO
authorized level of equipment

ALSE
aviation life support equipment

AMC
Army Medical Center

AMEDD
Army Medical Department

AMEDD/ECP
Army Medical Department/Early Commissioning Program

AMOS
additional military occupational specialty

AMSA
Area Maintenance Support Activity
AMSC
Army Medical Specialist Corps

AMTP
Aviation Mobilization Training Program

ANC
Army Nurse Corps

ANCOC
Advanced Noncommissioned Officers Course

AOC
area of concentration

APART
annual proficiency and readiness test

APCEC
Army Precommissioning Extension Course

APFT
Army Physical Fitness Test

APL
Army promotion list

APO
Army post office

AR
armor

ARCOM
Army Reserve Command

ARFPC
Army Reserve Forces Policy Committee

ARG
Aviation Readiness Group

ARM
Army Reserve Marksman

ARMS
Aviation Resource Management Survey

ARMR
Army Readiness and Mobilization Region

ARNG
Army National Guard

ARNGUS
Army National Guard of the United States

ARPERCEN
U.S. Army Reserve Personnel Center
ARRTC
U.S. Army Reserve Readiness Training Center

ARSTAF
Army Staff

Art
Article

ARTEP
Army Training and Evaluation Program

ASA
Assistant Secretary of the Army

ASA (M&RA)
Assistant Secretary of the Army for Manpower and Reserve Affairs

ASF
aviation support facility

ASI
additional skill identifier

ASMRO
Armed Services Medical Regulatory Office

ASVAB
Armed Services Vocational Aptitude Battery

AT
annual training

ATA
additional training assemblies

ATC
air traffic control

ATCAR
Active Transition/Conversion Army Reserve (ATCAR) Program

ATM
aircrew training manual

ATP
Aircrew Training Program, alternate training phase

ATPU
aviation troop program units

ATM
aviation training manual

ATTN
attention

AUG
augmentation
AUS
Army of the United States

AUSA
Association of the United States Army

AVIM
automated unit vacancy system

AVUM
aviation unit maintenance

AWOL
absent without leave

BAMC
Brooke Army Medical Center

BAQ
basic allowance for quarters

BMP
basic active service date

bde
brigade

BFITC
Battle Focused Instructor Training Course

BG
brigadier general

BI
background investigation

BNCOC
Basic Noncommissioned Officers Course

BOAC
Branch Officer Advanced Course

BP
basic pay

BPED
basic pay entry date

br
branch

BT
basic training

CA
Civil Affairs
CAC
casualty area commander

CAR
Chief, Army Reserve

CART
Centralized aviation readiness training

CAS
Combined Arms and Services Staff School

C
Cadet Command

CCF
Central Personnel Security Clearance Facility

CCSP
Commissioning of Completion Students Program

CDAP
career development aviator program

Cdr
commander

CDT
cadet

CE
Corps of Engineers

CEWI
combat electronics warfare intelligence

CG
commanding general

CGSOC
Command and General Staff Officers Course

CH
Chaplain

CHAMPUS
Civilian Health and Medical Program of the Uniformed Services

CHAMPVA
Civilian Health and Medical Program of the VA

CINC
commander-in-chief

CID
Criminal Investigation Division

CINCUSAREUR
Commander in Chief, U.S. Army, Europe and Seventh Army
CL
Clerical Aptitude Area

CLP
Consolidated Loan Program

CMF
career management field

CMIF
career management information file

CNGB
Chief, National Guard Bureau

CO
combat operations, commanding officer

COE
Chief of Engineers

COL
colonel

Con
control

CONUS
continental United States

CONUSA
the numbered armies in the continental United States

CPL
corporal

CPMOS
Career progression military occupational speciality

CPT
captain

CRCGSC
Chaplain Reserve Component General Staff Course

CRNA
Certified Registered Nurse Anesthetist

CSA
Chief of Staff, Army

CSC
Command and Staff College

CSM
command sergeant major

CVSP
cardiovascular screening program
CWO
chief warrant officer

DA
Department of the Army

DAMPL
Department of the Army Master Priority List

DC
Dental Corps

DCSPA
Deputy Chief of Staff for Personnel and Administration

DCSPER
Deputy Chief of Staff for Personnel

DD/EFT
direct deposit/electronic fund transfer

DEERS
Defense Enrollment Eligibility Reporting

DENTAC
U.S. Army Dental Activity

DEP
Delayed Entry Program

DEROS
date eligible for return from overseas

DFAS
Defense Finance and Accounting Service

DFR
dropped from the rolls

DIC
Dependency and Indemnity Compensation

DIMA
drilling individual mobilization augmentee, Drilling Individual Augmentation Program

DLPE
date of last physical examination

DMOS
duty military occupational specialty

DNACI
DOD National Agency Check Plus Written Inquiries

DOB
date of birth

DOD
Department of Defense
DODPM
Department of Defense Military Pay and Allowances Entitlements Manual

DOR
date of rank

DROS
date returned from overseas

DS
drill sergeant/direct support

DSM
Diagnostic and Statistical Manual of Mental Disorders

DSN
Defense Switched Network

ECG
Electrocardiogram

ECP
Early Commissioning Program

EIC
excellence-in-competition

EL
electronics aptitude area

ENTNAC
Entrance National Agency Check

EOM
end of month

EPTS
existed prior to entry service

ET
equivalent training

ETS
expiration term of service

FA
field artillery

FAA
Federal Aviation Administration

FAO
finance and accounting office

FEB
flight evaluation board

FEMA
Federal Emergency Management Agency
FHP
Flying Hour Program

FICA
Federal Insurance Contribution Act

FISL
Federal Insured Student Loan

FLIP
flight information publications

FOA
field operating agency

FORSCOM
United States Forces Command

FTNGD
Full-time National Guard duty

FTTD
full-time training duty

FTUS
full-time unit support

FW
fixed wing

FY
fiscal year

FYME
Army First-Year Graduate Education Program

G1
Assistant Chief of Staff, G1 (Personnel)

G2
Assistant Chief of Staff, G2 (Intelligence)

G3
Assistant Chief of Staff, G3 (Operations and Plans)

G4
Assistant Chief of Staff, G4 (Logistics)

GCMCA
general court-martial convening authority

GED
general education development

GM
general-mechanics

GO
general officer
**GOCOM**
United States Army Reserve General Officer Command

**Gp**
Group

**GPO**
U.S. Government Printing Office

**GS**
general staff, or general support

**GSL**
Guaranteed Student Loan

**GT**
general technical aptitude area

**HDL**
High Density Lipoprotein

**HHB**
headquarters and headquarters battery

**HHC**
headquarters and headquarters company

**HHD**
headquarters and headquarters detachment

**HIV**
human immunodeficiency virus

**HPLR**
Health Professionals Loan Repayment

**HPSP**
U.S. Army Health Professions Scholarship Program

**HQDA**
Headquarters, Department of the Army

**HREC**
health record

**HSA**
health service area

**HSC**
U.S. Army Health Services Command

**HSG**
high school graduate

**HSDG**
high school diploma graduate

**HSR**
health services region
IADT
initial active duty for training

IAFT
individual aircrew flight training

IATF
individual aircrew training folders

IDT
inactive duty training

IET
initial entry training

ILD
in line of duty

IMA
individual mobilization augmentee, Individual Mobilization Augmentation

IMFL
Intensive Management Force List

inf
infantry

ING
Inactive Army National Guard

IRR
Individual Ready Reserve

ISN
input station number

ISR
In-service recruiter, Individual Soldier Report

ITC
Instructor Training Course

JAG
judge advocate general

JAGC
Judge Advocate General Service Organization

JD
juris doctor

JFTR
Joint Federal Travel Regulations

JTR
Joint Travel Regulations

JUMPS
Joint Uniform Military Pay System
JUMPS–RC
Joint Uniform Military Pay System-Reserve Components

LD
line of duty

LEDC
Logistics Executive Development Course

LLB
Bachelor of Laws

LTC
lieutenant colonel

M&RA
Manpower and Reserve Affairs

MAC
Military Airlift Command

MACOM
major Army command

MAJ
major

MARC
manpower requirements criteria

MC
Medical Corps

MCM
Manual for Courts-Martial

MDW
United States Army Military District of Washington

MEB
Medical Evaluation Board

MEDCEN
U.S. Army Medical Center

MEDDAC
U.S. Army medical department activity

MEDEVAC
medical evaluation

MEDDETS
Army medical detachments

MEPCOM
Military Entrance Processing Command

MEPS
Military entrance processing stations
MG
major general

MI
Military Intelligence, middle initial

mil
military

MJC
military junior college

MM
motor mechanics

MOBTDA
mobilization table of distribution and allowances

MOI
memorandum of instruction

MOS
military occupational specialty

MOSC
military occupational specialty code

MOU
memorandum of understanding

MP
military police

MPA
Military Personnel—Army

MPC
military personnel code

MPRJ
Military Personnel Records Jacket, U.S. Army

MPV
military pay voucher

MRD
mandatory removal date

MSC
Medical Service Corps

MSG
master sergeant

MSO
military service obligation

MTDA
modification table of distribution and allowances
MTF
medical treatment facility

MTOE
modification table of organization and equipment

MUSARC
Major United States Army Reserve Command

MUTA
Multiple Unit Training Assembly

NA
not applicable

NAC
National Agency Check

NBPRP
National Board for the Promotion of Rifle Practice

NCO
noncommissioned officer

NCO–ER
Noncommissioned officer evaluation report

NCOES
Noncommissioned Officer Education System

NDSL
National Direct Student Loan

NGB
National Guard Bureau

NGPA
National Guard Personnel, Army

NGPEC
National Guard Professional Education Center

NGR
National Guard regulation

NLD
not in line of duty

No.
number

NOAA
National Oceanic and Atmospheric Administration

NOK
next of kin

NPS
nonprior service, no prior service
OPMS–USAR
Officer Personnel Management System—U.S. Army Reserve

OPS
operations

OSB
Officer Selection Battery

OSD
Office of the Secretary of Defense

OSGLI
Office of Servicemen’s Group Life Insurance

OSUT
one station unit training

OTJAG
Office of the Judge Advocate General

OTSG
Office of the Surgeon General

PA
physician assistant

PAD
patient administration division

PCS
permanent change of station

PE
physical examination

PEB
Physical Evaluation Board

PEBD
pay entry basic date

PEBLO
physical evaluation board liaison officer

PED
promotion eligibility date

PERSCOM
U.S. Total Army Personnel Command

PFC
private first class

PFR
personal financial record

PHS
Public Health Service
PL
public law

PLDC
Primary Leadership Development Course

PMNCO
personnel management noncommissioned officer

PMO
personnel management officer

PMOS
primary military occupational specialty

PMOSC
primary military occupational specialty code

PMS
professor of military science

POV
privately owned vehicle

PP
proficiency pay

PS
prior service

PSG
platoon sergeant

PTCA
precutaneous transluminal coronary angioplasty

PV1&2
Private E–1 & E–2

PW
prisoner of war

PZ
primary zone

QMC
Quartermaster Corps

QRP
Qualitative Retention Program

R&D
research and development

RA
Regular Army

RC
Reserve components
RC–SBP
Reserve Component—Survivor Benefit Plan

RCC
Reserve Component Category

RCCPDS
Reserve Components Common Personnel Data System

RCMPF
Reserve Component Master Pay File

RCRPL
Reserve Components Resource Priority List

RCS
requirements control symbol

RCS–CSRES
reports control symbol; control symbol Army Reserve

RCTB
Reserve Components Troop Basis

RCTI
Reserve Component Training Institute

RCTMF
Reserve Component Tax Master File

RCUMF
Reserve Component Unit Master File

reasg
reassign

RE-code
reenlistment eligibility code

reenl
reenlist

REFRAD
release from active duty

regt
regiment

reinf
reinforcement

RFD
Reserve forces duty

RMA
readiness management assembly

ROA
Reserve Officers Association
**ROTC**
Reserve Officers’ Training Corps

**ROTC/SMP**
Reserve Officers’ Training Corps/Simultaneous Membership Program

**RPA**
Reserve Personnel Army

**RPMF**
Reserve Personnel Master File

**RRC**
United States Army Region Recruiting Command

**RST**
Rescheduled training

**RSUTA**
Regularly scheduled unit training assembly

**RT**
Readiness training, refresher training, reinforcement training

**RTU**
Reinforcement Training Unit

**RY**
Retirement year

**RYE**
Retirement year ending

**S2**
Intelligence officer (U.S. Army)

**S3**
Operations and training officer (U.S. Army)

**S4**
Supply officer (U.S. Army)

**SA**
Secretary of the Army

**SADT**
Special active duty for training

**SAP**
Supervisory aircraft pilot

**SBI**
Special Background Investigation

**SBP**
Survivor Benefit Plan

**SC**
surveillance-communications
SDAP
special duty assignment pay

SECDEF
Secretary of Defense

SF
standard form

SFC
sergeant first class

SFTS
synthetic flight training systems

SGLI
Servicemen’s Group Life Insurance

SGM
sergeant major

SGT
sergeant

SIDPERS
Standard Installation/Division Personnel System

SIDPERS–USAR
Standard Installation/Division Personnel System United States Army Reserve

SLRP
Student Loan Repayment Program

SMOS
secondary military occupational specialty

SMP
simultaneous membership program

SMSO/LNCO
State Military Support Office/Liaison NCO

SOF
special operations forces

SOJT
supervised on-the-job training

SOS
statement(s) of service

SOUTHCOM
United States Army Southern Command

SPC
specialist

SPCMCA
special court-martial convening authority
SPD
separation program designator

SQI
special qualifications identifiers

SQT
skill qualification test

SRC
Standard requirement code

SRIP
Selected Reserve Incentive Program

SS
staff specialist

SSC
Senior Service College

SSG
staff sergeant

SSI
specialty skill identifier

SSN
social security number

SSS
Selective Service System

ST
skilled technical service

STA
split training assembly

Stat
statute

STRAP
Special Training Assistance Program

svc
service

SZ
secondary zone

TAADS
The Army Authorization Documents System

TAG
The Adjutant General

TDA
table of distribution and allowances
TDPFO
temporary duty pending further orders

TDRL
temporary disability retired list

TDY
temporary duty

temp
temporary

TIMIG
Time in grade

TIS
time in service

TJAG
The Judge Advocate General

TO
transportation officer

TOE
table of organization and equipment

TPC
training pay category

TPU
troop program unit

TR
transportation request

TRADOC
United States Army Training and Doctrine Command

TRC
Training Retirement Category

TSG
The Surgeon General

TTAD
temporary tour of active duty

UCMJ
Uniform Code of Military Justice

UIC
unit identification code

USACE
United States Army Corps of Engineers

USACGSC
United States Army Command and General Staff College
USAREC
United States Army Enlisted Records and Evaluation Center

USAHPSA
United States Army Health Professional Support Agency

USAHSC
United States Army Health Services Command

USAIRR
United States Army Investigative Records Repository

USAIS
United States Army Infantry School

USAPDA
United States Army Physical Disability Agency

USAR
United States Army Reserve

USARAE
United States Army Reserve Affairs, Europe

USAR–AGR
United States Army Reserve Active Guard Reserve

USARB
United States Army recruiting battalion

USARC
United States Army Reserve Command

USAREC
United States Army Recruiting Command

USAREUR
United States Army, Europe

USARF
United States Army Reserve Forces

USAROTCC
United States Army Reserve Officer Training Corps Cadet Command

USARPAC
United States Army Pacific Command

USASMA
United States Army Sergeants Major Academy

USASOC
United States Army Special Operations Command

USASSC
United States Army Soldier Support Center

USC
United States Code
USCG
U.S. Coast Guard

USESSA
United States Environmental Science Services Administration

USF
uniformed services facility

USMA
United States Military Academy

USMAPS
United States Military Academy Preparatory School

USMEPC
United States Military Enlistment Processing Center

USPFO
United States property and fiscal officer

USPHS
United States Public Health Service

UTA
unit training assemblies

VA
Veterans’ Affairs

VC
Veterinary Corps

vol
voluntary

WO
warrant officer

WOCS/WOCS–RC
Warrant Officer Candidate School (Reserve Components)

WOTS
Warrant Officer Training System

YTP
yearly training program

1SG
first sergeant

1LT
first lieutenant

2LT
second lieutenant
Section II

Terms
(The following terms have been tailored to fit specific regulations as indicated and as such may not be completely applicable to other regulations. AR 310–25 is the official Dictionary of Army Terms.)

Active Army
a. The Active Army consists of (1) Regular Army soldiers on active duty; (2) Army National Guard of the United States and Army Reserve soldiers on active duty except as excluded below; (3) Army National Guard soldiers in the service of the United States pursuant to a call; and (4) all persons appointed, enlisted, or inducted into the Army without component.

b. Excluded are soldiers serving on (1) active duty for training (ADT); (2) Active Guard Reserve (AGR) status; (3) active duty for special work (ADS); (4) temporary tours of active duty (TAD) for 180 days or less; and (5) active duty pursuant to the call of the President (10 USC 673b).

Active duty
Full-time duty in the active military service of the United States. As used in this regulation, the term is applied to all Army National Guard of the United States and U.S. Army Reserve soldiers ordered to duty under Title 10, U.S. Code, other than for training. It does not include AGR personnel in a full-time National Guard duty status under Title 32, U. S. Code. (AR 135–18.)

Active duty list (ADL)
An order of seniority list (required by 10 USC 620) of commissioned officers on active duty in the U.S. Army other than those listed below (10 USC 641).

a. Reserve officers.
   (1) On active duty for training.
   (2) On active duty under 10 USC 175, 265, 3015, 3019, 3033, 3496, or 32 USC 708.
   (3) On active duty under 10 USC 672(d) or 32 USC 502 or 503 in connection with organizing, administering, recruiting, instructing, or training the Reserve Components.
   (4) On active duty to pursue special work.
   (5) Ordered to active duty under 10 USC 673 b, or
   (6) On active duty under 50 USC App 460(b)(2) for the administration of the Selective Service System.
   b. The Director of Admission, Dean, and permanent professors at the United States Military Academy. The Registrar, Dean, and permanent professors at the United States Air Force Academy.
   c. Warrant officers
   d. Retired officers on active duty.
   e. Students at the Uniformed Services University of the Health Sciences. (AR 135–155)

Active duty credit
Soldiers who are credited with completing 2, 3 or 4 years of active duty when they serve to within 90 days of the 2-, 3- or 4-year periods. (AR 140–10)

Active Guard Reserve (AGR)
Army National Guard of the United States (ARNGUS) and U.S. Army Reserve (USAR) personnel serving on active duty (AD) under Title 10, U.S. Code, section 672(d) and Army National Guard (ARNG) personnel serving on full-time National Guard duty (FTNGD) under Title 32, U.S. Code, section 502(f). These personnel are on FTNGD or AD (other than for training or AD in the Active Army) for 180 days or more for the purpose of organizing, administering, recruiting, instructing, or training the Reserve components and are paid from National Guard Personnel, Army or Reserve Personnel, Army or Reserve Personnel Army appropriations. Exceptions are personnel ordered to AD as

a. General officers
c. Members assigned or detailed to the Selective Service System serving under the Military Selective Service Act, (50 USC App 460(b)(2)).
d. Members of the Reserve Forces Policy Board serving under 10 USC 175.
e. Members of Reserve components on active duty to pursue special work (10 USC 115(b)(1)(B)(vi) and 10 USC 641(I)(D)).

Active status
The status of an Army National Guard of the United States or U.S. Army Reserve commissioned officer, other than a
commissioned warrant officer, who is not in the inactive Army National Guard, in the Standby Reserve (Inactive List), or in the Retired Reserve.

**Active service**
Service on active duty or full time National Guard duty. (AR 135–18.)

**Administrative board procedure**
An administrative separation action wherein the respondent will have a right to a hearing before a board of commissioned, warrant, or noncommissioned officers. It is initiated in the same manner as the Notification Procedure. (AR 135–178)

**Administrative separation**
Discharge or release from expiration of enlistment or required period of service, or before, as prescribed by the Department of the Army (DA) or by law. If one of the basis for separation includes a continuous unauthorized absence of 180 days or more, the consulting counsel will advise the soldier that a discharge under other than honorable conditions is a conditional bar to benefits administered by the Veterans Administration, notwithstanding any action by a Discharge Review Board. Separation by sentence of a general or special court-martial is not an administrative separation. (AR 135–178)

**Administrative separation board**
A board of officers, or officers and NCO’s, appointed to make findings and to recommend retention in or separation from the service. The board states the reason and recommends the type of separation or discharge certificate to be furnished. (AR 135–178)

**Applicant**
- A person who applies voluntarily for reenlistment in the USAR and is found eligible. A participant in the USAR AGR Program is considered an applicant on signing a completed DA Form 3340. (AR 140–111)
- A member of the RA, ARNG, ARNGUS, or USAR who applies voluntarily for order to active duty or full-time National Guard duty in the Active Guard Reserve Program. (AR 135–18.)

**Appointed counsel for consultation**
Can be defined as either a or b.

- A qualified counsel who is a commissioned officer of the Judge Advocate General’s Corps who is appointed to consult with and advise, at the outset of any initiated involuntary separation proceedings, an individual being processed for separation under chapter 2, section II. This officer will advise the individual concerning the basis for his or her contemplated separation and its effect, the rights available to him or her, and the effect of any action taken in waiving such rights. The consulting counsel may advise the individual regarding the merits of the contemplated separation action when, in his or her professional judgement, such advice is appropriate. The consulting counsel should, however, inform the individual that he or she cannot represent him or her before a board of officers unless he or she is also appointed as counsel for representation. Communications between the individual and consulting counsel regarding the merits of the separation action are privileged communications between the attorney and client. (AR 135–175)

- A qualified counsel who is a commissioned officer of the Judge Advocate General’s Corps who is appointed to consult with and advise, at the outset of any initiated involuntary separation proceedings, and individual being processed for separation under this regulation. Nonlawyer counsel may be appointed when the soldier’s place of assignment is more than 250 miles from sufficient judge advocate resources. When a nonlawyer counsel is appointed, appropriated authority will certify in a permanent record that a lawyer with these qualifications is not available and state the qualifications of the substituted nonlawyer counsel, who must be a commissioned officer in the grade of first lieutenant or higher. Such counseling may be accomplished face-to-face, by mail, or by telephone, as appropriate. This officer will advise the individual concerning the basis of the contemplated separation and its effect, the rights available to the soldier, and the effect of any action taken by the soldier in waiving such rights. The soldier will also be advised that the enlistment may be voided if he or she is being considered for separation for fraudulent entry (desertion from another military service). Consulting counsel may also advise the soldier regarding the merits of the contemplated separation when counsel believes such advice is proper. The soldier should be informed that the counsel cannot represent the soldier before an administrative board unless appointed as counsel for representation. Consulting counsel will advise the soldier that if he or she receives a discharge certificate which is less than an honorable discharge certificate, there is no automatic upgrading nor review by any Government agency. Upgrading is considered only on application to the Army Board for Correction of Military Records of the Army Discharge Review Board. Consideration by either of these boards does not guarantee upgrading of a discharge certificate that is less than an honorable discharge certificate. Communications between the soldier and consulting counsel regarding the merits of the separation action are privileged communications between the attorney and his or her client. If one of the basis for separation includes a continuous unauthorized absence of 180 days or more, the counsel
will inform the soldier that a discharge under other than honorable conditions is a conditional bar to benefits administered by the Veterans Administration, notwithstanding any action by a Discharge Review Board. (AR 135–178)

**Appointed counsel for representation**
Can be defined as either \( a \) or \( b \).

\( a \). A counsel appointed to represent an individual who is being processed for separation during the course of any hearing before a board of officers. This counsel will possess the qualifications in (1) or (2) below, as applicable. The appointed counsel for representation and the appointed counsel for consultation need not be the same individual.

(1) The appointed counsel for an individual being processed for separation, which could result in issuance of a discharge under other than honorable conditions (chap. 2), is a lawyer within the meaning of the Uniform Code of Military Justice, Article 27(b)(1), unless an appropriate authority certifies in the permanent record that a lawyer with these qualifications is not available and states the qualifications of the substitute nonlawyer counsel. (See fig 1–1 for an example of a statement of nonavailability and appointment of counsel.)

(2) The appointed counsel for an individual being processed for separation for cause, where only separation with an Honorable Discharge Certificate may be effected (para 2–11), should be a lawyer if one is reasonably available. This lawyer need not be qualified under Article 27(b)(1), UCMJ. If a lawyer is not reasonably available, the appointed counsel must be a commissioned officer in the grade of first lieutenant or higher. (AR 135–175)

\( b \). A military counsel designated per AR 27–10, chapter 6, or a civilian counsel retained by the soldier at no expense to the Government, to represent the soldier in a hearing before an administrative separation board. Such military counsel will be a lawyer per Article 27B91), Uniform Code of Military Justice. The convening authority may designate a nonlawyer as assistant counsel. The appointed counsel for representation and the appointed counsel for consultation need not be the same individual (AR 135–178).

**Approved applicant**
A USAR soldier selected to attend an officer candidate course. (AR 140–50)

**ARCOM**
A table of distribution and allowance unit commanding USAR units in a geographical area.

**Area command**
A geographic area of command with RC functions and responsibilities. (AR 140–1)

**Area commands**
The following are defined as area commands:

\( a \). (Rescinded.)

\( b \). United States Army, Europe (USAEUR)

\( c \). United States Army Pacific Command USARPAC

\( d \). United States Army Southern Command (SOUTHCOM)

\( e \). United States Army Special Operations Command (USASOC)

\( f \). United States Army Reserve Personnel Center (ARPERCEN)

\( g \). United States Army Reserve Command (USARC)

**Area commanders**
Commanders of area commands.

**Area Maintenance Support Activity (AMSA)**
A USAR activity established to provide, on an area basis, technical assistance and organizational maintenance support beyond the supported units’ capability to accomplish during scheduled training assemblies. (AR 140–1)

**Armed Forces (Interservice) Championships**
Annual matches held at the interservice level. Pistol championships are held in Nashville, Tennessee, and are conducted by the National Guard. Service rifle championships are conducted at Quantico, Virginia, by the U.S. Marine Corps prior to the National Matches. International matches are conducted by the U.S. Army at Fort Benning, Georgia.

**Army**
The Regular Army, Army of the United States Army National Guard of the United States, and the United States Army Reserve (AR 140–111).
**Army promotion list (APL)**
A promotion list of officers under consideration which includes all branches except AMEDD and CH. The AMEDD promotion list includes all its branches. These branches are MD, DC, VC, ANC, MSC, and AMSC. (AR 135–155 And AR 140–10)

**Army Reserve Command (ARCOM)**
A table of distribution and allowance unit, with a numerical designation, commanding USAR units within a geographical area.

**Basic training**
Initial entry training which provides nonprior service personnel instruction in basic skills common to all soldiers and precedes advanced individual training (AIT). (AR 135–178)

**Candidate**
An approved applicant who is actually attending an officer candidate school. (AR 140–45)

**Character of service for administrative separation**
A determination reflecting a soldier’s military behavior and performance of duty during a specific period of service. The three characters are: Honorable, General (Under Honorable Conditions); and under Other Than Honorable Conditions. This service of soldiers in entry level status is normally described as uncharacterized.

**Civilian-sponsored distance**
The greatest distance a soldier may be expected to travel daily from home to the duty station. Departure must be a reasonable hour on the reporting date with arrival during the hours specified in the orders. (AR 135–200)

**Commuting distance**
The greatest distance a soldier may be expected to travel daily from home to the duty station. Departure must be a reasonable hour on the reporting date with arrival during the hours specified in the orders. (AR 135–200).

**Competition**
Any firing of arms in which scores are kept and official bulletins published or awards given. The match may or may not require entry fees.

**Contractually obligated member**
A soldier who has completed his or her statutory service obligation and is serving on a contractual obligation or a member enlisted or appointed under circumstances in which a statutory obligation was not incurred (AR 135–92)

**Contractual term of service**
The military service obligation incurred by completion of the oath of enlistment on an enlistment, of reenlistment agreement. Contractual and statutory service may run concurrently. The Selected Reserve contractual term of service is that portion of a military service obligation which is to be served in a unit of the Selected Reserve. Example. The 3X3 enlistment option requires that 3 years be served in a unit of the Selected Reserve and the remaining 3 years be served in the Individual Ready Reserve (IRR). (AR 135–7 and AR 140–111)

**Convening authority**
Can be defined as either a or b.
  a. The separation authority.
  b. A commanding officer who is authorized by this regulation to process the case, except for final action, and who otherwise has the qualifications to act as a separation authority. (AR 135–178)

**Deactivate**
When a Reserve unit stands down and the soldiers are reassigned, the TDA/TOE is eliminated, and the flag/colors are permanently retired.

**Defense support industry**
Any business or corporation so determined by the Federal Emergency Management Agency (FEMA). (AR 135–133)

**Delayed Entry Program (DEP)**
A program where soldiers may enlist and who are assigned to USAR Control Group (Delayed Entry) until they enlist in the Regular Army. (AR 135–178)
Dependent
The following definition does not apply for purposes of pay and allowance, medical care, exchange privileges, or other
benefits. For the purpose of this regulation, to determine eligibility for voluntary order to active military service,
dependent means

a. A spouse. This definition does not include a common law spouse unless the marriage has been recognized by a
civil court.

b. An unmarried natural or adopted child. Any unmarried natural (legitimate or illegitimate) or adopted child, under
18 years of age, of an applicant. The term “natural child” includes any illegitimate child determined to be the
applicant’s natural or adopted child is not a dependent if

   (1) The child has been adopted by another person (final adoption court order or decree issues and effective), or
   (2) Custody has been terminated by court order (final court order issued and effective) or as provided by State law.

c. Stepchild. A stepchild under 18 years of age living with the applicant.

d. Another supported person. Any other person who, in fact, depends on the applicant for over over-half of their
support, (AR 134–18)

Distinguished Designation
Award of the Distinguished Pistol Shot or Distinguished Rifleman Badge. These awards are made to individuals who
have earned 30 credit points while firing a service rifle or a service pistol and service ammunition in Excellence in
Competition Matches.

Education levels

a. High School Diploma Graduate credentials.

   (1) High school diploma graduate (HSDG). A diploma issued to an individual who has attended and completed a
   12-year or grade day program of classroom instruction. The diploma must be issued from the school where the
   individual completed all of the program requirements. The following are included in the high school diploma category:

      (a) Is attending high school in the senior year, is entering the senior year, or has achieved senior status and at the
time of enlistment presents the documentation that he or she has met all requirements to graduate. Documentation will
be one of the following:

         1. A certificate of graduation.
         2. An official school transcript.
         3. A statement of completion from and appropriate school official.
         4. A letter dated and signed by the principal, vice-principal, or custodian of records which states the applicant is a
high school graduate.
         5. A statement from and appropriate school official that the applicant is a high school graduate.

      (b) Is attending high school in the senior year, enlisting for the Alternate (Split) Training Program and scheduled to
enter the first phase of initial active duty for training (IADT) within 270 days of enlistment. The applicant must submit
proof of graduation (see (a) above) before entering on IADT.

      (c) Is attending high school in the junior year, enlisting for the Alternate (Split) Training Program and scheduled to
enter the first phase of IADT within 280 days of enlistment. The applicant must have received a high school diploma,
or submit proof of graduating (see (a) above), before entering the second phase of IADT. The bonus or SLRP
addendum’s to the reenlistment contract are void where the soldier enters the second phase of IADT without proof of
graduation.

      (d) The applicant has lost the original diploma issued by the high school and submits proof of graduation per (a) 1
through 4 above.

   (2) High school diploma graduate via adult education diploma (ADUL). A secondary school diploma awarded on
the basis of attending and completing and adult education or external diploma program, regardless of whether the
diploma was issued by a secondary or post secondary institution. Diploma must have been issued as a result of
attendance and not issued solely on the basis of a test.

   (3) High school diploma graduate via college credit (HSDC). An individual who has attended a college or
university and successfully completed at least 12 semester hours or 22 quarter hours of college level credit. Credit that
is earned through testing or for the pursuit of high school equivalency is not acceptance under this definition. Credits
will only be accepted from schools which are accredited by one of the following agencies (for foreign credentials, evaluated per para g below):

(a) New England Association of Colleges and Secondary Schools.
(b) Middle States Association of Colleges and Secondary Schools.
(c) North Central Association of Colleges and Secondary Schools.
(d) Northwest Association of Colleges and Secondary Schools.
(e) Southern Association of Colleges and Secondary Schools.
(f) Western Association of Colleges and Secondary Schools.

b. Alternate High School credentials.

(1) Test Based Equivalency Diploma (GEDH). A diploma or certificate of General Education Development (GED) or other Test-Based High School Equivalency Diploma. This includes state-wide testing programs such as the California High School Proficiency Examination (CHSPE), whereby examinees may earn a certificate of competency or proficiency. A state or locally issued secondary school diploma obtained solely on the basis of such equivalency testing is not to be considered a High School Diploma.

(2) Occupational Program Certificate of Attendance (VOCT). A certificate awarded for attending a non-correspondence vocational, technical, or proprietary school for at least 6 months. The individual must also have completed 11 years of regular day school.

(3) Correspondence School Diploma (CORR). A secondary school diploma or certificate awarded on completion of correspondence school work, regardless of whether the diploma was issued by a correspondence school, a state, or a secondary or post-secondary educational institution.

(4) Home Study Diploma (HOME). A secondary school diploma or certificate, typically by a parent or guardian that an individual completed their secondary education at home.

(5) High School Certificate of Attendance (ATTN). An attendance-based certificate or diploma. These are sometimes called certificates of competency or completion but are based on course completion rather than a test such as the GED or CHSPE. A state or locally issued secondary school diploma obtained solely on the basis of an attendance credential is not considered a high school diploma.

c. Less than a High School Diploma, Non-High School Graduate (NHSG). An individual who has not graduated from high school or has not received an alternate credential listed in b above.

d. High School Senior (HSSR). An individual who is currently enrolled in an established high school as defined for a high school diploma graduate and is expected to graduate within 356 days.

e. Currently in High School (CIHS). A high school student, other than a senior, who has completed the 10th grade.

f. Degree credentials.

(1) Associate Degree. A certificate conferred on completion of a 2-year program at a junior college, university, or degree producing technical institute.

(2) Professional Nursing Diploma. A certificate conferred on completion of a 3-year hospital school of nursing program.

(3) Baccalaureate Degree. A certificate conferred on completion of a 4-year college program other than a First Professional Degree.

(4) First Professional Degree. A certificate conferred on completion of the academic requirement for the first degrees awarded in selected professions: Architecture, Certified Public Accountant, Chiropody or Podiatry (D.S.C or
POD.D), Dentistry (D.D.S. or D.M.D.), Medicine (M.D.), Optometry (O.D.), Osteopathy (D.O.), Pharmacy, Veterinary Medicine, Law (LL.B. or J.D.), and Theology (B.D.), Rabbi, or other First Professional Degree.

(5) Master's Degree. A certificate conferred on completion of additional academic requirements beyond the Baccalaureate or First Professional Degree but below the Doctorate level.

(6) Post Master's Degree. A certificate conferred on completion of additional academic requirements beyond the Master’s Degree but below the Doctorate level.

(7) Doctorate Degree. A certificate conferred in recognition of the highest academic achievement within an academic field, excluding Honorary Degrees and First Professional Degrees.

g. Foreign credentials.

(1) A person completing high school or having college credits from foreign colleges or universities must have his or her documents evaluated and accredited by one of the following:

(a) A State Board of Education, a state university or recognized university or college listed in the Accredited Institutions of Post-secondary Education book published by the American Council on Education (ACE).

(b) International Education Research Foundation, P.O. BOX 66940, Los Angeles, CA 90066.

(c) World Education Services, Inc., Old Chelsea Station, P.O. Box 745, New York, NY 10011.

(d) International Consultants, Inc. (ICI), of Delaware, 107 Barksdale Professional Center, Newark, DE 19711.

(e) Education Credentials Evaluation, Inc., (ECE), P.O. Box 17499, Milwaukee, WI 53217.

(f) Educational Records Evaluation Service, Senator Hotel Office Building, 1121 L Street, Suite 1000, Sacramento, CA 95814.

(2) The following countries, territories and nations are exempt from evaluation requirement and their education documents will be treated in the same manner as any U.S. school:

(a) Federated States of Micronesia.

(b) Republic of Marshall Islands.

(c) Commonwealth of the Northern Mariana Islands.

(d) Guam.

(e) American Samoa.

(f) Canada.

(g) Puerto Rico.

(h) Virgin Islands.

(i) Department of Defense Dependent School System.

(3) Evaluation of transcripts may require a fee to be paid by the individual.

(4) An evaluation of transcripts as outlined above for foreign transcripts, diplomas, etc., is in lieu of being listed in the Accredited Institutions of Postsecondary Education, published by the American Council of Education.

Enlisted Personnel Management System USAR
A centralized personnel management system for the USAR enlisted force, beyond the MOS system, that affects all aspects of enlisted personnel management, including training, evaluation, classification, use and promotion. (AR 135–205)

Enlisted

a. ARNG. An original or first voluntary term of military service in the ARNGUS consummated by subscription to the oath of enlistment (DD Form 4). Where eligible per applicable laws and regulations, persons authorized an enlistment are personnel without prior service or personnel without prior service in any of the other U.S. Armed Forces except the Air National Guard (ANG).

b. USAR. A voluntary enrollment in the USAR as an enlisted soldier. An enlistment is consummated by subscription to the prescribed oath of enlistment. The term “enlistment” includes enlistment of both nonprior service and prior service personnel with the latter category also including prior USAR personnel and personnel with prior service in any of the other U.S. Armed Forces. (AR 135–7)

Entry level status
Status which begins on enlistment in the ARNG or USAR. It terminates

a. For soldiers ordered to IADT for one continuous period 180 days after beginning training.

b. For soldiers ordered to IADT for the split or alternate training option 90 days after beginning Phase II (AIT). (Soldiers completing Phase (BT or BCT) remain in entry level status until 90 days after beginning Phase II.)

c. (Rescinded.)

d. Service which is not creditable per DODPM, table 1–1–2, is excluded from the period of entry level status.

Entry on duty date
The date travel officially begins (per compete orders). The official travel date is determined by the mode of
transportation authorized and actually used to comply with the reporting date shown on the order. (AR 135–200 and AR 124–210)

**Equipment concentration site**
An equipment storage area established by a MUSARC commander to support USAR units during MUTA, AT, and mobilization. (AR 140–1)

**Equivalent in hours**
Flexibility of the length of USAR school constructional assemblies for instructors and students (that is, 48 2–hour training assemblies, 24 unit training assemblies (UTA), or 12 multiple unit training assemblies (MUTA–2). (AR 140–1)

**Equivalent training (ET)**
Can be defined as either a or b.

- a. Training, instruction, or appropriate duty for individual members of a unit which is in lieu of regular scheduled unit training (RST) or regularly scheduled unit training assemblies (RSUTA), and for which pay and/or retirement point credit is authorized. (AR 135–91)
- b. Training in lieu of RST or RSUTA. (See RST and RSUTA below and para 3–11.) (AR 140–1)

**Excellence-in-Competition Badge**
An award presented for placing in the top 10 percent of the eligible non-distinguished competitors in an Excellence-in-Competition Match.

**Excellence-in-Competition Match**
A match in which credit toward the Distinguished designation may be earned and bronze or silver Excellence-in-Competition badges awarded. Also referred to as a “Leg” match.

**Expiration term of service (ETS)**
The scheduled date on which an individual’s statutory or contractual (whichever is later) term of military service will end.

**Extended active duty (EAD)**
Active duty performed by a member of the ARNGUS or USAR when strength accountability passes from the ARNG or USAR to the Active Army.

**Extensions**
Can be defined as either a or b.

- a. Are not new contracts or agreements but extensions of the terms of service of the existing, or current, USAR enlistment contracts or agreements. Such extensions never extend the statutory obligation of the individual (AR 135–7 and AR140–111).
- b. The continuation of active ARNG service with the ARNG of the same State, Territory, or Commonwealth consummated by subscription to the oath of extension. This definition may be used with the term immediate reenlistment. (AR 135–7)

**Extreme community hardship**
A situation that may, because a reservist is mobilized, have a substantially adverse effect on the health, safety, or welfare of the community. Any request for a determination of such hardship shall be made by the reservist and must be supported by documentation as required by the Secretary of the Army. (AR 135–133).

**Extreme personal hardship**
An adverse impact on a reservist’s dependents resulting from his or her mobilization. Any request for a determination of such hardship will be made by the reservist and must be supported by documentation as required by the Secretary of the Army. (AR 135–133)

**Full-Time National Guard Duty (FTNGD)**
Training or other duty, other than inactive duty, performed by a member of the Army National Guard of the United States or the Air National Guard of the United States in the member’s status as a member of the National Guard of a State or territory, the Commonwealth of Puerto Rico, or the District of Columbia under section 316, 502, 503, 504, or 505 to Title 32, U.S. Code, for which the member is entitled to pay from the United States or for which the member has waived pay form the United States. (AR 135–18.)
Full-Time Support (FTS) Program
This program encompasses personnel assigned as a full-time basis for the purposes of organizing, administering, recruiting, instructing, or training the Army National Guard and the U.S. Army Reserve. These personnel include civilian personnel, members of the Active Army, and personnel serving on Active Guard Reserve status. The Active Guard Reserve Program is a component of the Full-Time Support Program. (AR 135–18.)

General Officer Command (GOCOM)
A USAR TPU other than an ARCOM, commanded by a general officer. (AR 140–1)

Immediate reenlistment
Can be defined as either a or b.

a. A voluntary enrollment in the USAR as an enlisted soldier immediately on separation from service in the USAR. This term represents a concurrent action in which the separation documents are not given to the individual until the individual has been reenlisted. It differs from the term reenlistment since it implies that there will be no break in continuous USAR service. (AR 135–7 and 140–111)

b. This term represents concurrent action in which the separation/discharged documents are not given to the soldier until reenlistment (within 24 hours from date of separation/discharge) in the ARNG of the same or another state has been effected. When discharged documents have not been prepared, see the term “extension.” (AR 135–7)

Inactivate
Occurs when a Reserve unit stands down and the soldiers are reassigned, but the Colors and TDA/TOE are only temporarily retired.

Individual Mobilization Augmentation (IMA) detachment
A functional non-TPU that consists of at least five Army mobilization designees, providing IDT for soldiers in a nonpay status. (ARR 140–1 and AR 140–10)

Individual Mobilization Augmentation (IMA) proponent
Any DOD, DA, or other Federal agency whose mobilization TDA or TOE provides positions to be filled by preselected USAR soldiers. (AR 140–1)

Individual Ready Reserve (IRR)
Soldiers who are assigned to the following Ready Reserve USAR Control Groups: (AT), (Reinf), and (OADO). (AR 135–91, AR 135–200, AR 140–10 and AR 140–50)

Initial entry training (IET)
A term used to identify mandatory training each member of the U.S. Army must complete upon initial entry in the service to qualify in a military speciality or branch and which is required by law for deployability on land outside the continental limits of the United States per 10 USC 671. The term encompasses the completion of basic training and speciality or branch qualification while serving on active duty or active duty for training. For ARNGUS and USAR soldiers it includes completion of initial active duty for training (IADT) the officer basic course (OBC), and the warrant officer basic course (WOBC).

Involuntary separation
Separation from commissioned or warrant status as a Reserve of the Army based on cause (i.e., substandard performance of duty, moral or professional dereliction, or for security reasons). (AR 135–175)

Inservice personnel
Personnel currently serving in USAR units of the Selected Reserve, or as Individual Ready Reserve or Standby Reserve soldiers. (AR 140–111).

Installation championships
Matches conducted at the installation level prior to the MACOM and continental U.S. Army championships.

Instruction
Includes teaching, assisting, preparing instruction, practicing, taking part as a student, or giving assistance either in a classroom or practical application. Also included as firing on ranges while training, but not in competition.
Joint AT–ADT–IDT training
AT or ADT in conjunction with, but not concurrent with, IDT by subsections or by individual members of a unit to provide for travel away from the IDT site. (See AR 140–1, para 3–15.)

Juvenile offender
A person judged guilty of an offense by a domestic court of the United States or its territorial possessions, or by a foreign court, without regard to whether a sentence has been imposed or suspended, or any other subsequent proceedings in the case. The law of the jurisdiction of the court will determine whether a given proceeding constitutes an adjudication of guilt. Adjudication as a juvenile offender includes adjudication as a juvenile delinquent, wayward minor, or youthful offender. (AR 135–178)

“Leg”
A term derived from the stand or legs upon which a trophy cup is placed. In order to take which a trophy cup is placed. In order to take permanent possession of certain trophies, the trophy had to be won more than one time, and the winner took possession of one of the “Legs.” Previous regulations required that Army competitors win Excellence-in-Competition Badges in specific matches, coined “Leg” matches, prior to being awarded a Distinguished Designation Badge. The present system is based on a credit point system. Total credit points earned in any one match constitutes a “Leg.”

Major commands
The following are defined as major commands:

- Major United States Army Reserve Commands (MUSARC).
- Army Reserve Commands (ARCOM).
- General Officer Commands (GOCOM).

Major U.S. Army Reserve Command (MUSARC)
Any ARCOM/GOCOM that reports directly to the U.S. Army Reserve Command or any area command for the 7th and 9th ARCOMs and USAR units falling under the Special Operations Command.

Mandatory training requirement
That part of the military service obligation in which assignment to a unit or Control Group (AT) is mandatory. (AR 140–10)

Material error
One or more errors of such a nature that in the judgement of the reviewing official (or body) caused an individual’s nonselection by a promotion board. Had such error(s) been corrected at the time the individual was considered, a reasonable chance would have resulted that the individual would have been recommended for promotion. (AR 135–155)

Members and former members
A member of a Reserve component who holds a current status in the Army National Guard or the U.S. Army Reserve. Generally, for officers of the Army Reserve, and individual who accepted an indefinite term appointment under the provision of title 10, USC, chapter 337, and whose appointment has not been terminated, is current member. A former member is one who formerly held status in a Reserve component, but who does not hold a current status in any such component. (AR 135–180)

Military Intelligence (MI) combat electronic warfare intelligence (CEWI) units
Integrated tactical intelligence units at corps and below. (Pending completion of activation of CEWI units, the term also refers to existing tactical signal intelligence electronic warfare, signal security, and MI units is support of corps and lower level units.) (AR 140–1)

Military record
An account of a soldier’s behavior while in military service, including personal conduct and performance of duty. (AR 135–178)

Minister of Religion
A person classified as either a duly ordained minister of religion a regular minister of religion as follows:

- Duly ordained minister of religion. A person who has been ordained per the ceremonial ritual or discipline of a church, religious sect, or organization, established on the basis of the community’s doctrine and practices of a religious character, to preach and teach the doctrines of such church, sect, or organization and to administer the rites and ceremonies in public worship, and whom as regular customary vocations, preaches and teaches the principles of
religion and administers the ordinances of worship as embodied in the creed or principles of such church, sect, or organization.

b. Regular minister of religion. A person who as a customary vocation, preaches and teaches the principles of the religion of a church, a religious sect, or an organization of which he or she is a member, without having been formally ordained as a minister of religion but who is recognized by such church, sect, or organization as a regular minister.

**Minority group**

Any group distinguished from the general population in terms of race, color, religion, gender, or national origin. (See AR 600–20 DA Pam 600–26.)

**Moral or professional dereliction**

Conduct within the control of the individual concerned, which tends to bring the individual or the Army into disrepute. (AR 135–175)

**Multiple Unit Training Assembly (MUTA)**

Two or more UTAs conducted consecutively. (AR 135–91)

**National Board for the Promotion of Rifle Practice**

A Federal advisory committee consisting of prominent representatives from the military services and civilian marksmanship community. It provides recommendations and other advice to the Secretary of the Army.

**National matches**

The National Matches (AR 920–30) are part of the Civilian Marksmanship Program (AR 920–20) and include the National Trophy Matches, the NRA National Rifle and Pistol Championships, the Small Arms Firing School, and special events and ceremonies. The National Matches are conducted annually at Camp Perry, Ohio.

**Nominee**

An ARNGUS or USAR soldier in the zone of consideration for promotion to the next higher grade. (AR 135–155)

**Non-distinguished competitor**

An individual who has not earned 30 credit points for the weapon being used in an Excellence in Competition Match.

**Nonlocatee**

An enlisted soldier who has failed to furnish an address through which personal contact is possible. (AR 135–178)

**Nonpay training status**

The status of individual members who, with their consent and when authorized by the CG, ARPERCEN, and ARCOM or GOCOM commander, OCONUS or OCONUS unit commander, take part in training or related activity, without pay, for retirement credit only. (AR 140–1)

**No previous (prior) service (NPS)**

This term is used to identify an applicant who, at the time of enlistment or appointment in the U.S. Army Reserve, has never previously served creditably in a Regular or Reserve component, or without a component, as a member of an armed force of the United States.

**Notification procedure**

The initiation of an administrative separation process in which the respondent is notified in writing of the proposed separation, the bases thereof, the results of separation, and his or her rights. This term is commonly used when the respondent does not have a right to a hearing before a board of officers. (AR 135–178)

**Nonobligated member**

Soldiers who have completed their statutory military service obligation and are serving on a contractual obligation, or were enlisted or appointed under circumstances in which a statutory obligation was not incurred. (AR 140–10)

**Obligated member**

Soldier who have not completed their statutory military service obligation. The statutory military service obligation. The statutory obligation is incurred by law on initial entry into the service. (AR 140–19)
Obligated officer
An officer who has an obligation incurred by operation of law or by execution of a contractual agreement to serve in a Reserve status for a specified period of time. (AR 135–175)

Officer
Includes commissioned officers, warrant officers (W1–W5), and commissioned warrant officers (W2–W4), unless otherwise specified.

Office active duty obligor
An officer appointed in the USAR from the ROTC program, or under programs monitored by TSG, the Chief of Chaplains, or TJAG, who is obliged to serve on AD or ADT and does not enter on AD at the time of the appointment. (AR 135–91, AR 135–200, and AR 140–1)

Officer Personnel Management System—USAR
A centralized personnel management system for units and nonunit IRR USAR officers who are not on extended AD. (AR 140–1)

One station unit training (OSUT)
Initial entry training in which elements of BT and AIT are provided in the same unit, under one cadre throughout the total period of training. In OSUT, elements of BT and AIT are either integrated provided simultaneously, or are nonintegrated provided in distinct BT/AIT phases. (AR 135–178)

Organizational maintenance shops
The structures that house functional areas used to train organizational maintenance personnel and to perform organizational level maintenance on USAR unit equipment. (AR 140–1).

Other approved EIC matches
EIC matches approved by the Secretary of the Army or a designee and conducted in conjunction with NRA regional or state championships.

Overstrength
Assigned strength which exceeds that authorized by the TOE and TDA. Assignment of a soldier as overstrength may be the result of a unit reorganization, deactivation, or relocation. It may also be as a result of an assignment error, or as an authorized exception to policy to correct an injustice. (AR 135–155)

Permanent promotion
A promotion in the Regular Army or in a Reserve component of the Army. (AR 135–155)

Preponderance of evidence
Evidence which after a consideration of all the evidence presented, points to a certain conclusion as being more credible and probable than any other consistent with two or more opposing propositions, it is insufficient. (AR 135–178)

Previous (prior) services (PS)
This term is used to identify a soldier who, at the time he or she is accessed to the U.S. Army Reserve by enlistment, appointment, or by operation of law has previously served 1 or more days of creditable service in a Regular or Reserve component, or without a component, as a member of an armed force of the United States. Note. 1. Soldiers classified as Glossary No Previous Service, or Glossary Nonprior Service for the purpose of enlistment in a Regular or Reserve component should be identified, processed, and administered as having previous military service on enlistment in the U.S. Army Reserve. 2. USAR soldiers being assigned between elements or commands within the USAR (i.e. from the IRR to a TPU) are classified as “in-service” personnel.

Prior enlistment or period of service
Service in any component of the Armed Forces which culminates in the issuance of a discharge certificate or certificate of service. (AR 135–178)

Professional development
A function of individual training education and experience to sustain a combat ready force. (AR 135–7).
Promotion eligibility date (PED)
The earliest date on which an officer who is recommended and selected may be promoted to the next higher grade. (AR 135–155)

Promotion to fill officer position grade vacancies
An authorized promotion to fill an officer position vacancy in a troop program unit with an officer of the appropriate grade. (AR 135–155).

Readiness training
Specialty related training for IRR soldiers, coordinated and administered by ARPERCEN. (AR 135–200)

Ready Reserve
Units and individual reservists liable for active duty as outlined in 10 USC 672 and 673. (AR 135–133)

Reasonable commuting distance
The longest distance a soldier can be expected to travel involuntarily between his or her residence and a site where inactive duty training (IDT) will be conducted.

a. For officers, warrant officers, and enlisted soldiers, it is a distance within a 50–mile radius of the IDT site. It will not exceed 1½ hours of travel time one-way by car under average traffic, weather, and road conditions.

b. An alternative reasonable commuting distance for enlisted soldiers can be applied when all of the conditions are met. It is a distance within a 100–mile radius of the IDT site. It will not exceed 3 hours of travel time on-way by car under average traffic, weather, and road conditions. The alternative reasonable commuting distance may be applied only when the soldier is assigned to a unit that normally conducts multiple unit training assemblies (MUTA) on 2 connective days (MUTA–4) and Government-provided meals and quarters are furnished at the training site.

Reenlistment

a. A second or subsequent voluntary enrollment in the USAR. This term differs from the term “immediate reenlistment” since it is used to identify continuing military service or reentry into the military service from civilian status as a prior service applicant. (AR 135–7 or 140–111)

b. Reentry into the ARNG of an individual who has had a break in ARNG service or has been discharged from one State for the purpose of joining the ARNG of another State, regardless of a break in service, or is joining the ARNG from the Air National Guard (ANG). (AR 135–7)

Reenlistment activity
Refers to individuals, offices, agencies, or commands, responsible for, or rendering, reenlistment administrative support to USAR enlisted personnel. (AR 140–111)

Regularly scheduled unit training assembly (RSUTA)
Training time treated as a UTA or MUTA for which pay and retirement point credit are authorized. (AR 140–1)

Release from active duty
Termination of active duty status and transfer or reversion to inactive duty status, including transfer to the IRR. Unit members of ARNGUS and USAR revert to their respective Reserve component to complete unexpired enlistment’s and/or statutory obligations. (AR 135–178 or AR 140–111)

Reinforcement Training Unit (RTU)
Provides training in a nonpay status. (AR 140–1)

Required period of duty
Period of active duty or active duty for training (ADT) that an officer is obligated to perform, either by law or by execution of a contractual agreement. (AR 135–175)

Rescheduled training (RST)
Training placed on the unit training schedule for subsections of the unit or for individuals at a time, date, and location other than the RSUTA. Pay and retirement point credit are authorized. (AR 140–1.)

Reserve Components of the Army
The Army National Guard of the United States (ARNGUS) and the United States Army Reserve.
Reserve of the Army
Enlisted members of the ARNGUS and the USAR. (AR 135–178)

Respondent
An enlisted soldier who has been notified that action has been initiated to separate the soldier. (AR 135–178)

Retired Pay
Pay granted members and former members of the Reserve components under title 10, USC, section 1331, after completion of 20 or more years of qualifying service and on attaining age 60. This pay is based on the highest grade satisfactorily held at any time during an individual’s entire period of service, other than in an inactive section of a Reserve component. (AR 135–180)

ROTC cadet
A student enrolled in the Senior Reserve Officers’ Training Corps (SROTC) as a cadet under 10 USC 2104 or 10 USC 2107 (AR 135–178).

ROTC program
The Senior Reserve Officers’ Training Corps of the Army. (AR 135–91, AR 135–178, and AR 135–91)

Satisfactory participation
A level of performance where a soldier avoids incurring the condition of unsatisfactory participation as defined in AR 135–91 paras 3–1 and 3–2. (AR 135–7 or AR 135–91)

Selected Reserve
Can be defined as follows:
  a. Part of the Ready Reserve of each Reserve component consisting of units and individuals who participate actively in paid training periods and serve on paid active duty for training each year. (AR 135–133)
  b. USAR Selected Reserve units and individuals that comprise all TPUs, IMAs, and full-time AD support personnel. This term should not be confused with Selected Reserve Force(s) in JCS Pub 1. (The term Selected Reserve is included here to preclude a possible misinterpretation of the language used in 10 USC 268 which directly relates to this regulation.) (AR 140–1)
  c. Officers, warrant officers, and enlisted soldiers who are:
     (1) Members of the Army National Guard of the United States (ARNGUS).
     (2) Assigned to troop program units of the USAR.
     (3) Serving on active duty (10 USC 672d or full-time duty (32 USC 502f) in an Active Guard Reserve (AGR) status.
     (4) Individual mobilization augmentees (IMA).

Self-terminating orders
Orders that direct ADT, ADSW, TTAD, or AT for a specific time. When the orders expire, a soldier is automatically released from such duty without further action. (AR 135–200 and 135–210)

Separation
An all inclusive term which is applied to personnel actions resulting from release from active duty, discharge, retirement, dropped from the rolls, release from military control or personnel without a military status, death, or discharge from the Army National Guard of the United States with concurrent transfer to the Individual Ready, Standby, or Retired Reserve. Reassignments between the various categories of the U.S. Army Reserve (Selected, Ready, Standby, or Retired) are not considered as separations. (AR 135–91 or AR 135–178)

Separation authority
An officer authorized to take final action on specified types of separations. (AR 135–178)

Standby Reserve
Units or members of the Reserve Components, other than those in the Ready Reserve or Retired Reserve, who are liable for active duty as provided in 10 USC 672 and 10 USC 674. (AR 135–133)

Statutorily obligated member
A soldier who is serving by reason of law. (AR 135–91 or 135–178)
Statutory term of service
The military service obligation incurred on initial entry into the Armed Forces under 10 USC 651. (AR 135–7 and AR 140–111)

Substandard performance of duty
Performance of duty which has fallen below standards prescribed by the Secretary of the Army. (AR 135–175)

Temporary promotion
Promotion to a grade in which a soldier holds a temporary appointment in the AUS. (AR 135–155)

Temporary tours of active duty
Voluntary active duty performed for a prescribed period of time by Army National Guard and U.S. Army Reserve soldiers in support of an Active Army mission. Normally, such tours will not exceed 139 days. (AR 140–158)

Troop program unit (TPU)
A TOE or TDA unit of the USAR organization which serves as a unit on mobilization or one that is assigned a mobilization or one that is assigned a mobilization mission. The “unit” in this case is the largest separate unit prescribed by the TOE or TDA. (AR 135–155)

Unit Training Assembly (UTA)
An authorized and scheduled training assembly of a least 4 hours. This assembly is mandatory for all troop program unit members. (AR 135–91)

Unit vacancy
A position authorized by paragraph and line number of a TOE or TDA which is unoccupied or is filled by an officer of a lower grade than that authorized for the position and provided that an officer in the grade of he position vacancy is not assigned as overstrength. (AR 135–155)

Unsatisfactory participant
A member of a unit or the USAR Control Group who fails to participate as outlined in AR 135–91, chapter 4, section III. (AR 135–7 or AR 135–91).

U.S. Army Civil Preparedness Support Detachment
A USAR unit which provides communication support to FEMA. (AR 140–1)

U.S. Army Reserve (USAR)
A Federal force, consisting of individual reinforcements and combat, combat support, and training type units organized and maintained to provide military training in peacetime and a reservoir of trained units and individuals reservists to be ordered to active duty in the event of a national emergency. (AR 140–1 and AR 140–111).

U.S. Army Reserve Army Flight Activity (AFA)
A TDA activity of a MUSARC that has the same mission, responsibility, and degree of authority as an ASF, but supports fewer assets (for example, fewer than 20 aircraft assigned, and fewer than 30 aviators assigned or attached for training). (AR 140–1)

U.S. Army Reserve Aviation Support Facility (ASF)
A TDA activity of a MUSARC that assures the proper use and operation of USAR aviation assets. Provides aviation training and logistics support beyond the capability of supported units during training assemblies. (AR 140–1)

U.S. Army Reserve Command (ARCOM)
A TDA HQ of the USAR established to command a grouping of attached, nondivisional units of the USAR. (AR 140–1)

U.S. Army Reserve Personnel Center (ARPERCEN)
A field operating agency of the Chief, Army Reserve (CAR) which manages the professional career development of individual USAR soldiers to provide trained individual USAR soldiers for mobilization. This agency commands the IRR and Standby Reserve, and administers the USAR, AGR, and IMA programs. (AR 140–1)

U.S. Army Small Arms Championships
Annual rifle, pistol, and machine gun matches held at Fort Benning, Georgia.
USAR Active Guard Reserve Management Program (USAR-AGR-MP)

A centralized personnel management system that provides a program a career development for USAR personnel serving on active duty in an Active Guard Reserve status, not programmed against the Active Army end strength. Administered by CG, APERCEN, it provides a highly qualified corps of USAR projects and programs. (AR 135–210 and AR 140–111)

Warrant officers

All USAR warrant officers not on active duty and Reserve warrant officers on active duty who are

a. On active duty for training.

b. On active duty under 10 USC 175M 265, 3015, 3019, 3033, 2496, or 32 USC 708, or

c. On active duty under 10 USC 672(d) or under 32 USC 502 or 503 in connection with organizing, administering, recruiting, instructing, or training the Reserve Components. (AR 135–155)

Years for percentage purposes

Denotes total qualifying service converted to years for use as a multiplier in determining pay (AR 135–180).

Section III

Special Abbreviations and Terms

This section contains no entries.