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AR 635-5

PERSONNEL SEPARATIONS

SEPARATION DOCUMENTS

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HEADQUARTERS, DEPARTMENT OF THE ARMY

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ARMY REGULATION No. 635-5

HEADQUARTERS
DEPARTMENT OF THE ARMY
WASHINGTON, DC, 23 May 1972

PERSONNEL SEPARATIONS

SEPARATION DOCUMENTS

This is an update of AR 635-5, 23 January 1967, and incorporates the 15 printed changes. This revision also requires the personnel officer to prepare DD Form 214WS (Worksheet) prior to forwarding the records to the transfer activity. Local supplementation of this regulation is prohibited, except upon approval of The Adjutant General.

CHAPTER 1. GENERAL INSTRUCTIONS	
Section I. General	1–1
Purpose and scope 1-1 Explanation of terms 1-2	1-1
	1-1
II. Authorized Separation Documents	
DD Form 214 (Armed Forces of the United States Report of Transfer or	1-1
Discharge,	1-2
Certificate of Retirement (DD Form 363A)	1-2
Presidential Certificate of Appreciation (DD Form 1725)	1-8
Chief of Staff Certificate of Appreciation (DA Form 3522)	1-3
Discharge certificates	1-3
Physical and Mental Status on Release From Active Service (DA Form 1811) 1-9	1-4
Preparation of authorized forms	1-4
Distribution of authorized forms	1-5
Changes and amendments	1-5
Lost forms	1-5
CHAPTER 2. PREPARATION AND DISTRIBUTION OF DD FORM 214	
General 2-1	2–1
Alterations and corrections	2-1
Entry of cause for separation 2-3	2-1
Numbered items 2-4	2–2
Item 1 2-5	2–2
Item 2 2-6	2–2
Item 3 2-7	2-2
Item 4	2-12
Item 5a 2-9	2–2 2–2
Item 5b 2-10	2–2 2–2
Item 6 2–11	2-2 2-2
Item 7 2–12	2-2 2-2
Items 8 and 9	2-2
Item 10a 2–14	2-8
2-15	2-8
Item 10c	2–3
Item 11a	23 24
Item 11b 2-18	2-4
Item 11c 2-19 Item 11d 2-20	2-4
Item 11d	

This regulation supersedes AR 635-5, 23 January 1967, including all changes and part II, DA message DAAG-PSS 161400Z Mar 72 (U), subject: Interim Changes to AR 635-100 (Change 12) and AR 635-5 (Change 16).

	Y	Paragraph	Page
		2-21	2–4
		2-22	2-4
	Item 18b	2–2 3	2–5
		2-24	2-5
		2-25	2-5
	Item 16	2-26	2–6
		2-27	2-6
	Item 17b	2–28	2–6
	Item 17c	2-29	2–6
	Item 18		2–7
	Item 19		2–7
	Item 20		2-7
	Item 21		2-7
	Item 22		2–7
	Item 22a(1)		2-7
	Item 22a(2) Item 22a(3)		2-7
			2–7
	Item 22b		2–7
	Item 22c	_ 00	2-8
	Items 23a and b	2-40	2–8
		2-41	2-8
	Item 26		2–8
	Item 26b.	2-43	2–8
	Item 07-		2–8
	Thomas 97%	=	2–8
	Item 27c		2–8 2–8
	Item 28	2-48	2-8 2-8
	Item 29	2 -1 0	2-8 2-8
	Item 30	2-45 9 50	2-6 2-9
	Item 31		2-9 2-11
	Item 32		2–11 2–12
	Item 33		2-12
	Item 34	2-54	2-12
	Distribution of copies of DD Form 214		2-12
	Individual's copy (No. 1)		2-12
	Record copy (No. 2)		2-12
	Selective Service copy (No. 3)		2-12
	Veterans Administration regional office copy (No. 4)	2-59	2-13
	Notification of separation copy (No. 5)	2-60	2-13
	Veterans' Administration copy (No. 6)	2-61	2-15
APPENDIX A.			A-1
B.	Separation Certificates		B-1
C.	Major Command or Agency of Assignment of Organizations of the Active Army.		C-1
D.	Recruiting Districts		D-1

CHAPTER 1

GENERAL INSTRUCTIONS

Section I GENERAL

- 1-1. Purpose and scope. a. This regulation prescribes the separation documents that will be furnished each individual who is separated from the Army including ADT personnel and cadets from the US Military Academy. The purpose of a separation document is to provide the individual with documentary evidence of his military service. It is a vital record for interested Government agencies which assists the veteran in obtaining the rights and benefits to which he is entitled. It is important that information entered thereon be complete and accurate. Accordingly, local procedures will be established to insure that entries on the forms are verified against source documents for completeness and accuracy.
- b. This regulation establishes standardized procedures for the preparation and distribution of these documents. Except for general officers being retired, the separation documents will be prepared at the processing transfer station, transfer point, unit personnel section, or personnel service division authorized to accomplish separation.
- 1-2. Explanation of terms. For the purpose of this regulation, the following terms apply:
- a. Separation or separated. Relief from active duty, release from active duty for training, discharge, dismissal, resignation, retirement, placement on the Temporary Disability Re-

tired List, drop from the rolls of the Army, vacation of commission by reason of acceptance of an incompatible military or civil status, removal from office under the Criminal Code of the United States, or release from military control when enlistment or induction is determined to be void.

- b. Officer. Male and female commissioned and warrant officers.
- c. Active duty for training (ADT). The term "ADT" as used herein refers to all periods of active duty for training performed by a member of a Reserve component and of full-time training or other full-time duty performed by a member of the Army National Guard of the United States in his status as a member of the Army National Guard under sections 508, 504, or 505 of title 32, United States Code.
- d. Initial trainee. Members of the Reserve components serving an initial period of ADT under the provisions of section IV, AR 185-200 and NGR 25-5 (serving under orders showing any statutory authority listed in AR 135-200 and NGR 25-5).
- e. Separation program number (SPN). A number used in statistical accounting to represent the specific authority and reason for separation. SPNs are an integral part of the authority for separation shown in orders and on the DD Form 214 (Armed Forces of the United States Report of Transfer or Discharge).

Section II. AUTHORIZED SEPARATION DOCUMENTS

- 1-3. DD Form 214 (Armed Forces of the United States Report of Transfer or Discharge). a. Except as indicated in c below, DD Form 214 will be issued at time of separation to—
- (1) Each member of the Regular Army.
- (2) Each member of the Reserve components, and the AUS without component, called or ordered to active duty.

- (3) Each member of the Reserve components ordered to ADT for a period of 90 days or more.
- (4) Each member of the Army National Guard of the United States ordered to perform full-time training or other full-time duty in his status as a member of the Army National Guard under sections 503, 504, or 505 of title 32, United States Code, for a period of 90 days or more.
- (5) Each person who is released from custody and control of the Army by virtue of void service.
- (6) Each person described in (3) and (4) above without regard to the period for which he was ordered to ADT if he is separated for physical disability.
- b. DD Form 214 will also be furnished the following individuals at time of change of status or extension of active duty:
- (1) Dual status officers who revert to status as warrant officer, Regular Army.
- (2) Reserve commissioned officers who are released from ADT to enter on 24 months' active duty.
- (3) Enlisted personnel who are released to the Army Reserve upon completion of the period for which inducted and immediately ordered to active duty as reservists.
- (4) ARNGUS enlisted personnel whose concurrent discharge from the State Army National Guard as a Reserve enlisted member of the Army is accomplished while on active duty for the purpose of immediate reenlistment and extension of active duty tour.
- (5) Officers of the Reserve components on active duty who accept appointment in the Regular Army and continue on active duty. When requested by the officer, issuance is authorized when DD Form 214 was not previously furnished.
- c. DD Form 214 will not be issued to the following:
- (1) Members of the Reserve components dropped from the rolls of the Army by reason of absence without leave or desertion or who were in an absence without leave status at time of termination of ADT status.

- (2) Personnel being removed from the Temporary Disability Retired List.
- (3) Enlisted personnel who are dropped from a period of service because of fraudulent enlistment or induction in accordance with section V. AR 635-206.
- 1-4. Certificate of Retirement (DD Form 363A). A certificate of retirement will be issued to each officer and enlisted person of all components eligible for retired pay, except those placed on the Temporary Disability Retired List.
- 1-5. Presidential Certificate of Appreciation (DD Form 1725). A Certificate of Appreciation, signed by the President as Commander in Chief of the Armed Forces, has been established for the purpose of extending the Nation's appreciation for military service. This certificate is an expression of gratitude to the individual and is not intended to have any legal effect on entitlement to veteran's benefits. Accordingly, a copy of the certificate, or a notation that the member has or has not received the certificate, will not be made a part of the member's permanent military record.
- a. A Certificate of Appreciation (DD Form 1725) will be presented to each officer and enlisted person honorably separated from active duty, including retirees, except for the following:
- (1) Personnel serving on active duty for less than 90 days, and personnel performing an initial tour of active duty for training.
- (2) Personnel discharged under the provisions of AR 635-20; AR 635-206; AR 635-212; chapter 5, AR 635-100; paragraphs 9-5 through 9-9 and chapter 10, AR 635-200; and chapters 4, 5, 10, 12, 13, and 14, AR 635-120.
- (3) Personnel separated under the authority of the Secretary of the Army, when Department of the Army directive precludes issuance.
- b. The Certificate of Appreciation will be completed with name (in signature order), grade, military service, and inclusive dates of service. It will be presented, whenever practicable, prior to the time of the member's departure

from the separation activity on the effective date of separation or on the date travel time, when authorized, commences. The certificate will be mailed to the individual when separation is accomplished under conditions precluding physical delivery, or when the individual departs well in advance of normal departure time, i.e., transferred to a Veterans Administration hospital, or to his home awaiting separation for physical disability.

- c. Officer and enlisted personnel separated subsequent to 19 January 1969 who have never received a DD Form 1725, who meet the criteria in α above will be issued a Certificate of Appreciation upon request, as follows:
- (1) General officers. Forward request to HQDA (DAAG-PSR-O), Washington, DC 20315.
- (2) All others. Forward to the Commanding General, RCPAC, 9700 Page Boulevard, St. Louis, MO 63132.
- d. DD Form 1725 may be requisitioned through normal AG publications supply channels.
- 1-6. Chief of Staff Certificate of Appreciation (DA Form 3522). a. A Certificate of Appreciation signed by the Chief of Staff, US Army, will be issued each officer and enlisted person upon separation when his service is characterized as "honorable" except that the certificate will not be furnished to the following:
- (1) Individuals retiring with 20 or more years service.
- (2) Individuals discharged under the provisions of AR 635-20; AR 635-206; AR 635-212; chapter 5, AR 635-100; paragraphs 9-5 through 9-9 and chapter 10, AR 635-200; and chapters 4, 5, 10, 12, 13, and 14, AR 635-120.
- b. Officer and enlisted personnel separated subsequent to 1 August 1964 who meet the criteria of a above will be issued a certificate upon request. Request for a certificate will be forwarded to the Commanding General, RC-PAC, 9700 Page Boulevard, St. Louis, MO 63132.
 - c. DA Form 3522 may be requisitioned

through normal AG publications supply channels.

- 1-7. Chief of Staff Certificate of Appreciation (DA Form 3563). This certificate may be issued to each officer and enlisted person retired under the provisions of chapter 4, AR 635-100; chapter 12, AR 635-200; or retired for permanent physical disability with 20 or more years of active Federal service. This certificate may be withheld when it is considered that the character of service rendered does not warrant a Certificate of Appreciation even though the member is entitled to retirement.
- 1-8. Discharge certificates (app B). a. Certificates issued to enlisted personnel will be in accordance with AR 635-200.
- b. Except as provided in c below, or as directed by the Secretary of the Army or Headquarters, Department of the Army, each officer discharged will be issued an appropriate discharge certificate as follows:
- (1) Honorable Discharge Certificate (DD Form 256A). Except under conditions prescribed in (2) and (3) below, an officer normally will be given an honorable discharge.
- (2) General Discharge Certificate (Under Honorable Conditions) (DD Form 257A).
- (a) Unqualified resignation in circumstances involving serious misconduct.
- (b) Discharge because of serious misconduct, including misconduct for which punishment has been imposed but for which misconduct has rendered the individual unsuitable for further service.
- (c) Discharge for physical disability resulting from intentional misconduct or willful neglect or which was incurred during a period of unauthorized absence.
- (d) Discharge under the Military Personnel Security Program if directed by Headquarters, Department of the Army. See AR 604-10.
- (3) Discharge Certificate (Under Other Than Honorable Conditions) (DD Form 794A).
- (a) Resignation for the good of the service. See AR 635-120.

- (b) Discharge, when convicted by the civil authorities of any offense and finally sentenced to confinement in a Federal or State penitentiary or correctional institution.
- (c) Discharge under the Military Personnel Security Program if directed by Headquarters, Department of the Army. See AR 604-
- (d) Discharge, when recommended and approved by the Secretary of the Army in connection with elimination proceedings under the provisions of AR 635-100 for reasons of moral or professional dereliction or in interest of national security.
- (4) Dishonorable Discharge Certificate (DD Form 260A). Warrant officers only as a result of sentence by a court-martial.
- c. No formal discharge certificate will be issued in the following circumstances.
- (1) Removal of officers under the Criminal Code of the United States (unless issued by Headquarters, Department of the Army upon specific request).
- (2) Dropped from the rolls of the Army (10 USC 1161(b); 10 USC 1163(b); or section 8, act of 1 September 1954 (68 Stat. 1145: 5 USC 8319)) (unless issued by Headquarters, Department of the Army, upon specific request when essential for advancement of official interest).
- (3) Dismissal as a result of sentence of court-martial (unless issued by Headquarters, Department of the Army, upon specific request when essential for advancement of official interest).
- 1-9. Physical and Mental Status on Release From Active Service (DA Form 1811). The purpose of DA Form 1811 is to permit the enlistment or reenlistment of qualified individuals without mental tests or medical examinations. It will be issued by transfer activities to enlisted personnel whose DD Forms 214 are coded RE-1, RE-1A, and RE-2A, who do not enlist or reenlist immediately upon separation. The physical qualification for active duty and/or separation is shown in item 77 of the Standard Form 88 (Report of Medical Examination) completed for separation and the scores of the

aptitude areas of the Army Classification Battery are recorded in item 23 of DA Form 20 (Enlisted Qualification Record). It will also be issued to officers and warrant officers who express an interest in enlisting after separation, provided they are physically qualified for active duty and/or separation.

- 1-10. Preparation of authorized forms. Separation forms will be prepared at the time the individual is processed for separation.
- a. Armed Forces of the United States Report of Transfer or Discharge (DD Form 214). See chapter 2 for instructions relative to preparation.
 - b. Discharge certificates.
- (1) Entries will be made on the discharge certificates from information contained in the DD Form 214.
- (2) On the line provided under the words, "This is to certify that" enter the individual's name, typed in capital letters in signature order, followed by his service number, grade, and basic branch.
- (a) For enlisted personnel, add the component. The component will be spelled out in full if Regular Army: other will be entered as ARNGUS, USAR, or AUS.
- (b) For enlisted reservists being discharged under the provisions of AR 135-178, the "basic branch" will not be shown.
- (3) Enter date of separation shown in item 11d, DD Form 214.
- (4) In the space between the lines in the lower right section of the certificate, type in captial letters, in signature order, the name of the commanding officer, the officer signing item 34, DD Form 214, or other designated officer, and in upper case letters centered below the name, the officer's grade and branch.
- c. Physical and Mental Status on Release From Active Service (DA Form 1811).
- (1) In the appropriate spaces, enter the date the form is prepared, the individual's name, grade, and service number with authorized prefix.
- (2) Mental status—For enlisted personnel, transcribe latest Army Classification Bat-

tery Aptitude Area Scores and latest date tested or retested from item 23, DA Form 20, as follows:

COA	*MM	IN*
COB	*CL	AE*
EL	GT	
CM.	DC .	

AFQT—SCORE IS 31 OR ABOVE
YES \(\cap \) NO \(\cap \)

*If not shown on DA Form 20, enter "NONE." For officer personnel, enter "Not applicable."

- (3) Physical status—Enter date of separation as indicated in item 11d, DD Form 214, and the physical profile recorded in item 76 of the Standard Form 88 completed for separation.
- (4) The typed or stamped name, grade, and branch of service of the officer responsible for the preparation of the form, and his written signature, will be entered in the appropriate spaces. To minimize the possibility of fraudulent enlistment, the original and duplicate will be signed in ink. The triplicate copy may be signed or stamped.
- (5) Typographical errors in words and abbreviations only may be corrected by erasure and overtype, provided corrections are neat and legible and do not penetrate or smear the form. Corrections will be initialed on all copies by the authenticating officer. The form will be redone in all other instances of error.
- I-11. Distribution of authorized forms. a. The discharge certificate will be prepared in original copy only and given to the individual concerned, except when otherwise directed by Headquarters, Department of the Army. See AR 635-200.
- b. DD Form 214 is prepared in six copies and distributed as indicated in chapter 2.
- c. DA Form 1811 will be prepared in original copy only and delivered to the individual.

- d. Separation forms, when mailed, will be protected by a backing material, unstapled, to preclude damage. The envelope forwarding these forms will be stamped or marked "Do not fold or bend." The Commanding General, RCPAC, 9700 Page Boulevard, St. Louis, MO 63132 will be shown as the return addressee.
- 1-12. Changes and amendments. After issuance, a separation document may be changed or amended only by The Adjutant General. Requests for such action will be addressed as follows:
- a. Requests pertaining to individuals who remain on active duty in a commissioned or warrant officer status:

TO: HQDA (DAAG-PSR-O) Washington, DC 20315

- b. Requests pertaining to individuals who remain on active duty in an enlisted status:
 - TO: Commanding Officer
 US Army Enlisted Personnel
 Support Center
 Fort Benjamin Harrison, IN 46249
- c. Requests pertaining to individuals in status other than specified in a or b above:

TO: Commanding General RCPAC 9700 Page Boulevard St. Louis, MO 63132

- 1-13. Lost forms. a. Upon satisfactory proof of the loss or destruction of any form authorized in paragraphs 1-3 through 1-9, The Adjutant General will issue a replacement.
- b. Requests for replacement will be submitted on Standard Form 180 (Request Pertaining to Military Records) direct to one of the addresses indicated thereon, as appropriate. Standard Form 180 may be requisitioned from US AG publications centers.

CHAPTER 2

PREPARATION AND DISTRIBUTION OF DD FORM 214

- 2-1. General. Personnel officers will prepare and authenticate DD Form 214WS (Worksheet) prior to forwarding records to the transfer facility. All available records will be used as a basis for the preparation of DD Form 214WS, including DA Form 20 (Enlisted Qualification Record), DA Form 66 (Officer Qualification Record), and orders.
- a. After thorough comparison has been made between entries on DD Form 214WS and that on DD Form 214, the worksheet will be retained by the transfer activity for 6 months and then destroyed.
- b. Item instructions for entries on all copies of DD Form 214, arranged in numerical order, are given below. An entry will be made in each item. If no detailed entry is applicable, enter "None" or "NA." If the information required to complete an item is not available, or if more space is required to complete the item, the words "See Remarks" or "See 30" will be entered in the space and an explanation will be made in item 30 (Remarks).
- c. Each page must be clear and distinct. Clean type and firm pressure are needed to make each copy completely legible. Prior to distribution, copies of DD Form 214 will be checked for legibility and, if necessary, legible copies will be prepared.
- d. As this form will be read by civilians who may not be familiar with military terms, abbreviations will be used sparingly.
- e. The DD Form 214 (fig. 2-1) contains spaces for items deemed appropriate. No additional entries will be made unless specifically authorized by Headquarters, Department of the Army.
 - f. Observe the marginal instructions printed

- in the left margin of the form. All entries other than those in the "Personal Data" section apply to the current period of service, except that in those cases when enlisted personnel were not furnished a DD Form 214 upon discharge from a previous enlistment or enlistments, items 17, 19, 20, 22a(1), and 22c through 25 of the DD Form 214, will cover all service not previously covered by a DD Form 214.
- 2-2. Alterations and corrections. a. Typographical errors in words and abbreviations only may be corrected by erasure and overtype, provided such corrections are neat and legible and do not penetrate or smear the form. They will be initialed by the authenticating officer on all copies. The form will be remade in all other instances of error.
- b. The individual to whom the DD Form 214 is issued will be informed that the making of any change or alteration therein will render the form void.
- c. If an error is discovered in the DD Form 214 after the individual has departed from the transfer activity and/or distribution of copies of the form has been made, correction or change will be made only by The Adjutant General, Department of the Army. Requests for correction will be addressed in accordance with paragraph 1-12.
- 2-3. Entry of cause for separation. The entry of cause for separation in items 11c and 30 of DD Form 214 will be as specified in paragraphs 2-19 and 2-50 or as directed by Headquarters, Department of the Army. In no case will an entry which indicates that the individual is mentally incompetent be made on the DD Form 214 or any other record which is furnished the individual.

- 2-4. Numbered items. All items of DD Form 214 will be completed in accordance with instructions below. Only items 1, 2, 4, 5a, 11a, 11b, 11d, 13a, 17b, 17c, 22, 26a, 30, 32, 33 and 34, will be completed for ADT personnel (other than initial REP 63 trainees) unless otherwise separated by reason of physical disability.
- 2-5. Item 1. Enter last name, first name, and full middle name or names, if any.
- 2-6. Item 2. Enter the individual's service number and authorized prefix.
- 2-7. Item 3. Transcribe social security number from DA Form 2139 (Military Pay Voucher).
- 2-8. Item 4. a. Officer personnel. Enter "ARMY" in capital letters; also enter component and basic branch as recorded in items 3 and 8, DA Form 66. Example: "ARMY-USAR-Inf." For warrant officers, enter the branch as recorded under "control" in item 8, DA Form 66. If officer is serving in a branch in which detailed, a cross-reference will be made in item 30 to account for the detail. This information will be obtained from item 24, DA Form 66. Example: "Item 4-Inf-detailed TC."
- b. Enlisted personnel. Enter "ARMY" in capital letters; also enter component and branch in which serving immediately prior to separation. Examples: "ARMY-RA-Unasg (AIS)" or "(SS)." The latter will be used with one of branch symbols shown, as appropriate, if immediately prior to separation the individual was serving in an intelligence or staff specialist position.
 - c. Cadets. Enter "ARMY-CADET-USMA."
- 2-9. Item 5a. a. Officer personnel. Enter grade in which serving at time of separation as shown in item 2, DA Form 66. Since this entry may be an officer's temporary (AUS) or permanent (RA or Res) grade and does not show the date of appointment, additional entries will be made in item 30 to clarify the grade status. Examples for item 30 "Item 5a-temp Major, AUS, apdt 30 Sep 50, perm LTC, USAR, aptd 10 June 56;" "Item 5a-temp CPT AUS,

- aptd Oct 54, perm CPT, NGUS, aptd 10 May 56"; "Item 5a-temp CPT AUS, aptd 5 May 56, perm 1LT, RA aptd 1 Dec 55"; "Item 5a-perm COL, RA, aptd 10 Nov 55"; "Item 5a-temp CW3, AUS, aptd 10 Jun 55, perm CW2, RA, aptd 1 Nov 54"; "Item 5a-temp CW2, AUS, aptd 1 Jun 55."
- b. Enlisted personnel. Enter grade in which serving at time of separation, indicating whether permanent or temporary. Example: "MSG (P)" or "MSG (T)."
 - c. Cadets. Enter grade at time of separation.
- 2-10. Item 5b. a. Officer personnel. Enter pay grade, e.g., "O-6" or "W-2."
- b. Enlisted personnel. Enter pay grade, e.g., "E-8" or "E-4."
 - c. Cadets. Enter appropriate pay grade.
- 2-11. Item 6. a. Officer personnel. Enter date of rank for the grade shown in item 5a.
- b. Enlisted personnel. Enter date of rank for the grade shown in item 5a.
- (1) If date of rank is different from date of appointment, enter date of appointment in item 30 (Remarks) as shown in paragraph 2-50.
- (2) If grade at time of separation is not permanent, the permanent grade, date of appointment, and date of rank, if different from date of appointment, will be entered in item 30 (Remarks) as shown in paragraph 2-50.
- c. Cadets. Enter date of rank for grade shown in item 5a.
- 2-12. Item 7. Enter from DA Form 20 or DA Form 66, as appropriate.
- 2-13. Items 8 and 9. Self-explanatory.
- 2-14. Item 10a. Enter the individual's Selective Service number as recorded on DD Form 4, DD Form 47 (Record of Induction) if available, or DA Form 66. The group spacing is important in this number, therefore, it will be entered (using corresponding blocks) with group spacing unaltered. If the individual is

not registered with the Selective Service, enter "None."

- 2-15. Item 10b. In all cases in which the Selective Service number is recorded in item 10a, enter in item 10b the Selective Service local board number and the city and State in which located. (County will not be entered in item 10.) If entry in this item is not applicable to the individual being separated, enter "NA."
- 2-16. Item 10c. Applicable only to individuals who were inducted (as opposed to enlisted).
- 2-17. Item 11a. a. Officer personnel. Enter "Discharged," "Dismissed," "Relieved from active duty," "Dropped from the rolls of the Army," or "Retired," whichever is appropriate. (For ADT personnel who are not discharged, show the following: "Released to ARNG of ______", or "Released to USAR." For such

personnel who are released to enter on 24 months' active duty, enter "Released from ADT.") For Reserve officers who accept Regular Army appointment enter "Vacated Res apt accept RA apt."

- b. Enlisted personnel. Enter "Released to ARNG of ____," "Transferred to US(State)
- AR," "Retired and transferred to USAR," "Retired and released to USAR in grade of ____," or "Discharged," as appropriate in accordance with the following:
- (1) If the enlisted person incurred a Reserve obligation under title 10, United States Code, subsection 651a (formerly the Universal Military Training and Service Act) and is being transferred to the Army Reserve for the purpose of satisfying the obligation, the entry "Transferred to USAR (see 16)" will apply.
- (2) If the enlisted person entered on active duty from the Army Reserve and is being separated from active duty prior to the expiration of his enlistment or obligated service in the Army Reserve, the entry, "Released to USAR (see 30)" will apply. In item 30 enter the period for which released to the Army Reserve as shown in paragraph 2-50.
 - (3) If the enlisted person entered on ac-

tive duty from the Army National Guard and is being released from active duty prior to the expiration of his enlistment in the Army National Guard, the entry "Released to ARNG (see 30)" will apply. Enter in item

30 the period for which released to the Army National Guard. See paragraph 2-50.

- (4) If the enlisted person is being retired for length of service (30 years' service), or is being separated by reason of physical disability which will result in his being placed on the temporary or permanent disability retired list, the entry "Retired" will apply. Enter in item 11c the reason for retirement, i.e., "Retirement (30 years' service," or "Retirement (Temporary Disability)."
- (5) If the enlisted person is being retired and transferred to the Army Reserve by reason of having completed over 20 but less than 30 years of active Federal service, the entry "Retired and transferred to USAR" will apply. If he holds a commission or warrant officer appointment in the Reserve and elects to serve the remaining portion of his Reserve service in that status, the entry "Retired and released to USAR in the grade of _____" will apply. Enter in item 11c the reason for retirement, i.e., "Retirement (over 20 years' service)."
- (6) For an enlisted person serving on ADT, one of the following entries is applicable:
- (a) For ARNGUS trainee who satisfactorily completes active duty for training, "Released to ARNG of _____"; for train-

ee discharged from the Reserve of the Army, "Discharged as a reservist of the Army, Army National Guard of the United States, and returned to State National Guard control"; for trainee released from active duty for training and released to the control of the State prior to satisfactory completion of active duty for training, "Released from active duty for training and returned to National Guard control for disposition under National Guard Regulations."

(b) For USAR trainee who is not discharged, the entry "Release to USAR" will apply; for trainee who is discharged, the entry

"Discharged as a Reserve of the Army" will apply.

- c. Cadets. Enter "Transferred to the US-AR," "Discharged," "Released to active duty," or "Returned to parent service," whichever is appropriate.
- d. Void induction. Enter "Released from military control by reason of void induction."
- 2-18. Item 11b. Self-explanatory.
- 2-19. Item 11c. a. Except as indicated in b below, the authority for transfer or discharge will be entered in this item by reference to the appropriate regulation, circular, bulletin, special separation directive, statute, etc., followed by the SPN and descriptive reason for transfer or discharge (app. A). Examples: "10 U.S.C. 1201 or 1204, SPN 271, Retirement (Permanent Disability)," or 10 U.S.C. 3917, SPN 231, Retirement (30 years' service)." In cases of officer personnel dismissed from the service, the general court-martial order number, the headquarters issuing the orders, and the date of the orders will be shown in all cases. For Reserve commissioned officers released from ADT to enter on 24 months' active duty, enter "10 U.S.C. 681(a), SPN 624, to enter on 24 mo. AD (see 30)." For officers of Reserve components on active duty who accept appointment in the Regular Army, do not enter an SPN.
- b. The following reasons for discharge will not be stated in words on DD Form 214. The authority and SPN will be entered in item 11c:
 - (1) Unsuitability.
 - (2) Inaptitude.
 - (3) Unfitness.
 - (4) Misconduct.
 - (5) Homosexual.
 - (6) Resignation in lieu of elimination.
 - (7) Resignation for good of the service.
- (8) Any other reason involving mental or moral issues upon which discharge of the individual may be predicated. However, reasons based upon established facts such as fraudulent enlistment, desertion, AWOL, and conviction by military or civil court will not be con-

sidered issues under circumstances that preclude entry in item 11c.

- 2-20. Item 11d. Enter date separation is accomplished.
- 2-21. Item 12. Last duty assignment and major command.
- a. For personnel reassigned on orders to a transfer activity or to a medical holding detachment prior to separation, enter the losing unit of assignment as shown in the standard name line (SNL) and the title of the major command or agency having jurisdiction over the losing unit of assignment as shown in the lead line "Maj Comd/Agcy" of the orders reassigning the individual to the transfer activity or the medical holding detachment.
- b. For all other personnel, enter the individual's current unit of assignment and the title of the major command or agency having jurisdiction over the organization. Titles for major commands or agencies are shown in appendix C.
- c. For Cadets, enter "USMA West Point, New York."
- 2-22. Item 13a. Enter one of the following in capital letters: "HONORABLE," "UNDER "UNDER CONDITIONS," HONORABLE HONOR-OTHER THAN CONDITIONS ABLE," "DISHONORABLE." Normally, only the word "HONORABLE" may be used if an officer is released from active duty and reverts to USAR control, or, in case of an officer of the Army National Guard who returns to State control. When an enlisted person is transferred or returned to a Reserve component, enter either "HONORABLE" or "UN-DER HONORABLE CONDITIONS" whichever is appropriate. However, for individuals who are undergoing investigation as alleged security risks under the provisions of AR 604-10, at the time of separation, the words "TO BE DETERMINED" will be entered when directed by The Adjutant General. When the investigation has been completed and a final determination is made, The Adjutant General, Headquarters, Department of the Army will

render the appropriate characterization. Entry of "TO BE DETERMINED" will be made in other individual cases only when directed by The Adjutant General, who upon final disposition of the case, will render the appropriate characterization.

- 2-23. Item 13b. a. All personnel. Enter the form number of the certificate issued, e.g., "DI) Form 256A," "DD Form 257A," etc. In cases where no formal certificate is authorized to be issued, enter "None."
- b. All enlisted personnel being discharged under the provisions of AR 635-206 and AR 635-212. Items 27, 28, 29, 30, 37 and 39 of DD Form 4 (Enlistment Record—Armed Forces of the United States) will be checked to ascertain whether the individual was granted a moral waiver upon enlistment. The code entry defined below will be entered immediately following the certificate form number issued when the DD Form 4 indicates a moral waiver has been granted. If DD Form 4 does not indicate that a moral waiver was granted upon enlistment the entry "None" will be entered immediately following the certificate form number.
- (1) MW—Moral Waiver for other than traffic violations.
- (2) MW(T)—Moral Waiver for instances involving the following traffic violations:
 - (a) Speeding.
 - (b) Driving without a license.
- (c) Failure to comply with traffic sign or signal.
 - (d) Reckless driving.
 - (e) Following too close.
 - (f) No registration.
- (g) Improper muffler, inadequate lights, or any other mechanical deficiency.
 - (h) Any other traffic violations.
- 2-24. Item 14. If at time of separation the individual is transferred or reverts to USAR or ARNGUS (see AR 635-100 and AR 140-10), enter—
- a. For USAR individuals. Control Group (Annual Training, Reinforcement, or Stand-

- by, as applicable), RCPAC, 9700 Page Boulevard, St. Louis, MO 63132. See paragraph E-1, AR 635-10 (under separation orders).
- b. For personnel retired and transferred to USAR. "USAR Control Group (Retired) RC-PAC, St. Louis, MO 63132."
- c. For ADT personnel. Command publishing ADT orders.
- d. For ARNGUS persons. ARNGUS of State of which he is a member, e.g., "Revert ARNGUS of MA."
- 2-25. Item 15. The "Remarks" section of each enlisted person's qualification record will be checked for eligibility for reenlistment. The applicable code defined below will be entered in item 15 to denote eligibility or ineligibility for reenlistment. The provisions of this paragraph do not apply to ADT personnel nor to personnel released from military control by reason of a void induction. When appropriate, as indicated below, RE coding will be cited in item 15, DD Form 214. In those cases where dual authority for the RE coding is shown, AR 601-280 will be cited when separation is for the purpose of immediate reenlistment. AR 601-210 will be cited when separation is for other than immediate reenlistment.
- a. RE-1. Fully qualified for immediate reenlistment.
- b. RE-1A. Fully qualified for reenlistment; however, ineligible to enlist in the United States Army for 93 days after date of separation.
- c. RE-2. Fully qualified for reenlistment but separated for convenience of Government under a separation which does not contemplate immediate reenlistment.
- d. RE-2A. Fully qualified for reenlistment; however, not eligible for reenlistment in grade and ineligible to enlist in the United States Army for 93 days after date of separation.
- e. RE-3. Not eligible for reenlistment unless waiver is granted. All DD Forms 214 so coded must cite appropriate authority for separation and "Tables 2-4 and 2-5, AR 601-210 or Ta-

bles 2-2 and 2-3, AR 601-280 applies" will be entered in item 30.

- f. RE-3A. Not eligible for reenlistment unless waiver is granted. This code is applicable only to Regular Army enlisted men who do not possess scores of 90 or higher in any three or more aptitude areas of the Army Qualification Battery or the Army Classification Battery, and all DD Forms 214 so coded must cite "Table 3-1, AR 601-280 applies" in item 30.
- g. RE-3B. Not eligible for reenlistment unless waiver is granted by commander concerned. This code is only applicable to enlisted persons classified ineligible for reenlistment under table 2-5, AR 601-210 or table 2-3, AR 601-280, because of time lost during their last period of service.
- h. RE-4. Not eligible for reenlistment. All DD Forms 214 so coded must cite appropriate authority for separation and "Tables 2-6 and 2-7, AR 601-210 or Table 2-4, AR 601-280 applies" (nonwaiverable qualifications) will be entered in item 30.
- i. RE-4A. Not eligible for reenlistment. This code is applicable only to enlisted personnel classified for failing to qualify for reenlistment under table 2-3, item b (citizenship), AR 601-210, or who are not eligible to reenlist for one year under table 2-7, item 44 (marriage), AR 601-210. It is also applicable to women separated from the Army under the provisions of AR 635-212 for inability to perform their military duties due to a language barrier and are ineligible to reenlist under table 2-7, item 52, AR 601-210. All DD Forms 214 so coded will not cite table 2-6 or table 2-7, AR 601-210 as applying.
- 2-26. Item 16. If the individual (other than ARNG personnel on ADT) incurred a service obligation under title 10, United States Code, subsection 651a (formerly the Universal Military Training and Service Act) and is being returned to State control as a member of the Army National Guard or is being transferred or returned to the Army Reserve for the purpose of satisfying the obligation, enter the date (day, month, and year) such service obligation should terminate. Time lost while on active

duty does not extend the period of service obligation incurred. Enter, "NA" when an individual is released from military control by reason of void induction.

- 2-27. Item 17a. a. Officer personnel. For Reserve officers ordered or called to active duty, check "other" and enter "Ordered to AD from USAR." For all other officers, check "other" and enter "Commissioned" or "Commissioned RA" or "Aptd Warrant Officer," as appropriate. For ADT personnel check "other" and enter "Ordered to ADT."
- b. Enlisted personnel. Check appropriate space to indicate means of entry on current active service. If the enlisted person was ordered or called to active duty from Reserve component, check "other" and enter "Ordered from ARNGUS or USAR" or "Called from ARNG," as appropriate. Enter also any voluntary extensions. Information regarding extensions will include period and date of voluntary extensions. If additional space is required, continue in item 30 (Remarks); e.g., "Vol Est 1 yr 12 Aug 64." For ADT personnel, check "other" and enter "Ordered to ADT."
- c. Cadets. Check "other" and enter "Cadet USMA Appointed."
- 2-28. Item 17b. (NA to Officer personnel). Indicate the term of service (in years) for which enlisted, reenlisted, inducted, or ordered to active duty. For ADT personnel, enter "NA." For Cadets, enter "4 years."
- 2-29. Item 17c. a. Officer personnel. Enter date of entry on current tour of active duty as shown in item 6, DA Form 66. For ADT personnel, enter date of entry on ADT.
- b. Enlisted personnel. Enter date entered on active duty or date enlistment or reenlistment was accomplished. If the qualification record of an enlisted member of the Regular Army indicates that he was discharged from previous enlistment or enlistments and immediately reenlisted without being furnished a DD Form 214, the date to be entered in this item will be the earliest date not previously covered by a DD Form 214. Subsequent reenlistment(s) and

discharge(s) between dates shown in this item and item 11d will be entered in item 30 (Remarks) as shown in paragraph 2-50. For ADT personnel, enter date of entry on ADT.

- c. Cadets. Enter date of entry into the academy.
- 2-30. Item 18. Enter the number of prior Regular Army enlistments the individual has completed. For officers and cadets, enter "NA."
- 2-31. Item 19. Enter the grade in which individual actually entered on current tour of active duty. If the qualification record of an enlisted member indicates that he was discharged from previous enlistment or enlistments and immediately reenlisted without being furnished a DD Form 214, enter grade held on entry into earliest period of active service to be covered by this DD Form 214.
- 2-32. Item 20. a. Officer personnel. For officer personnel ordered from ARNGUS or USAR or called from ARNG, enter city and State as indicated on active duty orders (see AR 310-10). For officer personnel who are commissioned from enlisted or warrant status or who are appointed warrant officers from enlisted status, enter the name of the Army installation where officer's current tour began. For Regular Army officers who were appointed in Regular Army while on active duty as Reserve officers, enter the name of the Army installation where officer was located on the date of acceptance in Regular Army.
- b. Enlisted personnel. For enlisted personnel ordered or called to active duty, enter city and State as indicated on active duty orders (see AR 310-10). For enlisted personnel who were inducted or enlisted, enter place at which induction or enlistment was accomplished. If the qualification record of an enlisted member indicates that he was discharged from previous enlistment or enlistments and immediately reenlisted without being furnished a DD Form 214, enter the place of entry into the earliest period of active service to be covered by this DD Form 214.
- c. Cadets. Enter city and State of residence at time of appointment as a cadet.
- 2-33. Item 21. a. Officer personnel. Enter

- home address shown on orders bringing officer on current tour of active duty.
- b. Enlisted personnel. Enter home of record at time of entry into active duty as shown on enlistment or induction record, regardless of place physically located at time of entry on active duty.
- c. Cadets. Enter home of record at time of appointment as a Cadet.
- 2-34. Item 22. Detailed instructions for computing creditable service for basic pay are contained in chapter 1, DODPM.
- 2-35. Item 22a(1). a. Officer personnel. Enter total service completed between the inclusive dates of the current tour of duty.
- b. Enlisted personnel. Enter total service completed between the dates shown in items 10c or 17c and 11d of the DD Form 214, as represented by continual and foreign service, less time lost under title 10, United States Code, section 972, and time lost subsequent to normal expiration of term of service.
- c. Cadets. Enter total time between dates shown in items 17c and 11d of the DD Form 214.
- 2-36. Item 22a(2). a. Officer personnel. Enter all prior-service credited for basic pay purposes (37 U.S.C. 205).
- b. Enlisted personnel. Enter all prior service excluding any service shown in item 22a-(1). This includes any period served in the USAR or ARNGUS as a reservist not on active duty during current enlistment.
 - c. Cadets. Enter "NA."
- 2-37. Item 22a(3). Self-explanatory.
- 2-38. Item 22b. Enter total active service the individual has completed beginning with the earliest period of active service up to an including current period of active duty, less any period served in the ARNGUS or USAR not on active duty, and less time lost under title 10, United States Code, section 972. Enter "see 30" if information to accomplish the foregoing is not readily available, and enter explanation in item 30 (Remarks). In the case of

enlisted personnel retired for length of service, the total active service entered in this item must agree with the official total of service for basic pay purposes shown in the letter or electrically transmitted message from The Adjutant General, as provided in chapter 12, AR 635–200.

- 2-39. Item 22c. a. Officer personnel. Enter from item 17, DA Form 66, the total period of foreign service during the current tour of duty computed as provided in AR 611-103.
- b. Enlisted personnel. Enter total active duty outside continental limits of the United States for the period covered by the DD Form 214 and the last oversea theater in which service was performed, e.g., "Foreign and/or Sea Service (USAREUR)."
 - c. Cadets. Enter "NA."
- 2-40. Items 23a and b. In item 23a enter primary MOS code number, title, and date of award. In addition, enter PMOS evaluation score and date of score. If the enlisted person has not received a PMOS evaluation score, enter "None." If more space is required, enter "see 30" and continue remark in item 30. If the specialty represented by the MOS has a related civilian occupation, enter in item 23b the appropriate job title and code number from the Dictionary of Occupational Titles. If not applicable, enter "NA."
- 2-41. Item 24. Enter from item 21, DA Form 66 (Officer Qualification Record), or section 9, DA Form 20 (Enlisted Qualification Record) all decorations, service medals, campaign credits, and badges awarded or authorized, omitting authorities cited therein.
- 2-42. Item 25. Enter service schools, including major courses which were successfully completed, and military sponsored courses completed in civilian schools and colleges during period covered by the DD Form 214 being prepared. This entry includes the highest civilian education level acquired during this period of military service, if appropriate.
- a. Officer personnel. Enter other courses of study and education-level tests, if successfully

- completed, from information contained in item 16 or 33, DA Form 66.
- b. Enlisted personnel. Enter installation training courses (qualification courses), military correspondence courses, off-duty courses the enlisted person has completed successfully during the period covered by the IDD Form 214 being prepared.
 - c. Cadets. Enter "NA."
- 2-43. Item 26a. Enter inclusive dates of non-pay periods/time lost during the preceding 2 years.
- 2-44. Item 26b. Enter the number of days for which individual was paid for accrued leave.
- 2-45. Item 27a. If the individual has Government life insurance (National Service Life Insurance or United States Government Life Insurance), enter an X in the "Yes" block. If the individual has indemnity protection only, enter an X in the "No" block. See AR 608-5.
- 2-46. Item 27b. Enter amount of allotment if insurance premiums are currently being paid by allotment; otherwise, enter "NA."
- 2-47. Item 27c. If the individual does not have an allotment currently in effect, enter month and year of discontinuance; otherwise, enter "NA."
- 2-48. Item 28. The claim number is as important to the Veterans Administration as the service number is to the Armed Forces. If one has been assigned to the individual, it may be obtained from any correspondence he has received in connection with benefits for which he has previously applied.
- 2-49. Item 29. An X will be placed in the appropriate box indicating the individual's election to participate in the Servicemen's Group Life Insurance (SGLI). In the absence of a waiver for reduced coverage or declination of coverage, dated subsequent to 25 June 1970, enter \$15,000. The amount of coverage will be taken from DA Form 3054 "(Elections of Amount, Beneficiary Designation, and Settle-

ment Operations for SGLI), or VA Form 29-8286 (Servicemen's Group Life Insurance Election).

a. Officer personnel.

- (1) Enter the highest civilian education level attained as the first entry in this block when not adequately covered in block 25. This information will be taken from DA Form 66.
- (2) Enter "Lapel button issued." Lapel discharge buttons will be issued to officers who served between 8 September 1939 and 31 December 1946, both dates inclusive, who have not received one previously.
- (3) For officers of the Women's Army Corps who were formerly members of the Woman's Army Auxiliary Corps and who have had continuous active military service, enter date of commission in the Women's Army Auxiliary Corps, time served, and grade held at time of termination of the WAAC. This information may be obtained from the individual.
- (4) Enter blood group from the Immunization Record (Standard Form 601), e.g., "Blood Group O."
- (5) If the cause for separation is a physical disqualification which will result in the officer being permanently retired (see AR 635-40) on the day following separation, enter on all copies: "Separated for permanent disability retirement." Also enter the percentage of disability, e.g., "Disability 40 percent."

- (6) If the cause for separation is a physical disqualification for which the officer will receive severance pay (see AR 685-40), enter on all copies: "Paid severance pay \$_____" "Disability ______ percent." If the officer is not entitled to severance pay, enter "Severance pay not authorized."
- (7) Enter number of days absent without leave (UCMJ, Art. 86).
- (8) When an officer is to be discharged and furnished a discharge certificate (DD Form 256A, DD Form 257A, DD Form 794A), enter "Tables 2-4 and 2-5, AR 601-210 apply."
- (9) When an officer serving on ADT is hospitalized, an entry will be made indicating that he was in hospital on date of separation, reason and whether in line of duty or not in line of duty.
- (10) When items 11a and c indicate that officer is being released from ADT to enter on 24 months' active duty, enter "11c Ordered to 24 mo. AD by (specify para number, order, issuing authority, and date) effective (enter EDCSA)."
- (11) When an officer accepts an appointment in the Regular Army, enter "Vacated Res Com," "Apt RA" or "Acptd RA apt on _____."

(date)

- (12) Enter inclusive dates of time lost and of excess leave. Example: "Time lost for 3 days from 16 June through 18 June 1965."
- (13) When an officer of a Reserve component, who entered upon active duty for purposes other than to determine physical fitness, has his period of active service extended for any reason, enter "Extension of service was at the request and for the convenience of the Government." (Retention under 10 U.S.C. 972 is not an extension within the meaning of this paragraph.)
- (14) Indicate Indochina and Korea service on or after 5 August 1964 by entering inclusive dates of service for Vietnam and indicating "yes" or "no" for service in Indochina and Korea. Where the record reflects assignment to an organization in Burma, Laos, Thailand, Cambodia, or Vietnam show "yes" for Indochina. Sample entries are as follows:

- (a) To show service in Vietnam only, "Vietnam—25 Apr 70 through 28 May 71, Indochina—ves, Korea—no."
- (b) To show service in Indochina (other than Vietnam) only, "Indochina—yes, Vietnam—no, Korea—no."
- (c) To show service in Korea only, "Indochina—no, Vietnam—no, Korea—yes."

b. Enlisted personnel.

- (1) Enter the highest civilian education level attained as the first entry in this block when not adequately covered in block 25. This information will be taken from DA Form 20.
- (2) Enter blood group from the Immunization Record (Standard Form 601) or the Enlisted Qualification Record (DA Form 20). Example: "Blood Group O."
- (3) When an enlisted person is retained in service beyond the date of expiration of his term of service as authorized in AR 635-200, enter "Retained in service ______ days for convenience of the Government." (Authority DA Message _____ if applicable.)
- (4) Whenever separation is accomplished on a temporary Enlisted Qualification record prepared in accordance with AR 600-200, the following statement will be entered: "Separated from service on temporary records and soldier's affidavit."
- (5) Enter all separations and immediate enlistment or reenlistments accomplished between the dates shown in items 17c and 11d of the DD Form 214 being prepared, followed, if appropriate, by information regarding voluntary extensions of such enlistments or reenlistments. Example: "Ordered to AD 2 yrs 17 Mar 52—Hon disch 15 Mar 53 COG to enl in RA—Enl RA 16 Mar 53 for 3 yrs (Vol ext 1 yr 9 Dec 55)." During the period July 1953 through April 1957 Regular Army Reserve component personnel were not issued DD Form 214 when discharged and reenlisted at station of discharge within 24 hours.
- (6) If date of appointment is different from the date of rank shown in item 6, enter date of appointment as follows: "Item 6—Date of appointment 15 Aug 1965."
 - (7) If grade as shown in item 5 is not

permanent, enter permanent grade, date of appointment, and date of rank if different from date of appointment, as follows:

(a) "Item 5—CPL (P) (E-4) aptd 1

Aug 68."

(b) "Item 5—SP5 (T) (E-5) aptd 18 Sep 68, date of rank 1 Aug 68."

- (8) If the entry in item 11a indicates that the enlisted person was released from active duty and returned to the Army National Guard or the Army Reserve, enter "Item 11a—Released from active duty and returned to State control as a member of the Army National Guard of ______ (or Army Reserve, (State)
- as appropriate) to complete remaining service obligation of _____ (show years and months)."
- (9) If the entry in item 11c is "Chap 11, AR 635-200, SPN 290 (or SPN 292)," enter the court-martial orders number, source, and date.
- (10) When an enlisted person is retired after completion of 30 or more years' active military service, enter grade to which advanced on the retired list under title 10, United States Code, section 3964, as indicated in the orders directing retirement. Example: "Advanced on the retired list to grade of Major, title 10, USC 3964."
- (12) When an enlisted person is retired for disability, under AR 635-40, in a commissioned or warrant officer grade, enter the grade in which retired as follows "Retired in grade of 1LT" or "Retired in grade of CW2."
- (13) If the individual lost any time prior to normal ETS as indicated in section 6, DA Form 20 (Enlisted Qualification Record), enter the total number of days lost with inclusive dates. Example: "4 days lost under 10 U.S.C. 972 from 10 Nov 68 thru 13 Nov 68." Any time lost subsequent to normal expiration

of term of service will be shown separately. Example: "2 days lost subsequent to normal ETS from 10 Nov 68 thru 11 Nov 68."

- (14) Enter inclusive dates of excess leave. Example: "Excess leave of 5 days from 5 Nov thru 9 Nov 57."
- (15) The following information will be shown when available from DA Form 2139 on file in the financial data records folder.
- (a) Last paid reenlistment bonus—reenlistment (1st, 2d, 3d, etc.).
- (b) Total amount of bonus received on or subsequent to 1 October 1949 \$______. The total bonus figure is arrived at by adding the amounts reflected in item 11 of DA Form 2139, plus or minus any under payments or overpayments annotated thereon, and the amount paid on the voucher. These vouchers are filed on the left side of the financial data records folder.
- (16) Enter the word "Reenlisted" when an individual is separated upon expiration of term of service and it is known that he is reenlisting the day following date of separation.
- (17) When an enlisted member has his period of service extended for purposes other than to determine physical fitness, enter "Extension of service was at the request and for the convenience of the Government." (Retention under 10 U.S.C. 972 is not an extension within the meaning of this paragraph.)
- (18) Indicate Indochina and Korea service on or after 5 August 1964 by entering inclusive dates of service for Vietnam and indicating "yes" or "no" for service in Indochina and Korea. Where the record reflects assignment to an organization in Burma, Laos, Thailand, Cambodia, or Vietnam show "yes" for Indochina. Sample entries are as follows: To show service in Vietnam only, "Vietnam—25 Apr 70 thru 28 May 71, Indochina—yes, Korea—no"; to show service in Indochina (other than Vietnam) only, "Indochina—yes, Vietnam—no, Korea—no"; to show service in Korea only, "Indochina—no, Vietnam—no, Korea—yes."
- 2-51. Item 31. Enter the permanent address for mailing purposes furnished by the indi-

vidual at time of separation. This should be the place of residence or forwarding address. The address will include the county. If the individual being separated does not know the name of the county in which the town or city is located, it will be obtained from the US Postal Guide or from a standard atlas. The Adjutant General's Office, Department of the Army, will not be accepted as a permanent mailing address for officers of the Reserve components nor for Regular Army officers who accept an appointment in the Reserve upon separation. If the individual is discharged while confined by the civil authorities, the institution wherein he is confined will not be shown as the permanent address for mailing purposes. If he is not present because of AWOL, desertion, confinement in hands of civil authorities or foreign governments, the home of record will be used. For individuals authorized home of selection under paragraph M4158-1a, JTR, this entry will not be construed as selection of a home. Entries for individuals who are citizens of the United States who furnish a permanent address for mailing purposes which is outside the United States will be as follows:

- a. If the address is located in a country which is under the jurisdiction (for US Army matters) of an area commander indicated below, that address (number, street, city, and country) will be entered:
 - (1) US Army, Pacific.
- (2) US Army Forces Southern Command.
 - (3) US Army, Europe.
- b. If the address is located in a country other than listed in a above, the individual will be required to furnish an address within the United States, its territories or the Commonwealth of Puerto Rico. This address normally should be the name and address of a responsible individual who can reasonably be expected to forward correspondence to the individual. This information will be entered in item 31 and an additional entry will be made in item 30 "Remarks," indicating the relationship between the individual and the person whose address is furnished. A DD Form 214

will not be issued to any of the following individuals who refuse to furnish an address within the United States, its territories or the Commonwealth of Puerto Rico: a member of the Army Reserve being relieved from active duty or retired; an enlisted member of the Regular Army who is to be transferred to the Army Reserve upon retirement. Instructions for the above cases will be requested by electrically transmitted message from HQDA (DAAG-PSS) Washington, DC 20314.

- 2-52. Item 32. Except as provided below, the individual being separated will sign this item in the presence of the officer signing item 34. The original will be signed in ink in such manner that the signature on carbon copies is legible.
- a. When the individual is mentally incompetent, physically in the custody of civil authorities, in a desertion or AWOL status, or otherwise unable to sign the DD Form 214, this item will be left blank. In no case will a statement that the individual is mentally incompetent appear on the DD Form 214.
- b. Force or coercion will not be used to compel an individual to sign the DD Form 214 if he refuses to do so. A notation will be placed on copy No. 2 in item 30 that individual refused to sign DD Form 214.
- 2-53. Item 33. The name, grade, and title of the officer responsible for the preparation of DD Form 214 will be typed in the space provided.
- 2-54. Item 34. The officer whose name is typed in item 33 will sign item 34. The original will be signed in ink in such manner that the signature on carbon copies is legible.
- 2-55. Distribution of copies of DD Form 214. Copies of DD Form 214 will be distributed in accordance with instructions below no later than 48 hours after effective date of separation. (When limited items only are completed for certain ADT personnel (para 2-4), copies 1, 2, 3, and 5 only will be distributed and other copies destroyed.)

- 2-56. Individual's copy (No. 1). Deliver to the individual prior to his departure from the separation activity on the effective date of separation or on the date traveltime, when authorized, commences. The No. 1 copy will be mailed to an individual to arrive on the effective date of separation when separation is accomplished under conditions precluding physical delivery or when the individual departs well in advance of normal departure time; i.e., home awaiting separation for physical disability.
- 2-57. Record copy (No. 2). In cases of inservice enlistment or reenlistment in the Regular Army, this copy will be forwarded with the new DD Form 4 (original) through the servicing Data Processing Unit, in accordance with AR 601-280. In other than immediate enlistment or reenlistment cases the record copy will be forwarded in accordance with AR 640-10.
- 2-58. Selective Service copy (No. 3). a. Forward to servicing Data Processing Unit with the morning report for the day on which separation is accomplished. Standard Forms 88 will be attached to the No. 3 copy of DD Form 214 with metal staples.
- b. Upon completion of processing the No. 3 copy together with SF 88, will be forwarded by the Data Processing Unit to the appropriate State Director of Selective Service for the State indicated in item 10b or 21 of the DD Form 214. as appropriate. The entire day's accumulation of copies for each State Director will be mailed in one envelope or container. When address listed in item 10b or 21 is in a foreign country, the No. 3 copy will be forwarded by the Data Processing Unit to National Headquarters, Selective Service System, 1724 F Street, NW, Washington, DC 20435. A list of addresses of the Directors of Selective Service for the various States, commonwealths, dependencies, and trusts is contained in AR 601-49.
- c. In cases where limited items only are completed for certain ADT personnel (para 2-4), upon completion of processing, the No. 3 copy will be destroyed by the Data Processing Unit.

- 2-59. Veterans Administration regional office copy (No. 4). a. If the individual makes application for compensation, the VA Form 21-526e and accompanying records as listed in appendix E, AR 635-10, will be attached to the No. 4 copy. In cases where readjustment pay is involved, a copy of the separation orders will also be attached to the No. 4 copy. Distribute as follows:
- (1) When the individual has been or will be, transferred to a VA hospital at time of separation from active duty, the No. 4 copy will be forwarded to the hospital, ATTN: Chief, Medical Administration Division (136).
- (2) If the individual files VA Form 21-526e, forward the No. 4 copy to the Veterans Administration regional office having jurisdiction over the area in which the individual's permanent mailing address is located. Addresses of Veterans Administration offices are contained in AR 930-10.
- b. When an individual is discharged and immediately reenlists, is relieved from active duty or discharged and continues on active duty in another status, or is relieved from ADT under the REP 63 program to enter on 24 months active duty, the No. 4 copy will be delivered to the individual following the procedures in paragraph 2-56.
- c. For all other individuals the No. 4 copy will be forwarded to the commander of the recruiting district (app D) in which the individual's mailing address, as shown in item 31, DD Form 214, is located. For any of the above individuals who furnish an address located in a foreign country and who refuse to furnish an address within the United States, the No. 4 copy will be forwarded to the Commanding General, US Army Recruiting Command, Hampton, VA 23369. The entire day's accumulation of No. 4 copies for each recruiting district will be forwarded in one envelope or container. Upon completion of processing by the commander of the recruiting district, the No. 4 copy for WAC personnel will be forwarded to the Army area WAC staff advisor in which the recruiting district headquarters is located.

- 2-60. Notification of separation copy (No. 5). Distribute as follows:
- a. Upon relief from active duty or ADT. For individuals returned to State control as a member of the Army National Guard or transferred to or returned to the Army Reserve, the No. 5 copy will be filed in the MPRJ. DA Form 201 will be in accordance with AR 635-10. The No. 5 copy serves as notification to the Commanding General, RCPAC, St. Louis, MO 63132, the State adjutant general, or the Army area commander, of the individual's separation. It is also used by the Army Reserve for strength accounting and records purposes.
 - b. Upon discharge from active duty tour.
 - (1) For Regular Army officers whose resignation is effective upon acceptance of appointment as a Reserve officer of the Army for duty with the Army Reserve, and Regular Army or AUS warrant officers, and enlisted members holding appointments or commissions in a Reserve component, the No. 5 copy will be filed in the MPRJ.
 - (2) For enlisted personnel inducted into service who are discharged under paragraph 5-9, AR 635-200, because of failure to meet entrance medical fitness standards, the No. 5 copy will be forwarded to the Commanding General, US Army Recruiting Command, Hampton, VA 23369. Upon completion of processing, the Recruiting Command will forward this copy of DD Form 214 to The Surgeon General (HQDA(MEDPS-SX)), WASH, DC 20314. Standard Forms 88 and 93 completed at time of entry in service and time of discharge will be attached with metal staples.
 - (3) For individuals discharged from the Regular Army, Army Reserve, or AUS without specifications as to component, other than those indicated in (1) above, the No. 5 copy will be delivered to the individual following the procedure in paragraph 2-56. The individual will be counseled to use the No. 5 copy as evidence of his military service in any instance where it may be required.
 - (4) For individuals of the ARNGUS discharged from their Reserve of the Army status, the No. 5 copy will be forwarded, together with

any other records required by AR 635-10, to the adjutant general of the State from which the individual was ordered into active Federal service (item 21, DD Form 214). Action to terminate an individual's status as a member of the Army National Guard is a prerogative of the State adjutant general and will not be taken by Army discharge authorities. The address of the State adjutant general is the capital of the State, except as shown below:

the s	state, except as since	WII DCIOW .
(a)	Delaware	Wilmington 19801.
751	District of	
(0)	Columbia	2001 East Capitol
	Columbia	St., Washing-
		ton, DC 20003.
(-)	Tionida	St. Augustine
(0)	Florida	82084.
7.35	TT:	Fort Rugar, Hon-
(a)	Hawaii	olulu, Oahu,
		Hawaii 96816.
(e)	Louisiana	New Orleans
		70112.
(f)	Maryland	Baltimore 21201.
(g)	Pennsylvania 📖	RD No. 2, Ann-
		ville 17003.
(h)	South Dakota	Rapid City 57701.
(i)	Utah	Fort Douglas
		84113.
(i)	Vermont	Building No. 1,
		Camp Johnson,
		Winooski
		Branch, Bur-
		lington, VT
		05404.
(1)	Washington	Camp Murray
(1)	washington	98430.
		3040V.

c. Upon discharge from ADT tour.

- (1) For individuals discharged from their Reserve of the Army status, the No. 5 copy will be forwarded, together with any other records required by AR 635-10, to the adjutant general of the State from which the individual was ordered into active Federal service (item 21. DD Form 214 and b(4) above.
- (2) For individuals discharged from the Army Reserve, the No. 5 copy will be forwarded to the area commander, ATTN: Data Processing Unit, having jurisdiction over the in-

dividual's home of record at time of entry on active duty for training (item 21, DD Form 214). The Data Processing Unit will forward the copy to the individual's organization for clearing their records.

d. Upon placement of active duty and ADT personnel on the Temporary Disability Retirement List (TDRL).

(1) Officer personnel.

- (a) For officers of the Regular Army and of the Army of the United States without specification as to component, the No. 5 copy will be delivered to the individual following the procedure in paragraph 2-56. The individual will be counseled to use the No. 5 copy as evidence of his military service in any instance where it may be required.
- (b) For officers of the Army National Guard of the United States and Army Reserve, the No. 5 copy will be filed in the MPRJ.
- (2) Enlisted personnel. For enlisted members of all components, the No. 5 copy will be filed as a permanent document in the MPRJ, which will be disposed of in accordance with AR 635-10. Appropriate disposition will be made by the Commanding General, RCPAC, when the status of an enlisted man on TDRL is finally determined.

e. Upon retirement.

- (1) For individuals who entered on active duty from the Army National Guard of the United States or Army Reserve, the No. 5 copy will be filed in the Military History section of DA Form 201 as permanent material.
- (2) For members of the Regular Army, the No. 5 copy will be distributed as follows:
- (a) For enlisted personnel retired and transferred to the Army Reserve after completion of 20, but less than 80 years of active military service, the No. 5 copy will be filed in the MPRJ.
- (b) For all other personnel, deliver the No. 5 copy to the individual following the procedure in paragraph 2-56. The individual will be counseled to use the No. 5 copy as evidence of his military service in any instance where it may be required.

- f. When individual continues on active duty after separation, in the same or another status.
- (1) For individuals of the Regular Army, Army Reserve, and AUS without specification as to component, the No. 5 copy will be filed in the MPRJ.
- (2) For individuals who entered on active duty from the ARNGUS, the No. 5 copy will be forwarded, together with any other records required by AR 635-10 to the adjutant general of the State from which the individual was ordered into active Federal service (b(4) above).
- (3) For other personnel of ARNGUS who continue on active duty after separation, the No. 5 copy will be forwarded, together with any other records required by AR 635-10, to the adjutant general of the State from which the individual was ordered into active Federal service (b(4) above).

- g. Cadets.
- (1) For individuals transferred to or returned to the Army Reserve, the No. 5 copy will be filed in the MPRJ.
- (2) For individuals returned to the Active Army by reassignment from the USMA, the No. 5 copy may be destroyed.
- 2-61. Veterans' Administration copy (No. 6).
 a. The day's accumulation of No. 6 copies will be forwarded each day in one envelope, or other suitable package, to the Veterans Administration, Data Processing Center (214), Austin TX 78772, except as indicated below.
- b. When an individual is discharged and immediately reenlists, is relieved from active duty or discharged and continues on active duty in another status, or is released from active duty for training to enter on 24 months' active duty, the No. 6 copy will be forwarded to the finance and accounting officer paying the member.

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ARMED FORCES OF THE UNITED STATES
REPORT OF TRANSFER OR DISCHARGE

5/s AR 635-5-1, 20 Aug 73



SEPARATION PROGRAM NUMBERS AND AUTHORITY GOVERNING SEPARATIONS

Section I. OFFICERS

(By type of separation and regulatory authority)

Authority		SPN		
Regulatory	gulatory 10 USC		Reason	
	Relief from A	ctive Duty	—Voluntary	
Sec III, chap. 3, AR 635-100	681(a)	602	National health, safety, or interest.	
Sec IV, chap. 3, AR 635-100 🔪 🗆	681 (a)	. 604	Hardship.	
Sec VII, chap. 3, AR 635-100	681(a)	601	Enlistment in regular establishment for purpose of retirement.	
Sec VIII, chap. 3, AR 635-100	j 681 (a)	610	Marriage.	
Sec IX, chap. 3, AR 635-100	681(2)	. 616	Selection for entrance to a service academy.	
Sec XIV, chap. 3, AR 635-100	681 (a)	. 611	Expiration of active duty commitment—volun tarily serving on active duty.	
Sec XIV, chap. 3, AR 635-100	681(a)	612	Expiration of active duty commitment—involuntarily serving on active duty.	
Sec XVIII, chap. 3, AR 635 100	3380	618	In lieu of serving in lower grade than Reserve grade.	
Sec XX, chap. 3, AR 635-100	681 (a)	619	By request—includes MC and DC officers.	
Sec XXI, chap. 3, AR 635-100	681 (a)	906	Dual status officer to revert to regular Warran Officer.	
Sec XXII, chap. 3, AR 635-100	681(a) .	. 600 \	To enlist in the regular establishment.	
Sec XXIV, chap. 3, AR 635-100	681(a)	609	To attend school or to accept a teaching position.	
Sec XXV, chap. 3, AR 635-100	681(a) .	. 681	To accept employment with a legally established law enforcement agency.	
Sec XXVI, chap. 3, AR 635-100 .		_ 79A	Relief from active duty as USAR warrant officer (a viator) to accept USAR commission (aviator) with concurrent active duty.	
Chap. 6, AR 635-100		. 599	Lack of Aurisdiction.	
AR 614-120	681(a)	620	Interdepartmental transfer of other than Medica officers.	
AR 614-120	681(a)	623	Interdepartmental transfer of Medical officers.	
Para 3-2d, AR 635-120	681(a)	. 621	In lieu of unqualified resignation.	
	681(a)	. 624	Release from ADT to enter on 24 months active duty.	
	Relief from Ac	tive Duty-	-Involuntary	
Para 3-31a(1), AR 635-100		647	Maximum service—Commissioned officers.	
Para 3-31a(2), AR 635-100	Chap. 363	648	Completion of prescribed years of service.	

Authority			Renson
Regulatory	10 USC	<u> </u>	<u> </u>
Re	lief from Active Dut	y—Invo	luntary—Continued
Para 3-31b, AR 635-100	1164	646	Maximum service—Warrant officers.
Sec VI, chap. 3, AR 635-100	Chap. 363	627	Maximum age.
Sec X, chap. 3, AR 635-100	681(a)	672	Medical service personnel who receive unfavorable background investigation and/or National Agency Check.
Sec XII, chap. 3, AR 635-100	681(a) .	649	Withdrawal of ecclesiastical indorsement.
Sec XIV, chap. 3, AR 685-100	681(a)	603	Due to disapproval of request for extension of service.
Para 3-58a, AR 635-100 🚉	681(a)	645	Annual screening.
Para 3-58b, AR 635-100	681(a)	690	Reduction in strength.
Sec XVI, chap. 3, AR 635-100	681(a) and 3846.	631	Failure of selection for permanent reserve promotion—discharged.
Sec XVI, chap. 3, AR 635-100	681(a) and 3846	632	Failure of selection for permanent reserve promotion—commission retained.
Sec XVII, chap. 3, AR 635-100	681'(a)	633	Failure of selection for promotion—temporary.
Sec XIX, chap. 3, AR 635-100	681 (à)	640	Commissioned officer under sentence of dismissal and warrant officer under sentence of dishonorable discharge awaiting appellate review.
AR 135-20	681(a)	651	Release of reserve unit and return to reserve status.
AR 135–20	681(a)	652	Release of unit of NG or NG(US) and return to state control.
AR 135-300	681(a)	650	Physically disqualified upon order to active duty.
	681(a)	655	Revert to retired list—not by reason of physical disability.
	1209	657	Physical disability. Revert to inactive status for purpose of retirement under chapter 67, 10 USC in lieu of discharge with entitlement to receive disability severance pay.
Reli	ef From Active Duty	-Volur	ntary and Involuntary
	681(a), 3447(c), 3448(b).	644	Convenience of Government, other reasons, or as specified by Secretary of the Army.
	Res	ignation	1
Chap. 3, AR 635-120		524	Unqualified, or other miscellaneous reasons.
Chap. 3, AR 635-120		500	Hardship.
		501	National health, safety, or interest.
		502	Completion of required service.
Chap. 3, AR 635-120		503	Enlistment in the Regular establishment—Regular officer.
Chap. 3, AR 635-120		504	Withdrawal of ecclesiastical indorsement.
Chap. 3, AR 635-120		508	To attend school.
		510	Interest of National security (in lieu of elimination).
Chap. 4, AR 635-120 and chap. 5, AR 635-100.		511	In lieu of climination—homosexuality.
Chap. 4, AR 635-120		509	In lieu of elimination because of substandard or unsatisfactory performance of duty.

Authority		SPN	Reason
Regulatory	10 USC		
	Rezignati	o n − Con	tinued
Chap. 4, AR 635-120		518	In lieu of elimination because of unfitness or unacceptable conduct.
Chap. 5, AR 635-120		522	In lieu of elimination because of conduct triable by courts-martial or in lieu thereof.
Chap. 5, AR 635-120		505	Serving under a suspended sentence to dismissal.
Chap. 6, AR 635-129		528	Marriage.
Chap. 7, AR 635-120		529	Pregnancy.
Chap. 8, AR 635-120		530	Parenthood-minor children.
Chap. 16, AR 685-120		685	Failure to meet medical fitness standards at time of appointment.
Chap. 17, AR 635-120		79B	Resignation as RA WO (aviator) to accept USAR commission (aviator) with concurrent active duty.
	Dischar	ge—Voli	inlary
AR 635-20		558	Conscientious objection.
Chap. 5, AR 635-100 .	1166, 3786	589	Discharge for reasons involving board action or in lieu thereof, due to substandard performance of duty.
Chap. 3, AR 635-120 and para 4-14a, AR 635-100.	3911	539	Termination of RA or AUS warrant of member serving on active duty in RA or AUS warrant to retire in commissioned status.
Chap. 10, AR 635-120	3786	536	Discharge because of substandard performance of duty-voluntary request.
	1163	597	Administrative discharge.
	Discharge—	Physica	Disability
Para 5-8c(3), AR 635-40	1203, 1206	660	Physical disability with entitlement to severance pay.
Para 5-8c(4), AR 635-40	1162(a), 1165, 3814	662	Physical disability—EPTS—established by physical evaluation board. Not entitled to disability severance pay.
Para 5-8c(5), AR 635-40	1207 .	661	Physical disability resulting from intentional mis conduct, or willful neglect or incurred during a period of unauthorized absence. Not entitled to receive disability severance pay.
	Discharg	→ 7e—Invo	luntary
Sec II, chap. 3, AR 635-100	1162	555	Failure to complete basic, company officer, or as sociate company officer course—USAR officers
Sec II, chap. 3, AR 635-100	1162	556	Failure to complete busia, company officer, or asso ciate company officer course—ARNGUS officers
Chap. 5, AR 635-100	1166, 3796	588	Reasons involving board action, or in lieu there of—unfitness or unacceptable conduct.
Chap. 5, AR 635-100	564, 1165	546	Failure of selection for permanent promotion—warrant officers.
Para 5-29c, AR 635-100		686	Failure to resign under chap. 16, AR 635-120 when determined to be in the best interests of the Government and the individual.

Authority		8PN	Reason
Regulatory	10 USC		
	Discharge—Inve	luntary.	—Continued
Chap. 7, AR 635-120		595	Pregnancy.
Chap. 8, AR 635-120		596	Parenthood, minor children
Chap. 10, AR 635-120		537	Unfitness—unacceptable conduct.
Chap. 10, AR 635-120 and chap. 5, AR 635-100.	3796	586	Discharge for reasons involving heard action or in lieu thereof.—homosexual.
Chap. 11, AR 635-120	3303(d)(3)	545	Failure of selection for permanent promotion—commissioned officers.
Chap. 12, AR 635-120	871(a), 874(b), 818.	551	Administrative discharge—GCM—involuntary.
Chap. 14, AR 635-120	1161, 1162, 1165–3448, 3814.	550	Reasons as specified by Headquarters, Department of the Army.
AR 635-120 and AR 604-10	3796	590	Interest of National security.
\ \ \	D:	smissal	
Chap. 12, AR 635-120	818-871, 1161	552	Dismissal-general court-martial-homosexual.
Chap. 12, AR 635-120	818-871, 1161	554	Dismissal—general court-martial.
	\ Droppe	d from i	Rolls
Chap. 13, AR 635-120	1161(b), 1163	668	Absent without authority—conviction and confinement by civil authorities.
Chap. 13, AR 635-120	1161 (b), 1163	669	Absent without authority—desertion.
	Retireme	nt-Vol	untary
AR 135–180	1331	77,3	Placement on retired list at age 60-voluntary retirement.
Para 4-14, AR 635-100	3911	775	Voluntary retirement—Regular Army and Reserve commissioned officers.
Para 4-14a, AR 635-100	3911	77 X	Warrant officer voluntary retired as a commis-
Para 4-14α and b, AR 635-100	3911, 1293	77P 	Voluntary retirement in lieu of or as a result of elimination board proceedings. Regular Army and Reserve commissioned officers and warrant officers.
Para 4-14b, AR 635-100	1293	77 T 	Voluntary retirement—Regular Army and Re- serve warrant officers.
Para 4-14c, AR 635-100	3911	77 V	Enlisted personnel—voluntary retirement as a commissioned officer.
Para 4-14c, AR 635-100	1293	77 W	Enlisted personnel—voluntary retirement as a warrant officer.
Para 4-15, AR 635-100	3918	770	Voluntary retirement—Regular Army commis- sioned officers with 30 or more years service.
	Retireme	nt—Mai	ndatory
Para 5-8e(1), AR 635-40		77M	Retirement—permanent—by reason by physical disability.
Para 5-8e(1), AR 635-40	1201, 1204	77R	Permanent disability retirement (in lieu of or as a result of elimination proceedings).
Para 5-8e(2), AR 635-40	1202, 1205	77N	Placed on Temporary Disability Retired List.

Authority		SPN	Reason
Regulatory	10 USC	DI IN	AT-0-00VAA
1	Retirement—Mo	andatory-	—Continued
Para 5-8e(2), AR 635-40	1202, 1205	77Q	Temporary Disability Retirement (in lieu of or as a result of elimination proceedings).
Para 4-17, AR 635-100, sec 5, Act of 31 July 35, and sec 3, Act of Jun 40.		77Z	Regular Army commissioned officers with WW I service.
Para 4–25a, AR 635–100	3884	70C	Age 60—Regular Army major general whose retirement has been deferred.
Para 4-25a, AR 635-100	3883	70J	Age 60—regular commissioned officers below major general.
Para 4-25a, AR 635-100	3885	70B	Age 62—Regular Army major general.
Para 4-25a and b, AR 635-100	3886	70D	Age 64—Regular Army major generals whose retirement has been deferred and each permanent professor and the Registrars of the US Military Academy.
Para 4-25c, AR 635-100	. 1263	70M	Age 62—Regular warrant officers.
Para 4-26a, AR 635-100	3923	70A	35 years service/5 years in grade—Regular major general.
Para 4-26b, AR 635-100	3922	70 E	30 years service/5 years in grade—Regular brigadier general.
Para 4-26c, AR 635-100	3921	70F	30 years service/5 years in grade—Regular colonels.
Para 4-26d, AR 635-100	3916	70 G	28 years service—Regular lieutentant colonel.
Para 4-27a, AR 635-100	3916	741	Failure of selection for promotion—established retirement date—commissioned officers.
Para 4-27a, AR 635-100	3913	744	Failure of selection for promotion—early retire ment date—commissioned officers.
Para 4-27a, AR 635-100	3913	747	Failure of selection for promotion—retained for retirement—commissioned officers.
Para 4-27b, AR 635-100	564	742	Failure of selection for promotion—establishe retirement date—warrant officers.
Para 4-27b, AR 635-100	564	745	Failure of selection for promotion—early retirement date—warrant officers.
Para 4-27b, AR 635-100	564	748	Failure of selection for promotion—retained for retirement—warrant officers.
Para 4-28a, AR 635-100	3920	70K	More than 30 years active service—professors U Military Academy.
Para 4-28b, AR 635-100	1305	70L	30 years or more active service—Regular warran
Para 4-29, AR 635-100	3919	77 E	Surplus in grade after 30 years service. Remove from active list (Regular Army).
Para 4-30a, AR 635-100	3786, 3796	771	Commissioned officers—unfitness or substandar performance of duty.
Para 4-30b, AR 635-100	_ 1166	772	Warrant officers unfitness or substandard pe
	1402(b)	78A	Formerly retired other than for disability when while on active duty incurred a disability of a least 30 percent.
	1402(c)	78B	Formerly retired for disability who while of active duty suffered aggravation of disability for which he was formerly retired.
	4338(b)	77Y	Retirement of Director of Music, USMA, as the President may direct.

Section II. ENLISTED PERSONNEL

(By regulatory authority)

Authority	10 TIGG	SPN	Reason
Regulatory	10 USC		
AR 135–20		743	Release of unit of the ARNG or the ARNGUS from active Federal service and return to State control.
AR 135–20		753	Release of Reserve units.
AR 604–10		489	Military personnel security program.
AR 635-20		318	Conscientious objection.
Para 5-8e(3), AR 635-40		273	Physical disability with entitlement to receive severance pay.
Para 5-8e(4), AR 635-40	·	278	Physical disability—EPTS—established by physical evaluation board proceedings. Not entitled to severance pay.
Para 5-8e(5), AR 635-40	······································	2′ 4	Physical disability resulting from intentional mis- conduct or willful neglect or incurred during period of unauthorized absence. Not entitled to severance pay.
Chap. 9, AR 635-40		277	Physical disability—EPTS—established by medical board. Discharge by reason of physical disability upon application by individual. Not entitled to severance pay.
Sec VI, chap. 2, AR 635-200		201	Expiration of term of service (includes personnel on ADT as initial trainees).
Para 5-3, AR 635-200 and DA message AGPO 272026Z Aug 71.		279	Release from EAD and revert to retired list at ETS.
Sec II, chap. 5, AR 635-200		211	Separation for good and sufficient reason when determined by secretarial authority.
Sec II, chap. 5, AR 635-200		213	Discharge for retirement as an officer.
Sec II, chap 5, AR 635-200		749	Early release of Puerto Rican personnel who fail to qualify for training.
Sec III, chap. 5, AR 635-200		214	To accept commission as officer in the Army, or to accept recall to active duty as Army Reserve officer.
Sec III, chap. 5, AR 635-200		215	To accept appointment as warrant officer in the Army, or accept recall to active duty as Army Reserve warrant officer.
Sec III, chap. 5, AR 635-200		217	To accept commission or appointment in the Armed Forces of the United States (other than Army).
Sec III, chap. 5, AR 635-200		219	Erroneous induction.
Sec III, chap. 5, AR 635-200		311	Alien without legal residence in the US.
Sec III, chap. 5, AR 635-200		312	Separation of members of Reserve components on active duty who, due to age, would be precluded from attaining eligibility for retired pay as provided by 10 USC 1331-1337.
Sec III, chap. 5, AR 635-200		313	To immediately enlist or reenlist.
Sec III, chap. 5, AR 635-200		375	Discharge because of not meeting medical fitness standards at time of enlistment.
Sec III, chap. 5, AR 635-200		429	Discharge because of not meeting medical fitness standards for flight training.

Authority		SPN	Reason
Regulatory	10 USC	5111	
Sec III, chap. 5, AR 635-200		418	Discharge of enlisted personnel on unspecified en- listment who complete 30 years' active Federal service and do not submit application for re- tirement.
Sec III, chap. 5, AR 635-200		419	Discharge of enlisted personnel on unspecified en- listment over 55 years of age who have com- pleted 20 years' active Federal service and do not submit application for retirement.
Sec III, chap. 5, AR 635-200		41D	Discharge of enlisted personnel on unspecified en- listment who completed 20 years' active Federal service, do not submit application for retire- ment; commander determines discharge will be in best interest of the Government.
Sec III, chap. 5, AR 635-200		425	Discharge (inductees) to enlist for Warrant Officer Flight Training.
Sec III, chap. 5, AR 635-200		426	Discharge (inductees) to enlist to attend critical MOS school.
Sec III, chap. 5, AR 635-200		427	Discharge (inductees) to enlist for Officer Candidate School.
Sec III, chap. 5, AR 635-200		428	Discharge for failure to complete Officer Candidate School.
Sec IV, chap. 5, AR 635-200		314	Importance to National health, safety, or interest.
Sec V, chap. 5, AR 635-200		316	Release—lack of jurisdiction.
Sec VI, chap. 5, AR 635-200		415	Early release of inductees who have served on active duty prior to their present tour of duty.
Sec VII, chap. 5, AR 635-200		21T \	Release of REP 63 trainees due to emergency conditions.
Sec VII, chap. 5, AR 635-200		411	Early separation of oversea returnees.
Sec VII, chap. 5, AR 635-200	,	412	Enlisted members of medical holding detachments or units who, upon completion of hospitalization, do not intend to immediately enlist or reenlist in the Regular Army.
Sec VII, chap. 5, AR 635-200		416	Physical disqualification for duty in MOS.
Sec VII, chap. 5, AR 635-200		420	Discharge or release of individuals with less than 3 months remaining to serve who fail to continue as students (academic failure) as service academies.
Sec VII, chap. 5, AR 635-200		701	Early release of personnel assigned to installa- tions or units scheduled for inactivation, per- manent change of station, or demobilization.
Sec VII, chap. 5, AR 635-200		764	Release of REP 63 trainees upon completion of MOS training.
Sec VIII, chap. 5, AR 635-200		413	To enter or return to college, university, or equivalent educational institution.
Sec VIII, chap. 5, AR 635-200		41C	To accept a teaching position.
Sec IX, chap. 5, AR 635-200		414	To accept or return to employment of a seasonal nature.
Sec XI, chap. 5, AR 635-200		229	Surviving family members.
Sec XII, chap. 5, AR 635-200		320	To accept employment with a legally established law enforcement agency.
Sec XIII, chap. 5, AR 635-200		319	Erroneous enlistment.
Sec XIII, chap. 5, AR 635-200			Non-fulfillment of enlistment commitment.

Authority	****	CDM	P.
Regulatory	10 USC	SPN	Reason
Sec XIV, chap. 5, AR 635-200		430	Early separation of personnel denied reenlistment under Qualitative Management Program.
Chap 6, AR 635-200		226	Dependency.
Chap. 6, AR 635-200		227	Hardship.
Chap. 7, AR 635-200		225	Minority.
Chap. 7, AR 635-200		976	Minority—void enlistment or induction.
Sec II, chap. 8, AR 635-200		220	Marriage, female only.
Sec III, chap.\8, AR 635-200		221	Pregnancy.
Sec IV, chap. 8, AR 635-200		222	Parenthood.
Sec XV, chap. 5, AR 635-200		431	Reduction in authorized strength.
Chap. 9, AR 635-200		240	Unconditional resignation of enlisted personnel serving on unspecified enlistment.
Chap. 9, AR 635-200		241	Resignation of enlisted personnel on unspecified enlistment in lieu of reduction for misconduct or inefficiency.
Chap. 9, AR 635-200		242	Resignation of enlisted personnel on unspecified enlistment for the good of the service.
		243	Resignation of enlisted personnel on unspecified enlistment in lieu of board action when based on unfitness.
Chap. 9, AR 635-200		244	Resignation of enlisted personnel on unspecified enlistment in lieu of board action when based on unsuitability.
Chap. 9, AR 635-200		245	Resignation of enlisted personnel on unspecified enlistment in lieu of separation for disloyalty or subversion.
Chap. 9, AR 635-200	`	249	Resignation of enlisted personnel on unspecified enlistment (homosexual).
Chap. 10, AR 635-200		246	Discharge for good of the service.
Chap. 11, AR 635-200		290	Desertion (court-martial).
Chap. 11, AR 635-200		292	Other than desertion (court-martial).
Sec V, AR 635-206		280	Misconduct. Fraudulent entry.
Sec V or VII, AR 635-206		282	Misconduct. Prolonged unauthorized absence for more than 1 year (desertion).
Sec VI, AR 635-206	·	284	Misconduct. Convicted or adjudged a juvenile offender by a civil court during current term of active military service.
Sec VII, AR 635-206		283	Misconduct. AWOL, trial waiver or deemed in- advisable.
Sec IX, AR 635-206		212	Honorable wartime service subsequent to desertion.
AR 635–212		28B	Unfitness—frequent involvement in incidents of a discreditable nature with civil or military authorities.
AR 635-212		388	Unfitness—sexual perversion, including but not limited to lewd and lascivious acts, indecent exposure, indecent acts with or assault upon a child, or other indecent acts or offenses.
AR 635–212		384	Unfitness—drug abuse, as defined in para $6a(3)$, AR $635-212$.
AR 635–212		386	Unfitness—an established pattern for shirking.

Authority		CODAT	Pagan	
Regulatory	10 USC	SPN	Reason	
AR 635-212		28F	Unfitness—an established pattern showing dis- honorable failure to pay just debts.	
AR 635-212		28G	Unfitness—an established pattern for showing dishonorable failure to contribute adequate support to dependents or failure to comply with order, decrees, or judgments of a civil court concerning support of dependents.	
AR 635-212		257	Unfitness—homosexual acts.	
AR 635-212		260	Unsuitability—inaptitude.	
_	<u>,</u>	264	Unsuitability—character and behavior disorders.	
AR 635–212		46A	Unsuitability—apathy, defective attitudes and in ability to expend effort constructively.	
AR 635-212		_ 262	Unsuitability—enuresis.	
AR 635-212		362	Unsuitability—homosexual tendencies, desires, or interest, but without overt homosexual acts, in service.	
AR 635-212		289	Unsuitability—alcoholism.	
	1201, 1204	271	Permanently retired by reason of physical dis ability.	
	1202, 1205		Placed on temporary disability retired list.	
	3914	/	Retirement after 20 but less than 30 years' activ Federal service.	
	3914	238	Service retirement in lieu of other administrativ action.	
	3917	231	Retirement after 30 years' active Federal service.	
	1209	370	Released from EAD by reason of physical disability and revert to inactive status for the nurpose of retirement under 10 USC 1331-1337, in lieu of discharge with entitlement to receive severance pay.	
DA message DAPE-MPP 121008 Oct 71.	Z	432	Early release to serve one year in an ARNG of USAR unit.	
Para 5-3, AR 635-200 and D. message DAPE-MPP 121008 Oct 71.		435	Involuntary release of personnel on compassionat assignment.	
DA message DAPE-MPP 242110 Sep 71.	Z	21U	Separation for failure to demonstrate adequat potential for promotion advancement.	
Part III and part IV, DA messag DAPE-MPP 102035Z Dec 71.	re	434	Early release of AUS and first term RA person nel—phase down release programs.	

Section III. SEPARATION PROGRAM NUMBERS

(Numerical listing)

		Authority		
SPN	Reason for separation	Regulatory	10 USC	
201	Enlisted Personnel—Expiration of term of service (includes personnel on ADT as initial trainees).	Sec VI, chap. 2, AR 635-200.		
21L	Enlisted Personnel—Separation for good and suffi- cient reason when determined by secretarial auth- ority.	Sec II, chap. 5, AR 635-200.		

SPN	Reason for separation	Authority	1
	-	Regulatory	10 USC
21Ţ	Enlisted Personnel—Release of REP 63 trainees due to emergency conditions.	Sec VII, chap. 5, AR 635-200.	
212	Enlisted Personnel—Honorable wartime service subsequent to desertion.	Sec IX, AR 635-206.	
213	Enlisted Personnel—Discharge for retirement as an officer.	Sec II, chap. 5, AR 635-200.	
214	Enlisted Personnel—To accept commission as officer in the Army, or to accept recall to active duty as Army Reserve officer.	Sec III, chap. 5, AR 635-200.	
215	Enlisted Personnel—To accept appointment as warrant officer in the Army, or accept recall to active duty as Army Reserve warrant officer.	Sec III, chap. 5, AR 635-200.	
217	Enlisted Personnel—To accept commission or appointment in the Armed Forces of the United States (other than Army).	Sec III, chap. 5, AR 635-200.	
219	Enlisted Personnel—Erroneous induction		
220	Enlisted Personnel—Marriage, female only	Sec II, chap. 8, AR 635-200.	
221	Enlisted Personnel—Pregnancy	Sec III, chap. 8, AR 635-200.	
222	Enlisted Personnel—Parenthood	Sec IV, chap. 8, AR 635-200.	
225	Enlisted Personnel—Minority	Chap. 7, AR 635-200.	
226	Enlisted Personnel—Dependency	Chap. 6, AR 635-200.	
227	Enlisted Personnel—Hardship	Chap. 6, AR 635-200.	
21U	Enlisted Personnel—Separation for failure to demonstrate adequate potential for promotion advancement.	DA message DAPE-MPP 242110Z Sep 71.	
229	Enlisted Personnel—Surviving family members	Sec XI, chap. 5, AR 635-200.	
230	Enlisted Personnel—Retirement after 20 but less than 30 years' active Federal service.		3914
231	Enlisted Personnel—Retirement after 30 years' active Federal service.		3917
238	Enlisted Personnel—Service retirement in lieu of other administrative action.		3914
240	Enlisted Personnel—Unconditional resignation of enlisted personnel serving on unspecified enlistment.	Chap. 9, AR 635-200.	
241	Enlisted Personnel—Resignation of enlisted personnel on unspecified enlistment in lieu of reduction for misconduct or inefficiency.	Chap. 9, AR 635-200.	
242	Enlisted Personnel—Resignation of enlisted personnel on unspecified enlistment for the good of the service.	Chap. 9, AR 635-200.	
243	Enlisted Personnel—Resignation of enlisted personnel on unspecified enlistment in lieu of board action when based on unfitness.	Chap. 9, AR 635-200.	
244	Enlisted Personnel—Resignation of enlisted personnel on unspecified enlistment in lieu of board action when based on unsuitability.	Chap. 9, AR 635-200.	
245	Enlisted Personnel—Resignation of enlisted personnel on unspecified enlistment in lieu of separation for disloyalty or subversion.	Chap. 9, AR 635-200.	
246	Enlisted Personnel—Discharge for good of the service	Chap. 10, AR 635-200.	
249	Enlisted Personnel—Resignation of enlisted personnel on unspecified enlistment (homosexual).	Chap. 9, AR 635-200.	

an	Record for competition	Authority		
SPN	Reason for separation	Regulatory	10 USC	
57	Enlisted Personnel—Unfitness, homosexual acts	AR 635–212.		
60	Enlisted Personnel—Unsuitability, inaptitude	AR 635–212.]	
62	Enlisted Personnel—Unsuitability, enuresis	AR 635–212.		
64	Enlisted Personnel—Unsuitability, character and behavior disorders.	AR 635–212.		
270	Enlisted Personnel—Placed on Temporary Disability Retired List.		1202, 1205	
271	Enlisted Personnel—Permanently retired by reason of physical disability.		1201, 1204	
273	Enlisted Personnel—Physical disability with entitlement to receive severance pay.	Para 5-8e(3), AR 635-40.		
274	Enlisted Personnel—Physical disability resulting from intentional misconduct or willful neglect or incurred during period of unauthorized absence. Not entitled to severance pay.	Para 5-8e(5), AR 635-40.		
277	Enlisted Personnel—Physical disability, EPTS, established by medical board. Discharge by reason of physical disability upon application by individual. Not entitled to severance pay.	Chap. 9, AR 635-40.		
278	Enlisted Personnel—Physical disability, EPTS, established by physical evaluation board proceedings. Not entitled to severance pay.	Para 5-8e(4), AR 635-40.		
279	Enlisted Personnel—Release from EAD and revert to retired list at ETS.	Para 5-3, AR 635-200 and DA msg AGPO 272026Z Aug 71.		
28B	Enlisted Personnel—Unfitness, frequent involvement in incidents of a discreditable nature with civil or military authorities.	AR 635–212.		
28F	Enlisted Personnel—Unfitness, as established pattern showing dishonorable failure to pay just debts.	AR 635–212.		
28G	J nlisted Personnel—Unfitness, an established pattern for showing dishonorable failure to contribute adequate support to dependents or failure to comply with order, decrees, or judgments of a civil court concerning support of dependents.	AR 635–212.		
280	Enlisted Personnel-Misconduct, fraudulent entry	Sec V, AR 635-206.		
282	Enlisted Personnel—Misconduct, prolonged unauthorized absence for more than 1 year (desertion).	Sec V or VII, AR 635-206.		
283	Enlisted Personnel—Misconduct, AWOL, trail waived or deemed inadvisable.	Sec VII, AR \635-206.		
284	Enlisted Personnel—Misconduct, convicted or adjudged a juvenile offender by a civil court during current term of active military service.		.	
289	Enlisted Personnel—Unsuitability, alcoholism	AR 635–212.		
290	Enlisted Personnel—Desertion (court-martial)	Chap. 11, AR 635-200		
292	Enlisted Personnel—Other than desertion (court-martial).	Chap. 11, AR 635-200.		
311	Enlisted Personnel—Alien without legal residence in the United States.	Sec III, chap. 5, AR 635-200.		
312	Enlisted Personnel—Separation of members of Reserve components on active duty who, due to age, would be precluded from attaining eligibility for retired pay as provided by 10 USC 1331-1337.	Sec III, chap. 5, AR 635-200.		

SPN	Reason for separation	Authority	1
		Regulatory	10 USC
13	Enlisted Personnel—To immediately enlist or reenlist	Sec III, chap. 5, AR 635-200.	
14	Enlisted Personnel—Importance to National, health, safety, or interest.	Sec IV, chap. 5, AR 635–200.	
16	Enlisted Personnel—Release, lack of jurisdiction	Sec V, chap. 5, AR 635-200.	
18	Enlisted Personnel—Conscientious objection	AR 635-20.	
19	Enlisted Personnel—Erroneous enlistment	Sec XIII, chap. 5, AR 635-200.	
320	Enlisted Personnel—To accept employment with a legally established law enforcement agency.	Sec XII, chap. 5, AR 635-200.	
362	Enlisted Personnel—Unsuitability, homosexual tend- encies, desires, or interest, but without overt homo- sexual acts, in service.	AR 635–212.	
370	Enlisted Personnel—Released from EAD by reason of physical disability and revert to inactive status for the purpose of retirement under title 10, USC sections 1331-1337, in lieu of discharge with entitlement to receive severance pay.		1209
375	Enlisted Personnel—Discharge because of not meeting medical fitness standards at time of enlistment.	Sec III, chap. 5, AR 635-200.	
377	Enlisted Personnel—Non-fullfillment of enlistment commitment.	Sec XIII, chap. 5, AR 635-200.	
384	Enlisted Personnel—Unfitness, drug abuse, as defined in part 6a(3), AR 635-212.	AR 635–212.	
386	Enlisted Personnel—Unfitness, an established pattern for shirking.	AR 635–212.	
388	Enlisted Personnel—Unfitness, sexual perversion, in- cluding but not limited to lewd and lascivious acts, indecent exposure, indecent acts with or assault upon a child, or other indecent acts or offenses.	AR 635–212.	
41C	Enlisted Personnel—To accept a teaching position	Sec VIII, chap. 5, AR 635-200.	
41D	Enlisted Personnel—Discharge of enlisted personnel on unspecified enlistment who completed 20 years' active Federal service, do not submit application for retirement; Commander determines discharge will be in best interest of the Government.	Sec III, chap. 5, AR 635-200.	
111	Enlisted Personnel—Early separation of oversea returnee.	Sec VII, chap. 5, AR 635-200.	
412	Enlisted Personnel—Enlisted members of medical holding detachments or units who, upon completion of hospitalization, do not intend to immediately enlist or reenlistment in the Regular Army.	Sec VII) chap. 5, AR 635-200.	
413	Enlisted Personnel—To enter or return to college, university, or equivalent educational institution.	Sec VIII, chap. 5, AR 635-200.	
414	Enlisted Personnel—To accept or return to employment of a seasonal nature.	Sec IX, chap. 5, AR 635-200.	
415	Enlisted Personnel—Early release of inductees who have served on active duty prior to their present tour of duty.	Sec VI, chap. 5, AR 635-200.	
416	Enlisted Personnel—Physical disqualification for duty in MOS.	Sec VII, chap. 5, AR 635-200.	
418	Enlisted Personnel—Discharge of enlisted personnel on unspecified enlistment who complete 30 years' active Federal service and do not submit application for retirement.	Sec III, chap. 5, AR 635-200.	

		Authority	
SPN	Reason for separation	Regulatory	10 USC
419	Enlisted Personnel—Discharge of enlisted personnel on unspecified enlistment over 55 years of age who have completed 20 years' active Federal service and do not submit application for retirement.	Sec III, chap. 5, AR 635-200.	
420	Enlisted Personnel—Discharge or release of individuals with less than 3 months remaining to serve who fail to continue as students (academic failure) at service academies.	Sec VII, chap. 5, AR 635-200.	
425	Enlisted Personnel—Discharge (inductees) to enlist for Warrant Officer Flight Training.	Sec III, chap. 5, AR 635-200.	
426	Enlisted Personnel—Discharge (inductees) to enlist to attend critical MOS school.	Sec III, chap. 5, AR 635-200.	
427	Enlisted Personnel—Discharge (inductees) to enlist for Officer Candidate School.	Sec III, chap. 5, AR 635–200.	
428	Enlisted Personnel—Discharge for failure to complete Officer Candidate School.	Sec III, chap. 5, AR 635-200.	
429	Enlisted Personnel—Discharge because of not meeting medical fitness standards for flight training.	Sec III, chap. 5, AR 635-200.	
430	Enlisted Personnel—Early separation of personnel denied reenlistment under Qualitative Management Program.	Sec XIV, chap. 5, AR 635-200.	
431	Enlisted Personnel—Reduction in authorized strength	Sec XV, chap. 5, AR 635-200.	
432	Enlisted Personnel—Early release to serve one year in an ARNG or USAR unit.	DA message DAPE-MPP 121008Z Oct 71.	
433	Enlisted Personnel—Involuntary release of personnel on compassionate assignment.	Para 5-3, AR 635-200 and DA message DAPE-MPP 121008Z Oct 71.	
434	Enlisted Personnel—Early release of AUS and first term RA personnel—phase down release programs.	Part III and Part IV, DA message DAPE-MPP 102035Z Dec 71.	
46A	Enlisted Personnel—Unsuitability, apathy, defective attitudes and inability to expend effort constructively.	ÀR 635–212.	
489	Enlisted Personnel—Military Personnel Security Program.	AR 604-10.	
500	Resignation—Hardship	Chap. 3, AR 635-120.	
501	Resignation—National health, safety, or interest	Chap. 3, AR 635-120.	
502	Resignation—Completion of required service	Chap. 3, AR 635-120.	
503	Resignation—Enlistment in the Regular Army—Regular officer.	Chap. 3, AR 635-120.	
504	Resignation—Withdrawal of ecclesiastical indorsement.	Chap. 3, AR 635–120.	1
505	Resignation—Serving under a suspended sentence to dismissal.	Chap. 5, AR 635-120.	
508	Resignation—To attend school	Chap. 3, AR 635-120.	
509	Resignation—In lieu of elimination because of substandard or unsatisfactory performance of duty.	Chap. 4, AR 635-120.	
510	Resignation—Interest of National security (in lieu of elimination).	Chap. 4, AR 635-120 and AR 604-10.	
511	Resignation—In lieu of elimination (homosexuality)	Chap. 4, AR 635–120 and chap. 5, AR 635–100.	

SPN	Reason for separation	Authority	
- SF IX	Neason for Separation	Regulatory	10 USC
518	Resignation—In lieu of elimination because of unfitness or unacceptable conduct.	Chap. 4, AR 635-120.	
522	Resignation—In lieu of elimination because of conduct triable by courts-martial or in lieu thereof.	Chap. 5, AR 635–120.	,
524	Resignation—Unqualified, or other miscellaneous reasons.	Chap. 3, AR 635-120.	
528	Resignation—Marriage	Chap. 6, AR 635-120.	
529	Resignation—Pregnancy	Chap. 7, AR 635-120.	
530	Resignation—Parenthood—minor children	Chap. 8, AR 635-120.	
536	Voluntary Discharge—Substandard performance of duty	Chap. 10, AR 635-120	3786
537	Involuntary Discharge—Unfitness—unacceptable conduct.	Chap. 10, AR 635-120	3796
539	Voluntary Discharge—Termination of RA or AUS warrant or member serving on active duty in RA or AUS warrant to retire in commissioned status.	Chap. 3, AR 635-120 and para 4-14a, AR 635-100.	3911
545	Involuntary Discharge—Failure of selection for permanent promotion—commissioned officers.	Chap. 11, AR 635-120	3303(d)(3)
546	Involuntary Discharge—Failure of selection for permanent promotion—warrant officers.	Chap. 5, AR 635-100	564, 1165
550	Involuntary Discharge—Reasons as specified by HQ-DA.	Chap. 14, AR 635-120	1161, 1162, 1165– 3448, 3814
551	Involuntary Discharge—Administrative discharge, GCM.	Chap. 12, AR 635-120	871(a), 874(b), 818
552	Dismissal—General court-martial—homosexual	Chap. 12, AR 635-120	818–871, 1161
554	Dismissal—General court-martial	Chap. 12, AR 635-120	818-871, 1161
555	Involuntary Discharge—Failure to complete basic, company officer, or associate company officer course—USAR officers.	Sec II, chap. 3, AR 635-100	1162
556	Involuntary Discharge—Failure to complete basic, company officer, or associate company officer course—ARNGUS officers.	Sec II, chap. 3, AR 635-100	1162
558	Voluntary Discharge—Conscientious objection	AR 635–120.	:
586	Involuntary Discharge—For reasons involving board action or in lieu thereof—homosexual.	Chap. 10, AR 635-20 and chap. 5, AR 635-100.	3796
588	Involuntary Discharge—Reasons involving board action, or in lieu thereof—unfitness or unacceptable conduct.	Chap. 5, AR 635-100	1166, 3796
589	Voluntary Discharge—Reasons involving board action, or in lieu thereof, due to substandard performance of duty.	Chap. 5, AR 635-100	1166, 3786
590	Involuntary Discharge—Interest of National security	AR 635-120 and AR 604-10	3796
595	Involuntary Discharge—Pregnancy	Chap. 7, AR 635-120.	
596	Involuntary Discharge—Parenthood—minor children	Chap. 8, AR 635-120.	
597	Voluntary Discharge—Administrative		1162
599 600	Voluntary REFRAD—Lack of jurisdiction Voluntary REFRAD—To enlist in Regular Army	Chap. 6, AR 635-100. Sec XXII, chap. 3, AR	681(a)
601	Voluntary REFRAD—To enlist in Regular Army for purpose of retirement.	635-100. Sec VII, chap. 3, AR 635-100	681(a)
602	Voluntary REFRAD—National health, safety or interest.	Sec III, chap. 3, AR 635-100	681(a)

0.5.7	Reason for separation	Authority	
SPN	Reason for separation	Regulatory	10 USC
603	Involuntary REFRAD—Due to disapproval of request for extension of service.	Sec XIV, chap. 3, AR 635-100	681(a)
604	Voluntary REFRAD—Hardship	Sec IV, chap. 3, AR 635-100	681(a)
606	Voluntary REFRAD—Dual status officer to revert to Regular Warrant Officer.	Sec XXI, chap. 3, AR 635-100	681(a)
609	Voluntary REFRAD—To attend school or to accept a teaching position.	Sec XXIV, chap. 3, AR 635-100.	681(a)
610	Voluntary REFRAD-Marriage	Sec VIII, chap. 3, AR 635-100	681(a)
611	Voluntary REFRAD—Expiration of active duty commitment, voluntary serving on active duty.	Sec XIV, chap. 3, AR 635-100.	681(a)
612	Voluntary REFRAD—Expiration of active duty commitment, involuntarily serving on active duty.	Sec XIV, chap. 3, AR 635-100.	681(a)
616	Voluntary REFRAD—Selection for entrance to a service academy.	Sec IX, chap. 3, AR 635-100	681(a)
618	Voluntary REFRAD—In lieu of serving in lower grade than Reserve grade.	Sec XVIII, chap. 3, AR 635-100.	3380
619	Voluntary REFRAD—By request, includes MC and DC officers.	Sec XX, chap. 3, AR 635-100	681(a)
620	Voluntary REFRAD—Interdepartmental transfer of other than Medical officers.	AR 614–120	681(a)
621	Voluntary REFRAD—In lieu of unqualified resignation.	Para 3-2d, AR 635-120	681(a)
623	Voluntary REFRAD—Interdepartmental transfer of Medical officers.	AR 614-120	681(a)
624	Voluntary REFRAD—Release from ADT to enter on 24 months active duty.		681(a)
627	Involuntary REFRAD—Maximum age	Sec VI, chap. 3, AR 635-100	Chap. 363
631	Involuntary REFRAD—Failure of selection for permanent reserve promotion—discharged.	Sec XVI, chap. 3, AR 635-100	681(a), 3846
632	Involuntary REFRAD—Failure of selection for permanent reserve promotion—commission retained.	Sec XVI, chap. 3, AR 635-100.	
633	Involuntary REFRAD—Failure of selection for promotion, temporary.	Sec XVII, chap. 3, AR 635- 100.	681(a)
640	Involuntary REFRAD—Commissioned officer under sentence of dismissal and warrant officer under sen- tence of dishonorable discharge awaiting appellate	Sec XIX, chap. 3, AR 635-	681(a)
644	voluntary and Involuntary REFRAD—Convenience of Government, or as specified by Secretary of the Army.		681(a), 3447(c), 3448(b)
645	Involuntary REFRAD—Annual screening	Para 3-58a, AR 635-100	681(a)
646	Involuntary REFRAD—Maximum service, warrant officers.	Para 3-31b, AR 635-100	
647	Involuntary REFRAD—Maximum service, commissioned officers.	Para 3-31a(1), AR 635-100.	
648	Involuntary REFRAD—Completion of prescribed years of service.	Para 3-31a(2), AR 635-100	Chap. 363
649	Involuntary REFRAD—Withdrawal of eccesiastical indorsement.	Sec XII, chap. 3, AR 635-100	681(a)
650	Involuntary REFRAD—Physically disqualified upon order to active duty.	AR 135–300	681(a)

SPN	Reason for separation	Authority	
- 37.	neason for separation	Regulatory	10 USC
651	Involuntary REFRAD—Release of reserve unit and return to reserve status.	AR 135–20	681(a)
652	Involuntary REFRAD—Release of unit of NG or NG(US) and return to State control.	AR 135–20	681(a)
655	Involuntary REFRAD—Revert to retired list, not by reason of physical disability.		681(a)
657	Involuntary REFRAD—Physical disability. Revert to inactive status for purpose of retirement under chapter 67, 10 USC in lieu of discharge with entitlement to receive disability severance pay.		1209
660	Physical Disability Discharge—Entitlement to severance pay.	Para 5-8e(3), AR 635-40	1203, 1206
661	Physical Disability Discharge—Disability resulting from intentional misconduct, or willful neglect or incurred during a period of unauthorized absence. Not entitled to receive disability severance pay.	Para 5-8e(5), AR 635-40	1207
662	Physical Disability Discharge—EPTS, established by physical evaluation board. Not entitled to disability severance pay.	Para 5-8e(4), AR 635-40	1162(a), 1165, 3814
668	Dropped from Rolls—AWOL, conviction and confinement by civil authorities.	Chap. 13, AR 635-120	1161(b), 1163
669	Dropped from Rolls—AWOL, desertion	Chap. 13, AR 635-120	1161(b), 1163
672	Involuntary REFRAD—Medical service personnel who receive unfavorable background investigation and/or National Agency Check.	Sec X, chap. 3, AR 635-100	681(a)
681	Voluntary REFRAD—To accept employment with a legally established law enforcement agency.	Sec XXV, chap. 3, AR, 635-	681(a)
685	Resignation—Failure to meet medical fitness standards at time of appointment.	Chap. 16, AR 635-120.	
686	Involuntary Discharge—Failure to resign under chap. 16, AR 635-120, when determined to be in the best interests of the Government and the individual.	Para 5-29c, AR 635-100.	:
690	Involuntary REFRAD—Reduction in strength	Para 3-58b, AR 635-100	681(a)
70A	Mandatory Retirement—35 years service/5 years in grade, Regular Army major general.	Para 4-26a, AR 635-100	3923
70B	Mandatory Retirement—Age 62, Regular Army major general.	Para 4-25a, AR 635-100	3885
70C	Mandatory Retirement—Age 60, Regular Army major general whose retirement has been deferred.	Para 4-25a, AR 635-100	3884
70D	Mandatory Retirement—Age 64, Regular Army major general whose retirement has been deferred and each permanent professor and the Registrar of the US Military Academy.	Para 4-25a and b, AP 635-100.	3886
70E	Mandatory Retirement—30 years service/5 years in grade, Regular Army brigadier general.	Para 4-26b, AR 635-100	3922
70 F	Mandatory Retirement—30 years service/5 years in grade, Regular colonels.	Para 4-26c, AR 635-100	3921
70 G	Mandatory Retirement—28 years service/Regular lieutenant colonels.	Para 4-26d, AR 635-100	3916
70J	Mandatory Retirement—Age 60, Regular commissioned officers below major general.	Para 4-25a, AR 635-100	3883
70K	Mandatory Retirement—More than 30 years active service, professors US Military Academy.	Para 4-28a, AR 635-100	3920

-/		Authority	
SPN	Reason for separation	Regulatory	10 USC
70L	Mandatory Retirement—30 years' or more active service, Regular warrant officers.	Para 4-28b, AR 635-100	1305
70M	Mandatory Retirement—Age 62, Regular warrant officers.	Para 4-25c, AR 635-100	1263
701	Enlisted Separation Early release of personnel assigned to installations or units scheduled for inactivation, permanent change of station, or demobilization.	Sec VII, chap. 5, AR 635-200.	
741	Mandatory Retirement—Failure of selection for promotion, established retirement date, commissioned officer.	Para 4–27 <i>a</i> , AR 635–100	3913
742	Mandatory Retirement—Failure of selection for promotion, established retirement date, warrant officer.	Para 4-27b, AR 635-100	564
743	Enlisted Separation—Early release of personnel upon release of unit of the ARNG or the ARNGUS from active Federal service and return to state control.	AR 135–20.	
744	Mandatory Retirement—Failure of selection for promotion, early retirement date, commissioned officers.	Para 4-27a, AR 635-100	3913
745	Mandatory Retirement—Failure of selection for promotion, early retirement date, warrant officers.	Para 4-27b, AR 635-100	564
747	Mandatory Retirement—Failure of selection for promotion, retained for retirement, commissioned officer.	Para 4-27a, AR 635-100	3913
748	Mandatory Retirement—Failure of selection for promotion, retained for retirement, warrant officer.	Para 4-27b, AR 635-100	564
749	Enlisted Separation—Early release of Puerto Rican personnel who fail to qualify for training.	Sec II, chap. 5, AR 635-200.	
753	Enlisted Separation—Early release of Reserve personnel upon release of Reserve units.	AR 135–20.	
764	Enlisted Separation—Release of REP 63 trainees upon completion of MOS training.	Sec VII, chap. 5, AR 635-200.	
77E	Mandatory Retirement—Surplus in grade after 30 years service, removal from active list (Regular Army).	Para 4-29, AR 635-100	3919
77J	Voluntary Retirement—Placement on retired list at age 60.	AR 135–180	1331
77M	Mandatory Retirement—Permanent retirement by reason of physical disability.	Para 5-8e(1), AR 635-40	1201, 1204
77N	Mandatory Retirement—Placed on Temporary Disability Retired List.	Para 5-8e(2), AR 635-40	1202, 1205
77P	Voluntary Retirement—In lieu of or as a result of elimination board proceedings. Regular Army and Reserve commissioned officers and warrant officers.	Para 4-14a and b, AR 635-100.	3911, 1293
77Q	Mandatory Retirement—Temporary Disability Retirement in lieu of or as result of elimination proceedings.	Para 5-8e(2), AR 635-40	1202, 1205
77R	Mandatory Retirement—Permanent disability retirement in lieu of or as result of elimination proceedings.		1201, 1204
77S	Voluntary Retirement—Regular Army and Reserve commissioned officer.		
$77\mathrm{T}$	Voluntary Retirement—Regular Army and Reserve warrant officers.	Para 4-14b, AR 635-100	1293

SPN	Reason for separation	Authority	
BEN	Reason for separation	Regulatory	10 USC
TYU	Voluntary Retirement—Regular Army commissioned officers with 30 or more years service.	Para 4-15, AR 635-100	3918
77 V	Voluntary Retirement—Enlisted personnel, voluntarily retired as a commissioned officer.	Para 4-14c, AR 635-100	3911
77W	Voluntary Retirement—Enlisted personnel, voluntarily retired as a warrant officer.	Para 4-14c, AR 635-100	1293
77X	Voluntarily Retirement—Warrant officer voluntarily retired as a commissioned officer.	Para 4-14a, AR 635-100	3911
77Y	Mandatory Retirement—Retirement of Director of Music, USMA, as the President may direct.		4338(b)
77 Z	Mandatory Retirement—Regular Army commissioned officers with WW I service.	Para 4-17, AR 635-100, sec 5, Act of 31 Jul 35, and sec 3, Act of June 40.	
771	Mandatory Retirement—Commissioned officers, unfitness or substandard performance of duty.	Para 4-30a, AR 635-100	3786, 3796
772	Mandatory Retirement—Warrant officers, unfitness or substandard performance of duty.	Para 4-30b, AR 635-100	1166
78A	Mandatory Retirement—Formerly retired other than for disability who while on active duty incurred a disability of at least 30 percent.	***************************************	1402(b)
78B	Mandatory Retirement—Formerly retired for dis- ability who while on active duty suffered aggrava- tion of disability for which he was formerly retired.		1402(c)
79 A	Voluntary REFRAD—as USAR warrant officer (aviator) to accept USAR commission (aviator) with concurrent active duty.	Sec XXVI, chap. 3, AR 635-	
79B	Resignation—As RA WO (aviator) to accept USAR commission (aviator) with concurrent AD.	Chap. 17, AR 635-120.	
976	Enlisted Personnel—Minority, void enlistment or induction.	Chap. 7, AR 635-200.	

APPENDIX B SEPARATION CERTIFICATES

Form No.	Title	Color	Type of separation
DD Form 256A	Honorable Discharge Certificate	White	Honorable discharge (officer and enlisted personnel).
DD Form 257A	General Discharge Certificate	White	Discharge under honorable conditions (officer and enlisted personnel).
DD Form 258A	Undesirable Discharge Certifi- cate.	White	Discharge under conditions other than honorable (enlisted personnel only).
DD Form 259A	Bad Conduct Discharge Certificate.	Yellow	Discharge under conditions other than honorable (enlisted personnel only).
DD Form 260A	Dishonorable Discharge Certifi- cate.	Yellow	Dishonorable discharge (warrant officer and enlisted personnel only).
DD Form 794A	Discharge Certificate (Under Other Than Honorable Conditions).	White	Discharge under other than honorable conditions (officer personnel only).
DD Form 363A	Certificate of Retirement	White	Retirement (officer and enlisted personnel).
DA Form 977	Certificate of Transfer to Retired Reserves.	White	Retirement (officers of the active Reserve).

APPENDIX C

MAJOR COMMAND OR AGENCY OF ASSIGNMENT OF ORGANIZATIONS OF THE ACTIVE ARMY

1. CONUS Armies, Military District of Washington, and Army Field Commands.

First United States Army.

Third United States Army.

Fifth United States Army.

Sixth United States Army.

United States Army Air Defense Command, including Commands and Regional Head-quarters.

US Army Combat Developments Command. Headquarters, United States Continental Army Command.

United States Army Military District of Washington.

US Army Materiel Command.

United States Army Strategic Communications Command.

United States Army Intelligence Command.

Military Traffic Management and Terminal
Service.

US Army Forces Readiness Command.
US Army Criminal Investigation Command.

2. Army Departmental.

Office, Secretary of the Army. Office, Chief of Staff, US Army.

3. Field Activities of the Army Staff.

The Adjutant General.

Army Audit Agency.

Chief of Engineers.

Chief of Finance.

The Surgeon General.

Chief of Communications-Electronics.

Chief of Support Services.

Director of Transportation, DCSLOG.

DCSPER

Office, Chief of Staff, US Army.

ACSI

DCSOPS

ACSFOR

CRD

DCSLOG

CORC

COPO

CofCh

TPMG

CINFO

TJAG

4. Army Security Agency.
US Army Security Agency.

5. Department of Defense and Joint Activities.

Department of Defense and US Army Elements of Joint Activities.

6. Oversea Commands.

United States Army, Alaska.

United States Army Forces Southern Command (other than Puerto Rico).

United States Army Forces Southern Command—Puerto Rico.

HQ. United States Army, Europe.

COMMZ, Europe.

SETAF.

Berlin Command.

Seventh United States Army.

HQ. United States Army, Pacific.

United States Army, Hawaii.

United States Army, Japan.

United States Army, Ryukyu Islands.

Eighth United States Army.

United States Army, Vietnam (USARV).

APPENDIX D

RECRUITING DISTRICTS

First District

•				
Commanding Officer				
US Army First Recruiting District				
Building 618				
Fort George G. Meade, MD 2075	5			
State	Counties			
Connecticut	All.			
Delaware	All.			
District of Columbia	All.			
Kentucky	All counties except those shown as assigned to Third District.			
Indiana	Crawford, Daviess, Dearborn, Dubois,			
	Fayette, Floyd, Franklin, Gibson, Har-			
	rison, Jefferson, Knox, Martin, Ohio,			
	Orange, Perry, Pike, Posey, Ripley,			
	Scott, Spencer, Switzerland, Union, Van-			
	derburgh, Warrick, Washington, Wayne.			
Maine				
Maryland				
Massachusetts				
New Hampshire				
New Jersey				
Ohio				
Pennsylvania				
Rhode Island				
Vermont				
Virginia				
West Virginia	All.			
Г	hird District			
Commanding Officer				
US Army Third Recruiting Dist	rict			
1628 Virginia Avenue				
College Park, GA 30337				
State	Counties			
Alabama				
Arkansas	Clay, Crittenden, Greene, Lee, Mississippi, Phillips, St. Francis.			
Florida	All.			

Third District—Continued

Third District—Continued		
State	Counties	
Georgia	All.	
Kentucky	Allen, Ballard, Bell, Butler, Calloway, Car-	
	lisle, Christian, Fulton, Granes, Harlaw,	
	Knox, Logan, Marshall, Simpson, Todd,	
	Trigg, Warren, Whitley.	
Louisiana		
Mississippi	All counties except those shown as as-	
	signed to Fourth District, Dunklin,	
Missouri	Ozark.	
North Carolina		
Puerto Rico		
South Carolina		
Tennessee		
Virgin Islands	All.	
F	ourth District	
Commanding Officer		
US Army Fourth Recruiting Dis	strict	
P.O. Box 8277		
Wainwright Station		
San Antonio, TX 78208		
State	Counties	
Arizona	Apache, Navajo.	
Arizona	Apache, Navajo. All counties except those shown as as-	
Arizona Arkansas	Apache, Navajo. All counties except those shown as assigned to Third District.	
Arizona Arkansas Colorado	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma.	
Arizona Arkansas	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa,	
Arizona Arkansas Colorado Kansas	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens.	
Arizona Arkansas Colorado	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as as-	
Arizona Arkansas Colorado Kansas Louisiana	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District.	
Arizona Arkansas Colorado Kansas Louisiana	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as as-	
Arizona Arkansas Colorado Kansas Louisiana	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District. Hancock, Harrison, Jackson, Pearl River,	
Arizona Arkansas Colorado Kansas Louisiana Mississippi	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District. Hancock, Harrison, Jackson, Pearl River, Wilkinson. All.	
Arizona Arkansas Colorado Kansas Louisiana Mississippi New Mexico	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District. Hancock, Harrison, Jackson, Pearl River, Wilkinson. All. All.	
Arizona Arkansas Colorado Kansas Louisiana Mississippi New Mexico Oklahoma Texas	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District. Hancock, Harrison, Jackson, Pearl River, Wilkinson. All. All. All.	
Arizona Arkansas Colorado Kansas Louisiana Mississippi New Mexico Oklahoma Texas	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District. Hancock, Harrison, Jackson, Pearl River, Wilkinson. All. All.	
Arizona Arkansas Colorado Kansas Louisiana Mississippi New Mexico Oklahoma Texas I Commanding Officer	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District. Hancock, Harrison, Jackson, Pearl River, Wilkinson. All. All. All. Fifth District	
Arizona Arkansas Colorado Kansas Louisiana Mississippi New Mexico Oklahoma Texas I Commanding Officer US Army Fifth Recruiting Dist	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District. Hancock, Harrison, Jackson, Pearl River, Wilkinson. All. All. All. Fifth District	
Arizona Arkansas Colorado Kansas Louisiana Mississippi New Mexico Oklahoma Texas Commanding Officer US Army Fifth Recruiting Dist. 1819 West Pershing Road	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District. Hancock, Harrison, Jackson, Pearl River, Wilkinson. All. All. All. Fifth District	
Arizona Arkansas Colorado Kansas Louisiana Mississippi New Mexico Oklahoma Texas I Commanding Officer US Army Fifth Recruiting Dist	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District. Hancock, Harrison, Jackson, Pearl River, Wilkinson. All. All. All. Fifth District	
Arizona Arkansas Colorado Kansas Louisiana Mississippi New Mexico Oklahoma Texas Commanding Officer US Army Fifth Recruiting Dist. 1819 West Pershing Road Chicago, IL 60609 State	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District. Hancock, Harrison, Jackson, Pearl River, Wilkinson. All. All. All. Fifth District Counties	
Arizona Arkansas Colorado Kansas Louisiana Mississippi New Mexico Oklahoma Texas I Commanding Officer US Army Fifth Recruiting Dist: 1819 West Pershing Road Chicago, IL 60609	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District. Hancock, Harrison, Jackson, Pearl River, Wilkinson. All. All. All. Fifth District Counties All counties except those shown as assigned.	
Arizona Arkansas Colorado Kansas Louisiana Mississippi New Mexico Oklahoma Texas Commanding Officer US Army Fifth Recruiting Dist. 1819 West Pershing Road Chicago, IL 60609 State	Apache, Navajo. All counties except those shown as assigned to Third District. Dolores, LaPlata, Montezuma. Clark, Comanche, Edwards, Grant, Kiowa, Meade, Morton, Seward, Stevens. All counties except those shown as assigned to Third District. Hancock, Harrison, Jackson, Pearl River, Wilkinson. All. All. All. All. All. All. All. Counties All counties except those shown as assigned to Fourth District.	

Fifth District—Continued

State	Counties
Indiana	All counties except those shown as as-
	signed to First District.
Iowa	All.
Kansas	All counties except those shown as as-
	signed to Fourth District.
Michigan	All.
Minnesota	All.
Missouri	All counties except those shown as as-
	signed to Third District.
Nebraska	All.
North Dakota	All.
South Dakota	All.
Wisconsin	All.
Wyoming	All counties except those shown as as-
	signed to Sixth District.

Sixth District

Commanding Officer US Army Sixth Recruiting District Presidio of San Francisco, CA 94129

State	Counties
Alaska	All.
Arizona	All except those shown as assigned to
	Fourth District.
California	All.
Hawaii	All.
Idaho	All.
Montana	All.
Nevada	All.
Oregon	All.
Utah	All.
Washington	All.
Wyoming	Big Horn, Hot Springs, Park, Sheridan,
	Sublette, Sweetwater, Teton, Uinta,
	Washakie.

The proponent agency of this regulation is The Adjutant General's Office. Users are invited to send comments and suggested improvements on DA Form 2028 (Recommended Changes to publications) direct to HQDA (DAAG-PSS-S), WASH., DC 20314.

By Order of the Secretary of the Army:

W. C. WESTMORELAND, General, United States Army, Chief of Staff.

Official:

VERNE L. BOWERS, Major General, United States Army, The Adjutant General.

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