	SEPARATION UNDER AR 635-200	
	For use of this form, see FK Pam 635-200	
	DEPARTMENT OF THE ARMY	
(Office Sy	mbol) (Date)	
MEMORANDU	JM FOR	
SUBJECT: Se	eparation Under AR 635-200, Chapter	
	(Enter appropriate chapter)	
1. *I have bee	en advised by my consulting counsel of the basis for the contemplated action to separate me for (reason(s))	
of separation, of service un separation bose separation, I considered u	-200, Chapter, and its effects; of the rights available to me; and the effect of any action waiving my rights. I understand that if I have 6 years of total active and reserve military service at the time under AR 635-200, Chapter, (or I have been notified that I am subject to a characterization der other than honorable conditions), I am entitled to have my case considered by an administrative and. (I understand that if I have less than 6 years of total active and reserve service at the time of am not entitled to have my case heard by an administrative separation board unless I am being nder other than honorable conditions.) (I understand that if I am being considered for separation under Chapter 15 (homosexual conduct), I am entitled to have my case heard by an administrative separation	
	est waive consideration of my case by an administrative separation board. **(This waiver bes not apply to my Reserve Officer status.) (I am a Reserve commissioned warrant officer.  and my date of appointment is ).	
	een advised of my right to submit a conditional waiver of my right to have my case considered by an separation board.	
4. I request waive personal appearance before an administrative separation board.		
5. Statements in my own behalf ☐ are ☐ are not submitted herewith (enclosure ).		
6. I request waive consulting counsel and representation by my military counsel and/or civilian counsel at no expense to the Government.		
	nd that my willful failure to appear before the administrative separation board by absenting myself without leave a waiver of my rights to personal appearance before the board.	
conditions is is honorable co that I may export service which correction of the conditions in the cond	nd that I may expect to encounter substantial prejudice in civilian life if a general discharge under honorable assued to me. ****I further understand that, as the result of issuance of a discharge under other than inditions, I may be ineligible for many or all benefits as a veteran under both Federal and State laws and spect to encounter substantial prejudice in civilian life.) I understand that if I receive a discharge/character is less than honorable, I may make application to the Army Discharge Review Board or the Army Board for Military Records for upgrading; however, I realize that an act of consideration by either board does not imply large will be upgraded.	
AUTHORITA	DATA REQUIRED BY THE PRIVACY ACT OF 1974 (5 USC 552a)	
AUTHORITY: PURPOSE: ROUTINE USES:	10 U.S.C 1169, 3013, 12313(a), and 12681; 42 U.S.C 10606 et seq.; DoD Directive 1030.1; and E.O. 9397 (SSN).  To be used by the commander exercising separation authority over you to determine approval or disapproval of the separation action.  Information provided in the statement is used by processing activities and the approval authority to determine what rights soldier desires to exercise and the offering of such rights as indicated. Upon completion of processing actions, the statement is filed in the MPRJ. So long as filed in the MPRJ, the personal information may be used by other appropriate Federal agencies and State and local government authorities where the use of the information is compatible with the purpose for which the information is collected.	
DISCLOSURE:	Voluntary. If the information is not provided, the Army will complete processing using information available.	

9. I understand that I may, up until the date the separation authority orders, directs, or approves my separation, withdraw this waiver and request that an administrative separation board hear my case.			
10. *****I understand that if I am being considered for separation for fraudulent entry, my enlistment may be voided under certain circumstances and that all pay and allowances will be suspended immediately upon verification of the fraudulent entry.			
11. I have retained a copy of this statement.			
Engl(a)			
Encl(s)	(Soldier's Signature)		
	(Soldier's Typed Name, Grade, & SSN)		
	(Date)		
	(246)		
Having been advised by me of the basis for  his her contemplated separation and its effects, the rights available to him her of a waiver of his her rights, personnally made the choices			
indicated in the foregoing statement.	(Soldier's Name)		
	(Counsel's Signature)		
	(Counsel's Typed Name, SSN, Grade, Branch)		
NOTES:			
*If the soldier declines to consult with consulting counsel prior to waiving his or her rights, he or she will be advised to do so by his or her commander. If he or she persists in his or her refusal, insert as first sentence of paragraph 2, the following statement:			
"Before completing this format, I have been afforded the consultation; or military counsel of my own choice, if he my own expense. I decline the opportunity."			
Separation action will then proceed as if the soldier had consulted with counsel. In all cases, except the above, consulting counsel will witness their statement and indicate that he or she is a commissioned officer of the Judge Advocate General's			
Corps.  **To be used if the soldier holds status as a Reserve commissioned or warrant officer.  ***If the soldier desires to submit a conditional waiver of the right to have his or her case considered by an administrative			
separation board, use FK Form 9586-E.  ****To be used if the member has been recommended for discharge for fraudulent entry, misconduct, or homosexual			
conduct.  *****To be used if the soldier is considered for separation for fraudulent entry.			
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